

January 24, 2023

Enforcement File: 2017-121 FSJ

Petronas Energy Canada Ltd. 1600, 21502nd Street SW Calgary, Alberta T2P 1M4

Attention: Mr. Christopher Morrison, Team Lead, Regulatory

Re: General Order 2017-034

Dear Mr. Morrison:

On June 7, 2017, the BC Oil and Gas Commission (Commission) issued General Order 2017-034 to Progress Energy Canada Ltd., now Petronas Energy Canada Ltd. (Petronas).

Petronas has satisfied all the requirements of the Order.

Please be advised that pursuant to section 49(8) of the Oil and Gas Activities Act, General Order 2017-034 is hereby terminated.

If you have any questions or concerns, please do not hesitate to contact the Commission.

Sincerely,

Dax Bourke

Executive Director, Compliance & Enforcement

BC Oil and Gas Commission



GENERAL ORDER 2017-034

Section 49 Oil and Gas Activities Act

Issued to:

Progress Energy Canada Ltd. Bow Valley 2 1200, 205-5th Ave SW Calgary, Alberta, T2P 2V7

Attention: Glen Swanson, Manager, Regulatory & Operational Compliance

Order:

Pursuant to section 49(1)(a) of the *Oil and Gas Activities Act* (the Act), I, Jacques Corstanje, order that Progress Energy Canada Ltd.(Progress) must:

- 1. On or before July 14, 2017, complete and submit to the satisfaction of the Oil and Gas Commission (the OGC) a plan (the Plan) setting out how Progress will carry out the reclamation of any areas of land disturbed by the construction of the pipelines listed in attached Schedule 1 (the Pipelines). Reclamation set out in the Plan must be in accordance with any recommendations contained in the Schedule A Reports prepared in relation to the Pipelines and the requirements set out in Schedule B of the Agreement between the Agricultural Land Commission and the OGC (the Agreement). The Plan must include time frames for the completion of the reclamation work as soon as practicable. The Plan must be submitted to the OGC electronically at C&E@bcogc.ca.
- 2. Complete the reclamation of any area of land disturbed by the construction of the Pipelines as soon as practicable and in accordance with the Plan.
- 3. Submit a completed Schedule B Report for each of the Pipelines to the satisfaction of the OGC no later than December 31 of the calendar year following completion of the reclamation work. The Schedule B Reports must be submitted to the Commission electronically at C&E@bcogc.ca.

Conditions:

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

Reasons:

I make this Order for the following reasons:

- i. Progress is the permit holder of the Pipelines (the Permits).
- ii. The Pipelines are located within the Agricultural Land Reserve.
- iii. At the time that Progress was issued the Permits, Progress was exempted from the requirement to apply for a non-farm use permission under the *Agricultural Land Commission Act* so long as, among other things, Progress:
 - A. Conducted reclamation of any area of land disturbed by the non-farm use in accordance with any recommendations contained in the Schedule A Report and the requirements set out in Schedule B of the Agreement or in accordance with such alternate requirements identified by a Qualified Specialist and agreed to by the OGC within 24 months of the date of pipeline installation; and
 - B. Immediately following the completion of the reclamation set out above, submitted a Schedule B Report to the OGC and, if the non-farm use has occurred on land other than Crown land, to the landowner(s) of the land on which the non-farm use has occurred.
- iv. It is a condition of each Permit attached in Schedule 1 that the permit holder must submit a Schedule B Site Assessment to the OGC two years from the date of construction of the Pipelines.
- v. I have determined the following:
 - a) The Pipelines were constructed more than 24 months before the date of this Order; and
 - b) Schedule B reports for the Pipelines have either not been received or are not to the satisfaction of the OGC.
- vi. I am of the opinion that Progress is not in compliance with the Act or the Regulations.

Review and Appeal:

Progress may request a review of this order under section 70 of the Act by submitting a request for review to ogc.determinationreviews@bcogc.ca.

Progress may appeal this order to the Oil and Gas Appeal Tribunal under section 72 of the Act. The process for appeals may be found at www.ogat.gov.bc.ca and a notice of appeal may be sent to the Oil and Gas Appeal Tribunal at:

Oil and Gas Appeal Tribunal PO Box 9425 Stn Prov Govt Victoria, BC, V8W 9V1

Jacques Corstanje, RPF

Director, Compliance and Enforcement

Oil and Gas Commission

DATED AT Fort St. John, in the Province of British Columbia, this 7th day of June, 2017.

Attachment: Schedule 1

			Leave to
Operator	OGC#	Project #	Open Date
Progress Energy	9701266	20848	26-Feb-08
Progress Energy	9702058	21246	29-Nov-08
Progress Energy	9705484	22492	24-Feb-12
Progress Energy	9705390	22566	2-May-12
Progress Energy	9705684	22526	26-May-12
Progress Energy	9705842	22717	15-Oct-12
Progress Energy	9706187	22667	2-Nov-12
Progress Energy	9706235	22753	3-Nov-12
Progress Energy	9706355	22686	17-Nov-12
Progress Energy	9706904	22874	17-Nov-12
Progress Energy	9707097	22927	13-Apr-13
Progress Energy	9707078	22979	3-Aug-13
Progress Energy	9706249	22727	21-Aug-13
Progress Energy	9706177	22780	21-Aug-13
Progress Energy	9706733	22835	27-Sep-13
Progress Energy	9707938	23082	1-Nov-13
Progress Energy	9707133	23000	15-Nov-13
Progress Energy	9707064	22981	15-Nov-13
Progress Energy	9708091	23158	7-Feb-14
Progress Energy	9707065	23036	5-Mar-14
Progress Energy	9707773	23171	12-Mar-14
Progress Energy	9708143	23264	16-Sep-14
Progress Energy	9708302	23319	8-Nov-14