National Energy Board



Office national de l'énergie

File OF-EI-Elec-N094-2005-01 02 15 March 2013

Mr. Dean Krauss, Sr. Power Marketer NorthPoint Energy Solutions Inc. 3SE, 2025 Victoria Avenue Regina, SK S4P 0S1 Facsimile 306-566-3364

Dear Mr. Krauss:

## NorthPoint Energy Solutions Inc. letter dated 13 February 2013 regarding Electricity Export Permits EPE-281 and EPE-282

The National Energy Board (Board) has considered the above referenced letter, which requests that EPE-281 and EPE-282 be combined into a single permit by revoking EPE-281 and amending EPE-282 to include the conditions of the revoked permit. The Board has decided to grant the request.

Please find enclosed Board Orders AO-001-EPE-282 and RO-EPE-281 for your records.

Yours truly,

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Sheri Young Secretary of the Board

Attachments

444 Seventh Avenue SW Calgary, Alberta T2P 0X8



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Office national de l'énergie

## ORDER AO-001-EPE-282

**IN THE MATTER OF** subsection 21(2) of the *National Energy Board Act* (the Act); and

**IN THE MATTER OF** a request by NorthPoint Energy Solutions Inc. (NorthPoint), dated 13 February 2013, that the National Energy Board (Board) combine Electricity Export Permits EPE-281 and EPE-282 into a single permit, under File OF-EI-Elec-N094-2005-01-02 (formerly AE-P-NPS-01 and 6200-N094-2).

**BEFORE** the Board on 15 March 2013.

**WHEREAS** on 23 February 2006, Electricity Export Permits EPE-281 and EPE-282 were issued to NorthPoint for a period of 10 years commencing on 15 March 2006 and ending 14 March 2016;

**AND WHEREAS** NorthPoint is the current holder of Electricity Export Permits EPE-281 and EPE-282;

**AND WHEREAS** on 13 February 2013, NorthPoint requested that the Board combine Electricity Export Permits EPE-281 and EPE-282 into a single permit by revoking EPE-281 and amending EPE-282 to include the conditions of the revoked permit;

**AND WHEREAS**, on 15 March 2013, the Board issued RO-EPE-281, the effect of which is to revoke Electricity Export Permit EPE-281;

**IT IS ORDERED** pursuant to subsection 21(2) of the Act that Electricity Export Permit EPE-282 is hereby varied and amended by:

Striking the following clauses:

**WHEREAS** in an application dated 10 November 2005 NorthPoint requested an authorization to export interruptible energy at points on the international boundary between Canada and the United States of America;

**IT IS ORDERED THAT** NorthPoint be and is hereby authorized to export interruptible energy at points on the international boundary between Canada and the United States of America, subject to the following terms and conditions:

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and substituting therefore:

**WHEREAS** in an application dated 10 November 2005 NorthPoint requested an authorization to export firm power and energy, and interruptible energy at points on the international boundary between Canada and the United States of America;

**IT IS ORDERED THAT** NorthPoint be and is hereby authorized to export firm power and energy, and interruptible energy at points on the international boundary between Canada and the United States of America, subject to the following terms and conditions:

Striking conditions 2, 3, 4 and 5 and substituting therefore:

- 2. The classes of transfers authorized hereunder shall be: the sale transfer, adjustment transfer and carrier transfer of firm power and energy, and the sale transfer, equichange transfer, storage transfer, adjustment transfer, and carrier transfer of interruptible energy.
- 3. The power and energy to be exported hereunder may be transmitted over any of the international power lines for which the Board has issued, or will issue, a Certificate of Public Convenience and Necessity, or a Permit.
- 4. The quantity of energy that may be exported hereunder shall not exceed 8 760 GW.h in any consecutive twelve-month period.
- 5. NorthPoint shall not export power and energy as a sale transfer, unreturned equichange transfer or unreturned storage transfer hereunder, without first:
  - i. informing those who have declared an interest in buying electricity for consumption in Canada of the quantities and classes available for sale; and
  - ii. giving an opportunity to purchase electricity on terms and conditions as favourable as the terms and conditions which apply to the proposed exports, to those who, within a reasonable time after being so informed, demonstrate an intention to buy electricity for consumption in Canada.

And adding the following condition 10:

10. The quantity of power that may be exported hereunder shall not exceed 1 000 MW.

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Sheri Young Secretary of the Board

National Energy Board



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## ORDER RO-EPE-281

**IN THE MATTER OF** subsection 119.093(1) of the *National Energy Board Act*; and

**IN THE MATTER OF** a request by NorthPoint Energy Solutions Inc. (NorthPoint), dated 13 February 2013, that the National Energy Board (Board) combine Electricity Export Permits EPE-281 and EPE-282 into a single permit, under File OF-EI-Elec-N094-2005-01-02 (formerly AE-P-NPS-01 and 6200-N094-2).

**BEFORE** the Board on 15 March 2013.

**WHEREAS** on 23 February 2006, Electricity Export Permits EPE-281 and EPE-282 were issued to NorthPoint for a period of 10 years commencing 15 March 2006 and ending 14 March 2016;

**AND WHEREAS** NorthPoint is the current holder of Electricity Export Permits EPE-281 and EPE-282;

**AND WHEREAS** on 13 February 2013, NorthPoint requested that the Board combine Electricity Export Permits EPE-281 and EPE-282 into a single permit by revoking EPE-281 and amending EPE-282 to include the conditions of the revoked permit;

**AND WHEREAS** on 15 March 2013, the Board issued AO-001-EPE-282, the effect of which is to include the conditions of Electricity Export Permit EPE-281 in Electricity Export Permit EPE-282;

**IT IS ORDERED THAT** Electricity Export Permit EPE-281 be and is hereby revoked.

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Sheri Young Secretary of the Board

