

National Energy  
Board



Office national  
de l'énergie

File OF-Tolls-Group1-T201-2015-01 01  
29 April 2015

Keith D. Nelson  
General Manager  
TransQuébec & Maritimes Inc.  
450 – 1<sup>st</sup> Street S.W.  
Calgary, AB T2P 5H1  
Facsimile 403-920-2384

Dear Mr. Nelson:

**Trans Québec & Maritimes Pipeline Inc. (TQM)  
Application for 2015 Final Tolls**

The National Energy Board has reviewed TQM's application dated 30 March 2015 for approval of 2015 Final tolls. The Board has approved the application as filed and issued the attached Order TG-010-2015.

TQM is directed to serve a copy of this letter and Order to its interested parties.

Yours truly,

*Original signed by S. Young*

Sheri Young  
Secretary of the Board

Attachment

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**ORDER TG-010-2015**

**IN THE MATTER OF THE *National Energy Board Act***  
(the Act) and the regulations made thereunder;

**AND IN THE MATTER OF** an application filed with the  
National Energy Board by Trans Québec & Maritimes Pipeline  
Inc. (TQM) dated 30 March 2015 for approval of 2015 Final  
Tolls pursuant to Part IV of the Act under  
File OF-Tolls-Group-T201-2015-01 01.

**BEFORE** the Board on 29 April 2015.

**WHEREAS** on 6 February 2014 the Board issued Order TG-001-2014 approving TQM's  
1 January 2014 to 31 December 2016 Tolls Settlement (the Settlement);

**AND WHEREAS** on 18 December 2014 the Board issued Order TGI-002-2014 approving, as  
interim, TQM's tolls effective 1 January 2015;

**AND WHEREAS** on 20 March 2014 the Board issued Order AO-001-TGI-002-2014 amending  
TQM's interim tolls and approving as final TQM's ACE, annual contribution amount,  
abandonment surcharges and tariff amendments;

**AND WHEREAS** on 30 March 2015 TQM filed an application seeking approval for 2015 Final  
Tolls;

**AND WHEREAS** the applied-for final tolls are based on a 2015 revenue requirement calculated  
in accordance with the Settlement;

**AND WHEREAS** TQM informed interested parties of TQM's final 2015 revenue requirement  
and resulting rates, tolls and charges and is not aware of any concerns with the application;

**AND WHEREAS** the Board has determined the applied-for tolls are consistent with the  
Settlement and are just and reasonable and not unjustly discriminatory;

**IT IS ORDERED**, pursuant to Part IV of the Act, that:

1. Order AO-001-TGI-002-2014, which authorized tolls that TQM may charge on an  
interim basis effective 1 January 2015, is revoked;

.../2

2. TQM's applied-for final tolls, as contained in its application dated 30 March 2015 are approved as final, effective 1 January 2015; and
3. TQM is directed to recover from toll payers the difference between 2015 interim tolls authorized by Order AO-001-TGI-002-2014 and Order TGI-002-2014 and 2015 final tolls authorized by this Order.

National Energy Board

*Original signed by S. Young*

Sheri Young  
Secretary of the Board