

1. The Public Hearing will proceed on the advertised dates, as set out above;
2. Any issues and evidence related to C&R costs are hereby adjourned to a later date to be set by the Board, after the Public Hearing;
3. Matters related to C&R costs will not form part of the Public Hearing, but C&R planning matters may be raised;
4. IORL and the Receiving Parties are directed to work with Board staff and counsel to develop a process which will enable the Board to address the Confidential Information and a final C&R cost for the renewed licence in an appropriate manner in its decision and reasons. By no later than 5:00 pm (MDT) on Friday, July 18, 2014, IORL and the Receiving Parties shall file written submissions with the Board on the recommended process;
5. After submissions from IORL and the Receiving Parties on process, as referenced in point #4, the Board will issue a further Direction on Procedure addressing the handling of the Confidential Information for purposes of a Board decision and the process to conclude this proceeding;
6. IORL and the Receiving Parties are directed to set out any concerns with this procedural direction in writing by no later than noon (MDT) on Friday June 6, 2014. Any such concerns shall be filed with Mr. Tony Morris, Regulatory Specialist Sahtu Land and Water Board.

Signed on behalf of the Board:



Paul Dixon, Executive Director

June 5th, 2014.

Document #: 730967