

SE

SECRETARÍA DE ECONOMÍA

Subsecretaría de Comercio Exterior
Dirección General de Consultoría Jurídica de Comercio Internacional**DGCJCI.511.48.171.2015**Subject: Mesa Power Group, LLC v. Canada
Mexico City, May 14, 2015***By email***

Professor Gabrielle Kaufmann-Kohler
The Honorable Charles N. Brower
Mr. Toby T. Landau QC
Mr. Rahul Donde
Mr. Hanno Wehland
Mr. Ben Craddock

Dear Members of the Tribunal,

The Government of Mexico understand the disputing parties have been asked to make submissions on the relevance and impact of the *Bilcon v. Canada* award and dissenting opinion for purposes of the present arbitration and to advise whether the non-disputing parties should be entitled to make submissions under Article 1128.

In that regard, the Government of Mexico hereby notifies the disputing parties that it reserves its right to present a submission to the Tribunal as a non-disputing Party, on questions of interpretation of the North American Free Trade Agreement raised in the *Bilcon* award and dissenting opinion, in accordance with NAFTA Article 1128, by June 12, as proposed by the United States Department of State in its submission dated May 14, 2015.

Sincerely,

Adriana Pérez-Gil Ochoa
Legal Counsel for International Trade

Cc: Mr. Shane Spelliscy, Mr. Michael Owen, Mr. Ian Philp, Ms. Heather Squires, Ms. Jennifer Hopkins, Prof. Gabrielle Kaufmann-Kohler, the Honorable Charles N. Brower, Toby Landau, QC, Mr. Rahul Donde.