

April 15, 2015

Don McCabe
Alberta Energy Regulator
Suite 1000, 250 – 5th Street S.W.
Calgary, Alberta T2P 0R4

Dear Mr. McCabe,

**RE: Grand Rapids Pipeline GP Ltd. Grand Rapids Pipeline Project
Decision 2014 ABAER 012
Condition Compliance Update – Condition 19**

Grand Rapids Pipeline GP Ltd. (Grand Rapids) provides the following update to the Alberta Energy Regulator (AER) on compliance with Condition 19 of Decision 2014 ABAER 012 (Decision) for the Grand Rapids Pipeline Project (Project). Condition 19 states:

Grand Rapids must develop, submit and implement to the satisfaction of the AER, a post-construction aquatic monitoring and mitigation plan that is specific to watercourse crossings, fish, and fish habitat. The temporal scope of the plan must extend beyond the construction season to the operation of the pipeline to ensure that installation, reclamation, and habitat recovery have been adequate. The plan must outline monitoring frequency, mitigation, and proposed response timing to address any issues noted in the monitoring. The plan must be provided to the AER on or before February 28, 2015.

The AER has requested the following, to ensure condition 19 is met:

Grand Rapids will submit a post-construction monitoring and mitigation plan to the AER on or before February 28, 2015.

In compliance with Condition 19, Grand Rapids submitted a Post Construction Aquatic Monitoring Plan to the AER on February 26, 2015. The plan provides details regarding monitoring activities specific to watercourse crossings and fish habitat and are intended to measure the effectiveness of mitigation and reclamation measures. The monitoring activities will identify the need for follow-up programs to ensure long term reclamation and mitigation success. Also identified in the plan are the reporting and follow-up measures specific to monitoring findings and effectiveness of mitigation and/or reclamation measures on watercourse landforms, riparian vegetation, and aquatic habitat affected by the construction of the pipeline as indicated in the submission.

Grand Rapids would be pleased to discuss the Post Construction Aquatic Monitoring Plan with the AER at its earliest convenience.

If you have any questions or can provide further direction on closing the condition, please do not hesitate to contact me.

Sincerely,



Tammy Ramanat
Senior Environmental Planner

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