## IN THE MATTER OF AN ARBITRATION UNDER CHAPTER ELEVEN OF THE NORTH AMERICAN FREE TRADE AGREEMENT AND THE UNCITRAL ARBITRATION RULES

	PROCEDURAL ORDER NO. 7 14 September 2017	
		Respondent
	GOVERNMENT OF CANADA	
	AND	
	LONE PINE RESOURCES INC.	Claimant
BETWEEN:		

THE ARBITRAL TRIBUNAL:

Mr. V.V. Veeder (President)
Professor Brigitte Stern
Mr. David Haigh

- 1. The Tribunal here rules on certain outstanding matters from the organisational meeting on 12 September 2017:
- 2. Subject to further order, on the assumption that Ms Normandeau testifies at the Hearing and is subjected to cross-examination, the Tribunal considers that a 50:50 split of the total time available to the Parties is appropriate. That available time shall cover all opening oral submissions, the examination of all expert and factual witnesses by the Parties (direct, cross, redirect, re-cross etc) and all closing oral submissions. The Tribunal intends to apply this 50:50 split in a flexible and equitable manner depending on the prevailing circumstances; and it will not necessarily be enforced with any mathematical precision.
- 3. The maximum time available for the direct examination of a factual witness shall be 10 minutes. For expert witnesses, it shall be not more than 30 minutes. For good cause shown in advance of any witness's examination, the Tribunal may extend the maximum time for that particular witness or group of witnesses.
- 4. This Procedural Order is issued in the Place of Arbitration.

[Si	gne	[t

V.V. Veeder

On behalf of the Tribunal Date: 14 September 2017