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July 29, 2015

Ontario Energy Board P.O. Box 2319 2300 Yonge Street, 27<sup>th</sup> Floor Toronto, ON M4P 1E4 Filed Electronically Original by Courier

# Attention: Ms. Kirsten Walli Board Secretary

Dear Ms. Walli:

Subject: Union Gas Limited (Union) – 2017 Dawn Parkway Project OEB File No. EB-2015-0200 TransCanada PipeLines Limited (TransCanada) Application for Intervenor Status

TransCanada requests intervenor status in Ontario Energy Board proceeding EB-2015-0200. Attached is TransCanada's Application in support of its request.

Sincerely,

## **TransCanada PipeLines Limited**

## Original signed by

Catharine Davis Vice President, Pipelines Law

cc. Karen Hockin, Union Gas Limited (electronic only) Crawford Smith, Torys LLP (electronic only)

Enclosure

# ONTARIO ENERGY BOARD EB-2015-0200

**IN THE MATTER OF** the *Ontario Energy Board Act, 1998*, S.O. c. 15, Sched. B;

**AND IN THE MATTER OF** an Application by Union Gas Limited for an Order or Orders for approval of recovery of the cost consequences of all facilities associated with the development of the proposed 2017 Dawn Parkway Project specifically the installation of the Dawn H, Lobo D and Bright C Compressors located in the Township of Dawn-Euphemia, the Municipality of Middlesex Centre and the Township of Blandford-Blenheim.

To: Ms. Kristen Walli Board Secretary Ontario Energy Board

# TRANSCANADA PIPELINES LIMITED APPLICATION FOR INTERVENOR STATUS

- 1. TransCanada PipeLines Limited (TransCanada) requests intervenor status in the proceeding for adjudication of the Application.
- 2. TransCanada is a company incorporated under the laws of Canada.
- 3. TransCanada owns and operates a high-pressure natural gas transmission system that extends from Alberta to Ontario and through a portion of Quebec, connecting to various downstream Canadian and international pipelines (the Mainline). The National Energy Board regulates TransCanada's operation of the Mainline.
- 4. TransCanada transports natural gas on the Mainline for others for use in the Canadian domestic market and for export from Canada to the United States. TransCanada holds M12 and C1 transportation service on the Union Gas Limited (Union) system. TransCanada uses this capacity to provide integrated services on the Mainline. TransCanada has an interest in matters that may affect the rates or the terms and conditions of service on the Union system.
- 5. Union is also a large domestic customer on the Mainline. TransCanada has an interest in matters involving Union's system, rates and policies and any effect they may have on the services TransCanada provides to Union and other customers on the Mainline.
- 6. TransCanada reserves its rights to participate in all aspects of the proceeding, including evidence, interrogatories, cross-examination and argument.

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7. TransCanada further requests receipt of all pre-filed material and any further notices or other material that may be issued or filed in connection with this proceeding. The names, mailing and electronic addresses, and telephone and facsimile numbers of TransCanada representatives are as follows:

## Attention:

Ms. Catharine Davis Vice President, Pipelines Law  $450 - 1^{st}$  Street SW Calgary, Alberta T2P 5H1

Telephone: (403) 920-2107 Facsimile: (403) 920-2308 Email: catharine\_davis@transcanada.com Mr. Jim Bartlett Manager, Regulatory Research & Analysis 450 – 1<sup>st</sup> Street SW Calgary, Alberta T2P 5H1

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Telephone: (587) 933-8875 Facsimile: (403) 920-2451 E-mail: roman\_karski@transcanada.com

8. TransCanada does not intend to seek an award of costs for its participation in this proceeding.

Calgary, Alberta July 29, 2015

> Respectfully submitted, TransCanada PipeLines Limited

Original signed by

Catharine Davis Vice President, Pipelines Law