

GENERAL ORDER 2022-0029-02 Section 49 *Energy Resource Activities Act*

Issued to:

Pavilion Energy Corp. 1100, 800 - 6th Avenue, SW Calgary, Alberta T2P 4M6

Attention: Cas Morel, President

Order:

Pursuant to section 49(1)(d) of the *Energy Resource Activities Act* (the Act), I, Robert Workman, order that Pavilion Energy Corp. (Pavilion) must:

- 1. On or before May 30, 2025, deactivate pipeline project 2988-3 (the pipeline).
- 2. On completion of the deactivation notify the BC Energy Regulator (the Regulator) by electronic mail at <u>C&E@bc-er.ca</u>.

Conditions:

A. This order shall remain in effect until amended or terminated in whole or in part by the Regulator.

Reasons:

I make this order for the following reasons:

- i. Pavilion is the permit holder for the pipeline.
- ii. The pipeline last transported fluid on March 21, 2022.
- iii. Section 9 of the Pipeline Regulation under the Act states, in part, that:
 - (1) This section applies if, for a period of 18 consecutive calendar months, a pipeline permit holder does not transport fluids through the holder's permitted pipeline or part of the pipeline.
 - (2) The period referred to in subsection (1) begins, as applicable,
 - (a) the day after the last day fluid is transported through the permitted pipeline or part of the pipeline, if the pipeline or part has been used to transport fluids, or
 - (b) the day after construction of the permitted pipeline or part of the pipeline is completed, if the pipeline or part has not been used to transport fluids.



- (3) Before the expiry of the period referred to in subsection (1), the pipeline permit holder must do one of the following:
 - (a) deactivate the permitted pipeline or part of the pipeline and notify the regulator on completion of the deactivation;
 - (b) submit to the regulator a plan to deactivate the permitted pipeline or part of the pipeline after the end of that period;
 - (c) submit to the regulator a plan for resuming or beginning, as applicable, the transportation of fluids through the permitted pipeline or part of the pipeline.
- iv. The pipeline was not deactivated under Section 9(3) of the Pipeline Regulation.
- v. A plan was not submitted to the Regulator under Section 9(3) of the Pipeline Regulation for the pipeline.
- vi. I am of the opinion that Pavilion has failed to comply with Section 9(3) of the Pipeline Regulation.

Review or Appeal

Pavilion may request a review of this order under section 70 of the Act or appeal this order under section 72 of the Act. Both a review and an appeal of the order cannot be commenced simultaneously.

A request for review may be sent to: <u>determinationreviews@bc-er.ca</u>.

Alternatively, a notice of appeal may be sent to the Energy Resource Appeal Tribunal <u>info@bcerat.ca</u> or mailed to:

Energy Resource Appeal Tribunal PO Box 4925 Stn Prov Govt Victoria, BC V8W 9V1 Information regarding the process for appeals may be found at <u>www.bcerat.ca</u>

R.A. Worlanan

Robert Workman Manager, Enforcement BC Energy Regulator

DATED AT Fort St. John, in the Province of British Columbia, this 27th day of February, 2025.