

Pipelines in Alberta

Central Mountainview Action Group

November 2011

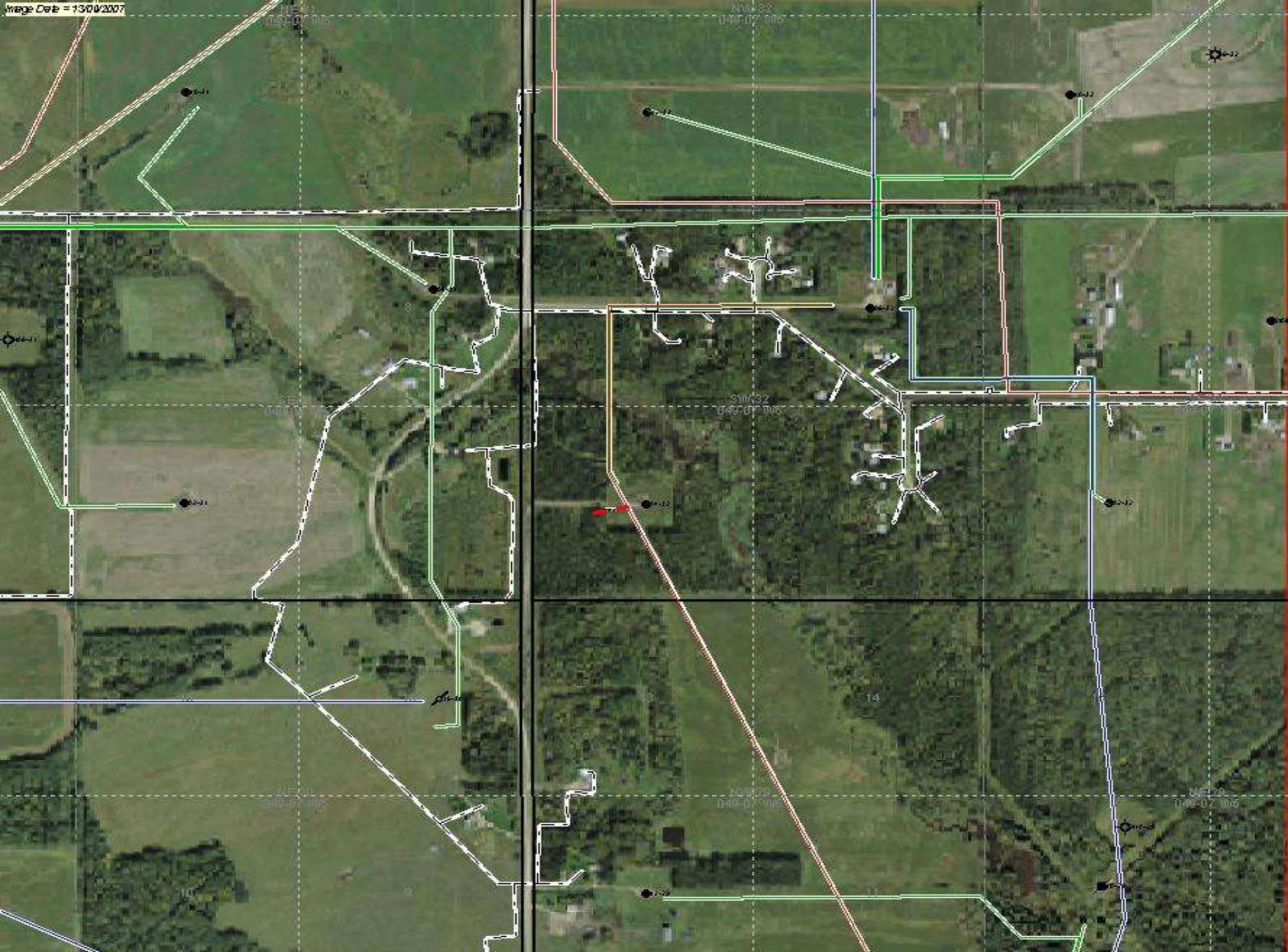
Olds Legion

ContractDesign and Management

Granting clause:

Conveys a specific set of rights for the right of way including future uses, access rights and considerations;

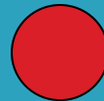
Opportunity to negotiate rights conveyed and access considerations over and above SRA;



Pipeline Compensation

Annual loss of use for
this surface riser

Lump sum for
rights taken.



Minimum 60 M Control Zone

Possible loss of use when
unable to extract known and
licensed gravel
peat, marl, sand
and clay deposits.

200 M Economic Zone limits development.

Evidence of real/actual (not future wishing) loss needed for damage claim.

Pipeline Setbacks

200M Development Setback

15M Right of Way

60M Ground Disturbance Control Area

Includes excavating, digging, trenching, plowing, drilling, tunneling, augering, backfilling, blasting, stripping, topsoil, leveling, remove peat, quarrying, clearing, grading, or pounding posts.

1.20M No Machine Dig Zone

Distances not to scale
Source: ERCB

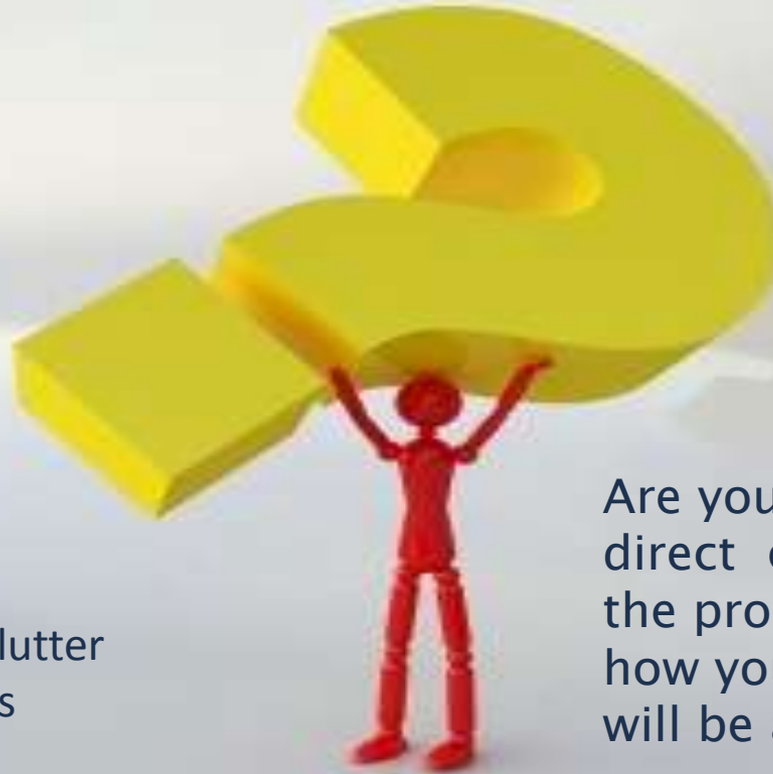
REGULATOR/ARBITRATOR: YOUR ROLE

Being persuasive does not score points.

Do you have **EVIDENCE** to support your claim and/or position?

How will you be affected to a greater degree or in a different way than the general public?

Break through the Clutter
Statements of Values
Benefits
Add value to the proposition



Are you able to show a direct connection between the proposed activity and how your rights or interests will be affected?

Accessing the System Evidence = \$ + Time

SRA Compensation Framework

Entry Fee = Legislated
\$500/acre to a maximum of
\$5000 and minimum of \$250 per
titled unit

Signing Bonus and
“Other Considerations” may be
outside scope of Surface Rights
Act

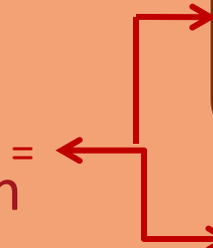
Land/Market Value
(open market principle of willing
buyer willing seller)

General Disturbance
(Initial Inconvenience= dust noise
traffic time negotiating at initial
construction)

Loss of Use
(Production Loss)
(Gross Loss)

Adverse Effect
Tangible and Intangible
(impacts to surrounding
lands
and agricultural operations)

Annual
Compensation =



BUT...

Court Queen's Bench

New hearing ... new evidence led

- Confirm the SRB decision

Or

- Vary the decision and issue a cost award



Annual Compensation

- ▶ 23 Linear affects associated with pipelines
- ▶ SRB determined 8 affects warranted annual

“SRB would like to see a system where landowners have an option of lump sum or annual compensation award”

- ▶ Compensation awarded by the SRB with the annual component equated to 4 to 5 times the land value of the right of way
- ▶ Objection by NCSRA but not by individual landowners

ACQB Reaffirms

SRB Enbridge decision was unreasonable:

- SRB must look at Pattern of Dealings first
- SRB can only depart when there are **most** cogent reasons.

Court pointed out:

- Presumes the negotiation is balanced
- Marketplace rules



Annual Compensation

Enbridge acknowledged resistance to annual rental payment
Cheecham to Edmonton:

77 Agreements=\$1500 acre TWS \$950 acre

71 Agreements= \$1900 1acre TWS \$950 acre

Enbridge upped compensation to 1st 77

14 holdouts on line for annual compensation

Enbridge agreed if Legislation changes or courts award annual
they would pay

Annual Compensation

- ▶ Comparable POD' s (pattern of dealings) should consider:
 - * consideration to rights granted
 - * type of land (highest and best use)
 - * proximity (location of development)
 - * date of agreements
 - * size of taking (acreage)
 - * nature of the parties (owner/occupant)
 - * amounts paid

Annual Compensation

- ▶ Pattern of Dealings (POD):

...such a number of deals to establish a pattern. SRB should only divert from pattern of dealings with cogent reasons.

The majority of landowners agreeing to compensation on the line established the pattern.

... less than 10% can establish a POD

Annual Compensation

- ▶ Contract considered to be consensual unless:
 - * Grossly unfair transaction
 - * Victim lacked independent or unsuitable advice;
 - * Imbalance in bargaining power (victims ignorance and/or disability);
 - * Other party knowingly took advantage of other party;

Annual Compensation

- ▶ Proof of imbalance required:
 - * No contrary evidence on knowledge of landowners;
 - * No contrary evidence that agreements weren't consensual;
 - * No evidence to inequality of bargaining positions.
- 

The Court

- ▶ Landowners identified 23 alleged long term effects;
- ▶ Effects did not relate specifically (no evidence) to any of the properties of landowners to the appeal;
- No reason given by **SRB** for equal award of values on **TWS** and **ROW**;
- **TWS** continues in perpetuity until reclamation
(Pennine vs Bruder) **EPEA** continues obligation

SRB Decision

SRB annual based on 8 elements of perceived continuous impact:

- * continuous adaptation of farming practices
- * presence of pipeline ongoing nuisance
- * caveats ongoing nuisance

Not in themselves deserving compensation

Existence of a pipeline
The Caveat

Court confirms

Rights purchased less than fee simple

LO retain some rights to ROW

Continue to use ROW as long as you don't interfere with pipeline operation



Unjust Enrichment

\$100 was outside the marketplace norms for other rental in the area

Value of compensation package well beyond land values.
(pssst...you could buy the land cheaper)



Court confirms

Rights purchased less than fee simple

LO retain some rights to ROW

Continue to use ROW as long as you don't interfere with pipeline operation



**“Not in themselves deserving
compensation”**

**Existence of a pipeline
The Caveat**



10 Things in favor of a ROE

Known Length

Known Terms

Revocable

1 hole, 1 Pipe

No “As Built”

Interest Awards

Pipeline ROE

Reviewable

Non-payments

Easier

Cost Awards

Contract Certainty

Challenges

- Enforceability of conditions
- Open to interpretation
- Setbacks and concerns of adjacent owners who have no rights
- Future development impact:
 - = damage claims at occurrence of future event
- Potential impact to resource development (gravel)
- Policy gaps: contracts (affluent); removal of lines
- Environmental Impacts and spills
- Rocks surfacing

Considerations ...

- ▶ Knowledge
 - ▶ Representation
 - ▶ Accessing system (regulator/arbitrator)
 - ▶ Understanding technologies
 - ▶ Roles of Government/Regulator/Arbitrator
 - ▶ Accessible resources
 - ▶ Building on success
 - ▶ Engaging in negotiation/facilitation/ mediation
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