
TransCanada Pipelines

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On 1 September 2011, TransCanada PipeLines Limited (TransCanada), NOVA Gas Transmission Ltd. (NOVA or NGTL) and Foothills Pipe Lines Ltd. (Foothills) applied to the Board under Parts I and IV of the National Energy Board Act for approvals required to implement a proposed restructuring of the services on the TransCanada Mainline pipeline system (Mainline), the TransCanada Alberta System (Alberta System) and the

TransCanada Foothills and 2013 System (Foothills System). TransCanada also applied for orders fixing and approving tolls that it shall charge for transportation services provided on the Mainline between 1 January 2012 and 31 December 2013.--Document. TransCanada Pipelines Gas East Project Application TransCanada PipeLines Natural Gas Pipeline Rupture : Line 100-3, 914 Millimetre Diameter Line Mainline Valve 31-3 + 5.539 Kilometres Near the Village of Brookdale, Manitoba, 14 April 2002 Business and Services Restructuring Proposal and Mainline Final Tolls for 2012 Submission of TransCanada PipeLines Limited to the Pipeline Review Panel In 1966, TransCanada PipeLines Limited (TransCanada) built a pipeline which crosses H é l è ne Campbell's lands in Saint-S é bastien, Quebec. On 20 March 2006, TransCanada applied for and received approval to construct the Saint-S é bastien Loop, which consists of 6.5 km of looping of the 1966 pipeline. Mme Campbell filed an application dated 29 March 2007 with the National Energy Board (NEB) to change the route of TransCanada's existing pipeline on the grounds that it interfered with her tile drainage system. She submitted that a change to the route of the existing pipeline and of the Saint-S é bastien

loop to follow lot and field boundaries would remedy the problem. The NEB also received an application by TransCanada, dated 20 April 2007, for immediate right of entry to Mme Campbell's lands. A hearing was held in Saint-Jean-sur-Richelieu, Quebec, 9, 10 and 11 January 2008 regarding these matters. This document presents the NEB's decision and reasons for decision in respect of the application to move TransCanada's pipeline, the application to alter the route of the Saint-Sébastien Loop, and the right of entry application by TransCanada.--Includes text from document.

Reasons for Decision in the Matter of TransCanada PipeLines Limited
Application for Approval of a New Receipt Point at Gros Cacouna, Quebec for the Receipt of Regasified Liquefied Natural Gas and the Toll Methodology that Will Apply to Service from that Point
Amended Supplement to the Intervention and Submission of TransCanada PipeLines Limited
TransCanada Pipelines : Same Price as in 1991 for Double the Rate Base (TRP - \$17.75)
Application Dated 29 March 2007 Regarding Relocation of a Pipeline and Application Dated 20 April 2007 Regarding Right of Entry Reasons for Decision in the Matter of TransCanada PipeLines Limited
On 15 August 2014, TransCanada PipeLines Limited (TransCanada) filed the application detailing its request to construct and operate the King's North Connection Pipeline Project (the Project). The National Energy Board considered TransCanada's application, as well as submissions by all participants on the record for the GHW-001-2014 hearing. This document contains the Reasons for Decision in respect of the Project heard by the Board in the GHW-001-2014. It includes engineering matters, land matters, public consultation, Aboriginal matters, infrastructure and economy, economic feasibility, safety, security and emergency response, and environmental and socio-economic matters.--Includes text from document.

TransCanada PipeLines Limited (TRP - TSE, NYSE) : Earnings Estimates and Target Price Lowered Following Restructuring Announcement and Conference Call
Reasons for Decision in the Matter of TransCanada PipeLines Limited, Amendments to the Existing Natural Gas Export Sales Contracts and Associated Licences GL-20, GL-37 and GL-43 for Sales to Great Lakes Gas Transmission Company for Its Own Use, Fuel Use, and for Resale to Inter-City Gas Corporation, Michigan Power Company and Peoples Natural Gas Company
TransCanada Pipelines Limited (TRP) \$15.63
Reasons for Decision in the Matter of TransCanada PipeLines Limited, Amendments to Existing Natural Gas Export Sales Contracts and Associated Licences GL-20 and GL-37 for Sales to Great Lakes Gas Transmission Company for Resale to Michigan Consolidated Gas Company
TransCanada Pipelines and the National Interest
TransCanada PipeLines Limited (TransCanada) owns and operates the Mainline natural gas transmission system, which extends from the Alberta border across Saskatchewan, Manitoba, Ontario, through a portion of Québec and connects to various downstream Canadian and international pipelines. In an application dated 5 December 2006, as amended on 13 February 2007, TransCanada applied to the National Energy Board (Board or NEB) under Part IV of the National Energy Board Act (Act) for an order approving a new receipt point at Gros

Cacouna in the province of Quebec for the receipt of natural gas from a liquefied natural gas (LNG) regasification terminal. TransCanada also sought affirmation that the new receipt point would be served as an integrated part of TransCanada's Mainline, and that the tolls for services from the new receipt point would be calculated with the same rolled-in methodology used to calculate tolls for services from other receipt points east of the Saskatchewan Zone. In this document, the Board presents its reasons for decision with respect to TransCanada's Gros Cacouna receipt point application heard by the Board in the RH-1-2007 proceeding.--Includes text from document.

Reasons for Decision in the Matter of TransCanada Pipelines Limited, NOVA Gas Transmission Ltd., and Foothills Pipe Lines Ltd

Reasons for Decision Application Pursuant to Part III of the National Energy Board Act for a Certificate to Construct Facilities, and in the Matter of Amoco Canada Petroleum Company Ltd. and Consolidated Edison Company of New York, Inc., ICG Utilities (Ontario) Ltd (Gas Export and Reimport), Indeck Gas Supply Corporation, Western Gas Marketing Limited, Western Gas Marketing Limited as Agent for TransCanada PipeLines Limited, Direct Energy Marketing Limited, Applications Pursuant to Part VI of the National Energy Board Act for Licences to Export Natural Gas, and in the Matter of ProGas Limited, Shell Canada Limited, Applications Pursuant to Part I of the National Energy Board Act for a Change, Alteration Or Variation of Natural Gas Export Licences

Reasons for Decision in the Matter of TransCanada Pipelines Limited

Amendment to the Existing Natural Gas Export Sales Contract and Associated Licence GL-19 for Sales to Vermont Gas Systems, Inc

Reasons for Decision in the Matter of TransCanada Pipelines Limited :

Amendment to Existing Natural Gas Export Sales Contracts and Associated Licences GL-18, GL-39, GL-60 and GL-89 for Sales to Midwestern Gas Transmission Company for Resale to Companies Other Than ANR Pipeline Company