

GENERAL APPLICATION PRACTICE DIRECTIVE #11

TIME LIMITS FOR ORAL PRESENTATION IN CHAMBERS

REFERENCE: GA-PD #11

Effective: September 1, 2022

Revised: November 1, 2023

- 1. Unless the Court or a judge orders or directs:
 - a) the applicant or all the applicants, as the case may be, shall limit their argument to thirty (30) minutes in total, and their reply to five (5) minutes.
 - b) the respondent or all of the respondents, as the case may be, shall limit their oral argument to thirty (30) minutes.
- 2. These times are maximums and all arguments are subject to the direction of the presiding chambers judge.
- 3. A party who believes that additional time is necessary for the adequate presentation of their oral argument may request, by way of a letter addressed to the local registrar with a copy to the party or counsel opposite, the additional time considered necessary. The request shall be made no later than two (2) days prior to the date set for the application.

Chief Justice M.D. Popescul Court of King's Bench for Saskatchewan