

1 Q. (Expert Evidence – JT Browne Consulting, page 3) It is stated “*The TFA is a long term*
2 *agreement that begins upon full commissioning of the LIL and is expected to extend*
3 *for about 50 years. Under this agreement, Hydro is required to make payments to*
4 *LIL Opco in accordance with terms specified in the agreement.*” Later on the same
5 page it is stated “*None of the amounts are to be included in customer rates until the*
6 *MFP is commissioned, or nearing commissioning, and Hydro is receiving services*
7 *from the MFP*”. Is Hydro not in fact proposing to recover operating and
8 maintenance costs for LIL/LTA beginning in 2018 (Table 1), and if so, is this a
9 violation of the Muskrat Falls Agreements?

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12 A. This response has been provided by JT Browne Consulting.

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14 Please refer to Hydro’s response to NP-NLH-265.