

claims arising before April 1991 and that are identified as such in the Public Accounts;

“spending limit” for a fiscal year means

- 5 (a) in the case of the 1991-92 fiscal year, \$97,200,000,000, plus all increased expenditures for specific programs that have been certified under subsection 4(1) for the year,
- 10 (b) in the case of the 1992-93 fiscal year, \$100,900,000,000, plus all amounts by which the spending limit for the year is increased under subsection 3(2), paragraph 3(3)(b) or subsection 6(4) and all increased expenditures for 15 specific programs that have been certified under subsection 4(1) for the year, minus all amounts by which the spending limit for the year is reduced under paragraph 3(6)(b) or subsection 6(3), 20
- (c) in the case of the 1993-94 fiscal year, \$104,100,000,000, plus all amounts by which the spending limit for the year is increased under subsection 3(2), paragraph 3(3)(b) or (6)(a) or 25 subsection 6(4) and all increased expenditures for specific programs that have been certified under subsection 4(1) for the year, minus all amounts by which the spending limit for the year is 30 reduced under paragraph 3(3)(a) or (6)(b) or subsection 6(3),
- (d) in the case of the 1994-95 fiscal year, \$107,400,000,000, plus all amounts by which the spending limit for 35 the year is increased under subsection 3(2), paragraph 3(3)(b) or (6)(a) or subsection 6(4) and all increased expenditures for specific programs that have been certified under subsection 4(1) for the year, minus all amounts by which the spending limit for the year is 40 reduced under paragraph 3(3)(a) or (6)(b) or subsection 6(3), and
- (e) in the case of the 1995-96 fiscal 45 year, \$111,250,000,000, plus all amounts by which the spending limit for the year is increased under subsection 3(2) or (4), paragraph 3(6)(a) or subsection 6(4) and all increased expendi- 50

pour l'exercice conformément au paragraphe 4(1);

b) 1992-1993 : 100 900 000 000 \$ plus le montant des majorations effectuées en application des paragraphes 3(2) ou (3) 5 ou 6(4) et l'augmentation des dépenses entérinée pour l'exercice conformément au paragraphe 4(1), moins le montant des réductions effectuées en application des paragraphes 3(6) ou 6(3); 10

c) 1993-1994 : 104 100 000 000 \$ plus le montant des majorations effectuées en application des paragraphes 3(2), (3) ou (6) ou 6(4) et l'augmentation des dépenses entérinée pour l'exercice conformé- 15 ment au paragraphe 4(1), moins le montant des réductions effectuées en application des paragraphes 3(3) ou (6) ou 6(3);

d) 1994-1995 : 107 400 000 000 \$ plus 20 le montant des majorations effectuées en application des paragraphes 3(2), (3) ou (6) ou 6(4) et l'augmentation des dépenses entérinée pour l'exercice conformément au paragraphe 4(1), moins le mon- 25 tant des réductions effectuées en application des paragraphes 3(3) ou (6) ou 6(3);

e) 1995-1996 : 111 250 000 000 \$ plus le montant des majorations effectuées en 30 application des paragraphes 3(2), (4) ou (6) ou 6(4) et l'augmentation des dépenses entérinée pour l'exercice conformément au paragraphe 4(1), moins le mon- 35 tant des réductions effectuées en application des paragraphes 3(3) ou (6) ou 6(3).

« société d'État » S'entend au sens du paragraphe 83(1) de la *Loi sur la gestion des finances publiques*.

« société d'État »
“Crown corporation”

“spending limit”
« plafond »