



[1] The Parties shall have until **February 19, 2016** to file a Notice of Application for the determination of the compensation principles applicable to this Claim under the *Specific Claims Tribunal Act*. Both Parties are granted leave to file such an Application should they so decide.

[2] If an Application is filed, the next CMC will be held the following week to establish deadlines for the filing of written submissions. The Claimant would file its Memorandum of Fact and Law presenting its legal arguments regarding applicable compensation principles first, after which the Respondent would have the opportunity to respond. The Claimant would then have a right of reply confined to issues raised by the Respondent that were not reasonably anticipated when the Claimant filed its Memorandum.

[3] If an Application is not filed, the next CMC will be held the week following February 19, 2016 to establish deadlines to proceed to a hearing on compensation, covering the exchange of expert evidence and written submissions on compensation. For the written submissions, the Claimant would file its Memorandum of Fact and Law on compensation first, containing both its legal arguments regarding applicable compensation principles as well as the evidentiary basis for the compensation it seeks. The Respondent would then have the opportunity to respond on both matters. The Claimant would have a right of reply confined to issues raised by the Respondent that were not reasonably anticipated when the Claimant filed its Memorandum.

[4] The date and time of the next CMC will be set by the Registry in consultation with the Parties.

HARRY SLADE

---

Honourable Harry Slade, Chairperson