

VIA EMAIL

November 24, 2015

Shairoze Damji
Grand Rapids Pipeline Gp Ltd.
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www.aer.ca

W.L. (Bill) McElhanney
Ackroyd LLP
1500 First Edmonton Place
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Dear Ms. Damji and Mr. McElhanney:

**RE: GRAND RAPIDS PIPELINE GP LTD. (GRAND RAPIDS)
DECISION 2014 ABAER012
CONDITION 14 COMPLIANCE**

The Alberta Energy Regulator (AER) is in receipt of correspondence from both Grand Rapids and legal counsel, Bill McElhanney, representing Nick and Darren Pentelechuk and 631913 Alberta Ltd. (the Pentelechuks) regarding the development of a construction plan pursuant to condition 14 of Decision 2014 ABAER 012. Condition 14 of Decision 2014 ABAER 012 provides as follows:

14) Grand Rapids must consult with N. and D. Pentelechuk and 631913 Alberta Ltd. (collectively the Pentelechuks) to develop a construction plan to address their concerns regarding effects to their agriculture operations. In addition to construction methods and schedule, the plan must specifically address equipment cleaning measures and actions to minimize topsoil disturbance. Grand Rapids must submit the final construction and reclamation plan, which addresses the Pentelechuks' concerns, to the AER at least 14 days prior to construction on their lands. If Grand Rapids is unable to reach a mutually agreed to plan with the Pentelechuks, it must submit a summary of its efforts to do so, and all proposed plans it has presented to the Pentelechuks to address their concerns. Upon review, the panel may require that further work occurs prior to commencing construction on the Pentelechuks lands located at the west half of SE 35-5-23W4M, SW 35-053-23W4M, NW 26-053-23W4M, and SE 27-053-23W4M.

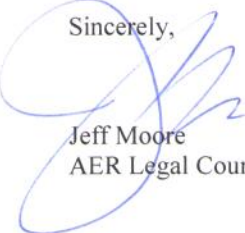
The Panel has reviewed the materials submitted by the parties and commends the parties for their efforts to come to an agreement. Based on this review the Panel is satisfied that Grand Rapids has made sufficient efforts to consult with the Pentelechuks and that the amended work plan as outlined in "Grand Rapids Caucus Response" satisfies the intent of Condition 14. The Panel expects Grand Rapids to implement the amended work plan in accordance with the commitments Grand Rapids made to the Pentelechuks.

Furthermore, the Panel requires that the Post-Construction Reclamation Assessment (PCRA) Report, pursuant to Condition 20 of Decision 2014 ABAER 012, include a separate section for the Pentechuk lands that describes the results of the PCRA conducted on those lands.

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If you have any questions regarding the above, please contact the Rachel Ruddell at 403-297-8557 or rachel.ruddell@aer.ca.

Sincerely,



Jeff Moore
AER Legal Counsel

cc: Paige Dodd, Grand Rapids Pipeline Gp Ltd., paige_dodd@transcanada.com
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Hearing Services, AER, hearing.services@aer.ca