Osler, Hoskin & Harcourt LLP Box 50, 1 First Canadian Place Toronto, Ontario, Canada M5X 1B8 416.362.2111 MAIN 416.862.6666 FACSIMILE



Toronto

February 23, 2021

Montréa

Patrick Welsh Direct Dial: 416.862.5951 PWelsh@osler.com Our Matter Number: 1184765

Calgary

Ottawa

Sent By RESS and Electronic Mail

Christine Long

Board Secretary and Registrar Ontario Energy Board

New York

27th Floor, 2300 Yonge Street Toronto, Ontario M4P 1E4

Dear Ms. Long:

EB-2021- - Imperial Oil Limited Waterdown to Finch Replacement Project -**Expropriation Application**

We are counsel to Imperial Oil Limited ("Imperial") in the above noted matter. Please find enclosed the application and evidence filed by Imperial for an Order or Orders from the Ontario Energy Board (the "Board") granting authority to expropriate land for the purpose of constructing and operating a hydrocarbon distribution pipeline and ancillary facilities to serve the Greater Toronto and Hamilton Area.

Imperial filed a previous application on July 23, 2020, to which the Board assigned file number EB-2020-0191 and which was placed in abeyance on August 7, 2020. Imperial wishes to formally withdraw this previous application.

Please feel free to contact our office should you have any questions.

Sincerely,

Patrick G. Welsh

c: Michael Millar, Ontario Energy Board Zahra Allidina, Imperial Oil Limited

> Richard King, Osler, Hoskin & Harcourt LLP Isabelle Crew, Osler, Hoskin & Harcourt LLP

ONTARIO ENERGY BOARD

IN THE MATTER OF the *Ontario Energy Board Act, 1998*, S.O. 1998 (the "**Act**");

AND IN THE MATTER OF section 99(1) of the Act;

AND IN THE MATTER OF an application by Imperial Oil Limited for an Order or Orders granting authority to expropriate land for the purpose of constructing and operating a hydrocarbon distribution pipeline and ancillary facilities to serve the Greater Toronto and Hamilton Area.

EB-2021-

APPLICATION FOR EXPROPRIATION

February 23, 2021

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I. OVERVIEW

1. The Applicant, Imperial Oil Limited ("Imperial"), obtained leave to construct

approximately 63 kilometres of pipeline and associated infrastructure to transport refined

fuel products from its facility in the City of Hamilton to its facility in the City of Toronto

(the "Project") from the Ontario Energy Board on March 12, 2020, with subsequent

modifications to the Project route approved on December 17, 2020.

2. The Project will traverse 319 directly affected parcels representing 71 privately-owned

lands and 248 agency-owned lands and will require a combination of new and existing

easements, including permanent and temporary land rights. To date, Imperial has entered

into 71 agreements with 95 landowners.

3. Despite Imperial's ongoing efforts to reach voluntary settlements with all directly affected

landowners, the schedule and in-service date for the Project requires that Imperial proceed

with this application for authority to expropriate the remaining property interests.

II. BACKGROUND

4. Imperial is a body corporate duly formed pursuant to the laws of Canada having an office

in the City of Calgary. Imperial is an integrated energy company that explores for,

produces, refines and markets products essential to society. At every link in the energy

chain, Imperial seeks to advance innovation and technology to deliver energy Canadians

need—with a commitment to high standards. Imperial was founded in Ontario in 1880 and,

after more than a century, Imperial continues to be part of the community and economy.

5. On February 25, 2019, Imperial applied to the Ontario Energy Board (the "OEB" or the

"Board") pursuant to sections 90 and 97 of the Act for an order granting leave to construct

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the Project and an order approving the forms of land access agreements related to the

construction of the Project (the "Leave to Construct Application").1

6. The Project is a proactive replacement of an important segment of Imperial's Sarnia

Products Pipeline (the "SPPL"). Operating safely for many decades, the SPPL is crucial

infrastructure that provides refined fuel products (i.e., gasoline, diesel, and jet fuel) used

by households and businesses across the Greater Toronto and Hamilton Area. To support

continued safe, reliable, and environmentally responsible transportation of these products,

the Project will replace the transportation capabilities of an existing SPPL segment between

rural Hamilton and North York.

7. On March 12, 2020, the Board issued its Decision and Order granting leave to Imperial

pursuant to section 90(1) of the Act to construct the Project and approving the proposed

forms of land access agreements that Imperial had or would offer to each owner of land

affected by the approved pipeline route for the Project (the "Leave to Construct

Decision").2

8. On June 30, 2020 Imperial filed a request (the "Change Request") for an approval of three

changes to the Project route as approved in the Leave to Construct Decision (the "Original

Route"). The review of the Change Request was undertaken by an OEB staff member

delegated authority by the OEB (the "Delegated Authority"), who, on August 19, 2020

concluded that two of the proposed changes were not material and approved those changes,

but that the third change (the "Realignment") appeared to be a material change and that

the Delegated Authority, therefore, did not have the authority to approve the Realignment.⁴

EB-2019-0007, <u>Application and Evidence of Imperial Oil Limited for Leave to Construct</u> (29 May 2019) [LTC Application].

² EB-2019-0007, Decision and Order (12 March 2020) at p. 31.

EB-2019-0007, Notification of Updates to Project Routing, dated June 30, 2020.

EB-2019-0007, Request for Changes of Project Routing Decision, dated August 19, 2020 at pp 5, 9, 11.

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9. On September 2, 2020 the OEB commenced a proceeding for a motion to review and vary

the Leave to Construct Decision, specifically to vary the Original Route to reflect the

Realignment.⁵

10. On December 17, 2020, the Board issued a Decision and Order approving the Realignment

on the same terms and conditions contained in the Leave to Construct Decision (the

"Realignment Decision").6

11. Imperial hereby applies to the Board pursuant to section 99 of the Act for an order or orders

granting authority to expropriate certain interests in land, as more particularly described

herein. Imperial requires authority to expropriate such interests in land in order to construct

and operate the Project as approved by the OEB in the Leave to Construct Decision and

the Realignment Decision.

III. LAND RIGHTS

12. The Project will traverse 319 directly affected parcels representing 71 privately-owned

lands and 248 agency-owned lands and will require a combination of new and existing

easements, including permanent and temporary land rights. The pipeline and associated

infrastructure is located in the City of Hamilton, the City of Burlington, the Town of

Milton, the Town of Oakville, the City of Mississauga, and the City of Toronto.

13. Imperial's preferred approach to acquiring land rights for the Project has been through

negotiation of mutually acceptable agreements with landowners. Imperial's agents have

been working in the area of the Project since Summer 2018. Since February 2019, Imperial

and its agents have been working directly with the affected landowners to obtain land rights

for a limited number of additional easements as well as temporary workspace agreements

for the purposes of the Project.

EB-2020-0219, Notice and Procedural Order No. 1, dated September 2, 2020.

⁶ EB-2020-0219, <u>Decision and Order</u>, dated December 17, 2020.

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14. To date, Imperial has entered into 71 agreements with 95 landowners. Land acquisition has

been executed in an open and respectful manner, with a commitment to timely, meaningful,

and transparent dialogue.

15. All landowners have been presented with the appropriate land access agreements in the

form approved by the OEB in the Leave to Construct Decision. Landowners have also been

provided with proposed compensation amounts and individual ownership plans showing

areas of the proposed taking. Imperial and its agents have met with landowners, antenants

as applicable, on site to review requirements.

16. To support and facilitate timely resolution of negotiations and fair settlements with

landowners, Imperial established and applied a set of consistent compensation principles.

The calculated compensation amount is based upon the Fair Market Value for each

property, as calculated by external appraisers. In addition to the standard compensation

principles, parcel-specific damages were also contemplated and negotiated on a case-by-

case basis.

17. Communication between Imperial representatives and landowners has been ongoing, with

Imperial and its agents reaching out to landowners with whom negotiations have not been

finalized on a week-to-week basis. Each such landowner has been notified of this

application and has been assigned a dedicated land agent who is and will be continuing

negotiations throughout the application process.

Despite Imperial's ongoing efforts to reach voluntary settlements with all directly affected

landowners, the schedule and in-service date for the Project as approved by the OEB in the

Leave to Construct Decision requires that Imperial proceed with this application for

authority to expropriate the remaining property interests.

19. The property interests that Imperial seeks authority to expropriate for the Project are as

follows:

18.

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- (a) New Permanent Easements: The Project will use a portion of the existing easement to minimize the total new permanent easements required. New permanent easements are required in addition to the existing easement in certain locations on fee simple lands. The new permanent easements needed are generally 0.3 m to 10 m wide. Variations in the width may occur due to location of existing lines within the existing easement and as required by engineering standards for separation between pipelines. Owners of land over which new permanent easements are required have been presented the Grant of Easement Agreement as approved by the OEB in the Leave to Construct Decision.⁷
- (b) **Temporary Workspaces:** Temporary workspaces ("**TWS**") are required adjacent to the new and existing easements and will be used to store material, string and weld segments of pipe and as workspace to install the pipeline. Trenchless drilling rigs will also be set up within the TWS. The TWS are adjacent to the new and existing easements and are typically 10 m wide (depending on the location). Owners of land over which TWS are required have been presented the Temporary Workspace Lease Agreement as approved by the OEB in the Leave to Construct Decision.⁸
- 20. The authority to expropriate requested in this application is in the public interest as it is required to allow Imperial to construct and operate the Project to support continued safe, reliable, and environmentally responsible transportation of products between Imperial's Waterdown Station to Finch Terminal of the SPPL for decades to come. Imperial has taken reasonable steps to minimize the impact of the proposed expropriations on the subject properties and has taken appropriate steps to minimize the disruption to landowners and

⁷ EB-2019-0007, <u>Argument in Chief</u> (10 January 2020), Appendix B, pp. 33–45.

⁸ EB-2019-0007, <u>Argument in Chief</u> (10 January 2020), Appendix B, pp. 46–62.

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interest holders by requesting property interests that are no larger and no more extensive

than necessary.

21. The following Appendixes attached to this application describe the Project, as well as the

land interests that are proposed to be expropriated:

(a) a map of the entire project route is provided in Appendix "A";

(b) a general description of the rights sought by Imperial for the New Permanent

Easements is provided in Appendix "B"; and

(c) a general description of the rights sought by Imperial for Temporary Workspaces

is provided in Appendix "C".

22. Imperial seeks authority to expropriate a total of 4 parcels of land representing 4

landowners. At Appendices **D-1** to **D-4** of this application, Imperial has provided specific

information and documents relating to each of the parcels of land that are subject to this

application. Specifically, Appendices D-1 to D-4 set out the following information and

documents for each parcel:

(a) the name and address of the owner(s) of the parcel of land (with personal

information redacted in accordance with the Board's policies);

(b) the names, addresses and interests held by any other person(s) with apparent

interests in the particular parcel of land (with personal information redacted in

accordance with the Board's policies);

(c) the nature of the property interest that Imperial seeks to expropriate (new permanent

easement and/or TWS);

(d) the legal description of the parcel in respect of which Imperial seeks authority to

expropriate; and

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(e) reference plans to be filed in the applicable land registry office following OEB

approval and endorsement of the final expropriation plans.

23. Imperial is engaged in ongoing negotiations with landowners. In the event that successful

negotiations with landowners result in additional agreements, Imperial will update

Appendix D to reflect the reduced number of lands in respect of which authority to

expropriate is needed.

III. ORDER REQUESTED

24. Imperial therefore respectfully requests that the Board make the following orders:

(a) an order granting the authority to expropriate interests in land, the particulars of

which are provided in Appendices D-1 to D-4 of the application, subject to any

revision to these Appendices that may be provided by Imperial if it reaches

additional agreements with landowners;

(b) such further and other orders as are needed for the notice, conducting and

consideration of this application; and

(c) such further or other interim or final orders as Imperial may request and the Board

may deem appropriate to allow Imperial to construct, operate and maintain the

Project in the public interest.

25. Imperial has made every effort to obtain the land rights required for commencement of

construction via landowner negotiation prior to seeking authority to expropriation by way

of this application and will continue to engage in landowner negotiations in order to obtain

the land rights required.

26. However, Imperial understands that such negotiations may not be successful, and as such

requests a decision from the Board on this application at its earliest opportunity and no

later than **June 1, 2021** so as to reduce any further delay to the completion of the Project.

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IV. CONTACT INFORMATION

27. Imperial requests that a copy of all documents filed with or issued by the Board in connection with this application be served on its counsel, as follows:

The Applicant: Imperial Oil Limited

505 Quarry Park Blvd. SE Calgary, AB T2C 5N1

Zahra Allidina Tel: 587.476.1393

Email: zahra.allidina@esso.ca

The Applicant's Counsel: Patrick G. Welsh and Isabelle Crew

Osler, Hoskin & Harcourt LLP

100 King Street West 1 First Canadian Place Suite 6200, P.O. Box 50 Toronto, ON M5X 1B8

Tel: 416.862.5951

Email: pwelsh@osler.com

icrew@osler.com

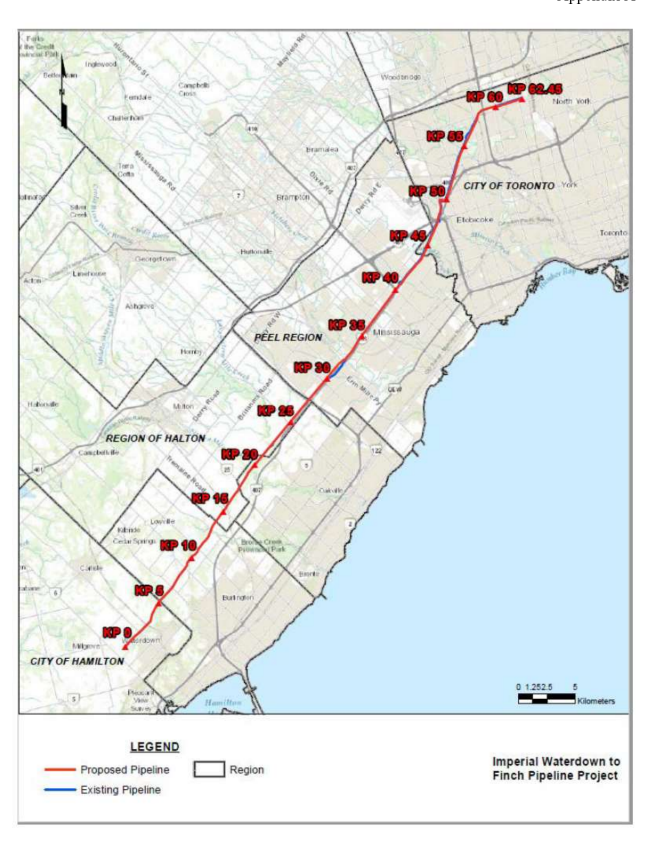
ALL OF WHICH IS RESPECTFULLY SUBMITTED,

this 23rd day of February, 2021

OSLER, HOSKIN & HARCOURT LLP,

Counsel for Imperial Oil Limited

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Appendix A



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<u>DESCRIPTION OF RIGHTS SOUGHT – NEW PERMANENT EASEMENTS</u>

In respect of the lands and premises legally described in Appendices D-1, D-2, D-3, D-4, D-5, D-6 and D-8 (the "Lands"), the rights sought for the new permanent easements are:

- a) the exclusive right, licence, liberty, privilege, easement and right-of-way on, over, upon, across, along, in, under and through the Lands ("Easement"), together with the right, licence, privilege and easement of ingress and egress over the remainder of the Lands, to and from the Easement, to sample soil, survey lands and to lay down, construct, operate, maintain, inspect, patrol (including aerial patrol), alter, relocate, remove, replace, reconstruct and repair one or more line(s) of pipe together with all facilities, appurtenances or works of Imperial and its and its directors, officers, agents, employees, contractors, subcontractors and invitees (the "Transferees") useful in connection with or incidental to the Project, including, but without limiting the generality of the foregoing, all such pipes, drips, valves, fittings, connections, meters, markers, corrosion control equipment, cathodic protection equipment and other equipment and appurtenances, whether or not similar to the foregoing, as may be useful or convenient in connection therewith or incidental thereto for the carriage, transmission, conveyance, transportation and handling of oil, diluent, refined products, natural and artificial gas and other gaseous or liquid hydrocarbons and any product or byproduct thereof;
- b) the full and free right, licence, liberty, privilege and easement of ingress and egress at any and all times over, along, across and upon the Easement;
- c) the right at any time and from time to time to remove any boulder or rock and to sever, fell, remove or control the growth of any roots, trees, stumps, brush or other vegetation in, on, above, or under the Lands;
- d) the right for the Transferees to exercise such rights as described above on foot and/or with vehicles, together with materials, machinery and equipment for all purposes useful or convenient in connection with or incidental to the exercise and enjoyment of the rights described above; and
- e) the owner of the Lands shall not excavate, construct, drill, install, erect or permit to be excavated, constructed, drilled, installed or erected on, over or under any part of the Easement any pipe, pit, well, foundation, building or other structure, installation or improvement, or do or permit to be done any mining, quarrying, land levelling, landscaping or other work or activity of any like or similar nature on, in or under the Easement; alter the grade of the Easement; add any paving or other material to the Easement; use the Easement for any other purpose which could compromise the integrity of the Pipeline; or

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f) take any action which restricts or limits the exercise by the Transferees of any of the rights described above.

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DESCRIPTION OF RIGHTS SOUGHT – TEMPORARY WORKSPACES

In respect of the lands and premises legally described in Appendices D-2 and D-3 (the "Lands"), the rights sought for the temporary workspaces are:

- a) a rental hereinafter set forth, to Imperial all and singular those parts or portions of the Lands, to be held by Imperial as tenant for the term of five (5) years (the "Term") for the purpose of providing a temporary workspace to Imperial, its employees, agents and contractors, with respect to the Project, including the right to enter and use the Lands with vehicles, materials, machinery, supplies and equipment, together with the right of ingress and egress over the remainder of the Lands to and from the Lands, and to sample soil, survey lands and to lay down, construct, maintain, inspect, alter, remove, replace, reconstruct and repair one or more line(s) of pipe within an easement, together with the right at any time and from time to time during the Term to remove any boulder or rock and to sever, fell, remove or control the growth of any roots, trees, stumps, brush or other vegetation in, on, above, or under the Lands, and the right to remove buildings or other improvements from the Lands and to install temporary gates and fences and stockpiling of construction spoil, materials and equipment as required by Imperial. During the Term, the landowner shall not use the Lands for any purpose that would interfere with or detrimentally affect Imperial's use of the Lands;
- b) the right to peaceably possess and enjoy the Lands and the rights described herein without any interruption or disturbance from or by the landowner or any other persons claiming by, through or under the landowner; and
- c) the right to remove or cause to be removed from the Lands all buildings, structures, fixtures, casing in wells, pipelines, material and equipment of whatsoever nature or kind, which Imperial may have placed on or in the Lands or on or in any area to be surrendered.

APPENDIX D-1

Owner of the Parcel

Identifier	WTFN3071	
Name	THE CORPORATION OF THE CITY OF MISSISSAUGA	
Address	300 City Centre Drive Mississauga ON L5B 3C1	
Nature of the Property Interest	Registered Owner	
Legal Description of Parcel	PT ORIG RDAL BTN RANGES 4 AND 5 NORTH OF DUNDAS ST TORONTO TWP, (AKA MCCONNELL RD), CLOSED BY BYLAW RO874782, PTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, AND 15, 43R16766, AND PT 1, 43R18648; S/T RO509335,RO919204,TT153990 MISSISSAUGA	
Nature of the Right Sought	Authority to construct upon, under or over the CP Rail lands	
Legal Description of Interest to be Expropriated	Permanent Easement: Part of PT ORIG RDAL BTN RANGES 4 AND 5 NORTH OF DUNDAS ST TORONTO TWP, (AKA MCCONNELL RD), CLOSED BY BYLAW RO874782, PTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, AND 15, 43R16766, AND PT 1, 43R18648; S/T RO509335,RO919204,TT153990 MISSISSAUGA designated as Parts 1 Plan 43R being part of PIN 13376- 0406 (LT), as depicted by Parts 1 on the draft expropriation plan dated, attached.	

Interested Persons

Person 1	
Name	IMPERIAL OIL LIMITED
Address	IMPERIAL OIL LIMITED LAW DEPARTMENT 111 ST. CLAIR AVENUE WEST TORONTO, ON M5W 1K3
Alternate Address	IMPERIAL OIL LIMITED 505 QUARRY PARK BOULEVARD SE CALGARY, AB T2C 5N1

Nature of the	RO885469; NOTICE
Property Interest	TT68994; AGREEMENT

Person 2		
Name	DEPARTMENT OF TRANSPORT	
Address	HER MAJESTY THE QUEEN IN RIGHT OF THE DEPARTMENT OF TRANSPORT CANADA C/O DEPARTMENT OF TRANSPORT AIR NAVIGATION REQUIREMENTS BRANCH 4900 YONGE STREET, SUITE 300 WILLOWDALE, ON M2N 6A5	
Alternate Address	TRANSPORT CANADA 4900 YONGE STREET NORTH YORK, ON M2N 6A5	
Nature of the Property Interest	TT120053; NOTICE TT144298; NOTICE	

Person 3		
Name	SUN-CANADIAN PIPE LINE CO. LTD.	
Address	SUN-CANADIAN PIPE LINE CO. LTD. C/O J. BRUCE O'BRIEN 50 KING STREET WEST TORONTO, ON M5X 1B8	
Alternate Address	SUN-CANADIAN PIPE LINE COMPANY LIMITED 830 HIGHWAY #6 NORTH FLAMBOROUGH, ON LOR 2H0	
Nature of the Property Interest	TT153990; NOTICE RO509335; AGREEMENT	

Person 4	
Name	ONTARIO HYDRO

Address	ONTARIO HYDRO 700 UNIVERSITY AVENUE TORONTO, ON M5G 1X6
Alternate Address	HYDRO ONE NETWORKS INC. 483 BAY STREET, SOUTH TOWER, 8TH FLOOR TORONTO, ON M5G 2P5
Nature of the Property Interest	RO919204; TRANSFER EASEMENT

CERTIFICATE OF REGISTRATION **EXPROPRIATION CERTIFICATE** CERTIFICATE OF APPROVAL PLAN Imperial Oil Limited under and by virtue of the Ontario Energy Board Act, 1998, S.O. 1998, THE ONTARIO ENERGY BOARD HEREBY CERTIFIES THAT APPROVAL WAS GIVEN TO Chapter 15, Schedule B, and in accordance with the Expropriations Act, R.S.O. 1990 (pursuant IMPERIAL OIL LIMITED ON THE _____ DAY OF _____, 20___, I CERTIFY THAT THIS PLAN IS REGISTERED IN THE LAND REGISTRY OFFICE to Order of the Ontario Energy Board No. EB-___ __ dated ____ TO EXPROPRIATE THE LANDS SHOWN DESIGNATED AS PART 1 ON THIS PLAN. hereby takes and expropriates the following: FOR THE LAND TITLES DIVISION OF PEEL (No. 43) AT_____O'CLOCK Firstly, a permanent easement over Part 1 in perpetuity in favour of Imperial Oil Limited; ON THE _____DAY OF _____, 20___ AND ENTERED IN THE a) The exclusive right, licence, liberty, privilege, easement and right-of-way on, over, upon, PARCEL REGISTER FOR PROPERTY IDENTIFIER PIN 13376-0406(LT). across, along, in, under and through the lands ("Easement"), together with the right, licence, privilege and easement of ingress and egress over the remainder of the lands, to and from the easement, to sample soil, survey lands and to lay down, construct, operate, maintain, inspect, REGISTRAR AND BOARD SECRETARY, THE ONTARIO ENERGY BOARD patrol (including aerial patrol), alter, relocate, remove, replace, reconstruct and repair one or more line(s) of pipe together with all facilities, appurtenances, or works of Imperial Oil Limited REPRESENTATIVE FOR THE LAND REGISTRAR and its directors, officers, agents, employees, contractors, subcontractors, and invitees (the THE LAND TITLES DIVISION OF PEEL (43). "Transferees") useful in connection with or incidental to the project, including but without ___ THIS ______ DAY OF ______20___. SCHEDULE limiting the generality of the foregoing, all such pipes, drips, valves, fittings, connections, meters, markers, corrosion control equipment, cathodic protection equipment and other PARTS 1 ENUMERATED HEREUNDER REFER TO LANDS IN WHICH A PERMANENT equipment and appurtenances, whether or not similar to the foregoing, as may be useful or EASEMENT IS EXPROPRIATED BY IMPERIAL OIL LIMITED convenient in connection therewith or incidental thereto for the carriage, transmission, LOT RANGE conveyance, transportation and handling of oil, diluent, refined products, natural and artificial PART OF 6 4, NORTH OF DUNDAS STREET PART OF 13376-0406(LT) gas and other gaseous or liquid hydrocarbons and any product or by-product thereof; b) the full and free right, licence, liberty, privilege and easement of ingress and egress at any and all PART 1 COMPRISES PART OF PIN 13376-0406(LT) times over, along, across and upon the Easement; c) the right at any time and from time to time to remove any boulder or rock and to sever, fell, remove or control the growth of any roots, trees, stumps, brush or other vegetation in, on, above, or under the lands; d) the right for the Transferees to exercise such rights as described above on foot and/or with vehicles, **EXPROPRIATIONS ACT** together with materials, machinery and equipment for all purposes useful or convenient in connection with or incidental to the exercise and enjoyment of the rights described above; PLAN OF SURVEY OF and e) the owner of the lands shall not excavate, construct, drill, install, erect or permit to be excavated, constructed, drilled, installed or erected on, over or under any part of the PART OF LOT 6, RANGE 4, Easement any pipe, pit, well, foundation, building or other structure, installation or improvement, or do or permit to be done any mining, quarrying, land levelling, landscaping or **NORTH OF DUNDAS STREET** other work or activity of any like or similar nature on, in, or under the Easement; alter the grade of the Easement; add any paving or other material to the Easement; use the Easement for (GEOGRAPHIC TOWNSHIP OF TORONTO, COUNTY OF PEEL) any other purpose which could compromise the integrity of the pipeline; or take any action which restricts or limits the exercise by the Transferees of any of the rights described above. CITY OF MISSISSAUGA REGIONAL MUNICIPALITY OF PEEL RON TOURIGNY SENIOR LANDMAN Stantec Geomatics Ltd. DATED AT ___ _ THIS ______ DAY OF _____202_. IMPERIAL OIL LIMITED "I HAVE THE AUTHORITY TO BIND THE CORPORATION" PLAN PLAN 43M LOT 83 5 10 10. JOT 30 LOT 84 LO7 2 BLOCK 133 \sim \sim \sim \sim LOT LOT 407 (N.39°31'20"F P4) −`N38°33'50" E´ MCCONNELL ROAD

(ROAD ALLOWANCE BETWEEN RANGES 4 AND 5 NORTH OF DUNDAS STREET) 1.700 *(P3S)* 87°09'00" (P4s) ___ 8.990 *(P3S)* (N31°54'20"E P2) N34'50'25"E 27.742 PART 1 /PLAN 43M-916 374.732 LIMIT OF PLAN 43M-921 29.325 *(P2S)* LIMIT OF PLAN 43M-921 (NOT TRAVELLED)
PIN 13383-0007(LT) %≥ N34'50'25"E 27.742 PART 1, EXPROPRIATION PLAN VS296259 — PART 3, EXPROPRIATION PLAN VS296259 PART 1 PART 1 PART 1, PLAN 43R-3162 PART 2, PLAN 43R-3162 NO PART 3. PLAN 43R-18648 SUBJECT TO EASEMENT INST. No. RO472792 SUBJECT TO EASEMENT __/ MCCONNELL ROAD PININST. No. R0919204 LOT 5 13376 (ROAD ALLOWANCE BETWEEN RANGES 4 AND 5 NORTH OF DUNDAS STREET) SUBJECT TO EASEMENT INST. No. TT69913 S PART 4 📈 RANGE 4 -0406(LT) PLAN (CLOSED BY BYLAW No. 732-88, INST No. 874782) NORTH OF LOT 6, RANGE 5 DUNDAS STREET NORTH OF DUNDAS STREET Z go PART 5 PART 2 PART 16, PLAN 43R-16766 EXPROPRIATION PLAN -- RO511824 43R-16766 LOT PART 3 PART 6 -PART 5 PART 14 RANGE PLAN 43R-16766 NORTH OF DUNDAS STREET METRIC CONVERSION DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048 GRID SCALE CONVERSION DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE **SURVEYOR'S CERTIFICATE** FOUND MONUMENTS COMBINED SCALE FACTOR OF 0.99970. SET MONUMENTS IRON BAR 1. THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYS STANDARD IRON BAR ACT, THE SURVEYORS ACT AND THE LAND TITLES ACT AND THE REGULATIONS MADE BEARINGS ARE UTM GRID, DERIVED FROM G.P.S. OBSERVATIONS AND THE CAN-NET BASE SHORT STANDARD IRON BAR UNDER THEM. STATION NETWORK AND ARE REFERRED TO THE CENTRAL MERIDIAN 81°00' WEST PROPERTY IDENTIFICATION NUMBER LONGITUDE, ZONE 17 NAD83 (CSRS) (2010.0). 2. THE SURVEY WAS COMPLETED ON THE MEASURED P1, P2 AND P4 - COMPARISONS SHOWN ARE WITH ASTRONOMIC BEARINGS ON STANTEC GEOMATICS LTD. STANTEC UNDERLYING PLANS TARASIC, McMILLAN LIMITED, O.L.S.'s E.W. PETZOLD, O.L.S. DRAFT DRAFT PLAN 43M-657 OBSERVED REFERENCE POINTS DERIVED FROM GPS OBSERVATIONS USING PLAN 43R-7170 THE CAN-NET VIRTUAL REFERENCE STATION NETWORK: JEREMY C.E. MATTHEWS PLAN 43M-921 UTM ZONE 17, NAD83 (CSRS)(2010.0) ONTARIO LAND SURVEYOR PLAN 43R-16766 COORDINATES TO URBAN ACCURACY PER SEC 14(2) OF O.REG. 216/10 PLAN 43R-18648 NORTHING Stantec Geomatics Ltd. 4824944.872 606715.185 CANADA LANDS SURVEYORS 4824967.634 606731.029 Stantec ONTARIO LAND SURVEYORS 171 QUEENS AVENUE, SUITE 600 COORDINATES CANNOT, IN THEMSELVES, BE USED TO RE-ESTABLISH CORNERS LONDON, ONTARIO, N6A 5J7 OR BOUNDARIES SHOWN ON THIS PLAN. TEL. 519.645.2007 DRAWN: DL CHECKED: JM DATE: FEB 4 2021 PROJECT No.: 156660015

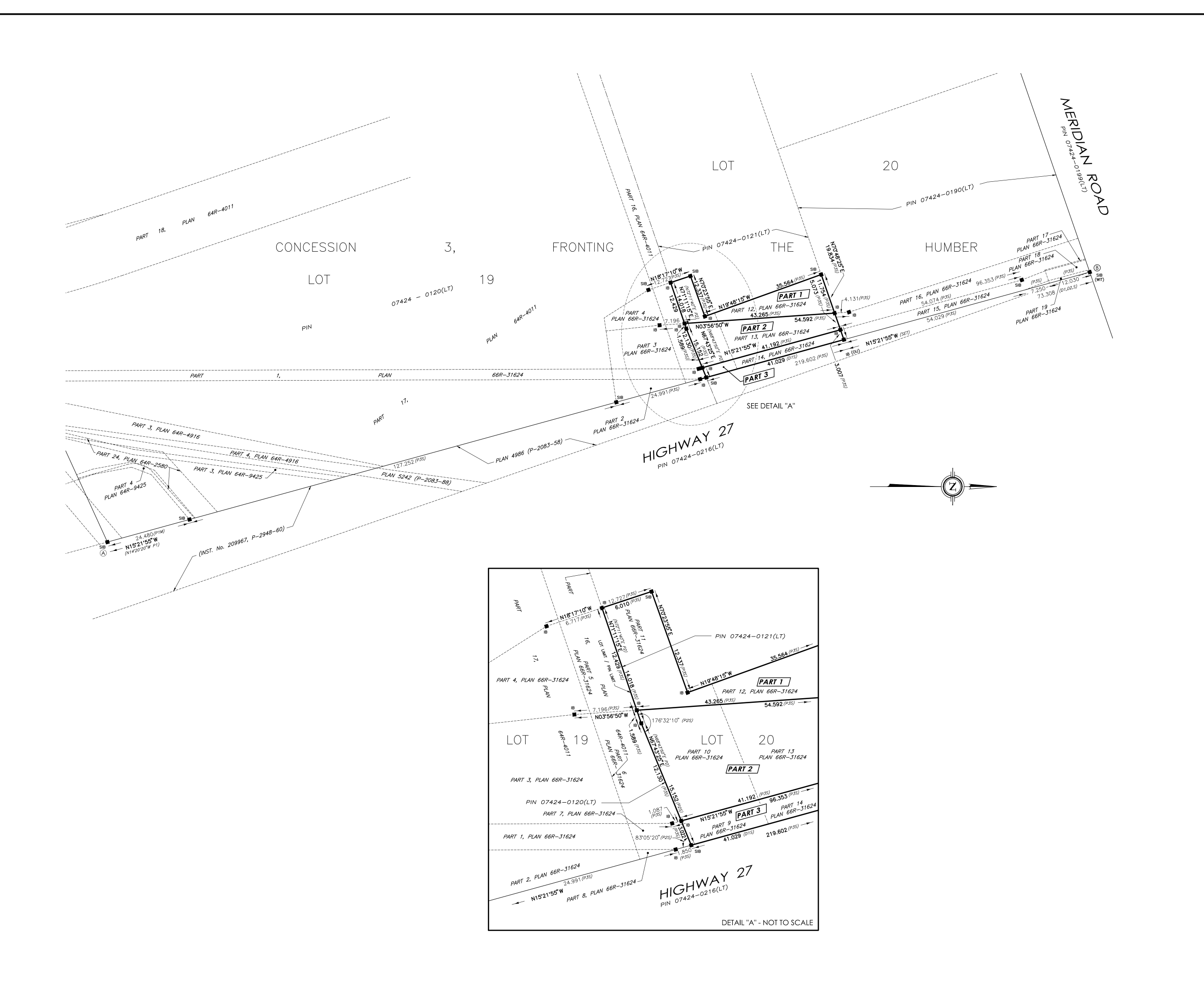
APPENDIX D-2

Owner of the Parcel

WTFN4076	
2394561 ONTARIO INC.	
246 Attwell Drive	
Etobicoke, ON M9W 5B4	
Registered Owner	
PT LT 20 CON 3 FTH ETOBICOKE AS IN TB875256; S/T	
EB324828; TORONTO (ETOBICOKE) ; CITY OF TORONTO	
Temporary Workspace by way of a lease for a term of 5 years	
Permanent Easement	
Temporary Workspace: Part of PT LT 20 CON 3 FTH ETOBICOKE	
AS IN TB875256; S/T EB324828; TORONTO (ETOBICOKE) ; CITY	
OF TORONTO designated as Parts 1 & 2 Plan 66R being	
part of PIN 07424-0121 (LT), as depicted by Parts 1 & 2 on the dra	
expropriation plan dated, attached.	
Permanent Easement: Part of PT LT 20 CON 3 FTH ETOBICOKE	
AS IN TB875256; S/T EB324828; TORONTO (ETOBICOKE) ; CITY	
OF TORONTO designated as Parts 3 Plan 66R being part of	
PIN 07424-0121 (LT), as depicted by Parts 3 on the draft	
expropriation plan dated, attached.	

Interested Persons

Person 1		
Name	THE CORPORATION OF THE BOROUGH OF ETOBICOKE	
Address	MCMASTER, MONTGOMERY & CO 133 RICHMOND ST. WEST TORONTO 1, ONTARIO M5H 2L3	
Alternate Address	CITY OF TORONTO 55 JOHN STEET METRO HALL 26TH FLOOR TORONTO, ONTARIO M5V 3C6	
Nature of the Property Interest	EB463521; AGREEMENT	
Troporty interest	EB281418; AGREEMENT	
	EB324828; TRANSFER EASEMENT	
Person 2		
Name	DANTE A. SARACINI and ALBERT SARACINI, carrying on business in partnership as SARACINI CONSTRUCTION COMPANY	
Address	WILLIS, DINGWALL AND NEWELL BARRISTERS & SOLICITORS SUITE 1400 4 KING STREET WEST TORONTO 1, ONTARIO	
Nature of the Property Interest	EB280968Z; REST COV APL ANNEX	
Person 3		
Name	THE TORONTO-DOMINION BANK	
Address	2038 KIPLING AVENUE REXDALE, ONTARIO M9W 4K1	
Nature of the	AT3633663; CHARGE	
Property Interest	AT3633664; NO ASSGN RENT GEN	



CERTIFICATE OF APPROVAL

THE ONTARIO ENERGY BOARD HEREBY CERTIFIES THAT APPROVAL WAS GIVEN TO IMPERIAL OIL LIMITED ON THE ______ DAY OF _____, 20___, TO EXPROPRIATE THE LANDS SHOWN DESIGNATED AS PARTS 1, 2 AND 3 ON THIS PLAN.

REGISTRAR AND BOARD SECRETARY, THE ONTARIO ENERGY BOARD DATED AT ______ THIS _____ DAY OF ______20__.

EXPROPRIATION CERTIFICATE

Imperial Oil Limited under and by virtue of the Ontario Energy Board Act, 1998, S.O. 1998, Chapter 15, Schedule B, and in accordance with the Expropriations Act, R.S.O. 1990 (pursuant to Order of the Ontario Energy Board No. EB-_____ dated

____, 20___) hereby takes and expropriates the following:

Firstly, a permanent easement over Part 3 in perpetuity in favour of Imperial Oil Limited; a) The exclusive right, licence, liberty, privilege, easement and right-of-way on, over, upon, across, along, in, under and through the lands ("Easement"), together with the right, licence, privilege and easement of ingress and egress over the remainder of the lands, to and from the easement, to sample soil, survey lands and to lay down, construct, operate, maintain, inspect, patrol (including aerial patrol), alter, relocate, remove, replace, reconstruct and repair one or more line(s) of pipe together with all facilities, appurtenances, or works of Imperial Oil Limited and its directors, officers, agents, employees, contractors, subcontractors, and invitees (the "Transferees") useful in connection with or incidental to the project, including but without limiting the generality of

the foregoing, all such pipes, drips, valves, fittings, connections, meters, markers, corrosion

control equipment, cathodic protection equipment and other equipment and

appurtenances, whether or not similar to the foregoing, as may be useful or convenient in connection therewith or incidental thereto for the carriage, transmission, conveyance, transportation and handling of oil, diluent, refined products, natural and artificial gas and other gaseous or liquid hydrocarbons and any product or by-product thereof; b) the full and free right, licence, liberty, privilege and easement of ingress and egress at any and all times over, along, across and upon the Easement; c) the right at any time and from time to time to remove any boulder or rock and to sever, fell, remove, or control the growth of any roots, trees, stumps, brush or other vegetation in, on, above, or under the lands; d) the right for the Transferees to exercise such rights as described above on foot and/or with vehicles, together with materials, machinery and equipment for all purposes useful or convenient in connection with or incidental to the exercise and enjoyment of the rights described above; and e) the owner of the lands shall not excavate, construct, drill, install, erect or permit to be excavated, constructed, drilled, installed or erected on, over or under any part of the Easement any pipe, pit, well, foundation, building or other structure, installation or improvement, or do or permit to be done any mining, quarrying, land levelling, landscaping or other work or activity of any like or similar nature on, in, or under the Easement; alter the grade of the Easement; add any paving or other material to the Easement; use the Easement for any other purpose which could compromise the integrity of the pipeline; or take any action which restricts or limits the exercise by the Transferees of any of the rights described above.

Secondly, a temporary workspace over Parts 1 and 2 for a period starting _____, 202__, to ______, 202__(five years) in favour of Imperial Oil Limited; a) a rental hereinafter set forth, to Imperial Oil Limited all and singular those parts or portions of the lands, to be held by Imperial Oil Limited as tenant for the term of five (5) years (the "term") for the purpose of providing a temporary workspace to Imperial Oil Limited, its employees, agents and contractors, with respect to the project, including the right to enter and use the land with vehicles, materials, machinery, supplies and equipment, together with the right of ingress and egress over the remainder of the lands to and from the lands, and to sample soil, survey lands and to lay down, construct, maintain, inspect, alter, remove, replace, reconstruct and repair one or more line(s) of pipe within an easement, together with the right at any time and from time to time during the term to remove any boulder or rock and to sever, fell, remove, or control the growth of any roots, trees, stumps, brush or other vegetation in, on, above, or under the lands, and the right to remove buildings or other improvements from the lands and to install temporary gates and fences and stockpiling of construction spoil, materials and equipment as required by Imperial Oil Limited. During the term, the landowner shall not use the lands for any purpose that would interfere with or detrimentally affect Imperial Oil Limited's use of the land; b) the right to peaceably possess and enjoy the land and the rights described herein without any interruption or disturbance from or by the landowner or any other persons claiming by through or under the landowner; and c) the right to remove or cause to be removed from the lands all buildings, structures, fixtures, casing in wells, pipelines, material and equipment of whatsoever nature or kind, which Imperial Oil Limited may have placed on or in the lands or on or in any area to be surrendered.

RON TOURIGNY SENIOR LANDMAN

DATED AT ____

IMPERIAL OIL LIMITED

"I HAVE THE AUTHORITY TO BIND THE CORPORATION"

CERTIFICATE OF REGISTRATION

I CERTIFY THAT THIS PLAN IS REGISTERED IN THE LAND REGISTRY OFFICE

FOR THE LAND TITLES DIVISION OF TORONTO (No. 66) ____O'CLOCK ON THE _____DAY OF ___

AND ENTERED IN THE PARCEL REGISTER FOR PROPERTY INDENTIFIER

REPRESENTATIVE FOR THE LAND REGISTRAR FOR THE LAND TITLES DIVISION OF TORONTO (66).

SCHEDULE

PARTS 3 ENUMERATED HEREUNDER REFER TO LANDS IN WHICH A PERMANENT EASEMENT IS EXPROPRIATED BY IMPERIAL OIL LIMITED AND PARTS 1 AND 2 ENUMERATED HEREUNDER REFER TO LANDS IN WHICH A TEMPORARY WORKSPACE

IS EXPROPRIATED BY IMPERIAL OIL LIMITED

PART	LOT	CONCESSION	PIN	AREA
1	PART OF 20	3, FRONTING THE HUMBER	PART OF 07424-0121 (LT)	319.6
2	PART OF 20	3, FRONTING THE HUMBER	PART OF 07424-0121 (LT)	387.1 ı
3	DV DT UE 30	3 EPONITING THE HUMBER	PART OF 07/2/1-0121/LT)	1022

PARTS 1, 2 AND 3 COMPRISE PART OF PIN 07424-0121 (LT)

EXPROPRIATIONS ACT

PLAN OF SURVEY OF

PART OF LOT 20

CONCESSION 3, FRONTING THE HUMBER (GEOGRAPHIC TOWNSHIP OF ETOBICOKE)



DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

<u>GEND</u>		
	DENOTES	FOUND MONUMENTS
	"	SET MONUMENTS
	II .	IRON BAR
,	"	STANDARD IRON BAR
T	II .	WITNESS
1	"	PROPERTY IDENTIFICATION NUMBER
	II .	MEASURED
	II .	SET
J	"	ORIGIN UNKNOWN
ANTEC	II .	STANTEC GEOMATICS LTD.
/	II .	GEOVERRA (ON) LTD.
	II .	PLAN 64R-9425
	II .	PLAN 64R-4011
	II .	PLAN 66R-31624

GRID SCALE CONVERSION

DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF 0.99970.

INSTRUMENT NUMBER TB875256 INSTRUMENT NUMBER CS339394

BEARING NOTE

BEARINGS ARE UTM GRID IN WGS 1984, DERIVED FROM G.P.S OBSERVATIONS AND THE CAN-NET BASE STATION NETWORK AND ARE REFERRED TO THE CENTRAL MERIDIAN 81°00' WEST LONGITUDE, ZONE 17.

P1 AND P2 - COMPARISONS SHOWN ARE WITH ASTRONOMIC BEARINGS ON UNDERLYING

OBSERVED REFERENCE POINTS DERIVED FROM GPS OBSERVATIONS USING THE CAN-NET VIRTUAL REFERENCE STATION NETWORK: UTM ZONE 17, WGS84 COORDINATES TO URBAN ACCURACY PER SEC 14(2) OF O.REG. 216/10		
POINT ID	NORTHING	EASTING
\triangle	4837343.794	614496.559
B	4837626.150	614418.968
COORDINATES CANNOT, IN THEMSELVES, BE USED TO RE-ESTABLISH CORNERS OR BOUNDARIES SHOWN ON THIS PLAN.		

SURVEYOR'S CERTIFICATE

1. THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYS ACT, THE SURVEYORS ACT AND THE LAND TITLES ACT AND THE REGULATIONS MADE

2. THE SURVEY WAS COMPLETED ON THE 9th DAY OF OCTOBER, 2020.

JEREMY C.E. MATTHEWS ONTARIO LAND SURVEYOR

Stantec Geomatics Ltd.



CANADA LANDS SURVEYORS Ontario land surveyors 171 QUEENS AVENUE, SUITE 600 LONDON, ONTARIO, N6A 5J7 TEL. 519.645.2007

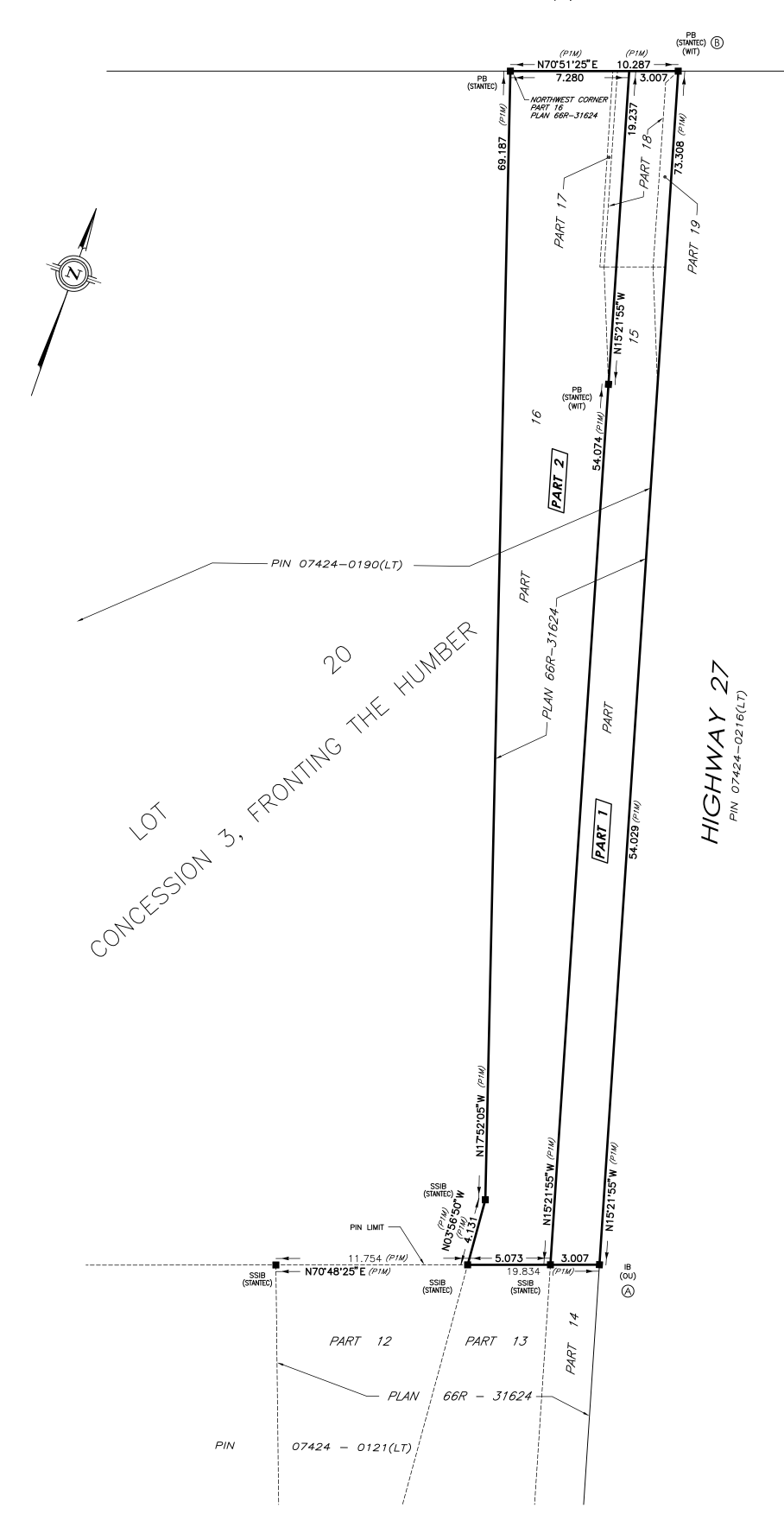
APPENDIX D-3

Owner of the Parcel

Identifier	WTFN4077
Name	1112308 ONTARIO INC.
Address	246 Attwell Drive
	Etobicoke, ON M9W 5B4
Nature of the	Registered Owner
Property Interest	
Legal Description of	PT LT 20 CON 3 FTH ETOBICOKE AS IN CA339394; TORONTO
Parcel	(ETOBICOKE)
Nature of the Right	Temporary Workspace by way of a lease for a term of 5 years
Sought	Permanent Easement
Legal Description of	Temporary Workspace: Part of PT LT 20 CON 3 FTH ETOBICOKE
Interest to be Expropriated	AS IN CA339394; TORONTO (ETOBICOKE) designated as Part 2 Plan 66R- being part of PIN 07424-0190 (LT), as depicted by
Expropriated	Parts 2 on the draft expropriation plan dated
	attached.
	Permanent Easement: Part of PT LT 20 CON 3 FTH ETOBICOKE AS IN CA339394; TORONTO (ETOBICOKE) designated as Parts 1 Plan 66R being part of PIN 07424-0190 (LT), as depicted by Parts 1 on the draft expropriation plan dated, attached.

Interested Persons

Person 1	Person 1	
Name	THE TORONTO-DOMINION BANK	
Address	2038 KIPLING AVENUE REXDALE, ONTARIO M9W 4K1	
Nature of the Property Interest	AT3633716; CHARGE AT3633717; NO ASSGN RENT GEN	



CERTIFICATE OF APPROVAL

THE ONTARIO ENERGY BOARD HEREBY CERTIFIES THAT APPROVAL WAS GIVEN TO IMPERIAL OIL LIMITED ON THE ______ DAY OF ______, 20_____, TO EXPROPRIATE THE LANDS SHOWN DESIGNATED AS PARTS 1 AND 2 ON THIS PLAN.

CHRISTINE E. LONG
REGISTRAR AND BOARD SECRETARY, THE ONTARIO ENERGY BOARD

DATED AT _______ THIS ______ DAY OF _______ 20___.

EXPROPRIATION CERTIFICATE

Imperial Oil Limited under and by virtue of the Ontario Energy Board Act, 1998, S.O. 1998, Chapter 15, Schedule B, and in accordance with the Expropriations Act, R.S.O. 1990 (pursuant to Order of the Ontario Energy Board No. EB-_______ dated _______, 20____) hereby takes and expropriates the following:

Firstly, a permanent easement over Part 1 in perpetuity in favour of Imperial Oil Limited; a) The exclusive right, licence, liberty, privilege, easement and right-of-way on, over, upon, across, along, in, under and through the lands ("Easement"), together with the right, licence, privilege and easement of ingress and egress over the remainder of the lands, to and from the easement, to sample soil, survey lands and to lay down, construct, operate, maintain, inspect, patrol (including aerial patrol), alter, relocate, remove, replace, reconstruct and repair one or more line(s) of pipe together with all facilities appurtenances, or works of Imperial Oil Limited and its directors, officers, agents, employees, contractors, subcontractors, and invitees (the "Transferees") useful in connection with or incidental to the project, including but without limiting the generality of the foregoing, all such pipes , drips, valves, fittings, connections, meters, markers, corrosion control equipment, cathodic protection equipment and other equipment and appurtenances, whether or not similar to the foregoing, as may be useful or convenient in connection therewith or incidental thereto for the carriage, transmission, conveyance, transportation and handling of oil, diluent, refined products, natural and artificial gas and other gaseous or liquid hydrocarbons and any product or by-product thereof; b) the full and free right, licence, liberty, privilege and easement of ingress and egress at any and all times over, along, across and upon the Easement; c) the right at any time and from time to time to remove any boulder or rock and to sever, fell, remove, or control the growth of any roots, trees, stumps, brush or other vegetation in, on, above, or under the lands; d) the right for the Transferees to exercise such rights as described above on foot and/or with vehicles, together with materials, machinery and equipment for all purposes useful or convenient in connection with or incidental to the exercise and enjoyment of the rights described above; and e) the owner of the lands shall not excavate, construct, drill, install, erect or permit to be excavated, constructed, drilled, installed or erected on, over or under any part of the Easement any pipe, pit, well, foundation, building or other structure, installation or improvement, or do or permit to be done any mining, quarrying, land levelling, landscaping or other work or activity of any like or similar nature on, in, or under the Easement; alter the grade of the Easement; add any paving or other material to the Easement; use the Easement for any other purpose which could compromise the integrity of the pipeline; or take any action which restricts or limits the exercise by the Transferees of any of the rights described above. Secondly, a temporary workspace over Part 2 for a period starting ____

, 202_(five years) in favour of Imperial Oil Limited; a) a rental hereinafter set forth, to Imperial Oil Limited all and singular those parts or portions of the lands, to be held by Imperial Oil Limited as tenant for the term of five (5) years (the "term") for the purpose of providing a temporary workspace to Imperial Oil Limited, its employees, agents and contractors, with respect to the project, including the right to enter and use the land with vehicles, materials, machinery, supplies and equipment, together with the right of ingress and egress over the remainder of the lands to and from the lands, and to sample soil, survey lands and to lay down, construct, maintain, inspect, alter, remove, replace, reconstruct and repair one or more line(s) of pipe within an easement, together with the right at any time and from time to time during the term to remove any boulder or rock and to sever, fell, remove or control the growth of any roots, trees, stumps, brush or other vegetation in, on, above, or under the lands, and the right to remove buildings or other improvements from the lands and to install temporary gates and fences and stockpiling of construction spoil, materials and equipment as required by Imperial Oil Limited. During the term, the landowner shall not use the lands for any purpose that would interfere with or detrimentally affect Imperial Oil Limited's use of the land; b) the right to peaceably possess and enjoy the land and the rights described herein without any interruption or disturbance from or by the landowner or any other persons claiming by, through or under the landowner; and c) the right to remove or cause to be removed from the lands all buildings, structures, fixtures, casing in wells, pipelines, material and equipment of whatsoever nature or kind, which Imperial Oil Limited may have placed on or in the lands

RON TOURIGNY SENIOR LANDMAN

or on or in any area to be surrendered.

DATED AT ______ THIS _____ DAY OF _____ 202_.

IMPERIAL OIL LIMITED

"I HAVE THE AUTHORITY TO BIND THE CORPORATION"

I CERTIFY THAT THIS PLAN IS REGISTERED IN THE LAND REGISTRY OFFICE FOR THE LAND TITLES DIVISION OF TORONTO (No. 66)

AT______O'CLOCK ON THE _____DAY OF ______, 20___

AND ENTERED IN THE PARCEL REGISTER FOR PROPERTY IDENTIFIER PIN 07424-0190(LT).

REPRESENTATIVE FOR THE LAND REGISTRAR FOR THE LAND TITLES DIVISION OF TORONTO (66).

SCHEDULE

PARTS 1 ENUMERATED HEREUNDER REFER TO LANDS IN WHICH A PERMANENT EASEMENT IS EXPROPRIATED BY IMPERIAL OIL LIMITED AND PARTS 2 ENUMERATED HEREUNDER REFER TO LANDS IN WHICH A TEMPORARY WORKSPACE IS EXPROPRIATED BY IMPERIAL OIL LIMITED

PART	LOT	CONCESSION	PIN	AREA
1	PART OF 20	3, FRONTING THE HUMBER	PART OF 07424-0190(LT)	220.0 m²
2	PART OF 20	3, FRONTING THE HUMBER	PART OF 07424-0190(LT)	417.4 m²

PARTS 1 AND 2 COMPRISE PART OF PIN 07424-0190(LT).

CERTIFICATE OF REGISTRATION

PLAN

EXPROPRIATIONS ACT

PLAN OF SURVEY OF

PART OF LOT 20 CONCESSION 3, FRONTING THE HUMBER (GEOGRAPHIC TOWNSHIP OF ETOBICOKE)

CITY OF TORONTO



Stantec Geomatics Ltd.

METRIC CONVERSION

DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

LEGEND

	DENOTES	FOUND MONUMENTS
	II .	SET MONUMENTS
IB	II	IRON BAR
SIB	"	STANDARD IRON BAR
SSIB	II	Short Standard Iron bar
WIT	II .	WITNESS
PIN	п	PROPERTY IDENTIFICATION NUMBER
M	II .	MEASURED
S	II .	SET
STANTEC	ii.	STANTEC GEOMATICS LTD.
OU	11	ORIGIN UNKNOWN
P1	II	PLAN 64R-31624

GRID SCALE CONVERSION

DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF 0.99970.

BEARING NOTE

BEARINGS ARE UTM GRID, DERIVED FROM G.P.S. OBSERVATIONS AND THE CAN-NET BASE STATION NETWORK AND ARE REFERRED TO THE CENTRAL MERIDIAN 81°00' WEST LONGITUDE, ZONE 17 NAD83 (CSRS) (2010.0).

OBSERVED REFERENCE POINTS DERIVED FROM GPS OBSERVATIONS USING THE CAN-NET VIRTUAL REFERENCE STATION NETWORK: UTM ZONE 17, NAD83 (CSRS) (2010.0) COORDINATES TO URBAN ACCURACY PER SEC 14(2) OF O.REG. 216/10

POINT ID	NORTHING	EASTING	
(4)	4837555.483	614438.387	
B	4837626.150	614418.968	
COORDINATES CANNOT, IN THEMSELVES, BE USED TO RE-ESTABLISH CORNERS			
OR BOUNDARIES SHOWN ON THIS PLAN.			

SURVEYOR'S CERTIFICATE

I CERTIFY THAT:

- 1. THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYS

 ACT, THE SURVEYORS ACT AND THE LAND TITLES ACT AND THE REGULATIONS MADE

 UNDER THEM
- 2. THE SURVEY WAS COMPLETED ON THE 9th DAY OF OCTOBER, 2020.

DRAFT DATE DRAFT

JEREMY C.E. MATTHEWS

ONTARIO LAND SURVEYOR



Stantec Geomatics Ltd.

CANADA LANDS SURVEYORS
ONTARIO LAND SURVEYORS
171 QUEENS AVENUE, SUITE 600
LONDON, ONTARIO, N6A 5J7
TEL. 519.645.2007

DRAWN: DL CHECKED: JM DATE: JAN 21 2021 PROJECT No.: 156660015

APPENDIX D-4

Owner of the Parcel

Identifier	WTFN5290
Name	CANADIAN PACIFIC RAILWAY COMPANY
Address	7550 Ogden Dale Rd. SE Calgary, AB, T2C 4X9
Nature of the Property Interest	Registered Owner
Legal Description of Parcel	PT W1/2 LT 16 CON 5 WYS TWP OF YORK AS IN CY45315, NY127059; PT LT 17-20 CON 5 WYS TWP OF YORK AS IN CY45218, CY1197, CY6065, CY61225, CY59198, EXCEPT CY61222; PT LT 3, 5-6 PL 3521 NORTH YORK AS IN NY123218, NY123216, NY123217; PT LT 2, 5-6 PL 3474 NORTH YORK AS IN NY119453; TORONTO (N YORK), CITY OF TORONTO
Nature of the Right Sought	Authority to construct upon, under or over the CP Rail lands
Legal Description of Interest to be Expropriated	Permanent Easement: Part of PT W1/2 LT 16 CON 5 WYS TWP OF YORK AS IN CY45315, NY127059; PT LT 17-20 CON 5 WYS TWP OF YORK AS IN CY45218, CY1197, CY6065, CY61225, CY59198, EXCEPT CY61222; PT LT 3, 5-6 PL 3521 NORTH YORK AS IN NY123218, NY123216, NY123217; PT LT 2, 5-6 PL 3474 NORTH YORK AS IN NY119453; TORONTO (N YORK), CITY OF TORONTO designated as Parts 1 Plan 66R being part of PIN 10293-0087 (LT), as depicted by Parts 1 on the draft expropriation plan dated, attached.

Interested Persons

None.

