

Public Notice – Segment 1

Edmonton Journal

Strathcona County News

Spruce Grove Examiner

Stony Plain Reporter

Le Franco

Windspeaker Sweetgrass

PUBLIC NOTICE

Office national
(in français)

National Energy
Board

**Trans Mountain Pipeline ULC as General Partner of Trans Mountain Pipeline LP,
Trans Mountain Expansion Project
Notice of Proposed Detailed Route**
Pursuant to Paragraph 34(1)(b) of the National Energy Board Act

IN THE MATTER OF the National Energy Board Act and the Regulations made thereunder AND IN THE MATTER OF the National Energy Board Act and the Regulations made thereunder AND IN THE MATTER OF the National Energy Board Act and the Regulations made thereunder

If you anticipate that your lands may be adversely affected by the proposed detailed route of the Trans Mountain Expansion Project, you may access the proposed detailed route map on the National Energy Board website within 30 days of the publication of this notice. The written statement of opinion must set out the name, address and telephone number of the person you are proposing to be heard by at the public hearing.

National Energy Board
Suite 2100, 2711 South Avenue SW
Calgary, Alberta T2C 0L8
Phone: 403-293-8000
Fax: 403-293-8002
Email: NEB_Proceedings@neb-one.gc.ca
Website: www.neb-one.gc.ca

And: **Trans Mountain Expansion Project**
Suite 2300, 200 Ave SW
Calgary, Alberta T2P 2X6
Phone: 403-293-8000
Email: TMEP_Land@transmountain.ca

The process for considering statements of opinion will be as follows:

- Provide detailed route decisions, including conditions imposed by the Board, at least six months after the publication of the proposed detailed route map.
- A written statement of opinion is filed with the Board within 30 days following the publication of this notice, the statement sets out a proposed detailed route decision, and the statement raises concerns regarding a material change in circumstances from the proposed detailed route process. The Board will conduct a review of the proposed detailed route decision.

- For detailed route hearings that were in progress on August 19, 2010 and no decision was made, the Board will schedule a public hearing to make representations and responses to the Board regarding the proposed detailed route decision. The Board will take into account all written statements of opinion and all representations made at the public hearing in determining the proposed detailed route decision.
- The Board will continue to receive statements of opinion and representations made in writing by persons who have not yet made a statement of opinion or who have made a statement of opinion but have not yet attended a public hearing. The Board will continue to receive written statements of opinion and representations made in writing by persons who have not yet made a statement of opinion or who have made a statement of opinion but have not yet attended a public hearing. The Board will continue to receive written statements of opinion and representations made in writing by persons who have not yet made a statement of opinion or who have made a statement of opinion but have not yet attended a public hearing.

The Board is not required to give any lands held any hearing or to hold any other public hearing with respect to the proposed detailed route of the Trans Mountain Expansion Project. A copy of any written statement of opinion filed with the Board must be sent to the following addresses:

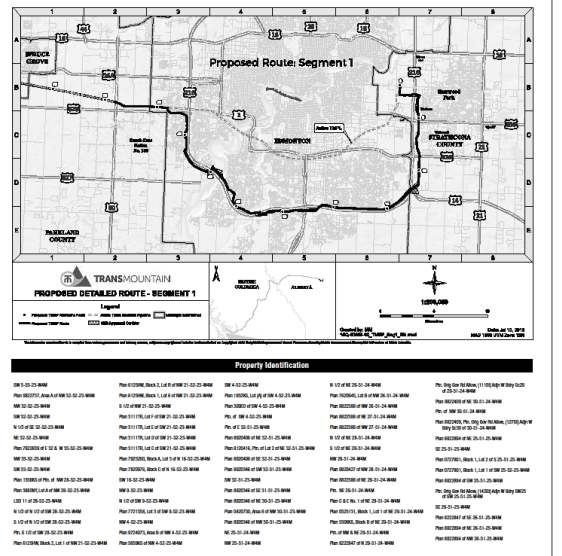
And: **Trans Mountain Expansion Project**
Suite 2300, 200 Ave SW
Calgary, Alberta T2P 2X6
Phone: 403-293-8000
Email: TMEP_Land@transmountain.ca

If the Board determines a public hearing is to be held, the Board will contact you by a written notice to the hearing. The notice will provide the date, time and location of the hearing. It will also provide a list of the lands acquired or proposed to be acquired as at the date of the public hearing. The Board will also contact you if you have filed a written statement of opinion. The public hearing will be conducted within the area to which the proposed detailed route is proposed to be applied. The Board or a person authorized by the Board may make such inspection of the lands acquired or proposed to be acquired, or affected by the proposed detailed route. The Board may also conduct a site visit to the lands acquired or proposed to be acquired, or affected by the proposed detailed route. The Board will permit each person who has filed a written statement of opinion that they wish to make representations to do so at the public hearing, unless the Board determines otherwise.

The Board's decision regarding a public hearing is final. If the Board determines that a public hearing is not to be held, the Board will not hold a public hearing. The Board will not hold a public hearing if the proposed detailed route is not to be applied to the lands in question. The Board will not hold a public hearing if the proposed detailed route is not to be applied to the lands in question. The Board will not hold a public hearing if the proposed detailed route is not to be applied to the lands in question.

Copy of the map, profile and book of reference for the proposed detailed route are available at the National Energy Board Project website at www.transmountain.ca and at the following addresses:

And: **National Energy Board Library**
Suite 2100, 2711 South Avenue SW
Calgary, Alberta T2C 0L8
Phone: 403-293-8000
Fax: 403-293-8002
Email: NEB_Proceedings@neb-one.gc.ca



The body of 31-year-old Tyra Bonnell-Lane was found in a car near the location where her 50-year-old mother was murdered in April. The mother of the man murdered in the case was charged on Friday.

2 more charged in death of woman in Saskatchewan

Five people now held, including mother of woman found near Vegreville

ANNA JOHNSON

The mother of a man whose body was found near Vegreville in April has been charged with the first-degree murder of a woman who had travelled to Saskatchewan to attend the funeral of their 31-year-old daughter. The body was found in a car near the location where her 50-year-old mother was murdered in April. The mother of the man murdered in the case was charged on Friday.

Calgary man charged after 50-kg meth seizure

ALANNA SMITH

A Calgary man attempting to enter Alberta from the U.S. was arrested after border authorities seized approximately 50 kilograms worth of methamphetamine – the largest meth seizure in southern Alberta history by the Canada Border Services Agency. Authorities found 23 bags weighing about 1.5 kilograms each in the cab of a Crown Ford after searching the vehicle at the Cuffs border crossing, about 200 kilometers southeast of Calgary.

The drugs have an estimated street value of \$4 million and originate roughly 200000 doses. The incident took place on July 28 shortly after 7 p.m., when CBSA officers examined a commercial truck at the southern Alberta crossing with an empty trailer. In the truck cabin, they found a box and a duffel bag packed with bags of white crystals.



From left, RCMP Sgt. Jon Corcoran, RCMP Inspector Chastain O'Neil, CBSA Officer Dawn Sidmore and CBSA Det. Garry Gook. They have 50 kg of meth seized at the Cuffs border crossing Thursday. *ANN HARRISON*

AVIS PUBLIC



Trans Mountain Pipeline ULC, à titre de commanditaire de Trans Mountain Pipeline L.P.
Projet d'expansion de Trans Mountain
Avis relatif au tracé détaillé proposé en vertu de l'alinéa 34(1)(b) de la Loi sur l'Office national de l'énergie

EN CE QUI CONCERNE le Loi sur l'Office national de l'énergie et les règlements afférents.
ET EN CE QUI CONCERNE le Certificat d'utilité publique et/ou, notamment le tracé général du Projet d'expansion de Trans Mountain.

ET EN CE QUI CONCERNE une demande faite par Trans Mountain Pipeline ULC, au nom de Trans Mountain Pipeline L.P. (« Trans Mountain »), à l'égard de la détermination et de l'expansion du tracé détaillé prévu pour la construction du Projet d'expansion de Trans Mountain, dont le tracé général est d'environ 1 700 km, et ce à partir du terminal de Trans Mountain situé à Sherwood Park, en Alberta, jusqu'au terminal maritime Westridge situé à Burnaby, en Colombie-Britannique, comme le montre le tracé ou tracé-ci-joint.

Si vous estimez que le tracé détaillé du Projet d'expansion de Trans Mountain peut nuire à vos intérêts, vous pouvez venir à l'appui en déposant une déclaration d'opposition à l'Office national de l'énergie (l'Office) avant que le tracé soit publié ou qu'il soit approuvé. Vous devez déposer votre déclaration d'opposition avant le 19 août 2010. L'Office publie les déclarations d'opposition qui sont déposées avant le 19 août 2010. L'Office ne considère pas les déclarations d'opposition déposées après le 19 août 2010.

Office national de l'énergie
517, 11^e Avenue S., bureau 210
Calgary (Alberta) T2P 1K6
Affiliation de : Sherb Young,
ministère de l'Énergie
Téléphone : 403-292-4900
Télécopieur après frais : 1-877-398-6903
Courriel : TML.Académie@ene.gc.ca
Site web : www.ene-ene.gc.ca

Projet d'expansion de Trans Mountain
SOC, P. Avenue S., bureau 2700
Calgary (Alberta) T2P 1A2
Affiliation de : Sherb Young,
ministère de l'Énergie
Téléphone : 403-292-4900
Télécopieur après frais : 1-877-398-6903
Courriel : TML.Académie@ene.gc.ca
Site web : www.ene-ene.gc.ca

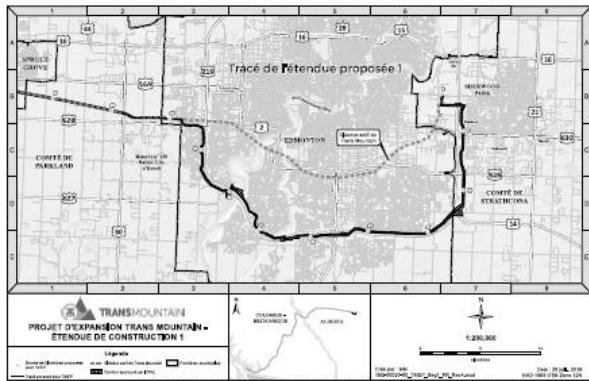
- Les déclarations pertinentes relatives au tracé détaillé, y compris les conditions imposées par l'Office, afficheront le tracé détaillé de l'opposition et l'avis de l'Office.
• Si une déclaration d'opposition est déposée avant le 19 août 2010, elle sera publiée dans le Journal officiel du Canada.
• Si une déclaration d'opposition est déposée après le 19 août 2010, elle ne sera pas publiée.
• Les déclarations d'opposition déposées après le 19 août 2010 ne seront pas prises en compte.

- En ce qui concerne les audiences ou le tracé détaillé qui doivent être soumis à un avis de consultation, vous pouvez déposer une déclaration d'opposition avant le 19 août 2010.
• Les personnes intéressées et les entreprises soucieuses de l'environnement peuvent déposer une déclaration d'opposition avant le 19 août 2010.
• Les personnes intéressées et les entreprises soucieuses de l'environnement peuvent déposer une déclaration d'opposition après le 19 août 2010.

L'Office n'est pas tenu de donner d'avis de son avis de consultation, ni de recommandations de consultation. L'Office ne sera pas tenu de donner d'avis de son avis de consultation, ni de recommandations de consultation.

Office national de l'énergie
517, 11^e Avenue S., bureau 210
Calgary (Alberta) T2P 1K6
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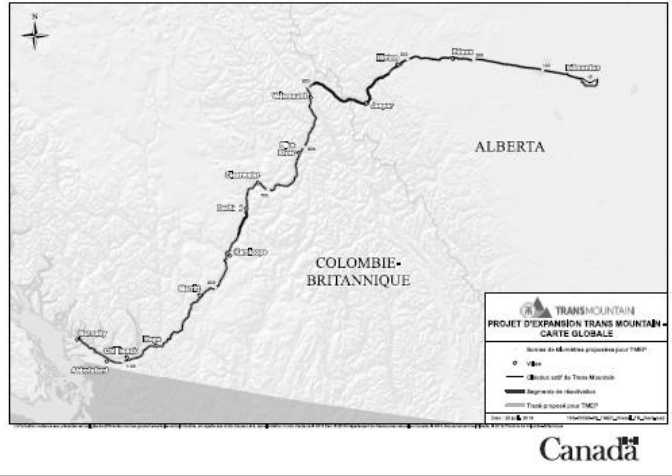


AVIS PUBLIC

Identification de la propriété

Table listing various land parcels with their identification numbers and owners, such as SW 5-53-25-W4M, SW 18-52-25-W4M, etc.

Table listing various land parcels with their identification numbers and owners, such as Plot 0420730, Area B of NW 30-51-25-W4M, etc.



PUBLIC NOTICE



Trans Mountain Pipeline ULC, as General Partner of Trans Mountain Pipeline L.P. Trans Mountain Expansion Project Notice of Proposed Detailed Route Pursuant to Paragraph 34(1)(b) of the National Energy Board Act

IN THE MATTER OF the National Energy Board Act and the Regulations made thereunder.

AND IN THE MATTER OF Certificate of Public Convenience and Necessity OC-065 approving the general route of the Trans Mountain Expansion Project.

AND IN THE MATTER OF an application by Trans Mountain Pipeline ULC, on behalf of Trans Mountain Pipeline L.P., ("Trans Mountain"), respecting the determination and approval of the detailed route for the construction of the Trans Mountain Expansion Project, approximately 1179.9 kilometres in length, commencing at Trans Mountain's Terminal located in Sherwood Park, Alberta to Westridge Marine Terminal located in Burnaby, British Columbia as shown on the adjacent Route Map.

If you anticipate that your lands may be adversely affected by the proposed detailed route of the Trans Mountain Expansion Project, you may oppose the proposed detailed route by filing a written statement of opposition with the National Energy Board (Board) within thirty (30) days of the publication of this notice. The written statement of opposition must set out the nature of your interest in the proposed detailed route and the grounds for your opposition to that route. In light of the previous detailed route processes that were conducted for the Trans Mountain Expansion Project in 2017 and 2018, the Board will only accept statements of opposition that raise concerns regarding a material change in circumstances from the original detailed route processes. A copy of any written statement of opposition to this detailed route must be sent to the following addresses:

National Energy Board Suite 210, 517 Tenth Avenue SW Calgary, Alberta T2P 0A6 Attention: Shari Young, Secretary of the Board Phone: 403-292-4800 Toll Free Fax: 1-877-286-8803 Email: TMX.ProcessHelp@neb-one.gc.ca Website: www.neb-one.gc.ca

And to: Trans Mountain Expansion Project Suite 2700, 300 5th Ave SW, Calgary, Alberta T2P 5J2. Attention: Alain Parisé, Director, Land Fax: 403-514-6401 Email: TMPEP_Land@transmountain.com

The process for considering statements of opposition will be as follows:

- Previous detailed route decisions, including conditions imposed by the Board, will stand if no statement of opposition is filed in relation to them within thirty (30) days following the publication of this notice. Accordingly, no action on the part of a landowner is required to ensure that Trans Mountain continues to be bound by the conditions in the original detailed route decisions.
If a written statement of opposition is filed with the Board within thirty (30) days following the publication of this notice, the statement relates to a previous detailed route decision, and the statement raises concerns regarding a material change in circumstances from the original detailed route process, the Board will conduct a review of the previous detailed route decision.
For detailed route hearings that were in progress on August 30, 2018 and no decision was issued, landowners and Indigenous communities need to register their continued objection by filing a statement of opposition within thirty (30) days following the publication of this notice. The Board will then continue the hearing and may add new process steps, as necessary, to address any valid concerns with respect to changed circumstances.
Landowners and Indigenous communities that did not file a statement of opposition in the previous detailed route process, whose statement of opposition was rejected or that withdrew their statement of opposition prior to a detailed route hearing, may file a new statement of opposition within thirty (30) days following the publication of this notice. If the statement of opposition raises a material change in circumstances, the Board will hold a hearing to consider those concerns, in relation to any section or part of the pipeline affected by the concerns disclosed in the written statement.

The Board is not required to give any notice, hold any hearing or take any other action with respect to any written statement of opposition filed with the Board and may at any time disregard any such written statement if the person who filed the statement files a notice of withdrawal, or if it appears to the Board that the statement is frivolous, vexatious or is not made in good faith. If the Board determines it appropriate to hold a public hearing, the Board will fix a suitable time and place for the hearing and will publish a notice

of the hearing in at least one issue of a publication in general circulation within the area in which the lands acquired or proposed to be acquired are situated. The Board will also send a notice of the public hearing to each person who has filed a written statement of opposition with the Board. The public hearing will be conducted within the area in which the lands to which the statement relates are situated. The Board, or a person authorized by the Board, may make such inspection of the lands acquired or proposed to be acquired, or affected by, construction of the Trans Mountain Expansion Project, as deemed necessary by the Board.

If the Board determines a public hearing is required, the Board will permit each person who filed a written statement of opposition that met the requirements to make representations and may allow any other interested person to make representations before it as the Board deems proper. The Board will take into account all written statements of opposition and all representations made at the public hearing in determining the best possible route of the pipeline, and the most appropriate methods and timing of construction for the Trans Mountain Expansion. The Board may impose in any approval, such terms and conditions as it considers proper. Where the Board has held a public hearing in respect of any section or part of the Trans Mountain Expansion Project, and has approved or refused to approve the plan, profile and book of reference respecting that section or part, it will forward a copy of its decision and reasons to the Minister and each person who made representations to the Board at the public hearing. The Board may fix such amount as it deems reasonable in respect of the actual costs reasonably incurred by any person who makes representations to the Board at such a public hearing, and the amount so fixed will be paid forthwith to the person by Trans Mountain.

Copies of the plan, profile and book of reference for the detailed route of the Trans Mountain Expansion Project may be obtained by calling 1-866-454-4717 or emailing info@transmountain.com. You may also view it online at https://www.transmountain.com/detailed-route or in person at:

National Energy Board Library 2nd Floor, 517 Tenth Avenue SW Calgary, Alberta T2P 0A6 Toll Free Telephone: 1-800-899-1265

Information and templates, including a Statement of Opposition form, are also available at www.neb-one.gc.ca/TransMountainExpansion.

A copy of any such written statement of opposition to this detailed route must be sent to the following addresses:

National Energy Board Suite 210, 517 Tenth Avenue SW Calgary, Alberta T2P 0A6 Attention: Shari Young, Secretary of the Board Toll Free Fax: 1-877-286-8803 Email: TMX.ProcessHelp@neb-one.gc.ca Website: www.neb-one.gc.ca

And to: Trans Mountain Expansion Project Suite 2700, 300 5th Ave SW Calgary Alberta T2P 5J2 Attention: Alain Parisé, Director, Land Fax: 403-514-6401 Email: TMPEP_Land@transmountain.com

The Board's Alternative Dispute Resolution (ADR) process will be available and communicated by the Board when it is determined a public hearing will be held for your statement of opposition. An ADR process could take the form of a meeting between you and Trans Mountain, which may be facilitated by trained Board staff or by another neutral third party. The facilitator would assist you and Trans Mountain to develop a process that may help to resolve outstanding issues.

For more information or for any questions, you can contact a National Energy Board Process Advisor at 1-800-899-1265 or TMX.ProcessHelp@neb-one.gc.ca.

Should you have any questions concerning this notice, the proposed detailed route, or the Board's detailed route processes, please contact Trans Mountain at 1-866-454-4717 or info@transmountain.com and a Trans Mountain representative will return your call.

PUBLIC NOTICE

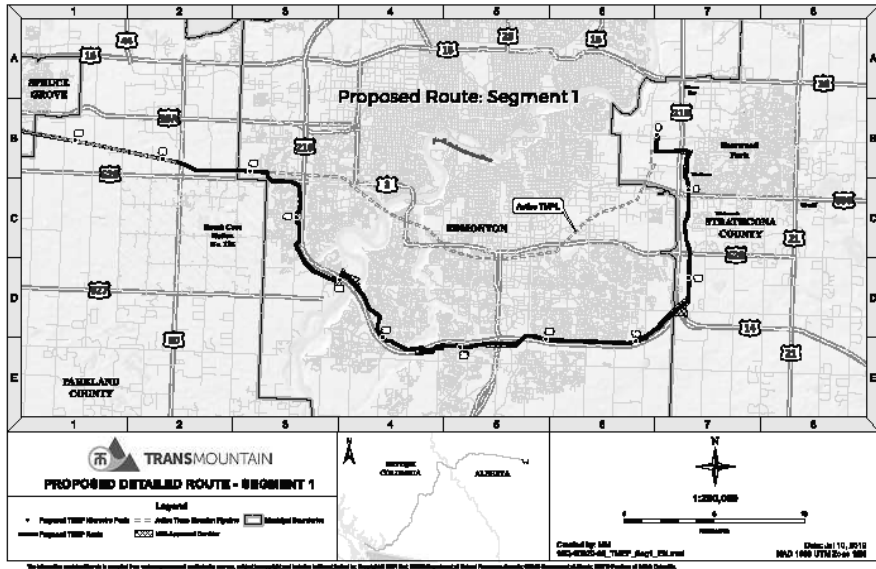


Table with 4 columns of Property Identification numbers (PID) for lands affected by the proposed route.

PUBLIC NOTICE



Trans Mountain Pipeline ULC, as General Partner of Trans Mountain Pipeline L.P. Trans Mountain Expansion Project Notice of Proposed Detailed Route Pursuant to Paragraph 34(1)(b) of the National Energy Board Act

IN THE MATTER OF the National Energy Board Act and the Regulations made thereunder.

AND IN THE MATTER OF Certificate of Public Convenience and Necessity OC-065 approving the general route of the Trans Mountain Expansion Project.

AND IN THE MATTER OF an application by Trans Mountain Pipeline ULC, on behalf of Trans Mountain Pipeline L.P., ("Trans Mountain"), respecting the determination and approval of the detailed route for the construction of the Trans Mountain Expansion Project, approximately 1179.9 kilometres in length, commencing at Trans Mountain's Terminal located in Sherwood Park, Alberta to Westridge Marine Terminal located in Burnaby, British Columbia as shown on the adjacent Route Map.

If you anticipate that your lands may be adversely affected by the proposed detailed route of the Trans Mountain Expansion Project, you may oppose the proposed detailed route by filing a written statement of opposition with the National Energy Board (NEB) within thirty (30) days of the publication of this notice. The written statement of opposition must set out the nature of your interest in the proposed detailed route and the grounds for your opposition to that route. In light of the previous detailed route processes that were conducted for the Trans Mountain Expansion Project in 2017 and 2018, the Board will only accept statements of opposition that raise concerns regarding a material change in circumstances from the original detailed route processes. A copy of any written statement of opposition to this detailed route must be sent to the following addresses:

National Energy Board Suite 210, 517 Tenth Avenue SW Calgary, Alberta T2B 0A6 Attention: Sheri Young, Secretary of the Board Phone: 403-292-4800 Toll Free Fax: 1-877-288-8803 Email: TMX.ProcessHelp@neb-one.gc.ca Website: www.neb-one.gc.ca

And to: Trans Mountain Expansion Project Suite 2700, 300 5th Ave SW, Calgary Alberta T2P 5J2, Attention: Alain Paré, Director, Land Fax: 403-514-6401 Email: TMPE_Land@transmountain.com

The process for considering statements of opposition will be as follows:

- Previous detailed route decisions, including conditions imposed by the Board, will stand if no statement of opposition is filed in relation to them within thirty (30) days following the publication of this notice. Accordingly, no action on the part of a landowner is required to ensure that Trans Mountain continues to be bound by the conditions in the original detailed route decisions.
If a written statement of opposition is filed with the Board within thirty (30) days following the publication of this notice, the statement relates to a previous detailed route decision, and the statement raises concerns regarding a material change in circumstances from the original detailed route process, the Board will conduct a review of the previous detailed route decision.
For detailed route hearings that were in progress on August 30, 2018 and no decision was issued, landowners and Indigenous communities need to register their continued objection by filing a statement of opposition within thirty (30) days following the publication of this notice. The Board will then continue the hearing and may add new process steps, as necessary, to address any valid concerns with respect to changed circumstances.
Landowners and Indigenous communities that did not file a statement of opposition in the previous detailed route process, whose statement of opposition was rejected or that withdrew their statement of opposition prior to a detailed route hearing, may file a new statement of opposition within thirty (30) days following the publication of this notice. If the statement of opposition raises a material change in circumstances, the Board will hold a hearing to consider those concerns, in relation to any section or part of the pipeline affected by the concerns disclosed in the written statement.

The Board is not required to give any notice, hold any hearing or take any other action with respect to any written statement of opposition filed with the Board and may at any time disregard any such written statement if the person who filed the statement files a notice of withdrawal, or if it appears to the Board that the statement is frivolous, vexatious or is not made in good faith. If the Board determines it appropriate to hold a public hearing, the Board will fix a suitable time and place for the hearing and will publish a notice

of the hearing in at least one issue of a publication in general circulation within the area in which the lands acquired or proposed to be acquired are situated. The Board will also send a notice of the public hearing to each person who has filed a written statement of opposition with the Board. The public hearing will be conducted within the area in which the lands to which the statement relates are situated. The Board, or a person authorized by the Board, may make an inspection of the lands acquired or proposed to be acquired, or affected by, construction of the Trans Mountain Expansion Project, as deemed necessary by the Board.

If the Board determines a public hearing is required, the Board will permit each person who filed a written statement of opposition that met the requirements to make representations and may allow any other interested person to make representations before it as the Board deems proper. The Board will take into account all written statements of opposition and all representations made at the public hearing in determining the best possible route of the pipeline, and the most appropriate methods and timing of construction for the Trans Mountain Expansion Project. The Board may impose in any approval, such terms and conditions as it considers proper. Where the Board has held a public hearing in respect of any section or part of the Trans Mountain Expansion Project, and has approved or refused to approve the plan, profile and book of reference respecting that section or part, it will forward a copy of its decision and reasons to the Minister and each person who made representations to the Board at the public hearing.

The Board may fix such amount as it deems reasonable in respect of the actual costs reasonably incurred by any person who makes representations to the Board at such a public hearing, and the amount so fixed will be paid forthwith to the person by Trans Mountain. Copies of the plan, profile and book of reference for the detailed route of the Trans Mountain Expansion Project may be obtained by calling 1-866-514-6700 or emailing info@transmountain.com. You may also view it online at https://www.transmountain.com/detailed-route or in person at:

National Energy Board Library 2nd Floor, 517 Tenth Avenue SW Calgary, Alberta T2B 0A6 Toll Free Telephone: 1-800-899-1265

Information and templates, including a Statement of Opposition form, are also available at www.neb-one.gc.ca/transmountainexpansion.

A copy of any such written statement of opposition to this detailed route must be sent to the following addresses:

National Energy Board Suite 210, 517 Tenth Avenue SW Calgary, Alberta T2B 0A6 Attention: Sheri Young, Secretary of the Board Toll Free Fax: 1-877-288-8803 Email: TMX.ProcessHelp@neb-one.gc.ca Website: www.neb-one.gc.ca

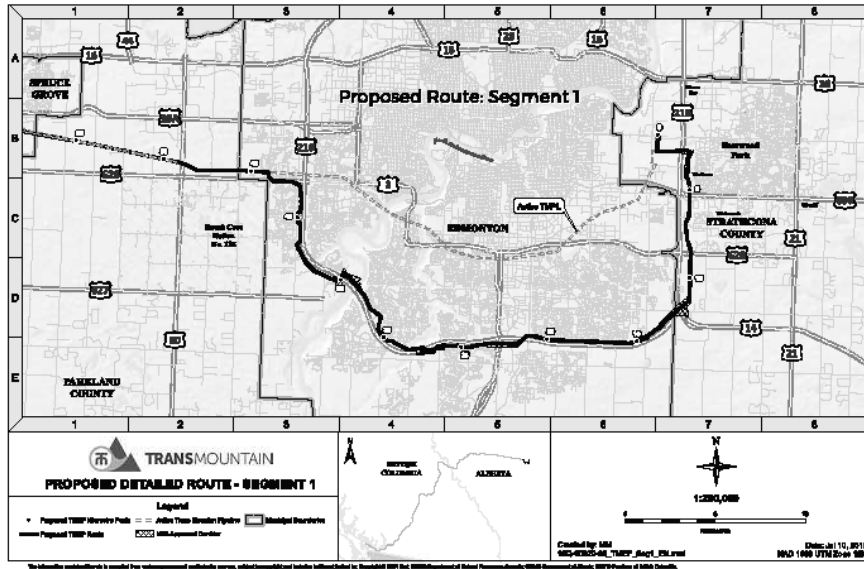
And to: Trans Mountain Expansion Project Suite 2700, 300 5th Ave SW Calgary Alberta T2P 5J2 Attention: Alain Paré, Director, Land Fax: 403-514-6401 Email: TMPE_Land@transmountain.com

The Board's Alternative Dispute Resolution (ADR) process will be available and communicated by the Board when it is determined a public hearing will be held for your statement of opposition. An ADR process could take the form of a meeting between you and Trans Mountain, which may be facilitated by trained Board staff or by another neutral third party. The facilitator would assist you and Trans Mountain to develop a process that may help to resolve outstanding issues.

For more information or for any questions, you can contact a National Energy Board Process Advisor at 1-800-899-1265 or TMX.ProcessHelp@neb-one.gc.ca.

Should you have any questions concerning this notice, the proposed detailed route, or the Board's detailed route procedures, please contact Trans Mountain at 1-866-514-6717 or info@transmountain.com and a Trans Mountain representative will return your call.

PUBLIC NOTICE



Property Identification table listing parcel numbers and addresses for Segment 1. The table is organized into columns and rows, providing specific parcel details for the proposed route segment.

The mystery grape

Taking stock of the underappreciated and ever-changing moods of Grenache



CHRISTOPHER WATERS
Waters & Wine

Grenache doesn't get the credit it deserves. A grape with a split personality — called Garnacha in its native Spain, Grenache pretty much everywhere else — it's hard to pin down due to its extreme versatility.

Grenache could be cast as the world's mystery grape, owing to its distinct variations, including Grenache Noir, which is black, Grenache Blanc, which is white, and Grenache Gris, which is

greyish pink. As a result, you can find a dramatic range of Grenache-based wines, including fresh and lively sparkling wines, light and crisp whites and fruity and refreshing rosés. There's also a spectrum of red wines, from light and fruity to richly concentrated styles, which are likely what most consumers associate with the grape variety, if they consider it at all.

Grenache Noir is widely planted across the southern Rhône Valley of France and down into Spain and beyond, notably in South Africa and Australia where exciting juicy reds that brilliantly convey the ripe red berry flavour of the grape are produced at attractive prices. It should be noted that producers in Australia were among the first

to really promote Grenache as a high-quality variety on par with Shiraz, Merlot and Cabernet Sauvignon.

A sure sign of the growing commercial and consumer interest in Grenache can be traced to its increasing use as a single variety — a starring role, if you will — outside of the conventional Grenache, Syrah and Mourvèdre (a.k.a. GSM) blends. Blending Grenache and other regional grape varieties fuels the vast production of Côtes du Rhône red blends and designated wines from specific villages bottled across the southern Rhône and south of France. But Grenache doesn't need a supporting cast, it has everything it needs to be a well-structured, concentrated and age-worthy wine.

Grenache helps to shape the impressive character of the two wines featured in reviews this week. A juicy red blend and ripe berry-laced rosé serve as terrific introductions to the ongoing appeal of a grape variety that's waiting to be discovered.

Christopher Waters is the co-founder and editor of Vines, a national consumer wine magazine.

WINES OF THE WEEK



Château de Manissy
Le Moulin Notre Dame Tavel 2018
Provence, France

★ ★ ★ ★
\$16.90 (LCBO 234542)

Rosé wines made in Tavel tend to be bigger and richer thanks to the mix of grapes (notably Grenache and Syrah, with a host of other permitted varieties) and southern location, across the river from Châteauneuf-du-Pape. This is an enjoyable pink wine with ripe berry notes and pleasing full body. Drink now to 2021.



Xavier Vignon Côtes du Rhône 2017
Rhône Valley, France

★ ★ ★ ★
\$17.95 (Vintages 297317)

Xavier Vignon delivers a great value Côtes du Rhône red blend that's ripe, juicy and flavourful. Fermentic concentration, balance and length in this mix of Grenache, Syrah and Mourvèdre. The 2017 vintage is attractive now and promises to develop through 2023.

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AND IN THE MATTER OF Certificates of Public Convenience and Necessity OC-065 approving the general route of the Trans Mountain Expansion Project.

AND IN THE MATTER OF an application by Trans Mountain Pipeline ULC, on behalf of Trans Mountain Pipeline L.P., ("Trans Mountain"), respecting the determination and approval of the detailed route for the construction of the Trans Mountain Expansion Project, approximately 1179.9 kilometres in length, commencing at Trans Mountain's Terminal located in Sherwood Park, Alberta to Westridge Marine Terminal located in Burnaby, British Columbia as shown on the adjacent Route Map.

If you anticipate that your lands may be adversely affected by the proposed detailed route of the Trans Mountain Expansion Project, you may oppose the proposed detailed route by filing a written statement of opposition with the National Energy Board (NEB) within thirty (30) days of the publication of this notice. The written statement of opposition must set out the nature of your interest in the proposed detailed route and the grounds for your opposition to that route. In light of the previous detailed route processes that were conducted for the Trans Mountain Expansion Project in 2017 and 2018, the Board will only accept statements of opposition that raise concerns regarding a material change in circumstances from the original detailed route processes. A copy of any written statement of opposition to this detailed route must be sent to the following address:

National Energy Board Suite 210, 517 Tenth Avenue SW Calgary, Alberta T2R 0A6 Attention: Sheri Young, Secretary of the Board Phone: 403-292-4800 Toll Free Fax: 1-877-288-8803 Email: TMX.ProcessHelp@neb-one.gc.ca Website: www.neb-one.gc.ca

And to: Trans Mountain Expansion Project Suite 2700, 300 5th Ave SW, Calgary Alberta T2P 5Z2, Attention: Alain Parisi, Director, Land Fax: 403-514-6401 Email: TMXP_Land@transmountain.com

The process for considering statements of opposition will be as follows:

• Previous detailed route decisions, including conditions imposed by the Board, will stand if no statement of opposition is filed in relation to them within thirty (30) days following the publication of this notice. Accordingly, no action on the part of a landowner is required to ensure that Trans Mountain continues to be bound by the conditions in the original detailed route decisions.

• If a written statement of opposition is filed with the Board within thirty (30) days following the publication of this notice, the statement relates to a previous detailed route decision, and the statement raises concerns regarding a material change in circumstances from the original detailed route process, the Board will conduct a review of the previous detailed route decision.

• For detailed route hearings that were in progress on August 30, 2018 and no decision was issued, landowners and Indigenous communities need to register their continued objection by filing a statement of opposition within thirty (30) days following the publication of this notice. The Board will then continue the hearing and may add new process steps, as necessary, to address any valid concerns with respect to changed circumstances.

• Landowners and Indigenous communities that did not file a statement of opposition in the previous detailed route process, whose statement of opposition was rejected or that withdrew their statement of opposition prior to a detailed route hearing, may file a new statement of opposition within thirty (30) days following the publication of this notice. If the statement of opposition raises a material change in circumstances, the Board will hold a hearing to consider those concerns, in relation to any section or part of the pipeline affected by the concerns disclosed in the written statement.

The Board is not required to give any notice, hold any hearing or take any other action with respect to any written statement of opposition filed with the Board and may at any time disregard any such written statement if the person who filed the statement files a notice of withdrawal, or if it appears to the Board that the statement is frivolous, vexatious or is not made in good faith. If the Board determines it appropriate to hold a public hearing, the Board will fix a suitable time and place for the hearing and will publish a notice

of the hearing in at least one issue of a publication in general circulation within the area in which the lands acquired or proposed to be acquired are situated. The Board will also send a notice of the public hearing to each person who has filed a written statement of opposition with the Board. The public hearing will be conducted within the area in which the lands to which the statement relates are situated. The Board, or a person authorized by the Board, may make such inspection of the lands acquired or proposed to be acquired, or affected by construction of the Trans Mountain Expansion Project, as deemed necessary by the Board.

If the Board determines a public hearing is required, the Board will permit each person who filed a written statement of opposition that met the requirements to make representations and may allow any other interested person to make representations before it as the Board deems proper. The Board will take into account all written statements of opposition and all representations made at the public hearing in determining the best possible route of the pipeline, and the most appropriate methods and timing of construction for the Trans Mountain Expansion. The Board may impose in any approval, such terms and conditions as it considers proper. Where the Board has held a public hearing in respect of any section or part of the Trans Mountain Expansion Project, and has approved or refused to approve the plan, profile and book of reference respecting that section or part, it will forward a copy of its decision and reasons to the Minister and each person who made representations to the Board at the public hearing.

The Board may fix such amount as it deems reasonable in respect of the actual costs reasonably incurred by any person who makes representations to the Board at such a public hearing, and the amount so fixed will be paid forthwith to the person by Trans Mountain.

Copies of the plan, profile and book of reference for the detailed route of the Trans Mountain Expansion Project may be obtained by calling 1-866-514-6700 or emailing info@transmountain.com. You may also view it online at https://www.transmountain.com/detailed-route or in person at:

National Energy Board Library 2nd Floor, 517 Tenth Avenue SW Calgary, Alberta T2R 0A6 Toll Free Telephone: 1-800-898-1265

Information and templates, including a Statement of Opposition form, are also available at www.neb-one.gc.ca/TransMountainExpansion.

A copy of any such written statement of opposition to this detailed route must be sent to the following address:

National Energy Board Suite 210, 517 Tenth Avenue SW Calgary, Alberta T2R 0A6 Attention: Sheri Young, Secretary of the Board Toll Free Fax: 1-877-288-8803 Email: TMX.ProcessHelp@neb-one.gc.ca Website: www.neb-one.gc.ca

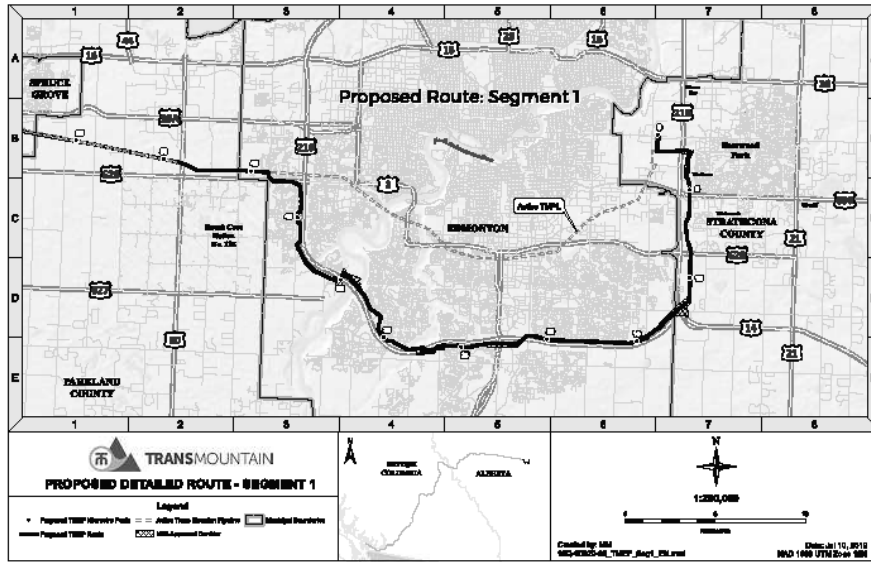
And to: Trans Mountain Expansion Project Suite 2700, 300 5th Ave SW Calgary Alberta T2P 5Z2 Attention: Alain Parisi, Director, Land Fax: 403-514-6401 Email: TMXP_Land@transmountain.com

The Board's Alternative Dispute Resolution (ADR) process will be available and communicated by the Board when it is determined a public hearing will be held for your statement of opposition. An ADR process could take the form of a meeting between you and Trans Mountain, which may be facilitated by trained Board staff or by another neutral third party. The facilitator would assist you and Trans Mountain to develop a process that may help to resolve outstanding issues.

For more information or for any questions, you can contact a National Energy Board Process Advisor at 1-800-898-1265 or TMX.ProcessHelp@neb-one.gc.ca.

Should you have any questions concerning this notice, the proposed detailed route, or the Board's detailed route procedures, please contact Trans Mountain at 1-866-514-6700 or info@transmountain.com and a Trans Mountain representative will return your call.

PUBLIC NOTICE



Property Identification table listing various land parcels with their addresses and owners. The table is organized in columns and rows, providing detailed information for each parcel along the proposed route.

Provinces move to synchronize battle plans against carbon tax

MAURA FORREST
NATIONAL POST

Saskatchewan, Ontario and Alberta want the Supreme Court of Canada to hear their challenges against the federal carbon tax simultaneously, as the provinces move to synchronize their battle plans.

At a meeting of attorneys general from those three provinces and New Brunswick in Saskatoon on Tuesday, Saskatchewan Justice Minister Don Morgan said the top court doesn't generally rule multiple times on similar cases in quick succession, and "will likely direct that they're all going to be heard together." The province has asked the Supreme Court to delay its hearing of Saskatchewan's legal challenge until 2020 to better coordinate with the other provinces. Alberta Justice Minister Doug Schweitzer said there was "some merit" in having the cases heard

in tandem, and that his province is working to "catch up" to Saskatchewan and Ontario, which have both already lost their cases at their respective appellate courts and are hoping for more success at the Supreme Court.

The strategy suggests the provinces feel there may be strength in numbers as they prepare to argue to the country's top court that the federal carbon tax backstop is unconstitutional. New Brunswick has registered as an intervener in the Supreme Court appeal, despite having dropped its own court challenge of the carbon tax earlier this month.

Quebec also plans to intervene to protect provincial jurisdiction to fight climate change," Premier François Legault recently announced, though that province's cap-and-trade program meets federal carbon pricing requirements. Manitoba launched its own court challenge of the carbon tax in April.

"The majority of provinces as well as the bulk of the population of Canada is standing up, fighting, defending provincial jurisdiction," Schweitzer said. "And that's a unified message from all of us."

In response, a spokesperson for federal Environment Minister Catherine McKenna said provincial governments need to "stop playing politics with our kids' future, and tackle climate change with one of the most practical and affordable tools that we have."

"After two appellate courts confirmed the constitutionality of our approach to pricing carbon pollution, it is irresponsible for Conservative politicians... to continue wasting taxpayers' dollars fighting climate action in court," said Sabrina Kim in an email to the National Post.

Schweitzer said Alberta hopes to expedite its own challenge at the provincial Court of Appeal. "We want to have this heard at the earliest potential opportunity," he said. "We can't dictate to the courts when they hear it, but we're hoping to have this heard this year."

The Supreme Court was scheduled to hear Saskatchewan's case

on Dec. 5, but the province has applied to have the hearing delayed "so that we can better coordinate our challenge with similar challenges being presented by other provinces who oppose the carbon tax," according to the justice ministry.

Meanwhile, Ontario has until Aug. 28 to seek leave to appeal to the Supreme Court in its own fight against the federal carbon tax. "We believe we're right, and we think the Supreme Court will look at the case law, will look at the history of the constitution in Canada," Ontario Attorney General Doug Downey told the Post in an interview. "And we believe that they'll interpret that in a way that's consistent with what we're asking."

Both the Saskatchewan and Ontario courts of appeal have ruled in split decisions that the federal Greenhouse Gas Pollution Pricing Act is constitutional, as greenhouse-gas emissions are a matter of national concern. Consequently, the courts decided, the federal government has the authority to establish "minimum national standards" to reduce emissions. They

also found the federal backstop is a regulatory charge on emissions, and not a true tax.

The provinces are arguing that the carbon price is an example of federal overreach, and that Ottawa cannot apply a federal law on only those provinces whose own climate policies it dislikes. "We oppose the federal legislation that singles out provinces that are addressing the challenge of climate change but don't fit the federal government's arbitrary targets," Morgan said. "The charges imposed by the Trudeau government for greenhouse gases are plain and simple taxes and are unconstitutional and we don't accept them."

The Liberal government has applied the federal carbon tax to Ontario, Saskatchewan, Manitoba and New Brunswick, where provincial governments have refused to create their own carbon prices. Alberta Premier Jason Kenney scrapped that province's carbon tax soon after his United Conservative Party formed government last spring. Ottawa has said the federal backstop will be applied to Alberta in January 2020.

PUBLIC NOTICE



AVIS PUBLIC



Trans Mountain Pipeline ULC, à titre de commanditaire de Trans Mountain Pipeline L.P.
Projet d'expansion de Trans Mountain
Avis relatif au tracé détaillé proposé en vertu de l'alinéa 34(1)(b) de la Loi sur l'Office national de l'énergie

EN CE QUI CONCERNE la Loi sur l'Office national de l'énergie et les règlements afférents.

ET EN CE QUI CONCERNE le Certificat d'utilité publique OC-065 autorisant le tracé général du Projet d'expansion de Trans Mountain.

ET EN CE QUI CONCERNE une demande faite par Trans Mountain Pipeline ULC, au nom de Trans Mountain Pipeline L.P. (« Trans Mountain »), à l'égard de la détermination et de l'approbation du tracé détaillé prévu pour la construction du Projet d'expansion de Trans Mountain, dont la longueur est d'environ 1 178 km et ce à partir du terminal de Trans Mountain situé à Sherwood Park, en Alberta, jusqu'au terminal maritime Westridge situé à Burnaby, en Colombie-Britannique, comme le montre la carte du tracé ci-joint.

Si vous estimez que le tracé détaillé du Projet d'expansion de Trans Mountain peut nuire à vos terrains, vous pouvez vous y opposer en déposant une déclaration d'opposition écrite auprès de l'Office national de l'énergie (l'Office) dans les trente (30) jours suivant la publication du présent avis. Dans la déclaration d'opposition écrite, vous devez préciser la nature de votre intérêt dans le tracé détaillé proposé et les motifs de votre opposition au tracé en question. À la lumière des processus relatifs au tracé détaillé qui ont été suivis pour le projet d'expansion de Trans Mountain en 2017 et en 2018, l'Office n'acceptera que les déclarations d'opposition qui soulèvent des préoccupations relativement à des changements importants dans les circonstances par rapport au tracé détaillé original. Une copie de toute déclaration écrite s'opposant à ce tracé détaillé doit être envoyée aux adresses suivantes :

Office national de l'énergie
517, 10^e Avenue S.-O., bureau 210
Calgary (Alberta) T2R 0A6
À l'attention de : Sheri Young,
secrétaire de l'Office
Téléphone : 403-292-8800
Télécopieur sans frais : 1-877-288-8803
Courriel : TMX.Aide@neb-one.gc.ca
Site web : www.neb-one.gc.ca

et :
Projet d'expansion de Trans Mountain
300, 5^e Avenue S.-O., bureau 2700
Calgary (Alberta) T2P 5J2
À l'attention de : Alain Parisé, directeur, Terrains
Téléphone : 403-514-6401
Courriel : TMX_Land@transmountain.com

Le processus d'examen des déclarations d'opposition se déroulera comme suit :

- Les décisions précédentes relatives au tracé détaillé, y compris les conditions imposées par l'Office, demeureront si aucune déclaration d'opposition n'est déposée relativement à ces décisions dans les trente (30) jours suivant la publication de cet avis. De même, les propriétaires fonciers n'ont aucune mesure particulière à prendre pour que Trans Mountain continue de se plier aux conditions imposées par les décisions relatives au tracé détaillé original.
• Si une déclaration d'opposition écrite est déposée auprès de l'Office dans les trente (30) jours suivant la publication de cet avis, et que cette déclaration concerne une décision précédente relativement au tracé, et qu'elle soulève des préoccupations au sujet d'un changement important dans les circonstances par rapport au processus du tracé détaillé original, l'Office procédera à un examen du précédent tracé détaillé avant de prendre une décision.

- En ce qui concerne les audiences sur le tracé détaillé qui étaient en cours le 30 août 2018 et pour lesquelles aucune décision n'a été rendue, les propriétaires fonciers et les communautés autochtones doivent continuer à manifester leur opposition en déposant une déclaration d'opposition dans les trente (30) jours suivant la publication du présent avis. L'Office continuera à tenir des audiences et ajoutera de nouvelles étapes au processus, le cas échéant, pour régler à toute préoccupation valide concernant les changements de circonstances.

- Les propriétaires fonciers et les communautés autochtones qui n'ont pas déposé de déclaration d'opposition à l'occasion du processus précédent relatif au tracé détaillé, dont le tracé détaillé d'opposition a été refusé ou qui ont retiré leur déclaration d'opposition avant une audience sur le tracé détaillé, peuvent déposer une nouvelle déclaration d'opposition dans les trente (30) jours qui suivent la publication du présent avis. Si la déclaration d'opposition soulève un changement important dans les circonstances, l'Office tiendra une audience afin d'étudier ces préoccupations par rapport à toutes les sections ou parties de l'ouvrage, concernées par les préoccupations soulevées dans la déclaration d'opposition écrite.

L'Office n'est pas tenu de donner d'avis, ni de tenir d'audience, ni d'entreprendre de démarches à l'égard de toute déclaration d'opposition écrite déposée auprès de l'Office et se réserve le droit, à tout moment, de rejeter ladite déclaration écrite

si la personne ayant déposé la déclaration dépose un avis de retrait ou si l'Office juge la déclaration fautive, vexatoire ou faite de mauvaise foi. Si l'Office estime qu'il convient de tenir une audience publique, il fixera une date et un lieu convenables pour l'audience et publiera par la suite un avis d'audience dans au moins un numéro d'une publication à grand tirage dans la région où se trouvent les terrains acquis ou que l'on se propose d'acquies. L'Office fera également parvenir un avis d'audience publique à chacune des personnes qui aura déposé une déclaration d'opposition écrite auprès de l'Office. L'audience publique se tiendra dans la région dans laquelle sont situés les terrains auxquels se rapporte la déclaration. L'Office, ou une personne autorisée par l'Office, se réserve le droit d'effectuer une inspection, comme l'Office le juge nécessaire, des terrains acquis ou que l'on se propose d'acquies ou encore touchés par la construction du Projet d'expansion de Trans Mountain.

Si l'Office juge qu'une audience publique est requise, l'Office permettra à chacune des personnes qui auront déposé une déclaration d'opposition écrite conforme aux exigences de présenter des observations; l'Office se réserve par ailleurs le droit de permettre à toute autre personne intéressée de présenter des observations devant lui, comme l'Office le juge indiqué. L'Office tiendra compte de l'ensemble des déclarations d'opposition écrites et des observations présentées au cours de l'audience publique afin de déterminer, d'une part, le meilleur tracé possible pour l'ouvrage et, d'autre part, les méthodes et le calendrier les plus propices à la construction du Projet d'expansion de Trans Mountain. L'Office peut assouplir toute approbation des conditions qu'il juge indiquées. L'Office transmettra, mois à l'appui, une copie de toute décision d'approbation ou de refus d'approbation des plan, profil et titre de revue relatifs à une section ou partie du Projet d'expansion de Trans Mountain rendue après l'audience publique au ministre et à chacune des personnes qui lui aura présenté des observations.

L'Office peut fixer à la somme qu'il juge raisonnable les frais entraînés par la présentation d'observations au cours d'une pareille audience publique; ce montant sera versé sans délai à la personne par Trans Mountain.

On peut se procurer des copies des plan, profil et titre de revue relatifs au tracé détaillé du Projet d'expansion de Trans Mountain en composant le 1-866-514-6700 ou en envoyant un courriel à l'adresse info@transmountain.com. Il est également possible de les consulter en ligne sur https://www.transmountain.com/detailed-route ou en personne à l'adresse suivante :

Bibliothèque de l'Office national de l'énergie
517, Dielsene Avenue S.-O.
2^e étage, Calgary (Alberta) T2R 0A6
Téléphone sans frais : 1-800-899-1265

De l'information et des modèles, dont un formulaire de déclaration d'opposition, sont également disponibles sur neb-one.gc.ca/agrandissement/transmountain.

Une copie de toute déclaration d'opposition écrite à ce tracé détaillé doit être envoyée aux adresses suivantes :

Office national de l'énergie
517, 10^e Avenue S.-O., bureau 210
Calgary (Alberta) T2R 0A6
À l'attention de : Sheri Young,
secrétaire de l'Office
Télécopieur sans frais : 1-877-288-8803
Courriel : TMX.Aide@neb-one.gc.ca
Site web : www.neb-one.gc.ca

et :
Projet d'expansion de Trans Mountain
300, 5^e Avenue S.-O., bureau 2700
Calgary (Alberta) T2P 5J2
À l'attention de : Alain Parisé, directeur, Terrains
Télécopieur : 403-514-6401
Courriel : TMEX_Land@transmountain.com

Le Mode alternatif de règlement des différends (MRD) de l'Office sera offert et communiqué par l'Office quand on aura déterminé qu'une audience publique aura lieu pour votre déclaration d'opposition. Le MRD peut prendre la forme d'une réunion entre vous et Trans Mountain, qui pourrait être animée par les membres du personnel de l'Office formés en la matière ou encore par un tiers partie impartiale. L'animateur vous aiderait, vous et Trans Mountain, à élaborer un processus qui pourrait permettre de régler les différends en amiable.

Pour obtenir de plus amples renseignements ou si vous avez des questions, vous pouvez communiquer avec un conseiller ou une conseillère sur les processus de l'Office national de l'énergie en composant le 1-800-899-1265 ou en envoyant un courriel à l'adresse TMX.Aide@neb-one.gc.ca.

Si vous avez des questions à propos du présent avis, du tracé détaillé ou des démarches mises en place par l'Office quant au tracé détaillé, prière de communiquer avec Trans Mountain en composant sans frais le 1-866-514-6717 ou en envoyant un courriel à l'adresse info@transmountain.com; un représentant de Trans Mountain vous appellera par la suite.

AVIS PUBLIC

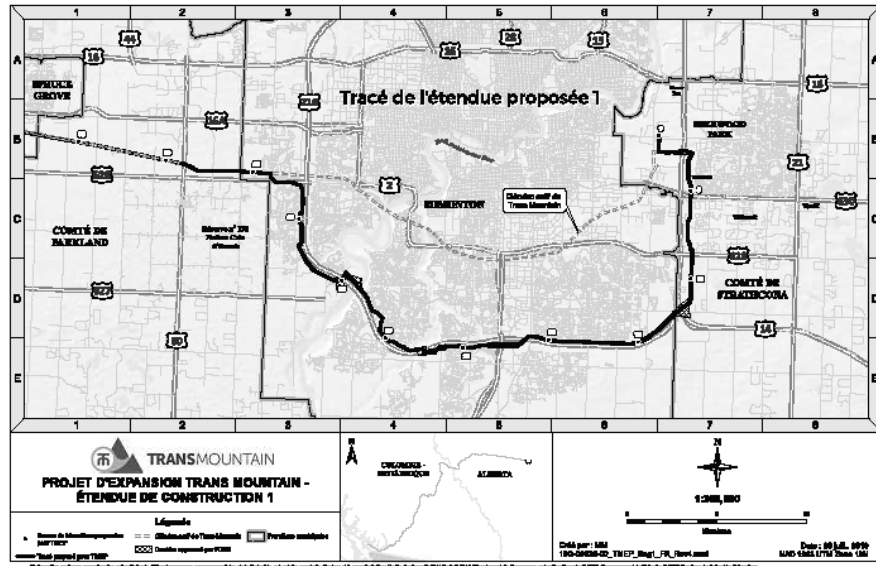


Table titled 'Identification de la propriété' listing various land parcels with their respective owners and addresses. The table is organized in columns and rows, providing detailed information for each parcel.

Alberta eases oil production limits for September

The provincial government has once again eased oil production limits, citing increased movement of crude by rail, declining inventory and improved efficiencies in export pipelines.

The move increases September production limits to 3.76 million barrels per day, an increase of 25,000 barrels from the August limit.

Oil curtailment was part of a plan by the NDP to address the ballooning price gap between Western Canadian Select and West Texas Intermediate.

The problem was that Alberta

produced more crude oil and bitumen than could be exported by rail or pipeline, affecting storage and price differentials.

Former premier Rachel Notley announced the temporary curtailment program in December after the price differential peaked at around US\$40 mid-November. Notley said at the time Alberta would cut oil production by 8.7 per cent, with a targeted reduction of 325,000 bpd starting Jan. 1. Twenty-eight companies were affected.

A few months later, in February, Notley said the province would boost oil production by 25,000 bpd come April.

A news release issued by the province Friday afternoon said ministerial orders from Energy Minister Sonya Savage had been sent to all affected operators to advise them of the most recent change.

The first 10,000 barrels per day a company produces are exempt from production limits, meaning only 29 of more than 300 producers in Alberta are subject to the production limits.

Emma Graney

Statistics agency takes second look at ethnicity question

JORDAN PRESS

OTTAWA Statistics Canada officials estimate the number of people identifying as Jewish in the 2016 census could have been double what it was if not for a small change on the questionnaire.

The number of people identifying themselves as ethnically Jewish on the census has been steadily declining since 2001, but the 53.6 per cent drop between 2011 and 2016 was far too precipitous to be part of an ongoing trend.

A newly released review by Statistics Canada said the census could have identified between 270,000 and 298,000 Jews in Canada in 2016 if response patterns remained steady, instead of the almost 144,000 captured in the population count.

The review said the decline is most likely linked to the removal of Jewish on a list of examples that goes along with the question about

ethnic and cultural origins. Deaths and emigration couldn't account for the dramatic decline, nor were there errors in how the information was compiled.

Dropping the examples entirely wasn't an option, the review said, because doing so could cause additional problems that would affect the results, such as respondents not understanding the question.

The national statistics agency has opted to test a new way to ask people about their ethnic origins, trying to wrangle a complex issue into a simple-to-understand question in time for the 2021 population counts.

Statistics Canada is testing a method that provides only a brief description of different types of origins on the electronic questionnaire, but accompanies it with a link to "an extensive list of more than 400 origins" for anyone needing additional information.

The Canadian Press

TODAY IN HISTORY

In 1865, "Alice's Adventures in Wonderland" by Lewis Carroll was published, but it was soon withdrawn because of bad printing. Only 21 copies of the first edition survive, making it one of the rarest 19th century books.

In 1870, London opened the world's first subway system. In 1873, inventor Andrew S. Hallidie successfully tested a cable car he had designed for the city of San Francisco.

In 1876, U.S. frontiersman and lawman Wild Bill Hickok was fatally shot in the back while playing poker at a saloon in Deadwood, S.D. by Jack McCall, who was later hanged.

In 1878, John McDougall was appointed Canada's first auditor-general.

AVIS PUBLIC



AVIS PUBLIC

Projet d'expansion de Trans Mountain - Avis relatif au tracé détaillé proposé

Trans Mountain Pipeline ULC, à titre de commanditaire de Trans Mountain Pipeline L.P.
Projet d'expansion de Trans Mountain
Avis relatif au tracé détaillé proposé en vertu
de l'article 34(1)(a) de la Loi sur l'Office national de l'énergie

EN CE QUI CONCERNE la Loi sur l'Office national de l'énergie et les règlements afférents.

ET EN CE QUI CONCERNE le Certificat d'approbation CC-200 autorisant le tracé général du Projet d'expansion de Trans Mountain.

ET EN CE QUI CONCERNE une autorisation écrite par Trans Mountain Pipeline ULC, au nom de Trans Mountain Pipeline L.P. (« Trans Mountain »), à l'égard de la détermination et de l'approbation du tracé détaillé prévu pour la construction du Projet d'expansion de Trans Mountain, dont la longueur est d'environ 1 170 km, et ce à partir du terminal de Trans Mountain situé à Sherwood Park, en Alberta, jusqu'au terminal maritime Westridge situé à Burnaby, en Colombie-Britannique, ainsi que devant le reste du tracé proposé.

Si vous entendez que le tracé détaillé du Projet d'expansion de Trans Mountain peut avoir des impacts, vous pouvez vous y opposer en déposant une déclaration d'opposition écrite auprès de l'Office national de l'énergie (l'Office) dans les bords (D) pour soumettre la publication du présent avis. Une déclaration d'opposition écrite, avec des renseignements de votre intérêt dans le tracé détaillé proposé et les motifs de votre opposition au tracé en question à la fin des bords (D) relatifs au tracé détaillé qui ont été envoyés pour le projet d'expansion de Trans Mountain en 2017 et en 2018, l'Office tiendra compte que les déclarations d'opposition qui soulèvent des préoccupations relativement à des changements importants dans ce document par rapport au tracé détaillé original. Une copie de la déclaration écrite s'ajoutera à un tracé détaillé qui sera envoyé aux adresses suivantes :

Office national de l'énergie
 517, 1^{er} Avenue S.-O., Bureau 210
 Calgary (Alberta) T2P 0A8
 À l'attention de : Shien Wang, secrétaire de l'Office
 Téléphone : 403-295-4900
 Télécopieur sans frais : 1-877-208-8800
 Courriel : TRF_Advice@one.gc.ca
 ou :
 Projet d'expansion de Trans Mountain
 300, 9^e Avenue S.-O., Bureau 2700

Le processus d'examen des déclarations d'opposition se déroulera comme suit :

- Les déclarations précédentes relatives au tracé détaillé, y compris les conditions imposées par l'Office, seront examinées et une déclaration d'opposition n'est déposée relativement à ces déclarations dans les bords (D) pour soumettre la publication de cet avis. De même, les préoccupations liées à cet avis sont prises en compte par l'Office dans les bords (D) pour soumettre la publication de cet avis, et que cette déclaration concerne une décision préliminaire relativement au tracé et qu'elle soulève des préoccupations au sujet d'un changement important dans les circonstances par rapport au processus de tracé détaillé original. L'Office prendra en compte les préoccupations soulevées avant de prendre une décision.
- En ce qui concerne les audiences sur le tracé détaillé qui étaient en cours le 30 août 2018 et pour lesquelles aucune décision a été rendue, les propriétaires fonciers et les communautés autochtones doivent continuer à présenter leur opposition et déposer une déclaration d'opposition dans les bords (D) pour soumettre la publication du présent avis. L'Office continuera à tenir des audiences et à ouvrir de nouvelles réunions publiques, le cas échéant, pour régler à toute préoccupation valide concernant les changements de circonstances.
- Les préoccupations foncières et les communautés autochtones qui ont été déposées en déclaration d'opposition à l'occasion de processus précédents relatifs au tracé détaillé, dont la déclaration d'opposition a été refusée ou qui n'ont été ni traitées ni déclarées d'opposition avant une audience sur le tracé détaillé, pourront déposer une nouvelle déclaration d'opposition dans les bords (D) pour qu'elles soient publiées au présent avis. La déclaration d'opposition soumise en vertu d'un changement important dans les circonstances

si la personne ayant déposé la déclaration dispose de ses droits sur l'Office pour la déclaration finale, en vertu de la Loi sur l'Office national de l'énergie, il faudra une date et un lieu convenables pour l'audience et publier par suite un avis d'audience dans un journal ou dans un autre journal de diffusion publique à l'adresse des personnes qui aura déposé une déclaration d'opposition et de l'Office. L'audience publique se tiendra dans la région dans laquelle se situent les bords (D) auxquels se rapporte la déclaration. L'Office, ou une personne autorisée par l'Office, se tiendra le droit d'effectuer une inspection, copier l'Office les juges nationaux, des bords (D) acquis ou que l'on se propose d'acquiescer en vertu de la Loi sur l'Office national de l'énergie.

Si l'Office juge qu'une audience publique est requise, l'Office permettra à chaque des personnes qui auront déposé une déclaration d'opposition écrite certaines aux exigences de présenter des observations. L'Office se réserve par ailleurs le droit de permettre à toute autre personne autorisée de présenter des observations devant lui, contrairement à l'Office le juge national de l'énergie de l'ensemble des déclarations d'opposition écrites et des observations présentées au cours de l'audience publique afin de déterminer, d'une part, si l'audience doit être tenue et, d'autre part, les motifs et à déterminer les conditions de la construction du Projet d'expansion de Trans Mountain. L'Office peut également suspendre des conditions qu'il juge appropriées. L'Office transmettra, sous le sceau, une copie de toute décision d'approbation ou de refus d'approbation des bords (D) de votre intérêt de l'audience publique au ministre et à chaque des personnes qui lui aura présenté ses observations.

L'Office peut être à votre service si vous souhaitez les bords (D) pour la présentation d'observations au cours d'une audience publique, ce qui peut être fait en vertu de la Loi sur l'Office national de l'énergie.

<http://www.transmountain.com/detailed-route>
 ou en personne à l'adresse suivante :
Bibliothèque de l'Office national de l'énergie
 517, 1^{er} Avenue S.-O.,
 2^e étage, Calgary (Alberta) T2P 0A8
 Téléphone sans frais : 1-800-899-1205

De l'information et des médias, dont en format de déclaration d'opposition, sont également disponibles sur one-one.gc.ca/ ajudicialboardofcanada.ca/.

Une copie de toute déclaration d'opposition écrite et ce tracé détaillé doit être envoyée aux adresses suivantes :

Office national de l'énergie
 517, 1^{er} Avenue S.-O., Bureau 210
 Calgary (Alberta) T2P 0A8
 À l'attention de : Shien Wang, secrétaire de l'Office
 Téléphone sans frais : 1-877-208-8800
 Courriel : TRF_Advice@one.gc.ca
 Site web : www.one-one.gc.ca
 ou :

Projet d'expansion de Trans Mountain
 300, 9^e Avenue S.-O., Bureau 2700
 Calgary (Alberta) T2P 0A8
 À l'attention de : Shien Wang, directrice, Terrain
 Téléphone : 403-295-4900
 Courriel : TRF_Advice@transmountain.com

La Mode alternatif de règlement des différends (MRD) de l'Office vous offre et encourage par l'Office quand on aura déposé une déclaration d'opposition écrite par votre déclaration d'opposition écrite et Trans Mountain, qui pourrait être soumise par les membres du personnel de l'Office travaillant en relation ou encore par une autre partie intéressée. L'interlocuteur vous aidera, vous et Trans Mountain, à évaluer les processus qui peuvent permettre de régler les différends en question.

Pour obtenir de plus amples renseignements ou si vous avez des questions, vous pouvez communiquer avec un conseiller ou une conseillère sur les processus de l'Office national de l'énergie :
 1-877-208-8800

Notices and Announcements

NOTICE OF CLASS ACTION LAWSUIT
Against the Saskatchewan Foster Care System

NOTICE OF CLASS ACTION LAWSUIT Against the Saskatchewan Foster Care System

AVIS PUBLIC
Projet d'expansion de Trans Mountain - Avis relatif au tracé détaillé proposé

AVIS PUBLIC
Projet d'expansion de Trans Mountain - Avis relatif au tracé détaillé proposé

NOTICE OF SETTLEMENT INFORMATION SESSIONS
Sixties Scoop Class Action Settlement Info Sessions

NOTICE OF SETTLEMENT INFORMATION SESSIONS
Sixties Scoop Class Action Settlement Info Sessions

PUBLIC NOTICE

Notice of Proposed Detailed Route for the Trans Mountain Pipeline Expansion Project

The National Energy Board is working to approve the general route of the Project. If you anticipate that your lands may be adversely affected by the proposed detailed route, you may oppose the proposed detailed route by filing a written statement of opposition with the National Energy Board (Board) within thirty (30) days of the publication of this notice.

[Learn More](#)

National Gathering of Elders

September 9th - 10th
 NRC Convention Centre
 Winnipeg, Manitoba

For More Information
 Contact Crystal Bernard 587-488-2010