



Canadian International  
Trade Tribunal

Tribunal canadien du  
commerce extérieur

CANADIAN  
INTERNATIONAL  
TRADE TRIBUNAL

# Procurement

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## DETERMINATION

File PR-2025-040

Steeple Incorporated

v.

Department of National Defence

*Determination and reasons issued  
Friday, February 27, 2026*

IN THE MATTER OF a complaint filed by Steeple Incorporated pursuant to subsection 30.11(1) of the *Canadian International Trade Tribunal Act*;

AND FURTHER TO a decision to conduct an inquiry into the complaint pursuant to subsection 30.13(1) of the *Canadian International Trade Tribunal Act*.

**BETWEEN**

**STEEPLE INCORPORATED**

**Complainant**

**AND**

**THE DEPARTMENT OF NATIONAL DEFENCE**

**Government  
Institution**

**DETERMINATION**

Pursuant to subsection 30.14(2) of the *Canadian International Trade Tribunal Act* (CITT Act), the Canadian International Trade Tribunal determines that complaint is not valid.

Pursuant to section 30.16 of the CITT Act, the Tribunal awards the Department of National Defence its costs in the amount of \$1,150 for responding to the complaint, which costs are to be paid by Steeple Incorporated (Steeple). The Tribunal directs Steeple to take appropriate action to ensure prompt payment.

Eric Wildhaber

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Eric Wildhaber

Presiding Member

The statement of reasons was issued to the parties at the same time as the determination. It will be posted on the Tribunal's website once it is available in the other official language. A copy of the statement of reasons is available upon request by contacting the Registry.