August 20, 2021

VIA ELECTRONIC FILING ORIGINAL BY COURIER

Canada Energy Regulator Suite 210, 517 – 10th Avenue SW Calgary, AB T2R 0A8

Attention: Mr. Jean-Denis Charlebois, Secretary of the Commission

Dear Mr. Charlebois:

Re: Trans Mountain Pipeline ULC ("Trans Mountain")

Trans Mountain Expansion Project ("Project")

Section 324 Application for Right of Entry ("Application")

OF-Fac-Oil-T260-2013-03 63

South Coast British Columbia Transportation Authority

c/o Translink ("Registered Owner")

Short Legal: 028-994-680 / Tract: PC 7544 ("Lands of the Owner")

Please find attached an Application pursuant to section 324 of the *Canadian Energy Regulator Act* ("**Act**") requesting an order for Right of Entry for the above-referenced Lands of the Owner necessary for the construction and operation of the Project.

Subsection 55(2) of the *National Energy Board Rules of Practice and Procedure, 1995*, SOR/95-208 ("Rules"), requires that the Application be served on the Registered Owner and on other persons, insofar as they can be ascertained, interested in the Lands of the Owner (said Registered Owner and other persons hereafter referred to collectively as the "Owner") on the same day that the Application is filed with the Canada Energy Regulator ("Regulator"). Trans Mountain does not believe that it is reasonably possible or practical to effect same day service and, therefore, seeks relief from this requirement in accordance with the broad discretion conferred upon the Commission of the Regulator ("Commission") under section 4 of the Rules. In that regard, under subsection 56(1) of the Rules, the ten (10) day timeline within which the Owner must file any objection to the Application runs from the date that the Application is served. There will, therefore, be no prejudice to the Owner arising from the relief sought. Trans Mountain will attempt to serve the Owner and will file proof of service of the Application as soon as possible after service is effected on the Owner.

Please direct all communications related to this Application to:

Alain Parisé and to: Lars Olthafer

Director, Land

Trans Mountain Canada Inc.

Suite 3500, 855 – 2nd Street SW

Suite 2700, 300 – 5th Avenue S.W.

Suite 3500, 855 – 2nd Street SW

Calgary, AB T2P 4J8

Calgary, AB T2P 5J2 Tel: (403) 260-9633
Tel: 403-514-6700 Fax: (403) 260-9700

In accordance with its records, Trans Mountain understands that communications to the Owner may be directed to the addresses set out in the attached Application.

Trans Mountain wishes to draw the Commission's attention to Exhibit "B" of the Application, which is proof of service ("**Proof of Service**") of the notice served on the Owner pursuant to subsection 324(2) of the Act ("**Notice**"), provided in accordance with subsection 8(8) of the Rules. The Notice is set out in Exhibit "A" of the Application. The original Proof of Service attaches the Notice; however, the attached Notice has been removed from the Proof of Service in the Application in order to reduce the volume of duplicative materials filed with the Regulator. Trans Mountain would be pleased to provide to the Commission Proof of Service attaching the Notice upon request.

Should the Commission require any additional information, please do not hesitate to contact the undersigned.

Regards,

Alain Parisé, Director, Land

Main Parisé

Encl.

cc. Registered Owner

Occupant - Harold's Custom Equipment Rentals Ltd.

CANADA ENERGY REGULATOR

IN THE MATTER OF the *Canadian Energy Regulator Act*, SC 2019, c 28, s 10 (Canada), (the "**Act**") and the regulations made thereunder;

AND IN THE MATTER OF Certificate OC-065, as amended, authorizing the construction and operation of the Trans Mountain Expansion Project (the "**Project**");

AND IN THE MATTER OF an Application by Trans Mountain Pipeline ULC ("**Trans Mountain**") pursuant to subsection 324(1) of the Act and section 55 of the *National Energy Board Rules of Practice and Procedure, 1995,* SOR/95-208 (the "**Rules**") for an Order granting Trans Mountain an immediate right to enter certain lands as described herein.

TRANS MOUNTAIN PIPELINE ULC

APPLICATION FOR RIGHT OF ENTRY

August 20, 2021

To: Secretary of the Commission

Canada Energy Regulator Suite 210, 517 - 10th Avenue SW Calgary, Alberta T2R 0A8

And to: South Coast British Columbia Transportation Authority

c/o Translink

#400 - 287 Nelson's Court

New Westminster, British Columbia, Canada V3L 0E7

(the "Registered Owner")

And to: Harold's Custom Equipment Rentals Ltd.

9990 - 199B Street

Langley, British Columbia, Canada V1M 3G4

(being other persons, insofar as they can be ascertained, interested in the Lands)

(said Registered Owner and other persons hereinafter referred to collectively as

"Owner")

Right of Entry Application Pursuant to Subsection 324(1) of the Act

- 1. Trans Mountain hereby applies to the Canada Energy Regulator ("Regulator" or "CER") pursuant to subsection 324(1) of the Act and section 55 of the Rules for an order ("Right of Entry Order") granting Trans Mountain an immediate right to enter those portions of the Lands of the Owner shown as Pipeline ROW Area and Temporary Workspace Area in the Schedule attached as Exhibit "C" to this Application and proposed to be made part of the Right of Entry Order.
- 2. On December 23, 2019 and June 24, 2020, Trans Mountain served notice on the Owner pursuant to subsection 322(1) of the Act ("Section 322 Notice") in relation to the lands required for the Project.
- 3. On June 21, 2019, the National Energy Board issued Certificate OC-065 authorizing Trans Mountain to construct and operate the Project.
- 4. On August 28, 2019, Trans Mountain served notice on the Registered Owner pursuant to section 34 of the *National Energy Board Act* ("**NEB Act**") ("**Section 34 Notice**") in relation to the detailed route of the Project.
- 5. On July 7, 2021 and July 8, 2021, Trans Mountain served notice on the Owner pursuant to subsection 324(2) of the Act ("**Notice**") in relation to right of entry.
- 6. The Commission of the Regulator ("**Commission**") has issued an Order approving the Plan, Profile and Book of Reference relevant to the Lands of the Owner.
- 7. Trans Mountain requires the rights, titles and interests in the Lands of the Owner for the purposes and pursuant to the rights, obligations, restrictions and terms and conditions described in Exhibit "C". The form of Exhibit "C" is proposed to be made a part of the Right of Entry Order sought by this Application.
- 8. As summarized in Exhibit "F" to this Application, Trans Mountain has attempted in good faith to negotiate an agreement with the Owner for the necessary rights to enter the Lands of the Owner and has been unsuccessful to date. The issues that Trans Mountain believes remain outstanding which form the basis for the inability to reach a voluntary agreement with the Owner are also described in Exhibit "F".
- 9. Trans Mountain requires immediate right of entry to the Lands of the Owner in order to commence construction of the Project. Construction is anticipated to commence on the Lands of the Owner on or about September 15, 2021.
- 10. In support of this Application, and in accordance with the requirements of the Act and the Rules, the following Exhibits are attached to and form part of this Application:
 - **Exhibit "A"** Copy of the Notice served pursuant to subsection 324(2) of the Act;
 - **Exhibit "B"** Proof of service of the Notice set out in Exhibit "A" in accordance with subsection 8(8) of the Rules;

Tract: PC 7544 PID: 028-994-680

South Coast British Columbia Transportation Authority

Exhibit "C" Schedule describing the Lands of the Owner, the Pipeline ROW Area and Temporary Workspace Area; the rights, titles and interests applied for in respect of the Lands of the Owner, the Pipeline ROW Area and the Temporary Workspace Area; and the rights, obligations, restrictions, terms and conditions proposed to be made part of the Right of Entry Order:

Exhibit "D" Copy of the current Certificate of Title for the Lands of the Owner described in Exhibit "C";

Exhibit "E" Copy of section 56 of the Rules;

Exhibit "F" Summary of the land negotiation process, outstanding issues and reasons a voluntary agreement could not be reached;

Exhibit "G" CER Template for Objection to Application for Right of Entry; and

Exhibit "H" Completed CER Filing Inventory.

Relief Sought

- 1. Trans Mountain requests that the Commission:
 - a. grant Trans Mountain an order for immediate right of entry to the Lands of the Owner pursuant to subsection 324(1) of the Act; and
 - b. grant such further and other relief as Trans Mountain may request and the Commission may consider appropriate.

Dated at Calgary, Alberta, this 20th day of August, 2021.

Trans Mountain Pipeline ULC

By its counsel

Blake, Cassels & Graydon, LLP

Per:

Lars Olthafer

Tract: PC 7544 PID: 028-994-680

South Coast British Columbia Transportation Authority

Please direct all communications regarding this Application to:

Tel: 403-514-6700

Email: TMEP_Land@transmountain.com

Alain Parisé and to: Lars Olthafer

Director, Land Blake, Cassels & Graydon, LLP

Trans Mountain Canada Inc. 855 – 2nd Street SW

Suite 2700, 300 – 5th Avenue S.W. Suite 3500, Bankers Hall East Tower Calgary, AB T2P 5J2 Calgary, AB T2P 4J8

Calgary, AB T2P 4J8 Tel: (403) 260-9633 Fax: (403) 260-9700

Email: lars.olthafer@blakes.com

Exhibit "A"

Copy of the Notice served pursuant to subsection 324(2) of the Act

PERSONAL DELIVERY

July 5, 2021

South Coast British Columbia Transportation Authority c/o Translink Attention: Nigel Apomah #400 - 287 Nelson's Court New Westminster, British Columbia, Canada V3L 0E7

To: South Coast British Columbia Transportation Authority

Re: Trans Mountain Pipeline ULC ("Trans Mountain")

Trans Mountain Expansion Project ("Project")

OF-Fac-Oil-T260-2013-03 63

Notice of application for right of entry

Short Legal: 028-994-680 / Tract: PC 7544 ("Lands")

As you know, Trans Mountain has been in consultation with you with respect to the portion of the Project route that will cross your Lands.

In particular, Trans Mountain has:

- provided you with an offer to acquire lands for the Project; and
- served you with a notice in relation to the lands proposed to be acquired for the Project pursuant to subsection 322(1) of the *Canadian Energy Regulator Act* ("**CER Act**").

It is Trans Mountain's preference to complete a negotiated agreement for the land rights necessary to construct, operate and maintain the Project. However, through its engagement program, Trans Mountain understands that you have not accepted the current offer of compensation.

To ensure that Trans Mountain has access to land for construction and meets its customer commitments, it is necessary for Trans Mountain to initiate the right of entry process by serving you with a Notice of Application for immediate right of entry ("**Notice**") pursuant to subsection 324(2) of the CER Act. Please find the Notice attached to this letter as Attachment B.

The Commission of the Canada Energy Regulator ("**Commission**") may, if you and Trans Mountain do not come to an agreement, on application, determine compensation associated with the rights acquired through right of entry, if granted, in accordance with the limited factors prescribed by the CER Act.

If this matter proceeds to right of entry, the determination of compensation payable will be based on the right to use any areas required. The bonus payment currently offered would not be part of Trans Mountain's compensation position before the Commission and any damages caused by construction activities will be compensated separately.

Trans Mountain intends to file the right of entry application and access the Lands for Project construction in accordance with the timelines set out in the enclosed Notice.

Attached hereto as Attachment A to this letter is the Canada Energy Regulator Information Letter dated December 16, 2020 regarding the right of entry application process ("Information Letter").

In the meantime, should you have any further questions, please do not hesitate to contact the undersigned at TMEP_Land@transmountain.com or your designated Project Land Representative.

Yours truly,

Alain Parisé Director, Land

Main Parilé

Trans Mountain Pipeline ULC

Lars Olthafer, Blake, Cassels & Graydon LLP Joey Andries, Progress Land Services Ltd. Harold's Custom Equipment Rentals Ltd., Attention: Thomas Yip cc.

Attachment A

CANADA ENERGY REGULATOR INFORMATION LETTER (December 16, 2020)



Canada Energy Régie de l'énergie Regulator

Suite 210 517 Tenth Avenue SW bureau 210 Calgary, Alberta Calgary (Alberta) T2R 0A8

du Canada

517, Dixième Avenue S.-O. T2R 0A8

File OF-Fac-Oil-T260-2013-03 63 16 December 2020

> **Trans Mountain Pipeline ULC (Trans Mountain) Trans Mountain Expansion Project (TMEP)** Notice of Trans Mountain's Application pursuant to Section 324 of the Canadian Energy Regulator Act (CER Act) Right of Entry

Canada Energy Regulator Information Letter

Purpose

You are receiving this letter from the Canada Energy Regulator because Trans Mountain has served you with a **notice** of Trans Mountain's intention to file an application for a right of entry order in the future. This notice includes information from Trans Mountain regarding the date on which the company intends to make its application for right of entry. If and when Trans Mountain files a right of entry application, you will be served with the application and you will have certain rights to participate in the application process.

The Canada Energy Regulator is providing you this letter in order to provide you information to familiarize yourself with the right of entry process.

Background Materials

On 19 May 2016, the National Energy Board (NEB or Board) issued its OH-001-2014 Report recommending that the Governor in Council (GIC) approve the TMEP, subject to 157 conditions (A77045).

On 29 November 2016, the GIC directed the Board to issue Certificate of Public Convenience and Necessity OC-064 (A80871), the effect of which was to approve the TMEP, including the 150 metre wide corridor.

On 18 June 2019 the GIC issued the Order in Council approving the Board's MH-052-2018 Reconsideration Report (A98021).

On 28 August 2019, pursuant to the Canadian Energy Regulator Act, the National Energy Board (NEB) was replaced with the Canada Energy Regulator (CER). The NEB's adjudicative work has been transferred to the Commission of the Canada Energy Regulator.



The CER has directed Trans Mountain to provide this information letter with all notices of application for right of entry.

For any questions, please contact a CER Process Advisor by phone at 1-800-899-1265 (toll-free), or by email at TMX.ProcessHelp@cer-rec.gc.ca.

Right of Entry

If a company requires the use of private lands for its CER-regulated project, it must first acquire the necessary land rights through a land acquisition agreement. If the company and a landowner are unable to finalize a land acquisition agreement, the company can file with the CER a right of entry application for an order to enable the company to enter the lands. The Commission expects that the company and the landowner have made every reasonable attempt to finalize a land acquisition agreement.

The process to be followed for right of entry applications is summarized in the diagram attached to this letter.

Objection to an Application for Right of Entry

If you are served with an application for a right of entry order *after you receive this notice*, you have a right to file a written objection to the application. Objections must be filed with the CER and served on Trans Mountain, within **10 calendar days of the landowner's receipt of the application**.

The CER has created a template for landowners to complete in the event that they wish to file an objection to a right of entry application. The written objection template can be found on the CER's website at: https://www.cer-rec.gc.ca/en/consultation-engagement/form/objection-right-entry-covid.pdf

Further information regarding an objection to a right of entry application:

Timing

Section 56 of the <u>National Energy Board Rules of Practice and Procedure, 1995</u>, governs the process for objections and replies to objections. Please note the objection period begins after an *application* is filed; no filings are required where Trans Mountain has provided *notice* of a future application. See the Additional Resources at the end of this letter for more information.

After the application is filed, a landowner may file an objection, and the company may file a reply. Steps 3 and 4 of the attached diagram outline the objection and reply process.

Additional objection or reply submissions filed by either party after this process shall be disregarded and will not form part of the record, unless prior leave was granted by the Commission. Requests for leave to file additional materials may be made in writing to the Commission, copying Trans Mountain. The request must include an explanation or reasons justifying the requested relief. Such relief will only be granted in exceptional circumstances.

Content

The Commission reminds landowners that the right of entry process is not intended to consider impacts of the TMEP that have been, or could have been, reviewed in previous regulatory processes (see Background Materials above).



The Commission encourages landowners to provide comments regarding whether the right of entry application is appropriate as applied for, and comments regarding the particular terms and conditions of the right of entry.

The Commission reminds landowners that certain information may be privileged and confidential, such as the content and form of settlement negotiations between you and Trans Mountain. This information should not be included in the objection, unless both parties agree to waive any privilege.

Finally, the Commission advises landowners that landowners are entitled to compensation for the acquisition of lands, however, **disputes regarding compensation are not considered in the Commission's assessment of a right of entry application**. Further information regarding compensation disputes is provided below.

Compensation Related Matters

Under Part 6 of the CER Act, parties may apply to the Commission to determine compensation disputes in relation to land matters. The CER's <u>Guidance on Land Related Compensation Disputes</u>, provides further information about when compensation may be available.

If parties are unable to resolve a compensation dispute through their own negotiation efforts, the CER can support the resolution of the dispute in two ways: ADR or adjudication (hearing and decision). Interested parties may submit a complaint or application to the CER to commence either or both of these compensation dispute proceedings.

In line with the principles of natural justice, compensation dispute proceedings will be dealt with independently from the right of entry process. Right of entry processes will proceed along their normal course regardless of whether parties are also participating in a compensation dispute proceeding.

Process Advisors and Alternative Dispute Resolution Services

The CER has Process Advisors in place to respond to your questions about the right of entry process. You can reach them by email at TMX.ProcessHelp@cer-rec.gc.ca or you can call 1-800-899-1265 (toll free).

The Commission's alternative dispute resolution (ADR) services are available to assist parties to reach resolution of outstanding issues outside of the regulatory process. ADR processes are uniquely tailored to individual needs and could take the form, for example, of a meeting between landowners and Trans Mountain. To take advantage of ADR, both the landowner and Trans Mountain must agree to take part. This process is voluntary and facilitated by trained Board staff, or by another neutral third party. If interested in using the Commission's ADR services or learning more information about ADR options, please email ADR-MRD@cer-rec.gc.ca or call 1-800-899-1265 (toll free).



Additional Resources

The following additional resources¹ are available regarding the right of entry application process:

- section 324-326 of the CER Act (https://laws-lois.justice.gc.ca/eng/acts/C-15.1/page-32.html)
- Guide V of the CER Filing Manual (https://www.cer-rec.gc.ca/en/applications-hearings/submit-applications-documents/filing-manuals/filing-manual-guide-v-right-entry-application-cer-act-s-324.html)
- Land Matters Guide including Right of Entry Orders
 (https://www.cer-rec.gc.ca/en/consultation-engagement/land-matters-guide/right-entry-orders.html)
- section 55 of the National Energy Board Rules of Practice and Procedure, 1995 (https://laws-lois.justice.gc.ca/eng/regulations/SOR-95-208/page-6.html#h-45)
- section 56 of the National Energy Board Rules of Practice and Procedure, 1995 (https://laws-lois.justice.gc.ca/eng/regulations/SOR-95-208/page-6.html#h-45)

Written Objection

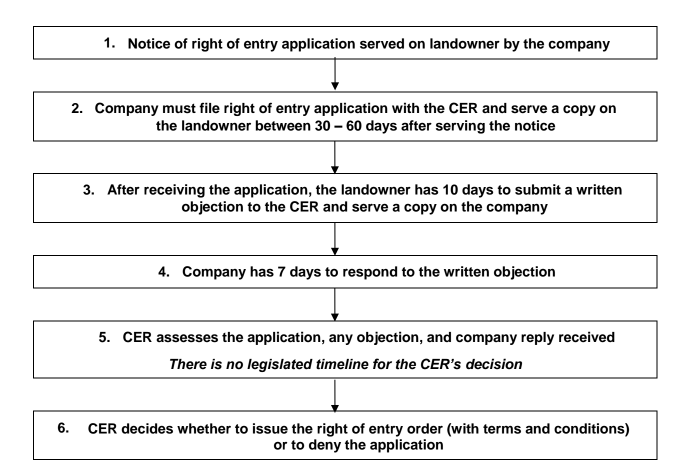
- **56 (1)** An owner of lands for which a right of entry order is sought who wishes to object to the application shall file the objection with the Board no later than ten days after the date that the application is served on the owner by the company.
- (2) Where an owner of lands files an objection in accordance with subsection (1), the owner shall, on the same day that the objection is filed with the Board, serve the objection on the company at the address shown in the notice served on the owner by the company.
- (3) A company that receives an objection under subsection (2) shall file with the Board a reply to the objection, or a statement that it does not wish to respond to the objection, within seven days after the date that the objection is served on the company by the owner of the lands.
- **(4)** Where a company files a reply to an objection, the company shall serve the reply on the owner of the lands on the same day that the reply is filed with the Board.

Attack as and			
Attachment			



¹ Some publications are currently in the process of being updated from the NEB to the CER.

Canada Energy Regulator (CER) Right of Entry Application Process





Attachment B

CER ACT SUBSECTION 324(2) NOTICE

IN THE MATTER OF the *Canadian Energy Regulator Act*, SC 2019, c 28, s 10 (the "**Act**"); and

IN THE MATTER OF Trans Mountain Pipeline ULC, and its application for a Right of Entry pursuant to the Act.

NOTICE PURSUANT TO SUBSECTION 324(2) OF THE ACT

TRANS MOUNTAIN PIPELINE ULC, ("**Trans Mountain**" or the "**Applicant**") a corporation incorporated under the laws of Alberta, in its capacity as the applicant of the Trans Mountain Expansion Project (the "**Project**"), having its registered office at the City of Calgary, in the Province of Alberta,

HEREBY GIVES NOTICE:

TO: South Coast British Columbia Transportation Authority c/o Translink

being the registered owner (the "**Registered Owner**") of the lands described in paragraph 1 of the Schedule attached to and forming part of this notice (the "**Lands of the Owner**"),

AND TO: Harold's Custom Equipment Rentals Ltd.

being other persons, insofar as they can be ascertained, interested in the Lands (said Registered Owner and other persons being hereinafter sometimes referred to collectively as the "**Owner**").

- 1. Take notice that the Applicant intends to make an application to the Canada Energy Regulator (the "Regulator") on August 4, 2021, or as soon thereafter as the Regulator may allow and the Act will permit, for an order of the Commission of the Regulator ("Commission") pursuant to Subsection 324(1) of the Act ("Right of Entry Order") granting it an immediate right to enter those portions of the Lands of the Owner described as Pipeline ROW Area and Temporary Workspace Area in the Schedule attached as Exhibit "A" to this Notice and proposed to be made part of the Right of Entry Order and which are required by the Applicant for the construction, operation and maintenance of a section or part of the Project.
- 2. Pending approval of the Right of Entry Order application by the Commission, the Applicant intends to enter the Lands of the Owner on September 15, 2021, or as soon thereafter as the Commission may allow and the Act will permit, and intends to access the Lands of the Owner intermittently thereafter for the construction of a section or part of the Project over a period of approximately three (3) years.
- 3. Any objection that the Owner might wish to make concerning the issuance of the Right of Entry Order must, in accordance with Section 56 of the *National Energy Board Rules of Practice and Procedure, 1995*, SOR/95-208 (the "**Rules**") and, subject to any other regulations made by the Regulator in accordance with the Act, be in writing and filed with the Regulator and concurrently

Tract: PC 7544 PID: 028-994-680

South Coast British Columbia Transportation Authority

c/o Translink

served on the Applicant <u>no later than ten (10) days after the date the application for the Right of Entry Order is served on the Owner</u>. In accordance with Sections 8 and 9 of the Rules, any objection in writing may be filed with the Regulator and served on the Applicant by hand delivery, mail, courier, telex, facsimile or other means of written or electronic communication, if the Regulator or the Applicant has the facilities for receiving a document in such a manner.

The addresses of the Regulator for filing, and of the Applicant for service, of any objection in writing are set out below:

Canada Energy Regulator Suite 210, 517 Tenth Avenue SW Calgary, AB T2R 0A8 Attention: Jean-Denis Charlebois, Secretary of the Commission

Toll Free Fax: 1-877-288-8803 Email: <u>secretary@cer-rec.gc.ca</u> and to: Trans Mountain Pipeline ULC

Suite 2700, 300 - 5th Avenue S.W.

Calgary, AB T2P 5J2

Attention: Alain Parisé, Director, Land

Tel: 1-866-514-6700

Email: TMEP_Land@transmountain.com

and:

Blake, Cassels & Graydon LLP 3500 Bankers Hall East 855 Second Street S.W. Calgary, Alberta T2P 4J8 Attention: Lars Olthafer Facsimile: (403) 260-9700

Email: lars.olthafer@blakes.com

4. If the Commission grants to the Applicant an immediate right to enter the Lands of the Owner under Subsection 324(1) of the Act, the Registered Owner will be entitled to receive from the Applicant pursuant to Section 325 of the Act an amount as an advance of the compensation to be determined by the Commission pursuant to Subsection 327(1) of the Act. The Applicant is prepared to advance the Registered Owner the sum of \$451,500.00 in respect of the Pipeline ROW Area and the Temporary Workspace Area as described in paragraph one (1) hereof and the Schedule attached as Exhibit "A" hereto, as an advance of the compensation referred to in Subsection 327(1) of the Act.

DATED at the City of Calgary, in the Province of Alberta, this 5th day of July, 2021.

Trans Mountain Pipeline ULC

By its counsel Blake, Cassels & Graydon, LLP

Per:

Lars Olthafer

c/o Translink

Exhibit "A"

SCHEDULE

1. LANDS IN RESPECT OF WHICH ORDER IS SOUGHT

LEGAL DESCRIPTION

LOT 1 DISTRICT LOT 123 GROUP 2 NEW WESTMINSTER DISTRICT PLAN EPP25790

(the "Lands of the Owner")

(a) That portion of the Lands of the Owner containing 0.056 Ha / 0.14 Ac, more or less, shown as New Right of Way on the Individual Ownership Plan attached as Appendix "A" and forming part of this Schedule.

(the "Pipeline ROW Area")

(b) That portion of the Lands of the Owner containing 0.059 Ha / 0.15 Ac, more or less, shown as Temporary Workspace on the Individual Ownership Plan attached as Appendix "A" and forming part of this Schedule.

(the "Temporary Workspace Area")

2. DEFINED TERMS

The words and phrases defined in Appendix "B" hereto shall have the respective meanings set out in Appendix "B" when used in this Schedule.

3. RIGHTS OR INTERESTS APPLIED FOR IN RESPECT OF LANDS OF THE OWNER, THE PIPELINE ROW AREA AND THE TEMPORARY WORKSPACE AREA

Trans Mountain requires the following rights, titles or interests in respect of the Lands of the Owner:

- (a) the right and interest in, on, over, upon, across, along, under and through the Pipeline ROW Area to:
 - (i) survey and carry out tests and examinations for, lay down, construct, operate, maintain, inspect, patrol (including aerial patrol), alter, remove, replace, reconstruct and repair the Pipeline within the Pipeline ROW Area and, for such purposes, remove from the Pipeline ROW Area any Incompatible Use, including any Improvement, Soil, Placed Soil or Vegetation that is an Incompatible Use; and
 - (ii) generally to do all things necessary for or incidental to the exercise of the foregoing rights and interests;

(referred to herein as the "Pipeline ROW Area Rights")

Tract: PC 7544 PID: 028-994-680

South Coast British Columbia Transportation Authority

c/o Translink

(b) the right and interest in, on, over, upon, across, along, under and through the Temporary Workspace Area to carry out any activities necessary for or incidental to the Pipeline Construction, including to survey and carry out tests and examinations for the Pipeline and, for such purposes, remove from the Temporary Workspace Area any Incompatible Use, including any Improvement, Soil, Placed Soil or Vegetation that is an Incompatible Use;

(referred to herein as the "Temporary Workspace Area Rights")

for so long as required to complete the Pipeline Construction and the related Pipeline ROW Area Restoration and Temporary Workspace Area Restoration, at which time the Temporary Workspace Area Rights shall lapse and be of no further force or effect; and

(c) the right of access to and egress from the Pipeline ROW Area and the Temporary Workspace Area on, over, upon, across and through the remainder of the Lands of the Owner, from and to neighbouring lands (including public roads), for all purposes necessary or incidental to the exercise and enjoyment of the Pipeline ROW Area Rights and the Temporary Workspace Area Rights; provided, however, that Trans Mountain shall not use or exercise such right of access or egress for the purpose of Pipeline Construction;

(the rights and interests referred to above being collectively referred to herein as the "Easement Rights")

for Trans Mountain, its successors and assigns, and its and their respective employees, agents, contractors, and subcontractors, on foot and/or with vehicles, supplies, machinery and equipment at any and all times, by day and by night.

4. RIGHTS, OBLIGATIONS, RESTRICTIONS AND TERMS

- (a) **Use of the Lands of the Owner**: Trans Mountain's use of the Lands of the Owner pursuant to the Easement Rights shall be restricted to use in connection with the Pipeline.
- (b) Restoration: Trans Mountain shall, upon completion of the Pipeline Construction and following any other exercise of the Easement Rights thereafter, as soon as weather and soil conditions permit, and to the extent it is practicable to do so, complete the related Pipeline ROW Area Restoration and, if applicable, Temporary Workspace Area Restoration except as otherwise agreed to by the Owner.
- (c) Compensate Owner: Trans Mountain shall compensate the Owner for all damages caused by the operations, Pipeline or abandoned Pipeline of Trans Mountain to the extent contemplated by the provisions of the CER Act governing compensation including: (i) any restrictions on use of the Pipeline ROW Area by operation of s. 335 of the CER Act; and (ii) any adverse effect on the remaining Lands of the Owner, including restrictions on the use of the remaining Lands of the Owner by operation of s. 335 of the CER Act.
- (d) **Indemnify Owner**: Trans Mountain shall indemnify the Owner from all liabilities, damages, claims, suits and actions resulting from the operations, Pipeline or abandoned Pipeline of Trans Mountain,

other than liabilities, damages, claims, suits and actions resulting from the gross negligence or willful misconduct of the Owner.

- (e) Incompatible Use: The Owner shall not make, do, install or construct, or permit or suffer to be made, done, installed or constructed, any Incompatible Use within the Pipeline ROW Area or, prior to the lapse of the Temporary Workspace Area Rights as described in subclause 3(b), within the Temporary Workspace Area. Subject to the foregoing and to the provisions of the CER Act and any regulations or orders made thereunder, the Owner shall have the right to use and enjoy the Pipeline ROW Area and the Temporary Workspace Area.
- (f) **Ownership of Pipeline:** Notwithstanding any rule of law or equity, the Pipeline shall at all times remain the property of Trans Mountain notwithstanding that it may be annexed or affixed to the Lands of the Owner and shall at any time and from time to time be removable in whole or in part by Trans Mountain.
- (g) Quiet Enjoyment: Trans Mountain, in performing and observing the covenants and conditions on its part to be observed and performed, shall and may peaceably hold and enjoy the Easement Rights hereby granted without hindrance, molestation or interruption on the part of the Owner or of any person, firm or corporation claiming by, through, under or in trust for the Owner.
- (h) Other Rights Preserved: Nothing contained herein shall affect or prejudice any right, present or future, which Trans Mountain may have under the provisions of the CER Act or otherwise to acquire, use or occupy the Pipeline ROW Area, the Temporary Workspace Area or any other portions of or any right or interest registered against the title to the Lands of the Owner.
- (i) Successors and Assigns: The Easement Rights are and shall be of the same force and effect as a covenant that runs with the Lands of the Owner. The Easement Rights and all rights, obligations, restrictions, terms and conditions set forth in this Schedule shall extend to, be binding upon, and enure to the benefit of the heirs, executors, administrators, successors and assigns of the Owner and Trans Mountain, respectively.
- (j) Interpretation: Wherever the singular or masculine or neuter gender is used in this Schedule, it shall be construed as if the plural or other appropriate gender, as the case may be, had been used where the context so requires. If the Owner is comprised of more than one person, the obligations and liabilities of the persons included in the Owner hereunder shall be joint and several.
- (k) **Notices**: Any notice or other communication or delivery required or permitted to be given by one party to the other shall be in writing and may be given by either:
 - (i) delivery by hand, in which case it shall be deemed to have been received on delivery; or
 - (ii) sent by prepaid registered post mailed at a post office in Canada, in which case it shall be deemed to have been received on the third (3rd) business day following the day of mailing;

provided that any notice delivered by hand that is delivered after 4:00 p.m. local time at the address of the addressee on a business day shall be deemed to be received on the next following business day.

The address of Trans Mountain for such purpose shall be

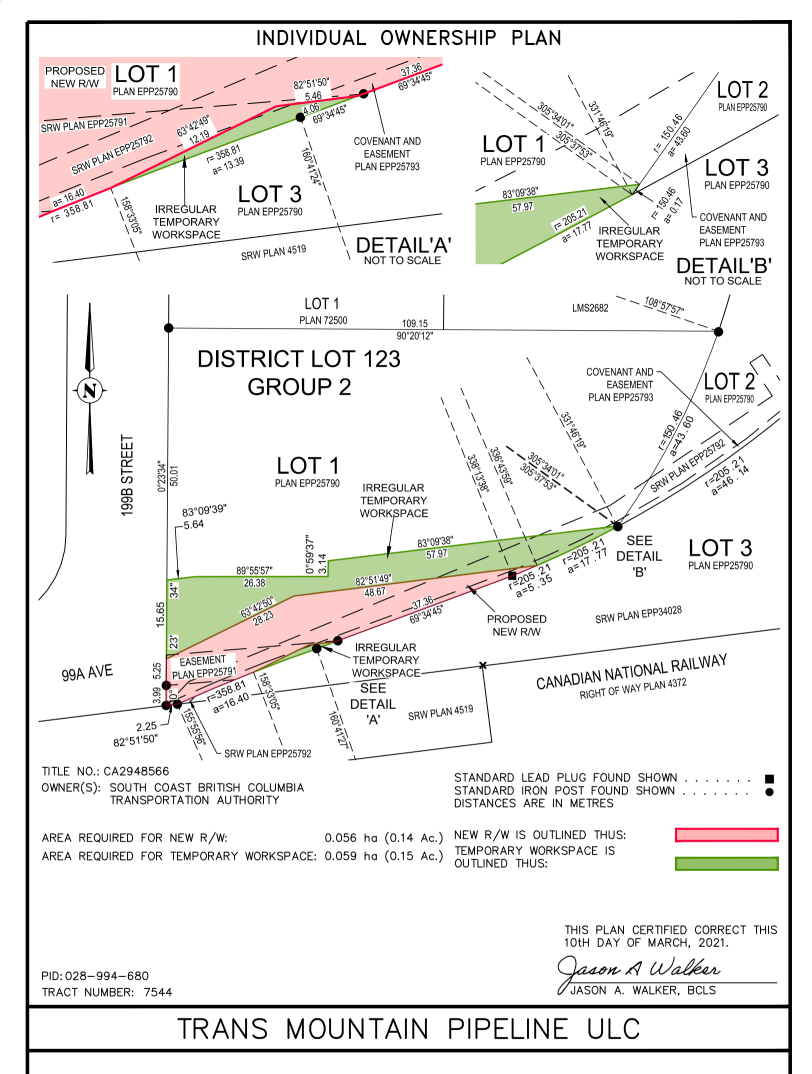
Trans Mountain Pipeline ULC Suite 2700, Stock Exchange Tower 300 – 5th Avenue S.W., Calgary, Alberta, T2P 5J2 Attention: Land Department

The address of the Owner for such purpose shall be the address that appears on the certificate of title for the Lands of the Owner maintained by the LTO at the time the notice is given.

A party may from time to time notify the other party of a change of address to another address inside Canada. Notwithstanding anything contained herein to the contrary, if a strike, lockout or other labour disruption involving postal employees is in effect or generally known to be impending, every notice or other communication or delivery given under this provision must be given by personal delivery.

APPENDIX A

INDIVIDUAL OWNERSHIP PLAN OF THE LANDS OF THE OWNER



INDIVIDUAL OWNERSHIP PLAN SHOWING PROPOSED PIPELINE RIGHT-OF-WAY AND TEMPORARY WORKSPACES

WITHIN

LOT 1 DISTRICT LOT 123 GROUP 2

NEW WESTMINSTER DISTRICT - BRITISH COLUMBIA

PLAN EPP25790

REVISION:



McElhanney Associates Land Surveying Ltd. 200-858 Beatty Street, Vancouver, BC V6B 1C1 Phone: (604) 683 8521

 TMC No.: 01–13283–M002–PP11150

 DWG: 19731–505–GNW–11150
 SCALE: 1: 750
 DWG BY: AJ

 FILE No.: 02637–05–T7544–I0P
 DATE: MAR 10, 2021
 CKD BY: JW

Tract: PC 7544 PID: 028-994-680

South Coast British Columbia Transportation Authority c/o Translink

APPENDIX B

DEFINED TERMS

- "Approval" means an approval in writing by Trans Mountain pursuant to this Schedule or otherwise, including any conditions of approval.
- "Improvement" means a building, structure, erection, pipe, pole, fence, tower, road, pavement, foundation, improvement or thing of any kind or nature constructed or installed within land.
- "including" means including without limitation.

"Incompatible Use" means:

- (a) as to the Pipeline ROW Area, any use, activity or thing within the Pipeline ROW Area that would materially interfere with, disrupt or delay the exercise of the Easement Rights, or that imperils the safety or security of the Pipeline or any person or property associated therewith, and includes the use of any part of the Pipeline ROW Area for any Improvement that is not a Permitted Improvement; and
- (b) as to the Temporary Workspace Area, any use, activity or thing within the Temporary Workspace Area that would materially interfere with, disrupt or delay the exercise of the Easement Rights, or that imperils the safety or security of the Pipeline or any person or property associated therewith.
- "LTO" means the land registry or land titles office in which land transactions affecting the Lands of the Owner may be deposited, registered, recorded or filed.
- "CER Act" means the Canadian Energy Regulator Act (Canada), and regulations thereunder, all as amended or replaced from time to time.
- "Owner" means the Registered Owner or occupant or other person interested in the Lands of the Owner, or all of them, where the context so requires.
- "Permitted Improvement" means an Improvement within the Pipeline ROW Area for which there is an Approval and for which there has been compliance with any conditions that are part of that Approval.
- "Pipeline" means a pipeline for which Trans Mountain has approval under the CER Act for the transportation, storage and handling of oil, other liquid or gaseous hydrocarbons, and any products or by-products thereof together with all installations, equipment, fittings and facilities included in, associated with, appurtenant, affixed or incidental thereto, including all such pipes, drips, valves, fittings, connections, meters and cathodic protection equipment, and telecommunication and electrical facilities used for or in the operation and maintenance of the pipeline.
- "Pipeline Construction" means the initial construction and installation of the Pipeline within the Pipeline ROW Area.
- "Pipeline ROW Area Restoration" means the restoration of any part of the Pipeline ROW Area or anything within it disturbed by the exercise of the Pipeline ROW Area Rights in accordance with the following, if and to the extent applicable:
 - (a) cause all construction debris to be removed from the Pipeline ROW Area;

Tract: PC 7544 PID: 028-994-680

South Coast British Columbia Transportation Authority

c/o Translink

(b) replace all topsoil removed from, grade and contour and otherwise restore the Pipeline ROW Area so it is suitable for its use as a pipeline right of way and any prior use thereof that is not an Incompatible Use; and

(c) restore Permitted Improvements within the Pipeline ROW Area.

"Placed Soil" means Soil that has been deposited, dumped or placed on land.

"Registered Owner" means the owner of the fee simple estate in the Lands of the Owner.

"Soil" means soil, fill, earth, sand, gravel, and other material of any kind or nature of which land is composed.

"Temporary Workspace Area Restoration" means the restoration of any part of the Temporary Workspace Area or anything within it disturbed by the exercise of the Temporary Workspace Area Rights in accordance with the following, if and to the extent reasonably practicable:

- (a) cause all construction debris to be removed from the Temporary Workspace Area;
- (b) replace all topsoil removed from, grade and contour and otherwise restore the Temporary Workspace Area so it is suitable for any prior use thereof; and
- (c) restore pre-existing Improvements within the Temporary Workspace Area.

"Trans Mountain" means Trans Mountain Pipeline ULC.

"Vegetation" means trees, shrubs, nursery stock and other vegetation and includes the limbs or growth of any Vegetation.

"within" means across, over, under, in, through and on.

Exhibit "B"

Proof of Service in accordance with subsection 8(8) of the Rules of the Notice set out in Exhibit "A"

Tract: 7544

CANADIAN ENERGY REGULATOR ACT

ACKNOWLEDGEMENT OF RECEIPT

The undersigned, being registered owner or other person having an interest in the lands referred to in the attached Notice pursuant to section 324(2) of the Canadian Energy Regulator Act, hereby acknowledges receipt from Trans Mountain Pipeline ULC, a corporation incorporated under the laws of Alberta (the "Company"), of a copy of the said Notice on the date and at the place shown opposite his or her signature.

Date	Place	Witness	Signature
			Authorized Corporate Signatory Name: Title:
			Authorized Corporate Signatory Name: Title:
	AFFII	DAVIT OF SERVICE - CORI	PORATION
I, (name of person wh	McKong roof the	(city, town, municipality) of	(name of city or town)
	L	MAKE OATH AND SAY:	1 serve Source COMIT BRIDSH COUNTAIN
			A, serve Source CONST BRIDSH COURMENT anadian Energy Regulator Act, a copy of which is TRAN BOOK THORK TY
C doliveri	on the notice to and leaving sa	ame with(name	
director	of the corporation, or a person the notice with	on employed by the corporation	being a manager or person who appears to be in e of person served)
charge	of the corporation (not a rece	eptionist).	
☐ sendin	g the notice to the corporation	n's lawyer via email <u>or</u> fax <u>or</u> n	nail (select one).
(attach	signed nostal receipt).		as shown in the corporate register by registered mail
) Substi	tuted service as approved by	Order	
Signature	MKJ		
Sworn before of in the Province this	e of Down	2021)	Peter C. McLeod My Commission Expires June 30, 2023 Appointee No: 2020-0779
Commissione	er of Oaths in and for the Pro	ovince of	

Tract: 7544

CANADIAN ENERGY REGULATOR ACT

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The undersigned, being registered owner or other person having an interest in the lands referred to in the attached Notice pursuant to section 324(2) of the Canadian Energy Regulator Act, hereby acknowledges receipt from Trans Mountain Pipeline ULC, a corporation incorporated under the laws of Alberta (the "Company"), of a copy of the said Notice on the date and at the place shown opposite his or her signature.

Date	Place	Witness	Signature
		(Authorized Corporate Signatory Name: Title:
			Authorized Corporate Signatory Name: Title:
		AFFIDAVIT OF SERVI	CE - CORPORATION
I, And (name of person v	MCKenziz who performed service)	of the	of of city or town)
in the Province	of bd	MAKE OATH AND	of the Canadian Energy Regulator Act, a copy of which is
deliver	ring the notice to and	d leaving same with	(name of person served) corporation as legal counsei
chora	o of the comoration	(not a receptionist).	(name of person served)
□ sendi	ing the notice to the	corporation's lawyer via email corporation's registered mailir eiot).	ng address as snown in the corporate register 2, 120
Signature	tituted service as ap	proved by Order	•
Sworn before of in the Proyin this	e me at the	1 ty 2024)	Peter C. McLeod My Commission Expires June 30, 2023 Applicates No. 2020-0779
	4	> /	BC

Exhibit "C"

Schedule describing the Lands of the Owner, the Pipeline ROW Area and Temporary Workspace Area; the rights, titles and interests applied for in respect of the Lands of the Owner, the Pipeline ROW Area and the Temporary Workspace Area; and the rights, obligations, restrictions, terms and conditions proposed to be made part of the Right of Entry Order

c/o Translink

Exhibit "A"

SCHEDULE

1. LANDS IN RESPECT OF WHICH ORDER IS SOUGHT

LEGAL DESCRIPTION

LOT 1 DISTRICT LOT 123 GROUP 2 NEW WESTMINSTER DISTRICT PLAN EPP25790

(the "Lands of the Owner")

(a) That portion of the Lands of the Owner containing 0.056 Ha / 0.14 Ac, more or less, shown as New Right of Way on the Individual Ownership Plan attached as Appendix "A" and forming part of this Schedule.

(the "Pipeline ROW Area")

(b) That portion of the Lands of the Owner containing 0.059 Ha / 0.15 Ac, more or less, shown as Temporary Workspace on the Individual Ownership Plan attached as Appendix "A" and forming part of this Schedule.

(the "Temporary Workspace Area")

2. DEFINED TERMS

The words and phrases defined in Appendix "B" hereto shall have the respective meanings set out in Appendix "B" when used in this Schedule.

3. RIGHTS OR INTERESTS APPLIED FOR IN RESPECT OF LANDS OF THE OWNER, THE PIPELINE ROW AREA AND THE TEMPORARY WORKSPACE AREA

Trans Mountain requires the following rights, titles or interests in respect of the Lands of the Owner:

- (a) the right and interest in, on, over, upon, across, along, under and through the Pipeline ROW Area to:
 - (i) survey and carry out tests and examinations for, lay down, construct, operate, maintain, inspect, patrol (including aerial patrol), alter, remove, replace, reconstruct and repair the Pipeline within the Pipeline ROW Area and, for such purposes, remove from the Pipeline ROW Area any Incompatible Use, including any Improvement, Soil, Placed Soil or Vegetation that is an Incompatible Use; and
 - (ii) generally to do all things necessary for or incidental to the exercise of the foregoing rights and interests;

(referred to herein as the "Pipeline ROW Area Rights")

(b) the right and interest in, on, over, upon, across, along, under and through the Temporary Workspace Area to carry out any activities necessary for or incidental to the Pipeline Construction, including to survey and carry out tests and examinations for the Pipeline and, for such purposes, remove from the Temporary Workspace Area any Incompatible Use, including any Improvement, Soil, Placed Soil or Vegetation that is an Incompatible Use;

(referred to herein as the "Temporary Workspace Area Rights")

for so long as required to complete the Pipeline Construction and the related Pipeline ROW Area Restoration and Temporary Workspace Area Restoration, at which time the Temporary Workspace Area Rights shall lapse and be of no further force or effect; and

(c) the right of access to and egress from the Pipeline ROW Area and the Temporary Workspace Area on, over, upon, across and through the remainder of the Lands of the Owner, from and to neighbouring lands (including public roads), for all purposes necessary or incidental to the exercise and enjoyment of the Pipeline ROW Area Rights and the Temporary Workspace Area Rights; provided, however, that Trans Mountain shall not use or exercise such right of access or egress for the purpose of Pipeline Construction;

(the rights and interests referred to above being collectively referred to herein as the "Easement Rights")

for Trans Mountain, its successors and assigns, and its and their respective employees, agents, contractors, and subcontractors, on foot and/or with vehicles, supplies, machinery and equipment at any and all times, by day and by night.

4. RIGHTS, OBLIGATIONS, RESTRICTIONS AND TERMS

- (a) **Use of the Lands of the Owner**: Trans Mountain's use of the Lands of the Owner pursuant to the Easement Rights shall be restricted to use in connection with the Pipeline.
- (b) Restoration: Trans Mountain shall, upon completion of the Pipeline Construction and following any other exercise of the Easement Rights thereafter, as soon as weather and soil conditions permit, and to the extent it is practicable to do so, complete the related Pipeline ROW Area Restoration and, if applicable, Temporary Workspace Area Restoration except as otherwise agreed to by the Owner.
- (c) Compensate Owner: Trans Mountain shall compensate the Owner for all damages caused by the operations, Pipeline or abandoned Pipeline of Trans Mountain to the extent contemplated by the provisions of the CER Act governing compensation including: (i) any restrictions on use of the Pipeline ROW Area by operation of s. 335 of the CER Act; and (ii) any adverse effect on the remaining Lands of the Owner, including restrictions on the use of the remaining Lands of the Owner by operation of s. 335 of the CER Act.
- (d) **Indemnify Owner**: Trans Mountain shall indemnify the Owner from all liabilities, damages, claims, suits and actions resulting from the operations, Pipeline or abandoned Pipeline of Trans Mountain,

other than liabilities, damages, claims, suits and actions resulting from the gross negligence or willful misconduct of the Owner.

- (e) Incompatible Use: The Owner shall not make, do, install or construct, or permit or suffer to be made, done, installed or constructed, any Incompatible Use within the Pipeline ROW Area or, prior to the lapse of the Temporary Workspace Area Rights as described in subclause 3(b), within the Temporary Workspace Area. Subject to the foregoing and to the provisions of the CER Act and any regulations or orders made thereunder, the Owner shall have the right to use and enjoy the Pipeline ROW Area and the Temporary Workspace Area.
- (f) **Ownership of Pipeline:** Notwithstanding any rule of law or equity, the Pipeline shall at all times remain the property of Trans Mountain notwithstanding that it may be annexed or affixed to the Lands of the Owner and shall at any time and from time to time be removable in whole or in part by Trans Mountain.
- (g) Quiet Enjoyment: Trans Mountain, in performing and observing the covenants and conditions on its part to be observed and performed, shall and may peaceably hold and enjoy the Easement Rights hereby granted without hindrance, molestation or interruption on the part of the Owner or of any person, firm or corporation claiming by, through, under or in trust for the Owner.
- (h) Other Rights Preserved: Nothing contained herein shall affect or prejudice any right, present or future, which Trans Mountain may have under the provisions of the CER Act or otherwise to acquire, use or occupy the Pipeline ROW Area, the Temporary Workspace Area or any other portions of or any right or interest registered against the title to the Lands of the Owner.
- (i) Successors and Assigns: The Easement Rights are and shall be of the same force and effect as a covenant that runs with the Lands of the Owner. The Easement Rights and all rights, obligations, restrictions, terms and conditions set forth in this Schedule shall extend to, be binding upon, and enure to the benefit of the heirs, executors, administrators, successors and assigns of the Owner and Trans Mountain, respectively.
- (j) **Interpretation**: Wherever the singular or masculine or neuter gender is used in this Schedule, it shall be construed as if the plural or other appropriate gender, as the case may be, had been used where the context so requires. If the Owner is comprised of more than one person, the obligations and liabilities of the persons included in the Owner hereunder shall be joint and several.
- (k) **Notices**: Any notice or other communication or delivery required or permitted to be given by one party to the other shall be in writing and may be given by either:
 - (i) delivery by hand, in which case it shall be deemed to have been received on delivery; or
 - (ii) sent by prepaid registered post mailed at a post office in Canada, in which case it shall be deemed to have been received on the third (3rd) business day following the day of mailing;

provided that any notice delivered by hand that is delivered after 4:00 p.m. local time at the address of the addressee on a business day shall be deemed to be received on the next following business day.

The address of Trans Mountain for such purpose shall be

Trans Mountain Pipeline ULC Suite 2700, Stock Exchange Tower 300 – 5th Avenue S.W., Calgary, Alberta, T2P 5J2 Attention: Land Department

The address of the Owner for such purpose shall be the address that appears on the certificate of title for the Lands of the Owner maintained by the LTO at the time the notice is given.

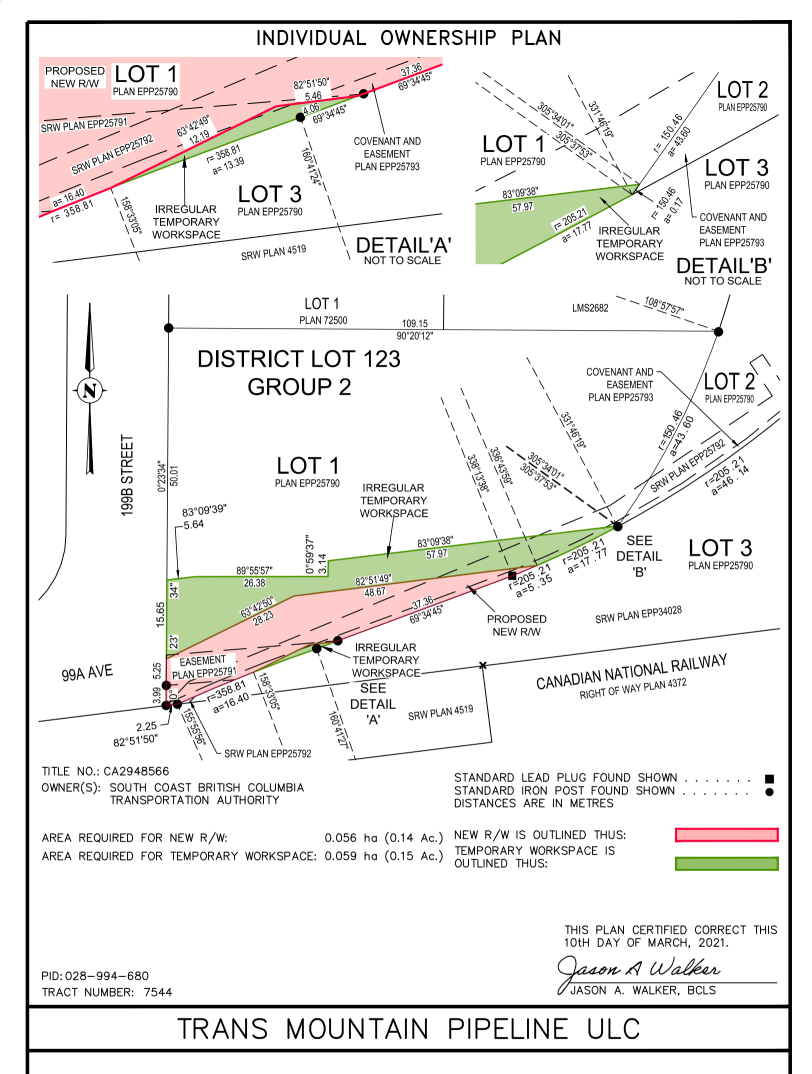
A party may from time to time notify the other party of a change of address to another address inside Canada. Notwithstanding anything contained herein to the contrary, if a strike, lockout or other labour disruption involving postal employees is in effect or generally known to be impending, every notice or other communication or delivery given under this provision must be given by personal delivery.

Tract: PC 7544 PID: 028-994-680 Sportation Authority

South Coast British Columbia Transportation Authority c/o Translink

APPENDIX A

INDIVIDUAL OWNERSHIP PLAN OF THE LANDS OF THE OWNER



INDIVIDUAL OWNERSHIP PLAN SHOWING PROPOSED PIPELINE RIGHT-OF-WAY AND TEMPORARY WORKSPACES

WITHIN

LOT 1 DISTRICT LOT 123 GROUP 2

NEW WESTMINSTER DISTRICT - BRITISH COLUMBIA

PLAN EPP25790

REVISION:



McElhanney Associates Land Surveying Ltd. 200-858 Beatty Street, Vancouver, BC V6B 1C1 Phone: (604) 683 8521

 TMC No.: 01–13283–M002–PP11150

 DWG: 19731–505–GNW–11150
 SCALE: 1: 750
 DWG BY: AJ

 FILE No.: 02637–05–T7544–I0P
 DATE: MAR 10, 2021
 CKD BY: JW

Tract: PC 7544
PID: 028-994-680
South Coast British Columbia Transportation Authority
c/o Translink

APPENDIX B

DEFINED TERMS

- "Approval" means an approval in writing by Trans Mountain pursuant to this Schedule or otherwise, including any conditions of approval.
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- "including" means including without limitation.

"Incompatible Use" means:

- (a) as to the Pipeline ROW Area, any use, activity or thing within the Pipeline ROW Area that would materially interfere with, disrupt or delay the exercise of the Easement Rights, or that imperils the safety or security of the Pipeline or any person or property associated therewith, and includes the use of any part of the Pipeline ROW Area for any Improvement that is not a Permitted Improvement; and
- (b) as to the Temporary Workspace Area, any use, activity or thing within the Temporary Workspace Area that would materially interfere with, disrupt or delay the exercise of the Easement Rights, or that imperils the safety or security of the Pipeline or any person or property associated therewith.
- "LTO" means the land registry or land titles office in which land transactions affecting the Lands of the Owner may be deposited, registered, recorded or filed.
- "CER Act" means the Canadian Energy Regulator Act (Canada), and regulations thereunder, all as amended or replaced from time to time.
- "Owner" means the Registered Owner or occupant or other person interested in the Lands of the Owner, or all of them, where the context so requires.
- "Permitted Improvement" means an Improvement within the Pipeline ROW Area for which there is an Approval and for which there has been compliance with any conditions that are part of that Approval.
- "Pipeline" means a pipeline for which Trans Mountain has approval under the CER Act for the transportation, storage and handling of oil, other liquid or gaseous hydrocarbons, and any products or by-products thereof together with all installations, equipment, fittings and facilities included in, associated with, appurtenant, affixed or incidental thereto, including all such pipes, drips, valves, fittings, connections, meters and cathodic protection equipment, and telecommunication and electrical facilities used for or in the operation and maintenance of the pipeline.
- "Pipeline Construction" means the initial construction and installation of the Pipeline within the Pipeline ROW Area.
- "Pipeline ROW Area Restoration" means the restoration of any part of the Pipeline ROW Area or anything within it disturbed by the exercise of the Pipeline ROW Area Rights in accordance with the following, if and to the extent applicable:
 - (a) cause all construction debris to be removed from the Pipeline ROW Area;

Tract: PC 7544 PID: 028-994-680

South Coast British Columbia Transportation Authority

c/o Translink

(b) replace all topsoil removed from, grade and contour and otherwise restore the Pipeline ROW Area so it is suitable for its use as a pipeline right of way and any prior use thereof that is not an Incompatible Use; and

(c) restore Permitted Improvements within the Pipeline ROW Area.

"Placed Soil" means Soil that has been deposited, dumped or placed on land.

"Registered Owner" means the owner of the fee simple estate in the Lands of the Owner.

"Soil" means soil, fill, earth, sand, gravel, and other material of any kind or nature of which land is composed.

"Temporary Workspace Area Restoration" means the restoration of any part of the Temporary Workspace Area or anything within it disturbed by the exercise of the Temporary Workspace Area Rights in accordance with the following, if and to the extent reasonably practicable:

- (a) cause all construction debris to be removed from the Temporary Workspace Area;
- (b) replace all topsoil removed from, grade and contour and otherwise restore the Temporary Workspace Area so it is suitable for any prior use thereof; and
- (c) restore pre-existing Improvements within the Temporary Workspace Area.

"Trans Mountain" means Trans Mountain Pipeline ULC.

"Vegetation" means trees, shrubs, nursery stock and other vegetation and includes the limbs or growth of any Vegetation.

"within" means across, over, under, in, through and on.

Exhibit "D"

Copy of the Current Certificate of Title for the Lands of the Owner

TITLE SEARCH PRINT 2021-08-06, 14:44:19

File Reference: 12012 Requestor: Kirsten Nowak

CURRENT INFORMATION ONLY - NO CANCELLED INFORMATION SHOWN

Land Title District NEW WESTMINSTER
Land Title Office NEW WESTMINSTER

Title Number CA2948566 From Title Number CA1503886

Application Received 2013-01-11

Application Entered 2013-01-29

Registered Owner in Fee Simple

Registered Owner/Mailing Address: SOUTH COAST BRITISH COLUMBIA TRANSPORTATION

AUTHORITY

1600 4720 KINGSWAY

BURNABY, BC V5H 4N2

Taxation Authority Langley, The Corporation of the Township of

Description of Land

Parcel Identifier: 028-994-680

Legal Description:

LOT 1 DISTRICT LOT 123 GROUP 2 NEW WESTMINSTER DISTRICT PLAN EPP25790

Legal Notations NONE

Charges, Liens and Interests

Nature: COVENANT
Registration Number: CA2948570
Registration Date and Time: 2013-01-11 11:00

Registered Owner: THE CORPORATION OF THE TOWNSHIP OF LANGLEY

INCORPORATION NO. N/A

Remarks: INTER ALIA

Nature: COVENANT Registration Number: CA2948571

Registration Date and Time: 2013-01-11 11:00

Registered Owner: THE CORPORATION OF THE TOWNSHIP OF LANGLEY

INCORPORATION NO. N/A

Remarks: INTER ALIA

TITLE SEARCH PRINT 2021-08-06, 14:44:19

File Reference: 12012 Requestor: Kirsten Nowak

Nature: STATUTORY RIGHT OF WAY

Registration Number: CA2948575
Registration Date and Time: 2013-01-11 11:00

Registered Owner: SOUTH COAST BRITISH COLUMBIA TRANSPORTATION

AUTHORITY

INCORPORATION NO. N/A

Remarks: INTER ALIA

PART IN PLAN EPP25792

Nature: EASEMENT
Registration Number: CA2948576
Registration Date and Time: 2013-01-11 11:00

Remarks: PART IN PLAN EPP25791

APPURTENANT TO LOT 3 PLAN EPP25790

Nature: RESTRICTIVE COVENANT

Registration Number: CA2948577
Registration Date and Time: 2013-01-11 11:00
Remarks: INTER ALIA

PART IN PLAN EPP25793

APPURTENANT TO LOT 3 PLAN EPP25790

Nature: EASEMENT
Registration Number: CA2948578
Registration Date and Time: 2013-01-11 11:00
Remarks: INTER ALIA

PART IN PLAN EPP25793

APPURTENANT TO LOT 3 PLAN EPP25790

Duplicate Indefeasible Title NONE OUTSTANDING

Transfers NONE

Pending Applications NONE

Title Number: CA2948566 TITLE SEARCH PRINT Page 2 of 2

Exhibit "E"

Copy of section 56 of the Rules

National Energy Board Rules of Practice and Procedure, 1995, SOR/95-2008

Section 56

Written Objection

- 56. (1) An owner of lands for which a right of entry order is sought who wishes to object to the application shall file the objection with the Board no later than ten days after the date that the application is served on the owner by the company.
 - (2) Where an owner of lands files an objection in accordance with subsection (1), the owner shall, on the same day that the objection is filed with the Board, serve the objection on the company at the address shown in the notice served on the owner by the company.
 - (3) A company that receives an objection under subsection (2) shall file with the Board a reply to the objection, or a statement that it does not wish to respond to the objection, within seven days after the date that the objection is served on the company by the owner of the lands.
 - (4) Where a company files a reply to an objection, the company shall serve the reply on the owner of the lands on the same day that the reply is filed with the Board.

SOR/2001-30, s. 1.

Exhibit "F"

SUMMARY OF THE LAND NEGOTIATION PROCESS

Registered Owner: South Coast British Columbia Transportation Authority c/o

Translink (the "Registered Owner")

Occupant: Harold's Custom Equipment Rentals Ltd.

(Registered Owner and Occupant collectively referred to as

"Owner")

Tract Number and Legal

Description:

Tract: PC 7544, 028-994-680 (the "Lands")

Section 322 Notice: Registered Owner: December 23, 2019

Occupant: June 24, 2020

Section 34 Notice: August 28, 2019

Subsection 324(2) Notice: Registered Owner: July 7, 2021

Occupant: July 8, 2021

Summary of Consultations

Trans Mountain or its agent, Progress Land Services Ltd. ("Progress"), has engaged with the Owner on an ongoing basis. Over this time, a variety of issues were discussed.

Trans Mountain submits that the only issue that remains outstanding in relation to its acquisition of an interest in the Lands of the Owner for the purposes of its pipeline is that of compensation.

Trans Mountain submits that the issue of compensation is properly dealt with according to the scheme provided for the resolution of such matters under the Act, whether by alternative dispute resolution or by determination of the Commission.

The following table provides an overview (not necessarily exhaustive) of the communications between the responsible land agent, on behalf of Trans Mountain, and the Owner:

Date	Summary of Discussions		
Sept 7/12	C. Xavier, Land Administrator, on behalf of D. Wood, Land Agent, called J. Frank, Registered Owner representative, to discuss the Project		
May 10/13	P. McKenzie, Land Agent, and Y. Smith, Registered Owner representative, exchanged emails to discuss the Project.		
May 24/13	P. McKenzie and Y. Smith exchanged emails to discuss the Project and compensation.		
May 30/13	B. Davies, Registered Owner representative, emailed P. McKenzie to discuss the Project.		
June 19/13	W. Mulyk, Project representative, emailed H. Felhauer, Occupant representative, to discuss the Project. P. McKenzie met with V. Gill, Occupant representative, and H. Felhauer to discuss the Project.		
Oct 15/13	L. White, Land Agent, met with Y. Smith to discuss the Project.		
Dec 23/15	B. Love, Project representative, mailed a letter to the Registered Owner to discuss the Project and compensation.		
Jan 18/16	D. Paris, Registered Owner representative, called D. Wood to discuss the Project and compensation.		

Date	Summary of Discussions	
Jan 27/16	D. Wood called D. Paris to discuss the Project and compensation. D. Wood and D. Paris exchanged emails to discuss the Project and compensation, and arrange a meeting.	
Feb 5/16	D. Paris emailed D. Wood to discuss the Project and compensation.	
Feb 8/16	D. Wood emailed D. Paris to discuss the Project.	
May 16/16	D. Wood emailed D. Paris to discuss the Project and compensation.	
June 6/16	D. Wood and D. Paris exchanged emails to discuss the Project and compensation.	
June 10/16	D. Wood met with A. Lee, Registered Owner representative, to discuss the Project and compensation. D. Wood served a notice pursuant to subsection 87(1) of the NEB Act.	
June 13/16	D. Paris called D. Wood to discuss the Project and compensation.	
June 6/16	D. Paris emailed D. Wood to discuss the Project and compensation.	
Mar 10 /17	D. Wood called D. Paris; left message. D. Wood emailed D. Paris to discuss the Project and compensation.	
Mar 13/17	D. Wood called D. Paris; left message.	
Mar 14/17	L. Van Dam, Registered Owner representative, emailed D. Wood to arrange a meeting.	
Mar 20/17	L. Van Dam called D. Wood to discuss the Project and compensation.	
Mar 27/17	D. Wood emailed L. Van Dam to discuss the Project and compensation.	
Apr 19/17	L. Van Dam emailed D. Wood to discuss the Project and compensation.	
Apr 26/17	D. Wood, L. Van Dam, and J. Reynier, Registered Owner representative, exchanged emails to arrange a meeting.	
Apr 27/17	D. Wood met with H. Felhauer. D. Wood served a notice pursuant to subsection 87(1) of the NEB Act.	
Apr 27/17	D. Wood met with J. Reynier to discuss the Project and compensation.	
May 1/17	D. Wood and J. Reynier exchanged emails to discuss the Project and compensation.	
May 2/17	J. Reynier emailed D. Wood to discuss the Project and compensation.	
May 12/17	D. Wood met with J. Reynier to discuss the Project and compensation. D. Wood served a notice pursuant to subsection 87(1) of the NEB Act.	
May 12/17	D. Wood emailed L. Van Dam to discuss the Project and compensation, and arrange a meeting.	
May 23/17	J. Reynier called D. Wood to discuss the Project and compensation.	
May 24/17	D. Wood emailed J. Reynier to discuss the Project and compensation, and arrange a meeting.	
May 25/17	D. Wood met with J. Reynier to discuss the Project and compensation.	
May 26/17	J. Reynier emailed D. Wood to discuss the Project and compensation.	
May 26/17	L. Van Dam emailed D. Wood to discuss the Project and compensation.	
June 21/17	B. Jensen, Project legal counsel, emailed L. Van Dam to discuss the Project and compensation.	
June 30/17	L. Van Dam emailed B. Jensen to discuss the Project and compensation.	
July 4/17	D. Wood emailed L. Van Dam to discuss compensation.	
July 4/17	D. Wood emailed D. Paris and J. Reynier to discuss the Project and compensation.	
July 9/17	B. Jensen emailed L. Van Dam and D. Wood to discuss the Project and compensation.	
July 11/17	L. Van Dam and D. Wood exchanged emails to discuss the Project and compensation.	
July 13/17	D. Wood and L. Van Dam exchanged emails to discuss the Project and compensation.	
July 17/17	D. Wood and L. Van Dam exchanged emails to discuss the Project and compensation.	

Date	Summary of Discussions		
July 20/17	L. Van Dam and D. Wood exchanged emails to discuss the Project and compensation.		
July 24/17	D. Wood emailed L. Van Dam to discuss the Project and compensation.		
Aug 18/17	D. Wood emailed J. Reynier to discuss the Project and compensation.		
Aug 24/17	D. Wood emailed J. Reynier to discuss the Project. D. Wood emailed J. Reynier to discuss the Project.		
Aug 31/17	J. Reynier emailed D. Wood to discuss the Project.		
Sept 7/17	J. Reynier emailed D. Wood to discuss the Project and compensation.		
Sept 7/17	J. Andries, Land Manager, emailed J. Tam, Registered Owner Representative, to		
·	discuss the Project.		
Sept 14/17	J. Tam and J. Andries exchanged emails to discuss the Project and compensation.		
Sept 15/17	J. Andries and J. Tam exchanged emails to discuss the Project and compensation.		
Sept 19/17	J. Tam emailed J. Andries, D. Wood and B. Love to discuss the Project and compensation.		
Sept 20/17	J. Andries and J. Tam exchanged emails to discuss the Project and compensation.		
Sept 21/17	J. Andries emailed J. Tam to discuss the Project and compensation.		
Sept 22/17	J. Tam emailed J. Andries to discuss the Project and compensation.		
Sept 25/17	J. Tam and J. Andries exchanged emails to discuss the Project and compensation.		
Nov 1/17	D. Wood called J. Reynier to arrange a meeting. D. Wood met with J. Reynier to		
	discuss the Project and compensation.		
Nov 1/17	J. Reynier and D. Wood exchanged emails to discuss the Project and compensation.		
Nov 3/17	D. Wood emailed J. Reynier to discuss the Project and compensation.		
Nov 21/17	J. Reynier emailed D. Wood to discuss the Project and compensation.		
Nov 30/17	D. Wood emailed J. Reynier to discuss the Project and arrange a meeting.		
Dec 14/17	D. Wood and J. Reynier exchanged emails to discuss the Project and arrange a meeting.		
Dec 20/17	D. Wood met with J. Reynier to discuss the Project and compensation.		
Mar 13/18	J. Reynier emailed D. Wood to discuss the Project.		
June 17/18	D. Wood called J. Reynier to discuss the Project and compensation.		
Aug 24/18	D. Wood and J. Reynier exchanged emails to discuss the Project.		
Sept 4/18	D. Wood and Y. Smith exchanged emails to discuss the Project.		
Nov 26/18	D. Wood and D. Mason, Registered Owner representative, exchanged emails to discuss the Project.		
Nov 27/18	D. Wood emailed Y. Smith exchanged emails to discuss the Project and compensation, and arrange a meeting.		
Nov 30/18	D. Wood and D. Paris exchanged emails to discuss the Project and compensation.		
Dec 2/18	D. Wood and D. Faris exchanged emails to discuss the Froject and compensation.		
Dec 14/18	C. Xavier, on behalf of D. Wood, emailed D. Paris to discuss the Project.		
Dec 18/18	D. Wood called D. Paris and S. Walsh, Registered Owner representative, to discuss		
Dec 10/10	·		
Dec 18/18	the Project and compensation.		
Dec 20/18	S. Walsh emailed D. Wood to discuss the Project and compensation.		
Jan 3/19	Y. Smith and D. Wood exchanged emails to discuss the Project and compensation.		
Jan 3/19	D. Wood emailed L. Moshuk, Registered Owner representative, to arrange a meeting.		
Jan 7/19	D. Wood met with L. Moshuk to discuss the Project and compensation.		
Jan 7/19 Jan 9/19	D. Wood met with L. Moshuk to discuss the Project and compensation. D. Wood emailed L. Moshuk to discuss the Project.		
Jan 16/19	D. Wood called L. Moshuk to arrange a meeting.		
Feb 6/19			
Feb 12/19	D. Wood and B. Kala, Project representative, met with L. Moshuk to discuss the Project and compensation.		
Feb 12/19	L. Moshuk and D. Wood exchanged emails to discuss the Project and compensation.		

Date	Summary of Discussions	
Feb 12/19	D. Wood emailed L. Moshuk to discuss the Project and compensation.	
Feb 14/19	L. Moshuk and D. Wood exchanged emails to discuss the Project and compensation.	
Feb 22/19	L. Moshuk and D. Wood exchanged emails to discuss compensation.	
Feb 22/19	L. Moshuk and D. Wood exchanged emails to discuss the Project and compensation.	
Mar 12/19	L. Moshuk emailed D. Wood to discuss the Project and compensation, and to arrange	
	a meeting.	
Mar 26/19	D. Wood emailed L. Moshuk to discuss the Project and compensation, and arrange	
	a meeting.	
Mar 28/19	L. Moshuk emailed D. Wood to discuss the Project and compensation.	
Apr 8/19	L. Moshuk and D. Wood exchanged emails to discuss the Project and compensation.	
Apr 9/19	L. Moshuk, D. Wood, J. Andries, and T. Lucas, Land Manager, exchanged emails to	
	discuss the Project and compensation.	
Apr 24/19	D. Wood emailed L. Moshuk to arrange a meeting.	
Apr 25/19	L. Moshuk and D. Wood exchanged emails to discuss the Project and compensation.	
May 8/19	T. Lucas and L. Moshuk exchanged emails to discuss the Project and compensation.	
May 16/19	D. Wood, B. Kala, L. Hobenshield, Project representative, and N. Loban, Project	
	representative, met with D. Paris, J. Tam, E. Young, Registered Owner	
	representative, J. Leung, Registered Owner representative, S. Black, Registered	
	Owner representative, and B. Page, Registered Owner representative, to discuss the	
	Project and compensation.	
May 17/19	S. Dunford, Land Administrator, emailed J. Andries, B. Kala and J. Tam to discuss	
	the Project and compensation.	
May 23/19	E. Young emailed B. Kala to discuss the Project and compensation.	
Jul 10/19	D. Wood emailed L. Moshuk to discuss the Project.	
Aug 22/19	D. Wood called L. Moshuk to discuss service.	
Aug 23/19	D. Wood met with P. Richardson to discuss service.	
Aug 26/19	D. Wood and D. Paris exchanged emails to discuss service.	
Aug 28/19	D. Wood called J. Tam to discuss service. D. Wood met with J. Tam to discuss the	
	Project and arrange a further meeting. D. Wood served the Section 34 Notice and a	
0	notice pursuant to subsection 87(1) of the NEB Act.	
Sept 10/19	D. Wood called J. Tam to arrange a meeting. D. Wood emailed J. Tam to arrange a	
Comt 40/40	meeting.	
Sept 19/19	D. Wood met with D. Paris, J. Tam and L. Moshuk to discuss the Project and	
Sept 20/19	compensation. M. Harding sent a notice pursuant to section 322 of the Act to the Occupant via	
Sept 20/19	registered mail.	
Sept 23/19	D. Wood called L. Moshuk; left message.	
Sept 24/19	D. Wood called L. Moshuk, left message. D. Wood emailed D. Paris, J. Tam, and L. Moshuk to discuss the Project and	
Ocpt 2-7 10	compensation.	
Dec 13/19	M. Harding sent the Section 322 Notice to the Registered Owner via registered mail.	
Dec 23/19		
Feb 14/20	The Registered Owner received the Section 322 Notice via registered mail. D. Wood called L. Moshuk; left message. D. Wood emailed L. Moshuk to discuss	
1 00 17/20	the Project.	
Feb 18/20	D. Wood called L. Moshuk to discuss the Project. C. Miller, Land Administrator,	
. 55 15/20	emailed L. Moshuk to discuss the Project.	
Feb 25/20	C. Miller emailed L. Moshuk to discuss the Project.	
Feb 27/20	L. Moshuk forwarded an email from N. Apomah, Registered Owner representative,	
	to D. Wood to discuss the Project.	
14 = 100	C. Miller emailed L. Moshuk to discuss the Project.	
Mar 5/20	I C. MIIICI CITAIICU L. MOSTUK IO UISCUSS ITIC FIDICCI.	

Date	Summary of Discussions		
Mar 23/20	D. Wood called L. Moshuk; line busy.		
Mar 23/20	D. Wood called L. Moshuk; line busy.		
Mar 23/20	D. Wood called L. Moshuk; line busy.		
Mar 23/20	D. Wood and L. Moshuk exchanged emails to discuss the Project.		
Mar 24/20	J. Andries and L. Moshuk exchanged emails to discuss the Project and		
	compensation.		
Mar 26/20	J. Andries and L. Moshuk exchanged emails to discuss compensation.		
Mar 27/20			
	notice pursuant to section 322 of the Act via regular mail.		
Mar 29/20	D. Wood emailed T. Yip, Occupant representative, to discuss the Project.		
Mar 30/20	D. Wood emailed T. Yip to discuss the Project.		
Apr 1/20	T. Yip emailed D. Wood to discuss the Project.		
Apr 3/20	D. Wood emailed T. Yip to discuss the Project.		
April 6/20	J. Andries emailed L. Moshuk to discuss compensation.		
Apr 7/20	L. Moshuk emailed J. Andries to discuss compensation.		
April 14/20	J. Andries and L. Moshuk exchanged emails to discuss compensation.		
Apr 24/20	D. Wood emailed L. Moshuk to arrange a meeting.		
Apr 25/20	L. Moshuk and D. Wood exchanged emails to arrange a meeting.		
Apr 27/20	D. Wood emailed L. Moshuk to discuss the Project.		
Apr 28/20	L. Moshuk emailed D. Wood to discuss the Project.		
Apr 28/20	C. Miller emailed L. Moshuk to discuss the Project.		
Apr 29/20	L. Moshuk and C. Miller exchanged emails to discuss the Project.		
May 1/20	D. Wood emailed T. Yip to discuss the Project.		
May 6/20	D. Wood called T. Yip to discuss the Project.		
May 8/20	D. Wood texted T. Yip to discuss the Project. D. Wood called T. Yip to discuss the Project. D. Wood emailed T. Yip to discuss the Project.		
May 10/20	T. Yip texted D. Wood to discuss the Project.		
May 11/20	J. Andries and L. Moshuk exchanged emails to discuss the Project and		
	compensation.		
May 13/20	D. Wood met with T. Yip to discuss the Project.		
May 15/20	D. Wood called L. Moshuk; left message. D. Wood emailed L. Moshuk to discuss		
	the Project.		
May 22/20	L. Moshuk emailed D. Wood to arrange a meeting.		
May 25/20	J. Andries emailed L. Moshuk to discuss the Project and compensation.		
May 26/20	L. Moshuk emailed J. Andries to discuss the Project and compensation.		
June 19/20			
June 24/20			
June 24/20	L. Moshuk emailed J. Andries to discuss compensation.		
June 25/20	J. Andries emailed L. Moshuk to discuss the Project and compensation.		
June 30/20	L. Moshuk emailed J. Andries and T. Lucas to discuss compensation.		
July 9/20	L. Moshuk and T. Lucas exchanged emails to discuss compensation.		
Nov 3/20	O. Moin, Project representative, emailed N. Apomah to discuss the Project and		
N. 4/00	compensation.		
Nov 4/20	, ,		
N = 5 /00	N. Apomah to discuss the Project and compensation.		
Nov 5/20	N. Apomah emailed O. Moin to discuss the Project and compensation.		
Nov 20/20	O. Moin emailed N. Apomah to discuss the Project and compensation.		
Dec 7/20	O. Moin emailed N. Apomah to discuss the Project and compensation.		
Jan 21/21	N. Apomah emailed O. Moin to regarding the Project, application to cross utilities by		
	consent and terms of agreement.		

Date	Summary of Discussions	
Mar 5/21	J. Merrick, Project legal counsel, emailed P. Richardson to discuss the Project and	
	compensation.	
Mar 8/21	P. Richardson called J. Merrick to discuss the Project and compensation.	
Mar 9/21	J. Merrick called P. Richardson to discuss the Project and compensation.	
Mar 22/21	J. Merrick met with P. Richardson and other Registered Owner representatives to	
	discuss the Project and compensation.	
Apr 26/21	L. Moshuk emailed J. Andries and T. Lucas to discuss compensation.	
May 5/21	J. Andries and J. Lingham called L. Moshuk to discuss the Project and compensation.	
July 7/21	P. McKenzie met with N. Apomah. P. McKenzie served the Subsection 324(2) Notice.	
July 8/21	P. McKenzie met with T. Yip. P. McKenzie served the Subsection 324(2) Notice.	

Exhibit "G"

CER Template for Objection to Application for Right of Entry

Objection to an Application for Right of Entry

Your objection must be filed with the Canada Energy Regulator (CER) within 10 calendar days of your receipt of the right of entry application

You can complete this form online, save it on your computer, and e-file (along with any attachments) through the CER's Regulatory Documents e-filing tool (http://www.cer-rec.gc.ca/pplctnflng/sbmt/index-eng.html) on the CER website (www.cer-rec.gc.ca/pplctnflng/sbmt/index-eng.html) on the CER website (<a href="http://wwww.cer-rec.gc.ca/pplctnflng/sbmt/index-eng.htm

During the pandemic, CER staff are not in the office to process filings received by mail or fax.

The requirement to file a hard copy within three business days is postponed until further notice. Hard copies should be prepared, along with a signed receipt, and provided to the CER at a later date.

More information about the CER's response to the COVID-19 pandemic is available in its March 16 update (http://www.cer-rec.gc.ca/bts/nws/whtnw/2020/2020-03-16-eng.html).

If you have process questions, contact the CER toll free at 1-800-899-1265 and ask to speak to somebody about your objection to an application for a right of entry.

Alternative Dispute Resolution

Alternative Dispute Resolution (ADR) services such as facilitation and mediation are available from the CER at any time to help parties resolve disputes outside the CER's regulatory processes. To seek additional information, please contact the CER's ADR staff at 1-800-899-126 or ADR-MRD@cer-rec.gc.ca.

The Form starts on the next page



Project Name (if known):	
vn):	

_and Information		
Legal description of lands this objection pertains to:		
Are you a registered landowner? Yes No		
If not, please describe your interest in the lands (e.g., tenant, lease holder, occupier, other):		

The form continues on the next page

Your Contact Information

Name:	Title:
Residential Address:	
City:	Province:
-	
Postal Code:	Facsimile:
Telephone 1:	Telephone 2:
Email:	
Mailing or Personal/Courier Service Address (if	different from above)
Address:	
Telephone:	
Authorized Representative Contact Info	
If you do not have an authorized representative, plea Name:	se leave blank Title:
Organization:	Address:
Organization.	Addices.
City:	Province:
Oity.	r rovince.
Postal Code:	Facsimile:
Telephone:	Email:
Mailing or Personal/Courier Service Address (if	different from above)
Address:	
Telephone:	

Details of your Objection

Please describe your reason(s) for objecting to the right of entry application and provide supporting documents where possible. You can attach additional pages to this form.

may provide comments on the order terms and conditions that the company proposed, or submit your proposed terms or conditions to be included in the order, should the CER decide to grant the appany's right of entry application.
int Name:
gnature:
te of this Objection (DD MM YYYY):

The company has up to <u>7 calendar days</u> to reply to your written objection. The company must file its response to your objection with the CER and provide you with a copy.

Exhibit "H"

Canada Energy Regulator Filing Inventory

Trans Mountain Expansion Project Right of Entry Application Filing Inventory

1. Land Description

		Application PDF Page No.
a.	Landowner(s): South Coast British Columbia	Various
	Transportation Authority c/o Translink	
b.	Land Description (short form): 028-994-680	Various
C.	Description (including area) of permanent and temporary	Various
	workspace as applicable:	
	New Right of Way: 0.056 Ha / 0.14 Ac	
	Temporary Workspace: 0.059 Ha / 0.15 Ac	

2. Application pursuant to subsection 324(1) of the CER Act (Application)

Legislation	Filing Requirement		
		In Application? References (Application PDF Page No.)	Not in Application? (Explanation)
The Rules 55(3)	a. Confirm the Application includes:		
The Rules 55(3)(a)	i) Copy of the s.324(2) Notice(s)	8-26	
The Rules 55(3)(b)(i)	ii) Evidence that s.324(2) Notice was served on landowner not less than 30 days and not more than 60 days prior to filing the application with the Commission	28-29	
The Rules 55(3)(b)(ii)	iii) Evidence that s.324(2) Notice was served on landowner in accordance with subsection 8(8) of the Rules or in any manner ordered by the Commission under the NEB Substituted Service Regulations	28-29	
	Provide REGDOC link to Substituted Serv	vice Order	
	Provide date substituted service was effect	cted	
	Identify which other notices, if any, were served using substituted service (e.g., s. 201(1)(a), s. 322(1) of CER Act)		
The Rules 55(3)(c)	A schedule that contains a description of:		
The Rules 55(3)(c)(i)	a) Lands in respect of which the order is sought	31-38	
The Rules 55(3)(c)(ii)	 b) Rights, titles or interests applied for in respect of the lands 	31-38	
The Rules 55(3)(c)(iii)	 c) Any rights, obligations, restrictions or terms and conditions that are proposed to attach to: 	31-38	
The Rules 55(3)(c)(iii)(A)	Rights, titles, or interests applied for in respect of the lands		
The Rules 55(3)(c)(iii)(B)	Any remaining interest(s)		

Legislation	Filing Requirement		
The Rules 55(3)(c)(iii)(C)	 Any adjacent lands of the landowner 		
The Rules 55(3)(d)	iv) Current abstract of title to the lands, a certified copy of the certificate of title to the lands or a certified statement of rights registered in the land registers for the lands	40-41	
The Rules 55(3)(e)	v) Copy of section 56 of the NEB Rules of Practice and Procedure	43	
The Rules 55(3)(f)	Confirm that Trans Mountain has served the application, including the information set out in section 55 of the Rules, on the landowner	Trans Mountain will serve this application on the landowner after it has made this application to the Regulator. Trans Mountain will file proof of service of this application as soon as possible after service is effected on the landowner.	
	Indicate the requested number of certified copi		3
	entry order, should the application be approved	u.	

3. Right of entry notice pursuant to subsection 324(2) of the CER Act [s.324(2) Notice]

Legislation	Filing Requirement		
The Rules 55(3)(a)	a. Date(s) s.324(2) Notice was served on landowner(s):	July 7, 2021 July 8, 2021	
CER Act s.324(2)	b. Confirm that each s.324(2) Notice included:	Yes/No	Application PDF Page No.
CER Act s.324(2)(a)	i) The purpose of the right of entry	Yes	17
CER Act s.324(2)(b)	ii) Date the company intends to make its application to the Commission pursuant to subsection 324(1) of the CER Act	Yes	17
CER Act s.324(2)(c)	iii) Date the company wishes to enter the lands and period during which the company intends to have access to the lands	Yes	17
CER Act s.324(2)(d)	iv) Address of the CER for any objection	Yes	18
CER Act s.324(2)(e)	v) Description of landowner's right to advance of compensation, and the amount of the advance of compensation the company is prepared to make	Yes	18

4. Notice of proposed acquisition or lease of lands pursuant to subsection 322(1) of the CER Act or subsection 87(1) of the NEB Act [s.322(1) Notice]

Guidance	Filing Requirement	
CER Filing Manual Guide V	a. Date(s) the s. 322(1) Notice was served on Landowner(s):	December 23, 2019 June 24, 2020
	b. Confirm that the location, dimension, and nature of the land rights (permanent and temporary) described in this Notice are identical to what was served in the s.322(1) Notice	No, the location, dimension, and nature of the land rights described are not identical, but nor are they materially different. The s.322(1) Notice attaches an Individual Ownership Sketch ("IOS"), whereas the s.324(2) Notice attaches an Individual Ownership Plan ("IOP"). The IOS is a sketch that is not confirmed by survey, whereas the IOP is. The transition from IOS to IOP may result in measurement differences. Further, Trans Mountain notes that the IOP attached to the s.324(2) Notice identifies for the Owner the areas of the Lands of the Owner for which Trans Mountain will be seeking right of entry. The IOS attached to the earlier s.322(1) Notice is provided to indicate to the Owner those portions of the Lands of the Owner that may be required for the purposes of the Project, as understood at the time.

5. Notice pursuant to paragraph 201(1)(a) of the CER Act or paragraph 34(1)(a) of the NEB Act [s.201 Notice]

Guidance	Filing Requirement		
	a. PPBoR Sheet Number:	M002-PM03021-01	0
	b. PPBoR REGDOC Link:	C13518-1	
CER Filing Manual Guide V	c. Date(s) of service of s.201 Notice on landowner(s)	August 28, 2019	
	d. Confirm whether a written statement of opposition was filed. If yes, enter REGDOCS Link and filing date	Yes	South Coast British Columbia Transportation Authority, May 25, 2017 (A83832-4). Withdrawn by the NEB on request by the Owner, February 20, 2018. (A90086-1)

6. <u>Land Negotiation Process Conducted with Landowner</u>

Guidance	Filing Requirement	Yes/No	Application PDF Page No.
CER Filing Manual and Interim Guidance, Guide V	Summary of land negotiation process, including dates of meetings with the landowner(s)	Yes	44-49
CER Filing Manual and Interim Guidance, Guide V	b. Discussion of outstanding issues and the reason(s) that a voluntary agreement could not be reached	Yes	44-49