

**SPECIFIC CLAIMS TRIBUNAL
TRIBUNAL DES REVENDICATIONS PARTICULIÈRES**

Date: 20110914

File No.: SCT- 5001-11

OTTAWA, ONTARIO, September 14, 2011

PRESENT: The Honourable Harry Slade

B E T W E E N:

BEARDY'S & OKEMASIS BAND #96 AND #97

Claimant (Respondent)

v.

**HER MAJESTY THE QUEEN IN THE RIGHT OF CANADA
As represented by the Minister of Aboriginal Affairs and Northern Development
Canada**

Respondent (Applicant)

ORDER

UPON THE APPLICATION of counsel on behalf of the Respondent (Applicant) for the Crown's Request for Leave to file a Notice of Application for the Resolution of a Procedural Matter pursuant to Rule 29 and 30 of the *Specific Claims Tribunal Rules of Practice and Procedure*;

The parties were heard by Justice Slade, Chairperson of the Specific Claims Tribunal, on July 28, 2011;

IT IS HEREBY ORDERED AND ADJUDGED THAT:

1. The Crown's Application to vary the time to file Canada's Response until after the Tribunal has ruled on Canada's Application to Strike on jurisdictional grounds is denied;

2. The Crown shall file its Response to the Claim by August 19, 2011.
3. The Rule 37 requirement, limiting an application and response to 20 pages in length, is waived for the purpose of Canada's pending Application to Strike pursuant to Section 17 of *the Specific Claims Tribunal Act*.

HARRY SLADE

Harry Slade
Chairperson, Specific Claims Tribunal