## **FEDERAL COURT**

**BETWEEN:** 

NEIL ALLARD TANYA BEEMISH DAVID HEBERT SHAWN DAVEY

**PLAINTIFFS** 

AND:

## HER MAJESTY THE QUEEN IN THE RIGHT OF CANADA

DEFENDANT

## REQUISITION FOR PRE-TRIAL CONFERENCE

THE PLAINTIFFS REQUEST that a date be set for a pre-trial conference in this action.

## THE PLAINTIFFS CERTIFY:

- 1. All examinations for discovery which the plaintiffs intend to conduct have not been completed because the Defendants objected to numerous questions and the issues arising therefrom are a subject of a Motion to the Court in writing under Rule 369 of the Federal Court Rules 1998 seeking an order pursuant to Rules 240 and 241 requiring the Defendants to answer the questions in issue. This Motion is currently being considered by the Court. In addition the Defendants in relation to some questions undertook to provide answers at a later time and some of those answers remain outstanding. Consequently the Plaintiffs are unable to certify that all examinations for discovery that the plaintiffs intend to conduct have been completed.
- 2. A settlement discussion has taken place on September 26<sup>th</sup>, 2014 under Rule 257 of the *Federal Courts Rules* and it has been determined that because this is a Constitutional challenge to Government legislation, there is no possibility of settling any or all of the issues in the action.
- 3. The pre-trial conference should be held at Vancouver.

- 4. The parties are available at any time except: October 2, 3,14-17, 21, 23, 24, 27 November 5, 6, 7, 10, 13, 17, 18, 19, 24, 26, 27, 28.
- 5. The pre-trial conference will be in English.

DATED: October 1, 2014

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