

From: Benjamin.Tait@international.gc.ca
To: bappleton@appletonlaw.com; Cavinder.Bull@drewnapier.com; DBishop@kslaw.com; dbethlehem@twentyessex.com
Cc: Christel.Tham@international.gc.ca; Diana.Pyrikova@international.gc.ca; tenantclaimant@appletonlaw.com; sbustillos@reedsmith.com; blove@reedsmith.com; nlatif@appletonlaw.com; EMullins@reedsmith.com; Heather.Squires@international.gc.ca; Annie.Ouellet@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: RE: PCA Case No 2018-54 Tennant Energy LLC v. Government of Canada
Date: 14 September 2020 22:09:21

Dear Members of the Tribunal,

Canada would be amenable to a stay of the deadlines under the Confidentiality Order effective August 10, 2020, the date on which Canada filed its Motion concerning the use of Confidential Information from the *Mesa* arbitration.

Best regards,

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

