

From: Benjamin.Tait@international.gc.ca
To: Cavinder.Bull@drewnapier.com; DBishop@kslaw.com; dbethlehem@twentyessex.com
Cc: Christel.Tham; Diana.Pyrikova; bappleton@appletonlaw.com; tenantclaimant@appletonlaw.com; sbustillos@reedsmith.com; blove@reedsmith.com; nlatif@appletonlaw.com; EMullins@reedsmith.com; Heather.Squires@international.gc.ca; Annie.Quellet@international.gc.ca; Mark.Klaver@international.gc.ca; Darian.Bakelaar@international.gc.ca; Krystal.Girvan@international.gc.ca; Alexandra.Dosman@international.gc.ca; MariaCristina.Harris@international.gc.ca
Subject: PCA Case No 2018-54 Tennant Energy LLC v. Government of Canada
Date: 14 September 2020 20:33:21

Dear Member's of the Tribunal,

Canada writes seeking an extension of time to provide the Claimant with its proposed confidentiality designations to the Claimant's Memorial, Damages Valuation Report, Witness Statement, and supporting documents. Pursuant to para. 16 of the Confidentiality Order, a filing Party has 21 calendar days from the date of filing to provide its proposed designations. The receiving Party then has an additional 21 calendar days to object to the filing party's designations, and make its own proposed designations. Canada's deadline for providing its proposed designations to the Claimant is Friday, September 18, 2020 (while the Claimant has not provided Canada with any proposed designations, Canada's deadline reflects 21 days after the Claimant's deadline of August 28).

In light of the fact that Canada's proposed designations depend on the outcome of Canada's motion with respect to Claimant's use of the confidential hearing videos from the *Mesa Power LLC v. Canada* arbitration, Canada seeks an extension to file its propose designations to ten business days from the date of the Tribunal's ruling on this matter.

Best regards,

Benjamin Tait
Paralegal
Trade Law Bureau (JLTB)
Global Affairs Canada
Tel: (343) 203-6868

