CIMFP Exhibit P-01505

latter. Am I missing anything?

The text you sent only addresses the

Page 1

----- Original Message -----From Bown, Charles W. Sent: Wednesday, November 07, 2012 12:05 PM To: Thompson, Robert Subject: RE: CoffEy

We recognize the importance of certainty regarding the availability of water for the Muskrat Falls Project

The purpose of the legislative changes we made and the requirement for a water amendment agreement was to coordinate production from both Muskrat Falls and the CFLCo plant so both companies to meet their electricity sales contracts and that the benefits from the same water in the river could be maximized. There is no issue here whereby we require an agreement with Hydro Quebec.

Nalcor has an agreement with CFLCo that meets the requirements of our legislation which has been approved by the PUB. In fact, Hydro Quebec has provided PUB with a letter noting that it has no issue with the Water Management agreement as long as it doesn't impact their Power Contract.

Without going into detail on the legal agreements and contracts, but Mr Coffey has not done a thorough review of all the legislation and agreements, because, if he had, he would recognize that there is no issue with respect to Nalcor having access to water for the Muskrat Falls Plant.

----Original Message-----From: Thompson, Robert Sent: Wednesday, November 07, 2012 10:38 AM To: Bown, Charles W. Subject: RE: CoffEy

Do you have some text now?

----Original Message-----From Bown, Charles W. Sent: Tuesday, November 06, 2012 4:35 PM To: Thompson, Robert Subject: RE: CoffEy

I have a draft prepared and have sent to Ed and Gilbert for review.

----Original Message-----From: Thompson, Robert Sent: Tuesday, November 06, 2012 2:20 PM To: Bown, Charles W. Subject: Re: CoffEy

Try

----- Original Message -----From Bown, Charles W. Sent: Tuesday, November 06, 2012 02:18 PM To: Thompson, Robert Subject: Re: CoffEy

I'll come up after news conf. Are you available at 3?

----- Original Message -----From: Thompson, Robert Sent: Tuesday, November 06, 2012 12:08 PM To: Bown, Charles W. Subject: Re: CoffEy

Need to talk about this when you are free.

---- Original Message -----From: Bown, Charles W. Sent: Tuesday, November 06, 2012 11:44 AM To: Thompson, Robert Cc: 'emartin@nalcorenergy.com' <emartin@nalcorenergy.com> Subject: Re: CoffEy

CIMFP Exhibit P-01505

Coffey doesn't recognize the change at renewal. Nevertheless, the legislation gives us belt and suspenders and protects from unknown legal issues.

Two important points: The legislation protects the Power Contract; no issue

The legislation compels the completion of a water mgt agreement which CFLCo would otherwise not sign.

Charles

---- Original Message -----From: Thompson, Robert Sent: Tuesday, November 06, 2012 11:34 AM To: Bown, Charles W. Subject: Re: CoffEy

Ok, but in the absence of water management agreement and legislation, would his point be valid?

----- Original Message -----From: Bown, Charles W. Sent: Tuesday, November 06, 2012 11:05 AM To: Thompson, Robert; 'GBennett@nlh.nl.ca' <GBennett@nlh.nl.ca> Subject: Re: CoffEy

Discussed here with Ed ...

There is no concern here with respect to water rights (let's no say negated as it assumed he has a point)

Nalcor and Govt did an extensive review and analysis of the Power Contract, Shareholders Agreement and the Water Lease.

The water mgt legislation and water mgt agreement ensures that sufficient water and process arrangements are in place between MF and CFLCO to produce the 4.9 Twh per year. Charles

----- Original Message -----From: Thompson, Robert Sent: Tuesday, November 06, 2012 10:30 AM To: Bown, Charles W.; 'GBennett@nlh.nl.ca' <GBennett@nlh.nl.ca> Subject: CoffEy

Premier is asking whether, if asked about Bern Coffey's arguments on water mgmt, whether it is accurate to say that his argument is negated by the water management legislation and subsequent agreement put in place between Nalcor and CFLCo? What is the most succinct way to say this?