FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, DC 20426

OFFICE OF ENERGY PROJECTS

In Reply Refer To:
OEP/DPC/CB-2
Pacific Connector Gas Pipeline, LP
Docket No. CP17-494-000
375.308(x)(3)

May 17, 2019

Natalie Eades Manager, Environment Jordan Cove Energy Project L.P. Pacific Connector Gas Pipeline, LP 5615 Kirby Drive, Suite 500 Houston, Texas 77005

Re: Data Request

Dear Ms. Eades:

Provide the information described in the enclosure to assist in our analysis of Pacific Connector Gas Pipeline, L.P. (Pacific Connector) proposal in the above application. File your response in accordance with the provisions of the Commission's Rules of Practice and Procedure. In particular, 18 C.F.R. § 385.2010 (Rule 2010) requires that you serve a copy of the response to each person whose name appears on the official service list for this proceeding.

File a complete response within 7 days of the date of this letter. If certain information cannot be provided within this time frame, please indicate which items will be delayed and provide a projected filing date. File all responses under oath (18 C.F.R. § 385.2005) by an authorized representative of Pacific Connector and include the name, position, and telephone number of the respondent to each item.

Sincerely,

Todd Ruhkamp

Geologist / Certificate Analyst Division of Pipeline Certificates Office of Energy Projects Docket No. CP17-494-000

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Enclosure

cc: Public File - Docket No. CP17-494-000 All Parties

Michael Koski Senior Manager, External Affairs Jordan Cove Energy Project L.P. Pacific Connector Gas Pipeline, LP 5615 Kirby Drive, Suite 500 Houston, Texas 77005

Anita R. Wilson Christopher J. Terhune Victoria R. Galvez Vinson & Elkins, L.L.P. 2200 Pennsylvania Avenue, NW Suite 500 West Washington, D.C. 20037

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Commission intends to apply its new policy on gas quality and interchangeability in its review of pro forma tariffs filed as part of section 7(c) certificate applications.

forma tariff include general terms and conditions addressing quality and interchangeability; (2) include relevant information about the gas quality and interchangeability specifications of interconnecting pipelines and of the competing pipelines serving customers to be served directly by the new entrant as well as the

interchangeability specifications stated in their pro forma tariff.

relevant information about the gas supplies to be received by the new entrant for transportation or storage; and (3) applicants must show how they derived gas quality and

interchangeability in its pro forma tariff and how they derived gas quality and interchangeability specifications stated in their pro forma tariff. However, Pacific Connector did not provide the other information (part (2) – regarding interconnecting/ competing pipelines) required by Paragraph 45 of the Policy Statement. Provide the additional information required by the Policy Statement for new interstate pipeline

Specifically, Paragraph 45 states that applicants should: (1) ensure that their Exhibit P pro

Pacific Connector included both general terms and conditions on gas quality and

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Oregon Public Utility Commission Secretary

Oregon Public Utility Commission PO Box 1088

Salem, OR 97308-1088

Docket No.: CP17-494

On June 15, 2006, the Commission issued its Policy Statement on Provisions Governing Natural Gas Quality and Interchangeability in Interstate Natural Gas Pipeline Company Tariffs (Policy Statement). Paragraph 45 of the Policy Statement states that the

companies.

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