



ORDER TGI-005-2024

IN THE MATTER OF the *Canadian Energy Regulator Act* (**CER Act**); and

IN THE MATTER OF an application filed by Trans Québec & Maritimes Pipeline Inc. (**TQM**) with the Canada Energy Regulator (**CER**) pursuant to section 226 and subsection 67(4) of the CER Act filed under File 6208991.

BEFORE the Commission of the CER on 19 December 2024.

AND WHEREAS on 28 November 2024, TQM filed an application for the 2025 interim tolls and abandonment surcharges (**2025 Interim Tolls**) for services on the TQM Pipeline (**Application**);

AND WHEREAS on 29 May 2014, the National Energy Board issued the MH-001-2013 Reasons for Decision, approving TQM's methodology for calculating abandonment surcharges;

AND WHEREAS on 27 March 2024, the Commission issued a Letter Decision, approving TQM's Abandonment Cost Estimate of \$162.4 million (\$2023);

WHEREAS on 23 May 2024, the Commission issued Order TG-004-2024, approving TQM's 2024 to 2025 negotiated toll settlement (**Settlement**) and 2024 Final Tolls and Abandonment Surcharges;

AND WHEREAS the Commission finds the 2025 Interim Tolls to have been calculated in accordance with the Settlement and prior decisions respecting abandonment costs and surcharges;

AND WHEREAS the Commission is satisfied with the consultation conducted and is not aware of any outstanding concerns with the Application from TQM's shippers or interested parties;

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IT IS ORDERED pursuant to section 226 and subsection 67(4) of the CER Act that TQM's proposed 2025 Interim Tolls, as contained in its Application, be implemented on an interim basis effective 1 January 2025, pending any future amending or final orders by the Commission concerning TQM's 2025 tolls.

THE COMMISSION OF THE CANADA ENERGY REGULATOR

Signed by

Ramona Sladic
Secretary of the Commission