

FILE NO.: SCT-4001-14
DATE: 20170609

**SPECIFIC CLAIMS TRIBUNAL
TRIBUNAL DES REVENDICATIONS PARTICULIÈRES**

BETWEEN:)	
)	
SAGKEENG FIRST NATION)	
)	Ryan M. Lake and Candice S. Metallic, for
)	the Claimant
)	
Claimant)	
)	
– and –)	
)	
HER MAJESTY THE QUEEN IN RIGHT)	
OF CANADA)	Lauri M. Miller, for the Respondent
As represented by the Minister of Indian)	
Affairs and Northern Development)	
)	
)	
Respondent)	
)	
)	
)	
)	HEARD: June 6, 2017

ORDER

Honourable Harry Slade, Chairperson

FURTHER to a Notice of Application on Consent filed by the Parties on June 1, 2017 seeking an adjournment of the expert evidence hearing;

AND FURTHER to a Case Management Conference (CMC) held by teleconference on June 6, 2017, at 2:00 P.M., Eastern Time (Ottawa);

AND FURTHER to the mandate of the Tribunal to resolve specific claims in a just, timely, and cost effective manner under the *Specific Claims Tribunal Act* and *Specific Claims Tribunal Rules of Practice and Procedure*;

AND FURTHER to the mandate of the Tribunal to encourage the negotiation of claims as part of the process of reconciliation between the Crown and First Nations;

THE TRIBUNAL ORDERS THAT:

[1] The expert evidence hearing scheduled to be heard from June 13 to June 27, 2017 is adjourned *sine die*.

[2] The Tribunal will continue to manage this matter as a specially managed proceeding pursuant to Part 7 of the *Specific Claims Tribunal Rules of Practice and Procedure* and Rule 385 of the *Federal Courts Rules*.

[3] The Registry will contact the Parties to schedule a CMC within six months at which:

- a) the Parties shall provide a status update on the settlement negotiations, indicating which issues are settled and which issues remain to be resolved; and
- b) either Party may, on Application, request that the Tribunal rule or provide directions on any matters within its jurisdictions that may arise between them in their preparation for settlement negotiations.

[4] Either Party may, at any time, file an Application requesting that:

- a) the expert evidence hearing be re-scheduled; or
- b) the Tribunal rule or provide directions on any matters within its jurisdiction that may arise between them in the course of settlement negotiations.

The Party must provide 10 days' advance notice of an Application pursuant to this paragraph to the other Party.

HARRY SLADE

Honourable Harry Slade, Chairperson