

UNPROTECTED/NON PROTÉGÉ

SUPPLEMENTAL

CMD: 19-H112.A

Date signed/Signé le : 02 FEBRUARY 2020

Request for a Commission Decision on
the Scope of an Environmental
Assessment for

Demande de décision de la
Commission sur la portée d'une
évaluation environnementale pour ce
qui suit

NexGen Energy Ltd.

NexGen Energy Ltd.

Rook I Project

Projet Rook I

Hearing in writing based solely on
written submissions

Audience fondée uniquement sur des
mémoires

Scheduled for:
February 2020

Prévue pour :
Février 2020

Submitted by:
CNSC Staff

Soumise par :
Le personnel de la CCSN

e-Doc: 6099117 (WORD)

e-Doc: 6099122 (PDF)

Summary

The purpose of this supplemental CMD is to:

- Correct section 2.2 of CMD 19-H112 and include the Métis Nation – Saskatchewan as part of the list of identified Indigenous groups and organizations that may have an interest in the project.

There are no additional actions requested of the Commission beyond those expressed in CMD 19-H112.

Résumé

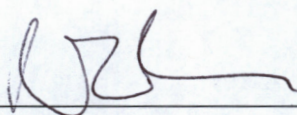
Le but de ce CMD supplémentaire est le suivant :

- Corriger la section 2.2 du CMD 19-H112 et inclure la Nation métisse de la Saskatchewan dans la liste des groupes et organisations autochtones identifiés qui ont un intérêt à l'égard du projet.

Aucune autre mesure n'est demandée à la Commission, à l'exception de celles indiquées dans le CMD 19-H112.

Signed/signé le

02 February 2020



Michael Rinker

Director General

Directorate of Environmental and Radiation Protection and Assessment

Directeur général de la

Direction de l'évaluation et de la protection environnementales et radiologiques

ERRATUM

Section 2.2 of the Commission Member Document (CMD) 19-H112 from CNSC staff, lists Métis Nation – Saskatchewan (MNS) Northern Region II, but did not specifically list the MNS as part of the list of identified First Nation and Métis groups with potential interests in the project. CNSC staff would like to provide clarification that MNS has been included on CNSC staff's list of identified groups since the beginning of the regulatory review process of this project and they should be added to the list of identified groups in CMD 19-H112. It is CNSC staff's intention to continue to consider the potential interests that MNS has, on its own behalf and also on behalf of potentially impacted Métis communities in Northern Region II, throughout the environmental assessment.

CNSC staff will ensure that all Indigenous consultation and engagement activities will continue to include MNS as an entity with potential interest in this project. CNSC staff will also ensure that MNS continues to be included in all project updates and correspondence throughout the environmental assessment and licensing processes for the project.