

Commission of the Canada Energy Regulator Rules of Practice and Procedure review- Discussion Paper

Right of Entry-Applications

For a right of entry by proponent

Recommend.

Option: to include/inclusive, (possible) access by indigenous monitors.

Perhaps a choice approach Yes/No

That begins incremental inclusion or outright inclusion.

Threat: would proponents' application for right of entry be compromised?

How best to assert Indigenous Monitoring (IM's)

NOTICE that federally regulated projects may require indigenous accommodations through inclusion of indigenous monitoring.

General-Notice

2 (a) Map that includes Treaty Area & Indigenous nations impacted

Logic: Carving out space for non-threatening-Normalising inclusion.

Questions of Law

13 (1) (c) review of indigenous case law for identification of infringement/impacts to indigenous peoples rights/Legal/inherent.

Contents and Form of Application

15 (1) –(d) FPIC-provide evidence of consent from impacted indigenous Nation.

Submitted by

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