

FILE NO.: SCT-7001-13
DATE: 20130917

**SPECIFIC CLAIMS TRIBUNAL
TRIBUNAL DES REVENDICATIONS PARTICULIÈRES**

BETWEEN:)	
)	
HALALT FIRST NATION)	
)	Jenny Biem, for the Claimant
)	
Claimant)	
)	
– and –)	
)	
HER MAJESTY THE QUEEN IN RIGHT)	
OF CANADA)	
As represented by the Minister of Indian)	Judith Hoffman, Naomi Wright and Deborah
Affairs and Northern Development)	McIntosh, for the Respondent
)	
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Respondent)	
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ORDER

Honourable Harry Slade

Pursuant to Rule 10 of the *Specific Claims Tribunal Rules of Practice and Procedure*, and upon the request of the parties, **THE TRIBUNAL ORDERS** that:

[1] the Tribunal first hold a hearing and render its decision on the validity of takings for which the Crown does not concede validity;

[2] the Tribunal hold a second hearing and render its decision on the issue of the adequacy of compensation in accordance with the *Specific Claims Tribunal Act*, section 20, in relation to any claims advanced in the Declaration of Claim that are found valid upon the first hearing;

[3] the parties will have a reasonable time following the decision of the Tribunal upon the first hearing to gather evidence relating to compensation, including expert evidence;

[4] should one of the parties seek judicial review of the Tribunal's decision on validity to the Federal Court of Appeal, that party will provide notice to the Tribunal via email of significant steps taken in the application for judicial review;

[5] should one of the parties appeal the Federal Court of Appeal's decision to the Supreme Court of Canada, that party will provide notice to the Tribunal via email of significant steps in the appeal; and,

[6] the hearing on compensation will not begin until the issue of validity is decided and the parties have exhausted any rights they may have for judicial review to the Federal Court of Appeal, or appeal to the Supreme Court of Canada.

HARRY SLADE

Honourable Harry Slade
Specific Claims Tribunal Canada