



ORDER MO-007-2017

IN THE MATTER OF the *National Energy Board Act*
(the Act) and the regulations made thereunder; and

IN THE MATTER OF an Application by Spectra Energy
Midstream Canada L.P., by its general partner Spectra Energy
Midstream Canada Partner Corporation (SEMC) and Canadian
Natural Resources, by its managing partner Canadian Natural
Resources Limited (CNRL), pursuant to paragraph 74(1) (a)
and (b) of the Act, dated 15 November 2016, filed with the
National Energy Board (the Board) under
File OF-Fac-Gas-S383-2016-02 01.

BEFORE the Board on 21 February 2017.

WHEREAS on 22 January 1996, the Board issued Order N62-5-96 to Novagas Clearinghouse
Pipelines Ltd. for the Pesh Creek Pipeline which included a Schedule A;

AND WHEREAS on 21 December 2001, the Board issued Order AO-1-XG-N62-5-96 reflecting
the change of ownership to 806026 Alberta Ltd., as general partner of Canadian Midstream
Pipeline Limited Partnership;

AND WHEREAS on 6 February 2002, the Board issued Order AO-2-XG-N62-5-96, reflecting
the change of ownership to 806026 Alberta Ltd., as general partner of Duke Energy Field
Services Canada LP.;

AND WHEREAS on 4 May 2007, the Board issued Order AO-3-XG-N62-5-96 reflecting the
change of ownership to SEMC;

AND WHEREAS on 23 July 2014, the Board issued MO-109-2014, deactivating the Pesh
Creek Pipeline and the Pesh Creek Loop;

AND WHEREAS on 15 November 2016, the Board received an application from SEMC and
CNRL, pursuant to paragraph 74(1) (a) and (b) to transfer ownership of the Pesh Creek Pipeline
and the Pesh Creek Loop;

AND WHEREAS the Board has examined the application and subsequent filing dated
12 January 2017 and considers it to be in the public interest to grant the following relief;

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IT IS ORDERED THAT, pursuant to paragraph 74(1) (a) and (b) of the Act, leave is granted to SEMC to sell and to CNRL to purchase the Pesh Creek Pipeline; and

IT IS FURTHER ORDERED THAT, unless the Board otherwise directs, this Order shall expire on 22 May 2017 unless the Applicants confirm that the transaction has been completed.

NATIONAL ENERGY BOARD

Original signed by

Sheri Young
Secretary of the Board

National Energy
Board



Office national
de l'énergie

ORDER MO-008-2017

IN THE MATTER OF the *National Energy Board Act*
(the Act) and the regulations made thereunder; and

IN THE MATTER OF an Application by Spectra Energy
Midstream Canada L.P., by its general partner Spectra Energy
Midstream Canada Partner Corporation (SEMC) and Canadian
Natural Resources, by its managing partner Canadian Natural
Resources Limited (CNRL), pursuant to paragraph 74(1) (a)
and (b) of the Act, dated 15 November 2016, filed with the
National Energy Board (the Board) under
File OF-Fac-Gas-S383-2016-02 01.

BEFORE the Board on 21 February 2017.

WHEREAS on 14 February 2005, the Board issued Order XG-Z007-03-2005 to 806026 Alberta Ltd., as general partner Duke Energy Field Service Canada L.P for the Pesh Creek Loop which included a Schedule A;

AND WHEREAS on 3 March 2005, the Board issued amending Order AO-1-XG-Z007-03-2005 to 806026 Alberta Ltd., as general partner Duke Energy Field Service Canada L.P, correcting errors in Conditions 4 and 6;

AND WHEREAS on 24 March 2005, the Board issued amending Order AO-2-XG-Z007-03-2005 to 806026 Alberta Ltd., as general partner Duke Energy Field Service Canada L.P, revoking and replacing Condition 5;

AND WHEREAS on 4 May 2007, the Board issued amending Order AO-3-XG-Z007-03-2005, reflecting the change of ownership to Spectra Energy Midstream Partner Corporation as general partner of Spectra Energy Midstream Canada L.P.;

AND WHEREAS on 14 January 2008, the Board issued Order AO-4-XG-Z007-03-2005 to SEMC, varying Condition 7;

AND WHEREAS on 19 June 2009, the Board issued Order AO-5-XG-Z007-03-2005 to SEMC, varying Condition 7;

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AND WHEREAS on 23 July 2014, the Board issued MO-109-2014 to SEMC, deactivating the Pesh Creek Pipeline and Pesh Creek Loop;

AND WHEREAS on 15 November 2016, the Board received an application from SEMC and CNRL, pursuant to paragraph 74(1) (a) and (b) to transfer ownership of the Pesh Creek Pipeline and the Pesh Creek Loop;

AND WHEREAS the Board has examined the application and subsequent filing(s) dated 12 January 2017 and considers it to be in the public interest to grant the following relief;

IT IS ORDERED THAT, pursuant to paragraph 74(1) (a) and (b) of the Act, leave is granted to SEMC to sell and to CNRL to purchase the Pesh Creek Loop; and

IT IS FURTHER ORDERED THAT, unless the Board otherwise directs, this Order shall expire on 22 May 2017 unless the Applicant(s) confirm that the transaction has been completed.

NATIONAL ENERGY BOARD

Original signed by

Sheri Young
Secretary of the Board