

From: [Barry Appleton](#)
To: [Jose Luis Aragon Cardiel](#); "[Benjamin.Tait@international.gc.ca](#)"
Cc: [Cavinder.Bull@drewnapier.com](#); [dbethlehem@twentysessex.com](#); [dbishop@kslaw.com](#); [Diana.Pyrkova](#); [Ed.Mullins](#); [Tennant.Claimant](#); [Heather.Squires@international.gc.ca](#); [Mark.Klaver@international.gc.ca](#); [Krystal.Girvan@international.gc.ca](#); [Alexandra.Dosman@international.gc.ca](#); [Stefan.Kuuskne@international.gc.ca](#); [Sylvie.Zidan@international.gc.ca](#)
Subject: RE: PCA Case No 2018-54 Tennant Energy LLC v. Government of Canada
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Attachments: [image003.png](#)

Mr. Aragon Cardiel

Counsel sought information to prevent any misunderstanding in this matter. We note that subject to the mandatory provisions of the NAFTA and the lex arbitri of Washington DC in the United States; the disputing parties are entitled to set the procedural rules of the arbitration as a matter of party consent.

Our inquiry today was entirely to facilitate the Tribunal's expectations better, and we thank you for the speedy clarification of your understanding of what the Tribunal expects in light of what is currently on the record before the Tribunal.

The disputing parties will provide a revised estimate in the schedule, bearing in mind the considerations raised during the pre-hearing conference call.

On behalf of counsel for the Investor, Tennant Energy



Barry Appleton, FCIArb, LL.M, JD

Managing Partner

Appleton & Associates International Lawyers LP

Tel 416.966.8800 • Fax 416.966.8801

bappleton@appletonlaw.com • www.appletonlaw.com

121 Richmond St. W, Suite 304, Toronto, Ontario • M5R 2K1

Co-Director and Distinguished Senior Fellow, Adjunct Professor of Law

New York Law School, Center for International Law

185 W. Broadway, Rm 910. New York, NY 10013

Barry.appleton@nyls.edu