

# DECISION AND ORDER ON COST AWARDS

EB-2019-0007

# IMPERIAL OIL LIMITED

**Leave to Construct Waterdown to Finch Project** 

**BEFORE: Emad Elsayed** 

**Presiding Member** 

**Robert Dodds** 

Vice-Chair and Member

Michael Janigan

Member

#### INTRODUCTION AND SUMMARY

This is a decision of the Ontario Energy Board (OEB) on cost claims filed with respect to an Imperial Oil Limited (Imperial Oil) proceeding.

Imperial Oil applied under section 90(1) of the *Ontario Energy Board Act*, 1998 (OEB Act) for leave to construct (LTC) 63 kilometers of 12-inch diameter pipeline for transportation of refined petroleum products from its facility in the City of Hamilton to its facility in the City of Toronto (Application).

The OEB granted the Canadian Manufacturers and Exporters (CME), Huron-Wendat Nation (HWN), Peter and Tim Virtanen intervenor status and cost award eligibility.

On March 12, 2020, the OEB issued its Decision and Order in which it approved Imperial Oil's Application and set out the process for intervenors to file their cost claims, for Imperial Oil to object to the claims and for intervenors to respond to any objections raised by Imperial Oil.

By e-mail, CME and HWN stated that they will not file a cost claim. The OEB did not receive a cost claim from Peter and Tim Virtanen.

### **Findings**

As there were no cost claims in the proceeding, the only costs applicable are those of the OEB.

#### THE ONTARIO ENERGY BOARD ORDERS THAT:

Pursuant to section 30 of the *Ontario Energy Board Act, 1998*, Imperial Oil Limited shall pay the OEB's costs of, and incidental to, this proceeding immediately upon receipt of the OEB's invoice.

DATED at Toronto April 9, 2020

## **ONTARIO ENERGY BOARD**

Original signed by

Christine E. Long Registrar and Board Secretary