



Canada Energy
Regulator

Régie de l'énergie
du Canada

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NGTL GP Ltd., as general partner on behalf of NGTL Limited Partnership
2026 Meter Stations and Laterals Abandonment Program (Program A)
Notice of Proposed Abandonment
Subsection 241(1) of the *Canadian Energy Regulator Act*

On June 22, 2026, NGTL GP Ltd., as general partner on behalf of NGTL Limited Partnership (**NGTL**) has filed an application with the Canada Energy Regulator (**CER**) to abandon 28 meter stations and 33 lateral pipelines, loops and/or producer tie-ins, on the NGTL System (**Project**), pursuant to subsection 241(1) of the *Canadian Energy Regulator Act* (**Application**).

The proposed abandonment will involve the abandon in-place of approximately 229.37 km of pipe ranging between NPS 4 and NPS 30 and the removal of approximately 223 m of pipe ranging between NPS 4 and NPS 6, and the removal of 28 meter stations and associated infrastructure (i.e., valves, cathodic protection systems etc.) located throughout Alberta as shown on the accompanying map. You can find the application on the CER's website here, <https://apps.cer-rec.gc.ca/REGDOCS/> under **CER Filing ID: C39886** or by accessing the following <https://apps.cer-rec.gc.ca/REGDOCS/Item/View/4689903>.

The Commission expects NGTL has engaged with people that may be impacted by the Project (including landowners, Indigenous Peoples, municipalities and others) to discuss the Project activities, mitigation measures, and/or any comments and concerns expressed.

If you have concerns about the Project, you may advise the Commission of your concerns by filing a written statement of opposition **within thirty (30) days of July 9, 2026**. A **statement of opposition to an abandonment application** form can be found on the [CER website](#)¹ in both [English](#) and [French](#).

In deciding whether to hold additional process, the Commission will consider whether your interests may be impacted by the Project and your explanation as to why you need more process steps.

The Commission will also use the information you provide to plan its review. For example, the Commission may ask the company for a written response to your concerns, which it will also consider when it makes its decision on the Project. In addition, the Commission may establish other opportunities for you to make your concerns known and for the company to respond.

The Commission will consider your statement of opposition when it makes its decision on the Project.

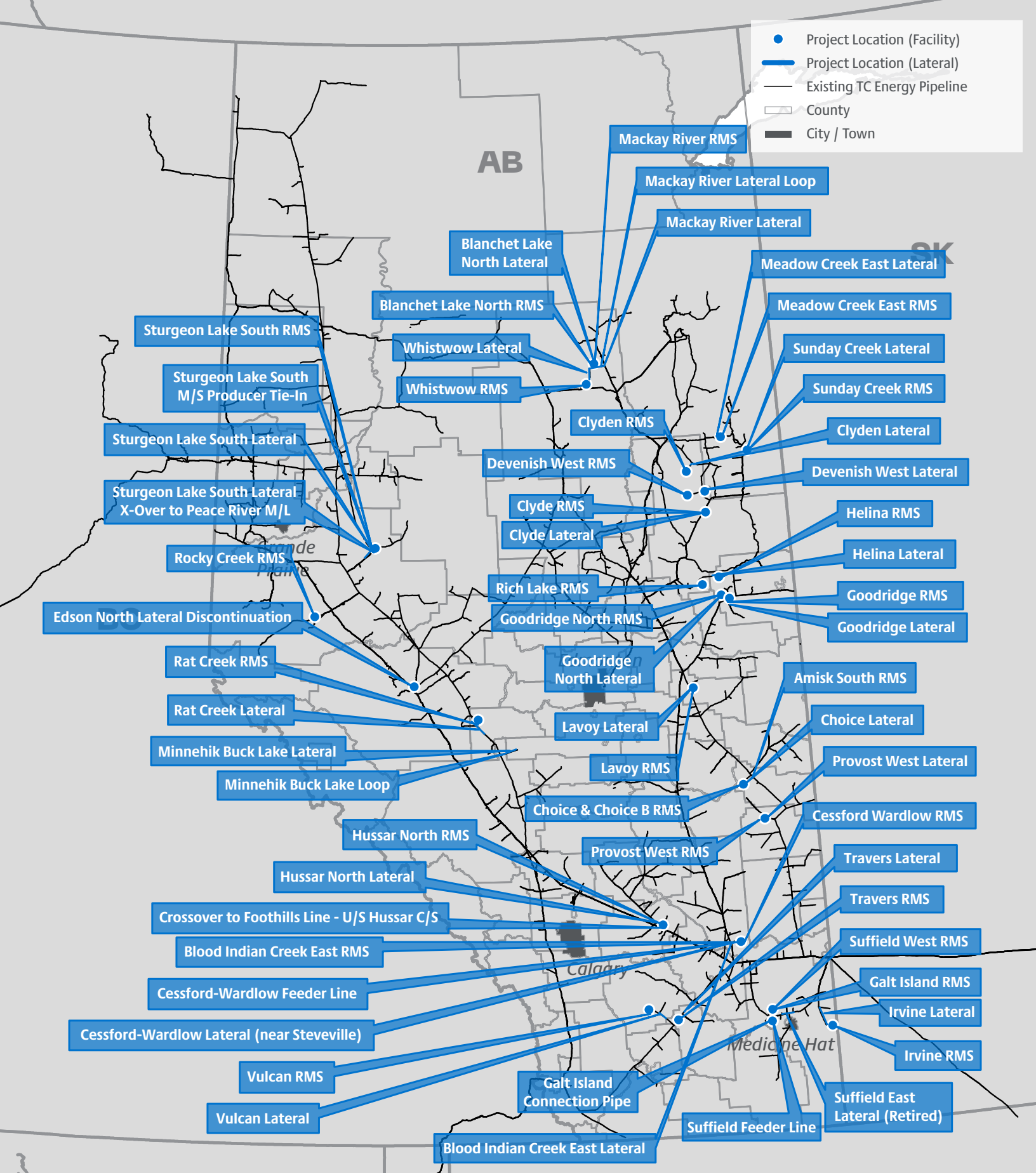
Further information on the Application will be communicated to anyone who submits a completed Statement of Opposition.

¹ <https://www.cer-rec.gc.ca/en/consultation-engagement/land-matters-guide/abandonment-pipeline.html>

For projects where the Commission is the final decision maker, the Crown's duty to consult is fulfilled through the Commission's regulatory process. The Commission is the final decision-maker on this Project. Indigenous communities who are concerned that their established or potential Indigenous or Treaty rights and related interests could be affected by the Project are strongly encouraged to make their concerns known to the Commission and to participate in any process held by the Commission.

Where appropriate, Alternate Dispute Resolution (**ADR**) services – such as mediation and facilitation – are available from the CER to help parties resolve disputes outside of the Commission's hearing processes. You can read more about ADR on the CER's website at www.cer-rec.gc.ca/adr.

For more information or for any questions, you can contact the CER's Process Advisor Help at 1-800-899-1265 (toll free) or via email at Process.Help@cer-rec.gc.ca.



PROPOSED PROJECT

2026 METER STATIONS AND LATERALS ABANDONMENT PROGRAM A





Statement of Opposition to an Abandonment Application

Please read carefully – Important information to know in completing this form.

The Canada Energy Regulator (CER) relies on you to bring forward your concerns and views. If you have concerns about a proposed abandonment project, complete this form and file within 30 calendar days after being served with a Notice of proposed abandonment (Notice) or publication of a Notice.

The Commission of the CER will consider your statement of opposition when it makes its decision on the project.

The Commission will also use the information you provide to plan its review. For example, the Commission may ask the company for a written response, which it will consider (in addition to your statement of opposition) when it makes its decision on the project. The Commission may also establish other opportunities for you to make your concerns known and for the company to respond. In deciding whether to hold additional process, the Commission will consider whether your interests may be impacted by the project and your explanation as to why you need more process steps.

Further information on the project application will be communicated to anyone who submits a completed form.

This form and any future documents you file with the CER will appear in the CER's online public registry (unless it is filed confidentially¹). This means that your personal information and the documents themselves can be accessed and viewed by the public.

This form can be completed electronically (an electronic copy is available on the CER website - www.cer-rec.gc.ca/LMAS) or you can print a copy of the form and complete it legibly in writing). Additional pages may be included with your form should you not have enough space in the provided boxes. See **Part H** below for instructions on how to file your completed form.

If you have process questions, you can contact the CER's Land Matters Advisory Service at 1-800-899-1265 (toll free) or via email at LMAS.SCQF@cer-rec.gc.ca.

The form starts on the next page

¹ If you wish to file information that you do not want placed on the public online registry or made public, you may request the CER to treat the information as confidential pursuant to sections 60 or 61 of the CER Act. Generally, the CER has held that there is a public interest in an open and accessible process and that confidentiality orders should be the exception. See also section 1.5 of the CER Filing Manual and section 35 of the *National Energy Board Rules of Practice and Procedure, 1995*.



Statement of Opposition to an Abandonment Application

Part A - Company, project name, location of concern

Provide information about the company who has filed the abandonment application.

Company name:
Project name:
Location: Describe the location or portion of the project to which your concerns relate to (e.g., legal description – [LSD-SEC-TWP-RGE-##M], property identifier, traditional territory, etc.)

Part B – Your contact information

Name:	Title:
Organization:	Residential Address:
City:	Province:
Postal Code:	Fax:
Telephone 1:	Telephone 2:
Email:	
Mailing or Personal/Courier Service Address (if different from above)	
Address:	
Telephone:	

The form continues on the next page



Part C – If you have an authorized representative

If you have asked someone to file or present information on your behalf in a regulatory process related to this matter (i.e., an authorized representative, such as a lawyer), provide their information below. Otherwise, leave Part C blank. Should you ask someone to represent you after submitting this form, you can provide this information once it is available.

Name:	Title:
Organization:	Address:
City:	Province:
Postal Code:	Fax:
Telephone 1:	Email:
Email:	
Mailing or Personal/Courier Service Address (if different from above)	
Address:	
Telephone:	

Part D – Explain your interest

Indicate whether your interests may be impacted by the project. If so, explain what your interests are and how they may be impacted.

The form continues on the next page



Part E - Details of your concern

Describe your concerns about the project and any ideas about how your concerns can be addressed.
You can attach additional pages to this form.

The form continues on the next page



Part F – Additional process steps

Indicate whether you need additional opportunities to make your concerns known. If so, describe what steps you need (e.g., an opportunity to ask the company questions, another written submission etc.) and explain why.

Part G – Alternative dispute resolution

Alternative dispute resolution (ADR) services – such as mediation and facilitation – are available from the CER to help parties resolve disputes outside of the Commission's processes. You can read more about ADR on the CER's website (www.cer-rec.gc.ca/adr).

If you would like the CER to contact you about the possibility of using ADR, please check the box below:

Yes, please contact me about the CER's ADR services.

The form continues on the next page



Part H – Filing your completed form

A reminder that your completed form must be received by the Commission within 30 calendar days after being served with a Notice or publication of a Notice.

Below are the options you can use to file your completed form.

1. Preferred method

You can complete this form online, save it on your computer, and e-file it through the CER's e-filing tool (www.cer-rec.gc.ca/submit - then click on "efile" link at bottom of the page). Step-by-step instructions are provided in the e-filing tool. Documents filed through the e-filing tool must be in PDF format.

Once a filing is made through the e-filing tool, you will receive a filing receipt via email with instructions regarding providing the CER with a signed copy of your receipt and form.

2. You can print this form and you can send a copy to the CER by fax at (403) 292-5503 or 1 (877) 288-8803 (toll free).

3. You can mail or courier to the following:

**Secretary of the Commission
Canada Energy Regulator
210 - 517 10 Ave SW
Calgary, AB T2R 0A8**

A copy of your statement of opposition and any supporting documents must also be provided to the company who has filed the abandonment application. This information is provided in the company's Notice.

For any questions about how to file this form, you can contact the CER toll free at 1 (800) 899-1265.

Once you have completed this form and provided it to the CER, you acknowledge that the information in this form and any attachments will appear in the CER's online public registry, and can be accessed and viewed by the public.

Print your name:
Signature:
Date (DD MM YYYY):



Canada Energy
Regulator

Régie de l'énergie
du Canada

Office of the Chief
Executive Officer

Bureau de la présidente-
directrice générale

Suite 210
517 Tenth Avenue SW
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30 November 2020

Canada Energy Regulator Approach to Crown Consultation

The Government of Canada is committed to achieving reconciliation with First Nations, Métis and Inuit through renewed nation-to-nation, government-to-government and Inuit-Crown relationships based on the recognition of rights, respect, co-operation and partnership.

The Canada Energy Regulator (CER) regulates interprovincial and international pipelines and international power lines across Canada, as well as offshore renewable energy projects. The CER strives to build meaningful relationships with Indigenous peoples across the country who are potentially impacted by the infrastructure it regulates. Crown consultation is just one part of the relationship the CER has with Indigenous peoples. The Commission of the CER (Commission) is the body within the CER that makes independent decisions and recommendations on project applications. The CER's mandate includes exercising its powers and performing its duties and functions in a manner that respects the Government of Canada's commitment with respect to the rights of the Indigenous peoples of Canada.

This letter clarifies the CER's approach to fulfilling any potential duty to consult with Indigenous peoples that may arise on applications for CER-regulated projects where the Commission is the final decision maker. The CER's consultation with Indigenous peoples recognizes the [ten Principles Respecting the Government of Canada's Relationship with Indigenous Peoples](#) and federal guidance on [the duty to consult](#). The *Canadian Energy Regulator Act* (CER Act) designates the CER as an agent of the Crown. The Government of Canada has also tasked the CER to act as Crown Consultation Coordinator for these projects. Prior to the establishment of the CER, these duties were undertaken by Natural Resources Canada, through the Major Projects Management Office (MPMO).

For projects where the Commission is the final decision maker, the CER's intent is to fulfill the Crown's duty to consult through the Commission's regulatory process. The Commission has the technical expertise and mandate to consider and address project impacts, including those affecting the rights and interests of Indigenous peoples.

.../2

Indigenous peoples identified as being potentially affected by a project application will be notified of the project application and will have the opportunity to provide comments to the Commission on the project and its potential impacts. The CER strongly encourages Indigenous peoples who are concerned that their established or potential Indigenous or Treaty rights and related interests could be affected by any project before the Commission, to make their concerns known to the Commission and to participate in any process held by the Commission. All relevant issues and concerns brought forward by Indigenous peoples will be considered by CER Commissioners with the intent that issues and concerns will be mitigated, or where necessary accommodated, to the extent possible. More detailed information about the CER's processes for reviewing project applications can be found on the [CER's website](#).

The CER also encourages potentially impacted Indigenous peoples to engage directly with the proponent of a proposed project. The CER requires companies to engage with Indigenous peoples early in the planning phase of a project if there is potential for the proposed project to affect the interests or rights of Indigenous peoples. Early engagement provides an opportunity for the proponent to make changes and address concerns before submitting an application to the CER. In undertaking the required early engagement, a company should strive to understand the rights and interests of Indigenous peoples, how a project may affect these rights and interests, and discuss ways to mitigate any potential impacts. If a project is approved, a company must continue its engagement throughout the construction, operation, and eventual abandonment of the project.

The CER encourages Indigenous peoples to review any correspondence or notice received from project proponents or the CER in order to understand the project components, the CER's assessment process, as well as any deadlines for providing comments to the CER.

As Crown Consultation Coordinator, the CER will work as necessary with other federal departments to determine how any issues or concerns raised by Indigenous peoples that may involve other areas of federal responsibility can be addressed.

If Indigenous peoples have questions about CER processes, or have concerns about a proposed project or activity, including those for which they may have not received notification, they can contact the CER for more information directly by telephone at 1-800-899-1265 or by email at IndigenousMatters@cer-rec.gc.ca.

Best regards,

Original signed by

Gitane De Silva
Chief Executive Officer