Attachment C

Revised DER Agreement

THE ENBRIDGE LINE 93 DECOMMISSIONING TRUST

By this instrument dated the	day of		, 2023, EN	BRIDGE
ENERGY, LIMITED PARTNERSHIP,	a limited par	tnership esta	blished under the	laws of
Delaware ("Enbridge" or "Settlor"), esta	ıblishes a trust	upon the ter	ms and conditions	set forth
herein (the "Trust") for the benefit of	the Minnesota	a Public Util	ities Commission	and any
successor agency or agencies then	n statutorily	charged w	ith substantially	similar
responsibilities ("MPUC" or "Benefician	ry"), and		agrees to act a	s Trustee
(the "Trustee") of the Trust.				

ARTICLE 1 NAME, PURPOSE AND NATURE OF TRUST; AMENDMENTS

- 1.1 The Trust shall be known as THE ENBRIDGE LINE 93 DECOMMISSIONING TRUST.
- 1.2 The Trust is established pursuant to an order issued by the MPUC (also known as the "Commission") in MPUC Docket Nos. PL-9/CN-14-916 and PL-9/CN-21-823, as the same may be amended or supplemented by subsequent orders (collectively, the "MPUC Orders") which provide, in part:

The Commission approves a certificate of need for the Project contingent upon the creation and funding of a trust fund for decommissioning of the Project, including the costs of removal of the Project.

It is Enbridge's intention to comply with the MPUC Orders, and all provisions of this instrument shall be construed accordingly.

- 1.3 Creation and administration of the Trust will benefit the environment, the people of the United States, the State of Minnesota and the tribal nations that share its geography, the landowners whose property is traversed or otherwise affected by Line 93 (defined below), Settlor, its customers, and their respective successors, but the sole "Beneficiary" of the Trust, as that phrase is used herein, is the MPUC.
- 1.4 A material purpose of the Trust is protection of the Trust assets from claims of creditors of Enbridge. Although the MPUC is the Beneficiary of the Trust and the purpose of the Trust is not to benefit Enbridge, distributions from the Trust will pay expenses that Enbridge would otherwise be required to pay, and such distributions could therefore be deemed to benefit Enbridge. Therefore, it is intended that all transfers of property to the Trust shall constitute "qualified dispositions", and this Trust shall constitute a "trust instrument" as such terms are defined under Chapter 55-16 of the South Dakota Codified Laws. At all times while the applicable law governing the administration of the Trust is that of the State of South Dakota, the Trustee shall be a "qualified person" (defined under § 55-16-3 of the South

Dakota Codified Laws) and the Trustee shall carry out its administrative duties in the State of South Dakota.

- 1.5 In the event legislation or regulations are amended or adopted that would allow a trust for the purpose of decommissioning an oil pipeline to qualify as a decommissioning reserve fund under Section 468A of the Internal Revenue Code and the regulations thereunder, or as a similar fund under newly adopted statutes or regulations, the Trustee may with the consent of the Trust Protector, but shall not be required to, amend this instrument so that the Trust would so qualify.
- 1.6 This instrument may be amended only pursuant to a written instrument executed by the Trust Protector; provided, however, no amendment shall be effective without either (i) an order of the Minnesota District Court for the Second Judicial District, Ramsey County, Minnesota, after notice and a hearing, approving such amendment or (ii) joint written consent of the Responsible Party (defined below) and the Trustee to the adoption of such amendment without a court order.
- 1.7 Title to property of the Trust is not vested in the Settlor and shall not vest in the Responsible Party unless and until distribution of such property to the Responsible Party. Neither the principal nor the income of the Trust shall be liable for the debts of the Settlor or the Responsible Party, and neither the Settlor nor the Responsible Party shall have the power to voluntarily or involuntarily transfer, encumber or in any manner to anticipate or dispose of property of the Trust.
- 1.8 Except as provided in this Article, the Trust is irrevocable and may not be amended.
- 1.9 The purpose of this Trust is limited to the matters set forth herein and this Trust shall not be construed to confer upon the Trustee any authority to conduct business.
- 1.10 Neither Settlor nor the Beneficiary may assign all or any part of its rights or obligations under this Trust without the prior written consent of the other; further, any successor or assignee of Enbridge must receive approval of MPUC in its regulatory capacity prior to the assignment of any Decommissioning Obligations (defined below), which approval may be given or withheld by MPUC in compliance with applicable law.
- 1.11 Creation of this Trust does not relieve or release Enbridge from the responsibility to perform the Decommissioning Obligations, satisfy reclamation or restoration obligations or conduct post-decommissioning monitoring and maintenance obligations provided for in the MPUC Orders, nor may anything herein be construed as limiting or in any way precluding the MPUC's authority to take any action relating to Line 93 or the Decommissioning or as may be required or permitted by applicable law. The parties acknowledge that the Trust constitutes a financial assurance relating to the Decommissioning Obligations, title to the assets comprising the Trust Estate is vested in the Trustee, and neither

the Trust nor the Trust Estate is intended to be governed by, nor shall Settlor or Responsible Party claim protection or rights under, any state's or governmental entity's Uniform Commercial Code or other similar laws, rules or regulations governing collateral or secured interests.

1.12 The assets, income, and principal of the Trust Estate may not be assigned, anticipated or alienated in any manner by the Beneficiary or Settlor, nor shall the Trust Estate be subject to attachment, bankruptcy proceedings or any other legal process, or to the interference or control of creditors or others. This Trust shall be a spendthrift trust within the meaning of South Dakota Codified Laws § 55-1-37.

ARTICLE 2 TAX STATUS

- 2.1 Under current law, Settlor or its partners may be subject to Tax with respect to the property and income of the Trust pursuant to Section 677 of the Internal Revenue Code. Settlor, on behalf of itself and its partners, reserves the right to be reimbursed by the Trustee for any and all such Taxes. The Trustee will file and furnish Form 1041 as the Trust's method of income tax reporting using the Trust's EIN and not the Settlor's EIN in all tax filings. Distributions of amounts from the Trust to pay taxes shall not reduce the Contribution Amount required to be maintained by Settlor pursuant to the relevant MPUC Order.
- 2.2 The Trust shall not be a "foreign trust," as that phrase is defined in Section 7701(a)(31)(B) of the U.S. Internal Revenue Code. Notwithstanding any contrary provision hereof, (a) the Trustee of such trust must be a United States person (as defined in Section 7701(a)(30) of the U.S. Internal Revenue Code), (b) all substantial decisions with respect to such trust (including removal and appointment of Trustees) shall be controlled by one or more United States persons, and (c) such trust shall be subject to the jurisdiction of a court within the United States of America.

ARTICLE 3 IDENTIFICATION AND DEFINITIONS

- 3.1 "Contribution Amount" means the initial amount to be funded pursuant to an order from the MPUC in Docket No. PL-9/CN-21-823, and any additional amounts to be added from time to time as required by such order and as amended by subsequent orders.
- 3.2 "Decommissioning" means (a) abandoning an oil pipeline, as the term is defined in 49 C.F.R. §192.3, including but not limited to complete or partial removal, monitoring, repair, maintenance, restoration and remediation, and (b) planning for such abandonment, including but not limited to seeking necessary regulatory approvals and negotiating agreements with affected landowners or governmental subdivisions.

- 3.3 "Decommissioning Expenses" means all expenses relating to the Decommissioning of Line 93, including but not limited to labor, materials, insurance, professional fees and other costs.
- 3.4 "Decommissioning Obligations" means the obligation under MPUC Orders of the Responsible Party to engage in Decommissioning and to incur Decommissioning Expenses.
- 3.5 The "Internal Revenue Code" refers to the Internal Revenue Code of 1986, as amended from time to time, or corresponding provisions of any subsequent Internal Revenue Code.
- 3.6 An "Interested Party" means any of the Responsible Party, the Beneficiary or the Trust Protector.
- 3.7 "Line 93" means the oil pipeline described in the Certificate of Need for the Line 3 Replacement Project in Minnesota from the North Dakota Border to the Wisconsin Border (MPUC Docket No. PL9/CN-14-916; OAH Docket No. 65-2500-32764).
- 3.8 The "MPUC" and the "MPUC Order" shall have the meanings assigned in Article 1 of this instrument.
- 3.9 The "Responsible Party" means ENBRIDGE ENERGY, LIMITED PARTNERSHIP, a limited partnership established under the laws of Delaware, and any successor(s) to its Decommissioning Obligations by merger, acquisition, assignment and assumption, or otherwise. The Trustee may rely conclusively upon the joint written statement of the last Responsible Party as reflected in the Trust records and the Trust Protector as to the identity of any successor Responsible Party.
- 3.10 "Tax" or "Taxes" means all taxes, charges, fees, levies, penalties or other assessments imposed by any federal, state, local or foreign taxing authority, including but not limited to, income, excise, ad valorem, real or personal property, franchise, gross receipts, license, stamp, transfer or other taxes, including any interest, penalties or additions attributable thereto.
 - 3.11 "Termination Date" means the completion of the Decommissioning of Line 93.
 - 3.12 The "Trust" means the trust established under this instrument.
- 3.13 "Trust Estate" means the original fund balance and all other monies and other assets transferred to the Trust, together with all earnings and profits thereon.
- 3.14 "Trust Protector" means a trust protector as defined § 55-1B-1(2) of the South Dakota Codified Laws and is given only the powers granted by this instrument. The MPUC and the Responsible Party shall appoint the initial and any successor Trust Protector. If no

Trust Protector or successor Trust Protector is acting pursuant to the terms of this instrument, a court having or capable of asserting jurisdiction over the Trust may appoint one or more Trust Protectors and successor Trust Protectors. The Trust Protector shall act in a fiduciary capacity. The Trust Protector shall not be accountable to any person or to the Trustee for any act or omission in relation to the powers given to the Trust Protector by this instrument in the absence of gross negligence, fraud or willful misconduct. The Trust Protector shall be an individual meeting the following qualifications:

- (1) The Trust Protector must be a licensed attorney or a certified public accountant.
- (2) The Trust Protector must have knowledge of South Dakota trust laws and have experience in administering or advising clients regarding the administration of large trusts.
- (3) The Trust Protector must not be employed by or affiliated in any way with the Trustee or any Interested Party.
- 3.15 "Trustee" refers to any individual, corporation or other legal entity from time to time acting as trustee of the trust under this instrument. All terms relating to the Trustee shall include both the singular and the plural if at any time there is more than one or where the context so indicates. Any corporation which shall by merger, consolidation, purchase or otherwise succeed to the business of the Trustee relevant to the Trust shall be the successor to the Trustee without any further act or formality, with the same effect as if such successor had originally been named in this instrument. As soon as practical after any such merger, consolidation, purchase or other succession event, the successor Trustee shall provide written notice to the Responsible Party and the Trust Protector of its agreement to be bound by this instrument and to administer and distribute the Trust as provided herein.

ARTICLE 4 TRUSTEES

- 4.1 The principal place of administration of the Trust shall initially be in South Dakota, and pursuant to Section 7.1 of this instrument, the principal place of administration of the Trust may be moved to a different jurisdiction. Wherever the Trust is administered, the Trustee must maintain a "trust office" in Minnesota, as that phrase is used in Minnesota Statutes, § 501C.0207(a)(2)(i), and the venue for a court proceeding with respect to the Trust shall be in Ramsey Minnesota, unless the Trust Protector consents to a different venue.
- 4.2 The Responsible Party and the Trust Protector shall have the right (acting jointly) to remove the Trustee, by written notice delivered to the Trustee.
- 4.3 If at any time there is a vacancy in the office of Trustee of the Trust, the Responsible Party and the Trust Protector (acting jointly) shall appoint such one or more individuals or a corporation or other legal entity (other than the Responsible Party or any officer, director, or affiliate of the Responsible Party) as Trustee of the Trust.

- 4.4 A Trustee of the Trust may at any time resign by delivering the Trustee's written resignation to each other Trustee, to the Responsible Party, to the Beneficiary, and to the Trust Protector. The resignation of a Trustee shall take effect on the later of (1) the date specified in the Trustee's written resignation, (2) the date of delivery of the Trustee's written resignation, or (3) if such resignation results in a vacancy in the office of Trustee, the appointment and acceptance of a successor Trustee.
- 4.5 Upon the appointment of a replacement Trustee, the Trustee that has resigned or been removed shall immediately transfer title to and pay over all of the assets comprising the Trust to the replacement Trustee, less such reasonable amounts as the outgoing Trustee establishes are necessary to cover its unpaid fees and expenses and any amounts owing to it hereunder, and shall transfer all relevant books and records maintained by it to the replacement Trustee. The Trustee that has resigned or been removed shall have no duties, responsibilities or liability with respect to the acts or omissions of any replacement Trustee, and the replacement Trustee shall have no duties, responsibilities or liability with respect to the acts or omissions of any predecessor Trustee, provided that such replacement Trustee is not an affiliate of the predecessor Trustee.

ARTICLE 5 ADMINISTRATION AND DISTRIBUTION OF TRUST

- 5.1 Until the Termination Date, the Trust shall be administered and distributed by the Trustee upon the following terms and conditions, provided that distributions from the Trust to pay any of the following shall not reduce the Contribution Amount required to be maintained by Settlor as set forth in the relevant MPUC Order:
 - (1) The Trustee shall pay compensation of the Trustee from the Trust, according to its published fee schedule, subject to any discounts that may be applied by mutual agreement of the Responsible Party and the Trustee. Such compensation may be adjusted from time to time in the future in such amounts as may be agreed upon in writing by the Trustee and the Responsible Party. The Trustee shall be entitled to reimbursement from the Trust for all documented reasonable and necessary costs, expenses, and disbursements incurred by it in its performance of such services.
 - (2) The Trustee may employ attorneys, accountants, agents or other persons, even though such a person or organization may then be associated with the Trustee (but no such person or organization shall be an affiliate, officer, or director of the Responsible Party), to advise or assist the Trustee in the performance of its duties, and the Trustee may pay the reasonable charges of all such persons and organizations, subject to any limitations with respect to investment fees that may be applied by mutual agreement of the Responsible Party and the Trustee.

- (3) The Trustee may with the approval of the Trust Protector pay, compromise, contest, submit to arbitration, or otherwise settle claims in favor of or against the Trust.
- (4) The Trustee (i) shall pay Taxes, if any, incurred with respect to income and property of the Trust that is not taxable to the Responsible Party, and (ii) shall reimburse the Responsible Party for Taxes incurred by the Responsible Party or its partners with respect to income or property of the Trust.
- (5) The Contribution Amount may be increased or decreased by MPUC Order and will be evaluated no less frequently than once every three years, or as otherwise provided by MPUC Order.
- (6) The Responsible Party or the Beneficiary may request that the Trust Protector approve distributions from the Trust to pay Decommissioning Expenses. The Trust Protector shall have the discretion to approve such distributions, subject to the fiduciary obligation to achieve the material purposes of the Trust.
- (7) The Trust Protector may direct that Decommissioning Expenses be paid (a) directly to third parties engaged by the Responsible Party to provide materials or services related to Decommissioning, (b) to the Responsible Party to be used to pay Decommissioning Expenses, or (c) to the Responsible Party as reimbursement for Decommissioning Expenses previously paid by the Responsible Party. If the Responsible Party fails to meet its obligations to engage in Decommissioning, as determined by the court having jurisdiction over the Trust, resulting in the Beneficiary directly engaging in Decommissioning, the Trust Protector may direct that Decommissioning Expenses be paid (a) directly to third parties engaged by the Beneficiary to provide materials or services related to Decommissioning, or (b) to the Beneficiary to be used to pay Decommissioning Expenses.
- (8) The Trustee shall pay from the Trust Estate all costs and expenses incurred by the Trustee which are related to the defense of the Trustee's payments of Decommissioning Expenses to or on behalf of the Responsible Party or the Beneficiary, including attorney's fees, and including the reasonable expense of the Trustee's own efforts in defending any such payment, at the time such costs and expenses are incurred.
- (9) Section 55-1B-2 of the South Dakota Codified Laws shall apply to this Trust and nothing herein shall be construed in any way to diminish the Trustee's protection from liability and responsibility that is provided to an "excluded fiduciary" as defined under Section 55-1B-1(5) of the South Dakota Codified Laws.

- 5.2 Each Interested Party shall have standing to enforce the purpose of the Trust, and may demand reasonable information related to the administration of the Trust from the Trustee, including a periodic accounting.
- 5.3 Upon the Termination Date, the remaining principal and any accrued or undistributed income of the Trust shall be allocated and distributed to a nonprofit corporation the Responsible Party shall establish, which shall be classified as a private operating foundation under Section 4942(j)(3) of the Internal Revenue Code, and which has as its primary purpose the funding of expenses relating to the Decommissioning of abandoned oil pipelines and other similar infrastructure in the State of Minnesota, and associated environmental remediation. To the extent possible, and subject to the requirements of Section 4942(j)(3) and the regulations thereunder, priority shall be given to Decommissioning of pipelines formerly operated by Settlor, but only to the extent Settlor is not legally obligated to fund such Decommissioning. The Trustee is under no obligation to inquire into or determine when and if a termination has occurred hereunder and the Trustee shall make any termination distribution only in reliance upon the joint certification and direction of the Responsible Party and the Trust Protector.
- 5.4 After termination of the Trust, and for the purposes of liquidating and winding up of its affairs, the Trustee shall continue to act as such until its duties have been fully performed. Upon the distribution of all of the Trust Estate as provided hereunder, and payment and discharge of all debts, liabilities and obligations under the Trust, the Responsible Party and the Trust Protector will provide the Trustee with a certification that all such debts, liabilities and obligations of the Trust have been met and the Trust can be terminated. At such point, the Trustee shall have no further duties or obligations hereunder.

ARTICLE 6 ACCOUNTINGS

- 6.1 Until the Termination Date and unless otherwise waived in writing, the Trustee shall provide (a) annual and quarterly trust accountings and (b) monthly account statements for all bank, investment and financial accounts of the Trust to the Interested Parties. The Trustee shall also provide the Responsible Party with any other reports and information reasonably requested by the Responsible Party in order to allow the Responsible Party to comply with both its financial reporting and tax filing obligations, and the Trustee shall also provide to the Trust Protector any other reports and information reasonably requested by the Trust Protector in order to allow the Trust Protector to comply with its role in overseeing the Trust.
- 6.2 Except as provided in this Article, to the maximum extent allowed under applicable law, the Trustee shall have no duty to keep any other person informed of any facts or information relating to the administration of the Trust, including the existence of the Trust. Any requirement the Trustee would otherwise have to provide notice, accounts or information under S.D. Codified Laws § 55-2-13 is hereby expressly waived.

6.3 Settlor agrees to prepare or cause to be prepared such income or other tax information returns and reports as may be required from time to time, and shall provide copies thereof to the Trustee for execution at least thirty (30) days in advance of their filing deadline. Costs incurred by the Trustee in its review shall be reimbursable expenses in accordance with Section 5.2. Upon request of the Trustee, the Settlor shall provide to the Trustee all statements, documents, lists or other information used by the Settlor in connection with the preparation of such returns. The Settlor shall indemnify and hold the Trustee harmless from all costs and liabilities related to the filing or failure to file any tax or information return unless such cost or liability is due to the Trustee's negligence or willful misconduct.

ARTICLE 7 GOVERNING LAW; POWERS OF TRUSTEE

- 7.1 The laws of the State of South Dakota shall govern the interpretation and validity of the provisions of this instrument and all questions relating to the management, administration, investment and distribution of the Trust; provided, however, Minnesota law shall apply where specifically referenced in this Agreement and with respect to all decommissioning, permitting, reclamation, remediation, forfeiture and other laws, other than those governing the trust-related provisions of this Agreement. With the consent of the Responsible Party and the Trust Protector, the situs of the administration of the Trust may be moved from South Dakota to another jurisdiction, and in that circumstance the Trustee may, but shall not be required to, elect to have the laws of that jurisdiction govern the administration of the Trust.
- 7.2 The Trustee is vested with the powers set forth in this Trust Agreement, including but not limited to those powers conferred by law affecting any Trust created hereunder and the Trust Estate. Furthermore, the Trustee shall have all powers granted by Chapter 55 of the South Dakota Codified Laws, as amended from time to time, subject to any express limitations or contrary directions contained in this instrument.
- 7.3 The Trustee shall not be liable for any actions it takes or refrains from taking in the accordance with proper directions (or in the absence of proper direction) of the Trust Protector. The Trust Estate shall fully indemnify the Trustee and hold it harmless from loss or liability, including reasonable legal fees and costs, which the Trustee sustains in discharging its duties and responsibilities under this Trust Agreement as directed by the Trust Protector, unless such loss or liability results from the Trustee's negligence, willful misconduct, or violation of the terms of this Trust Agreement. For purposes hereof, negligence shall not include the failure to file a tax or information return in the absence of direction or the failure to consider the prudence of any direction. The foregoing indemnities shall survive the resignation of discharge of the Trustee or termination of this Trust Agreement.
- 7.4 The Trust shall be perpetual to the fullest extent permitted by South Dakota law. If the Trust is deemed to be subject to the law of a jurisdiction that has a rule against perpetuities or similar rule which limits the period during which property can be held in trust,

then the Trust shall terminate upon the expiration of the longest period that property may be held in trust under the law of such jurisdiction; provided, however, that if the jurisdiction has a rule against perpetuities or similar rule which applies only to certain types of property, such as real property, the provisions of this Section shall apply only to such property.

7.5 The Trustee has sole discretion to manage the Trust Estate, subject to the restrictions on permissible investments set forth in the investment policy statement agreed to in writing by the Responsible Party and the Trust Protector, which policy may be amended by written agreement of the Responsible Party and the Trust Protector from time-to-time without requiring an amendment of this Trust.

The Trust is established by El	NBRIDGE ENERGY, LIMITED PARTNERSHIP, as
Settlor, and accepted by	, as Trustee, on the day and year first
above written.	
	ENBRIDGE ENERGY,
	LIMITED PARTNERSHIP, Settlor
	By
Witness	Its
Witness	
Witness	
	, Trustee
	By
Witness	Its
	
Witness	

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THE ENBRIDGE LINE 93 DECOMMISSIONING TRUST

By this instrument dated the day of	, 2023, ENBRIDGE
ENERGY, LIMITED PARTNERSHIP, a limited partnership establish	ed under the laws of
Delaware ("Enbridge" or "Settlor"), establishes a trust upon the term	ns and conditions set
forth herein (the "Trust") for the benefit of the Minnesota Public Utili	ties Commission and
any successor agency or agencies then statutorily charged with	substantially similar
responsibilities ("MPUC" or "Beneficiary"), and	, Sioux Falls,
South Dakota, agrees to act as directed Trustee (the "Trustee")	of the Trust and
, agrees to act as Trust Protector of the Trust.	

ARTICLE 1 ARTICLE 1

NAME, PURPOSE AND NATURE OF TRUST; AMENDMENTS

- 1.1 1.1. The Trust shall be known as THE ENBRIDGE LINE 93 DECOMMISSIONING TRUST.
- 1.2 1.2. The Trust is established pursuant to orders order issued by the MPUC (also known as the "Commission") in MPUC Docket Nos. PL-9/CN-14-916 and PL-9/CN-21-823, as the same may be amended or supplemented by subsequent orders (collectively, the "MPUC Orders") requiring Enbridge to establish a decommissioning trust fund One of the fundamental disconnects is that Enbridge is viewing this Trust as its bank account to pay for decommissioning expenses, while MPUC is requiring the Trust as a financial assurance that funds will be available in the future. In the event that Enbridge is unable or unwilling to pay decommissioning expenses, the Trust is a source of funding for MPUC to intervene and hire a third-party to complete decommissioning activities to provide assurance that funds will be available to pay Decommissioning Expenses for Line 93, as defined in this instrument which provide, in part:

The Commission approves a certificate of need for the Project contingent upon the creation and funding of a trust fund for decommissioning of the Project, including the costs of removal of the Project.

It is Enbridge's intention to comply with the MPUC Orders, and all provisions of this instrument shall be construed accordingly.

1.3 Creation and administration of the Trust will benefit the environment, the people of the United States, the State of Minnesota and the tribal nations that share its geography, the landowners whose property is traversed or otherwise affected by Line 93 (defined below), Settlor, its customers, and their respective successors, but the sole "Beneficiary" of the Trust, as that phrase is used herein, is the MPUC.

- 1.4 A material purpose of the Trust is protection of the Trust assets from claims of creditors of Enbridge. Although the MPUC is the Beneficiary of the Trust and the purpose of the Trust is not to benefit Enbridge, distributions from the Trust will pay expenses that Enbridge would otherwise be required to pay, and such distributions could therefore be deemed to benefit Enbridge. Therefore, it is intended that all transfers of property to the Trust shall constitute "qualified dispositions", and this Trust shall constitute a "trust instrument" as such terms are defined under Chapter 55-16 of the South Dakota Codified Laws. At all times while the applicable law governing the administration of the Trust is that of the State of South Dakota, the Trustee shall be a "qualified person" (defined under § 55-16-3 of the South Dakota Codified Laws) and the Trustee shall carry out its administrative duties in the State of South Dakota.
- 1.5 1.3. In the event legislation or regulations are amended or adopted that would allow a trust for the purpose of decommissioning an oil pipeline to qualify as a decommissioning reserve fund under Section 468A of the Internal Revenue Code and the regulations thereunder, or as a similar fund under newly adopted statutes or regulations, the Trustee may with the consent of the Trust Protector, but shall not be required to, amend this instrument so that the Trust would so qualify.
- 1.6 1.4. This instrument may be amended only pursuant to a written instrument executed by the Trust Protector; provided, however, no amendment shall be effective without either (i) an order of the Minnesota District Court for the Second Judicial District, Ramsey County, Minnesota, after notice and a hearing, approving such amendment or (ii) joint written consent of the Responsible Party (defined below) and the Trustee to the adoption of such amendment without a court order.
- 1.7 1.5. Title to property of the Trust is not vested in the Settlor and shall not vest in the Responsible Party unless and until distribution of such property to the Responsible Party, neither. Neither the principal nor the income of the trustTrust shall be liable for the debts of the Settlor or the Responsible Party, and neither the Settlor nor the Responsible Party shall have the power to voluntarily or involuntarily transfer, encumber or in any manner to anticipate or dispose of property of the Trust.
- 1.8 Lexcept as provided in this Article, the Trust is irrevocable and may not be amended.
- 1.9 1.7. The purpose of this Trust is limited to the matters set forth herein and this Trust shall not be construed to confer upon the Trustee any authority to conduct business.
- 1.10 1.8. Neither Settlor nor the Beneficiary may assign all or any part of its rights or obligations under this Trust without the prior written consent of the other and the Trust Protector; further, any successor or assignee of Enbridge must receive approval of MPUC in its regulatory capacity prior to the assignment of any Decommissioning Obligations (defined

<u>below</u>), which approval may be given or withheld in MPUC's sole discretion and <u>by MPUC</u> in compliance with applicable law. For purposes of this Trust, a change of greater than 50% of the voting control or equity ownership of Enbridge or the sale of substantially all of Enbridge's assets constitutes an assignment in violation of this section.

- 1.11 1.9. Creation of this Trust does not relieve or release Enbridge from the responsibility to perform the Decommissioning Obligations, satisfy reclamation or restoration obligations or conduct post-decommissioning monitoring and maintenance obligations provided for in the MPUC Orders, nor may anything herein be construed as limiting or in any way precluding the MPUC's authority to take any action relating to Line 93 or the Decommissioning or as may be required or permitted by applicable law. The parties acknowledge that the Trust constitutes a financial assurance relating to the Decommissioning Obligations, title to the assets comprising the Trust Estate is vested in the Trustee, and neither the Trust nor the Trust Estate is intended to be governed by, nor shall Settlor or Responsible Party claim protection or rights under, any state's or governmental entity's Uniform Commercial Code or other similar laws, rules or regulations governing collateral or secured interests.
- 1.12 1.10. The assets, income, and principal of the Trust Estate may not be assigned, anticipated or alienated in any manner by the Beneficiary or Settlor, nor shall the Trust Estate be subject to attachment, bankruptcy proceedings or any other legal process, or to the interference or control of creditors or others. This Trust shall be a spendthrift trust within the meaning of South Dakota StatuteCodified Laws § 55-1-37.

ARTICLE 2ARTICLE 2 TAX STATUS

- 2.1 Settlor and Beneficiary acknowledge that (i) the Trust is a grantor trust under the tax law and that Settlor will be liable for income taxes due as a result of income and realized gains earned by the Trust Estate, and (ii) the Under current law, Settlor or its partners may be subject to Tax with respect to the property and income of the Trust pursuant to Section 677 of the Internal Revenue Code. Settlor, on behalf of itself and its partners, reserves the right to be reimbursed by the Trustee for any and all such Taxes. The Trustee will file and furnish Form 1041 as the Trust's method of income tax reporting using the Trust's EIN and not the Settlor's EIN in all tax filings. Settlor may request from the Trustee the amount necessary to reimburse Settlor for Settlor's federal, state, and local tax liability as a result of income received or gains recognized by the Trust for that respective tax year. Distributions of amounts from the Trust to pay taxes shall not reduce the Contribution Amount required to be maintained by Settlor pursuant to the relevant MPUC Order.
- 2.2 2.2. The Trust shall not be a "foreign trust," as that phrase is defined in Section 7701(a)(31)(B) of the U.S. Internal Revenue Code. Notwithstanding any contrary provision hereof, (a) the Trustee of such trust must be a United States person (as defined in Section

7701(a)(30) of the U.S. Internal Revenue Code), (b) all substantial decisions with respect to such trust (including removal and appointment of Trustees) shall be controlled by one or more United States persons, and (c) such trust shall be subject to the jurisdiction of a court within the United States of America.

ARTICLE 3 ARTICLE 3 IDENTIFICATION AND DEFINITIONS

- 3.1. "Contribution Amount" means the initial amount to be funded pursuant to an order from the MPUC in Docket No. PL-9/CN-21-823, and any additional amounts to be added from time to time as required by such order and as amended by subsequent orders, which amount is intended to provide financial assurance that funds will be available to pay all Decommissioning Expenses and which may be adjusted over time. It is anticipated that such amount will be adjusted no less frequently than every three years, to reflect the remaining financial assurance requirements for Decommissioning, provided that such review interval may be amended by MPUC Order without requiring an amendment of this Trust.
- 3.2. "Decommissioning" means (a) abandoning an oil pipeline, as the term is defined in 49 C.F.R. §192.3, including but not limited to complete or partial removal, monitoring, repair, maintenance, restoration and remediation, and (b) planning for such abandonment, including but not limited to seeking necessary regulatory approvals and negotiating agreements with affected landowners or governmental subdivisions.
- 3.3. "Decommissioning Expenses" means all expenses relating to the Decommissioning of the Line 93, including but not limited to labor, materials, insurance, professional fees and other costs identified in applicable MPUC Orders.
- 3.4 3.4. "Decommissioning Obligations" means the obligation under MPUC Orders for of the Responsible Party to engage in Decommissioning and to incur Decommissioning Expenses, and fund the Trust.
- 3.5. The "Internal Revenue Code" refers to the Internal Revenue Code of 1986, as amended from time to time, or corresponding provisions of any subsequent Internal Revenue Code.
- <u>3.6</u> <u>An "Interested Party" means any of the Responsible Party, the Beneficiary or the Trust Protector.</u>
- 3.6. "Line 93" means the oil pipeline described in the Certificate of Need for the Line 3 Replacement Project in Minnesota from the North Dakota Border to the Wisconsin Border (MPUC Docket No. PL9/CN-14-916; OAH Docket No. 65-2500-32764).

- 3.8 3.7. The "MPUC" and the "MPUC Order" shall have the meanings assigned in Article 1 of this instrument.
- 3.9 3.8. The "Responsible Party" means ENBRIDGE ENERGY, LIMITED PARTNERSHIP, a limited partnership established under the laws of Delaware, and any successor(s) to its Decommissioning Obligations by merger, acquisition, assignment and assumption, or otherwise; provided that Enbridge shall remain subject to the Decommissioning Obligations, jointly and severally with any successor to its business, until such time as it is released from such obligations pursuant to an MPUC Order. The Trustee may rely conclusively upon the joint written statement of the last Responsible Party as reflected in the Trust records and the Trust Protector as to the identity of any successor Responsible Party.
- 3.10 3.9. "Tax" or "Taxes" means all taxes, charges, fees, levies, penalties or other assessments imposed by any federal, state, local or foreign taxing authority, including but not limited to, income, excise, ad valorem, real or personal property, franchise, gross receipts, license, stamp, transfer or other taxes, including any interest, penalties or additions attributable thereto.
- 3.11 3.10. "Termination Date" means the completion of the Decommissioning of Line 93 as evidenced by an order of the MPUC in its regulatory capacity.
 - 3.12 3.11. The "Trust" means the trust established under this instrument.
- 3.13 3.12. "Trust Estate" means the original fund balance and all other monies and other assets transferred to the Trust, together with all earnings and profits thereon.
- 3.14 3.13. "Trust Protector" means a trust protector as defined Section 55-1B-61(2) of the South Dakota Codified Laws and is given only the powers granted by this instrument. The MPUC and the Responsible Party shall appoint the initial and any successor Trust Protector, and the initial. If no Trust Protector or successor Trust Protector is acting pursuant to the terms of this instrument, a court having or capable of asserting jurisdiction over the Trust may appoint one or more Trust Protectors and successor Trust Protectors. The Trust Protector shall act in a fiduciary capacity. The Trust Protector shall not be accountable to any person or to the Trustee for any act or omission in relation to the powers given to the Trust Protector by this instrument in the absence of gross negligence, fraud or willful misconduct. The Trust Protector shall be the Minnesota Department of Commerce.an individual meeting the following qualifications:
 - (1) The Trust Protector must be a licensed attorney or a certified public accountant.

- (2) The Trust Protector must have knowledge of South Dakota trust laws and have experience in administering or advising clients regarding the administration of large trusts.
- (3) The Trust Protector must not be employed by or affiliated in any way with the Trustee or any Interested Party.
- 3.15 3.14. "Trustee" refers to any individual, corporation or other legal entity from time to time acting as trustee of athe trust under this instrument. All terms relating to the Trustee shall include both the singular and the plural if at any time there is more than one or where the context so indicates. Any corporation which shall by merger, consolidation, purchase or otherwise succeed to the business of the Trustee relevant to the Trust shall be the successor to the Trustee without any further act or formality, with the same effect as if such successor had originally been named in this instrument. As soon as practical after any such merger, consolidation, purchase or other succession event, the successor Trustee shall provide written notice to the Responsible Party and the Trust Protector of its agreement to be bound by this instrument and to administer and distribute the Trust as provided herein.

ARTICLE 4

PROVISIONS RELATING TO PROTECTIONS AFFORDED THE TRUSTEE WILL LIKELY CHANGE ONCE THE TRUSTEE IS IDENTIFIED. WE RESERVE THE RIGHT TO COMMENT FURTHER ON SUCH TRUSTEE PROVISIONS.

TRUSTEES

- 4.1. The principal place of administration of the Trust shall initially be in South Dakota, and pursuant to Section 7.1 of this instrument, the principal place of administration of the Trust may be moved to a different jurisdiction. Wherever the Trust is administered, the Trustee must maintain a "trust office" in Minnesota, as that phrase is used in Minnesota Statutes, § 501C.0207(a)(2)(i), and the venue for a court proceeding with respect to the Trust shall be in Ramsey County, Minnesota, unless the Trust Protector consents to a different venue.
- 4.2 4.2. The Responsible Party and the Trust Protector shall have the right (acting jointly) to remove the Trustee, by written notice delivered to the Trustee.
- 4.3. If at any time there is a vacancy in the office of Trustee of the Trust, the Responsible Party and the Trust Protector (acting jointly) shall appoint such one or more individuals or a corporation or other legal entity (other than the Responsible Party or any officer, director, or affiliate of the Responsible Party) as Trustee of the Trust.
- 4.4. A Trustee of the Trust may at any time resign by delivering the Trustee's written resignation to each other Trustee, to the Responsible Party, to the Beneficiary, and to the Trust Protector. The resignation of a Trustee shall take effect on the later of (1) the date specified in the Trustee's written resignation, (2) the date of delivery of the Trustee's written [Different first page setting changed from on in original to off in modified.]

resignation, or (3) if such resignation results in a vacancy in the office of Trustee, the appointment and acceptance of a successor Trustee.

4.5 4.5. Upon the appointment of a replacement Trustee, the Trustee that has resigned or been removed shall immediately transfer title to and pay over all of the assets comprising the Trust to the replacement Trustee, less such reasonable amounts as the outgoing Trustee establishes are necessary to cover its unpaid fees and expenses and any amounts owing to it hereunder, and shall transfer all relevant books and records maintained by it to the replacement Trustee. The Trustee that has resigned or been removed shall have no duties, responsibilities or liability with respect to the acts or omissions of any replacement Trustee, and the replacement Trustee shall have no duties, responsibilities or liability with respect to the acts or omissions of any predecessor Trustee, provided that such replacement Trustee is not an affiliate of the predecessor Trustee.

<u>ARTICLE 5</u> ADMINISTRATION AND DISTRIBUTION OF TRUST

- 5.1. Upon creation of the Trust, Responsible Party shall contribute the Contribution Amount to the Trust in accordance with the amounts and time frame set forth in the MPUC Order. Until the Termination Date, the Trust shall be administered and distributed by the Trustee upon the following terms and conditions. The changes to the trustee compensation are acceptable provided that the order that sets forth Enbridge's funding obligations is clear the Enbridge must contribute amounts sufficient to pay all Trustee fees and expenses and any taxes related to the Trust.; provided that distributions from the Trust to pay any of the following shall not reduce the Contribution Amount required to be maintained by Settlor as set forth in the relevant MPUC Order:
 - (1) The Trustee shall pay compensation of the Trustee from the Trust, according to its published fee schedule, subject to any discounts that may be applied by mutual agreement of the Responsible Party and the Trustee. Such compensation may be adjusted from time to time in the future in such amounts as may be agreed upon in writing by the Trustee and the Responsible Party. The Trustee shall be entitled to reimbursement from the Trust for all documented reasonable and necessary costs, expenses, and disbursements incurred by it in its performance of such services.
 - (2) The Trustee may employ attorneys, accountants, agents or other persons, even though such a person or organization may then be associated with the Trustee (but no such person or organization shall be an affiliate, officer, or director of the Responsible Party), to advise or assist the Trustee in the performance of its duties, and the Trustee may pay the reasonable charges of all such persons and organizations, subject to any limitations with respect to investment fees that may be applied by mutual agreement of the This is acceptable, so long as it is

- clear that Responsible Party is effectively paying these expenses. Responsible Party and the Trustee.
- (3) The Trustee may, with the approval of the Trust Protector, pay, compromise, contest, submit to arbitration, or otherwise settle claims in favor of or against the Trust.
- (4) The Trustee (i) shall pay Taxes, if any, incurred with respect to income and property of the Trust that is not taxable to the Responsible Party, and (ii) mayshall reimburse the Responsible Party for Taxes incurred by the Responsible Party or its partners with respect to income or property of the Trust.
- (5) The Contribution Amount may be increased or decreased by MPUC Order and will be evaluated no less frequently than once every three years, or as otherwise provided by MPUC Order. So long as the Responsible Party is not in default of its Decommissioning Obligations, the Responsible Party and the Trust Protector may agree to release funds from the Trust to pay or reimburse Decommissioning Expenses directly by jointly executing a certificate in the form of Exhibit A and directing the Trustee to make such payments. In the event that Responsible Party is in default of its Decommissioning Obligations, as evidenced by an MPUC Order, the
- (6) The Responsible Party or the Beneficiary may request that the Trust Protector approve distributions from the Trust to pay Decommissioning Expenses. The Trust Protector shall have the discretion to approve such distributions, subject to the fiduciary obligation to achieve the material purposes of the Trust.
- The Trust Protector may direct the Trustee to paythat Decommissioning <u>(7)</u> Expenses by executing a certificate and delivering a copy of the MPUC Order stating that the Responsible Party is in default. The Trustee shall pay such Decommissioning Expenses as set forth in any such properly executed certification and the Trustee shall have no duty to inquire into the correctness or accuracy of a properly executed certification. Decommissioning Expenses may be paid (a) directly to third parties engaged by the Responsible Party to provide materials or services related to Decommissioning, (b) to the Responsible Party to be used to pay specified Decommissioning Expenses, or (c) to the Responsible Party as reimbursement for Decommissioning Expenses previously paid by the Responsible Party. or (d) or upon a certification of default to the MPUC or its designee to pay for Decommissioning Expenses. Section 55-1B-2 of the South Dakota Codified Laws shall apply to this Trust and nothing herein shall be construed in any way to diminish the Trustee's protection from liability and responsibility that is provided to an "excluded fiduciary" as

- defined under Section 55-1B-1(5) of the South Dakota Codified Laws. If the Responsible Party fails to meet its obligations to engage in Decommissioning, as determined by the court having jurisdiction over the Trust, resulting in the Beneficiary directly engaging in Decommissioning, the Trust Protector may direct that Decommissioning Expenses be paid (a) directly to third parties engaged by the Beneficiary to provide materials or services related to Decommissioning, or (b) to the Beneficiary to be used to pay Decommissioning Expenses.
- (8) (6) The Trustee shall pay from the Trust <u>Estate</u> all costs and expenses incurred by the Trustee which are related to the defense of the Trustee's payments of Decommissioning Expenses to or on behalf of the Responsible Party or <u>the</u> Beneficiary, including attorney's fees, and including the reasonable expense of the Trustee's own efforts in defending any such payment, at the time such costs and expenses are incurred.
- (9) Section 55-1B-2 of the South Dakota Codified Laws shall apply to this Trust and nothing herein shall be construed in any way to diminish the Trustee's protection from liability and responsibility that is provided to an "excluded fiduciary" as defined under Section 55-1B-1(5) of the South Dakota Codified Laws.
- <u>5.2</u> 5.2. The Trust Protector Each Interested Party shall have standing to enforce the purpose of the Trust, and the Trust Protector may petition for, consent to, waive, or object to any matter regarding the Trust. The Protector may demand reasonable information related to the administration of the Trust from the Trustee, including a periodic accounting. The rTrust Protector shall act in a fiduciary capacity. The Trust Protector shall not be accountable to any person or to the Trustee for any act or omission in relation to the powers given to the Trust Protector by this instrument in the absence of gross negligence fraud or willful misconduct.
- 5.3. Upon the Termination Date, the remaining principal and any accrued or undistributed income of the Trust shall be allocated and distributed to a nonprofit corporation the Responsible Party shall establish, which shall be classified as a private operating foundation under Section 4942(j)(3) of the Internal Revenue Code, and which has as its primary purpose the funding of expenses relating to the Decommissioning of abandoned oil pipelines and other similar infrastructure in the State of Minnesota, and associated environmental remediation,. To the extent possible, and subject to the requirements of Section 4942(j)(3) and the regulations thereunder, priority shall be given to Decommissioning of pipelines formerly operated by Settlor, but only to the extent Settlor is not legally obligated to fund such Decommissioning. The Trustee is under no obligation to inquire into or determine when and if a termination has occurred hereunder and the Trustee shall make any termination distribution only in reliance upon the joint certification and

direction of the Responsible Party and the Trust Protector, which certification is subject to prior approval of the MPUC in its regulatory capacity.

5.4 5.4. After termination of the Trust, and for the purposes of liquidating and winding up of its affairs, the Trustee shall continue to act as such until its duties have been fully performed. Upon the distribution of all of the Trust Estate as provided hereunder, and payment and discharge of all debts, liabilities and obligations under the Trust, the Responsible Party and the Trust Protector will provide the Trustee with a certification that all such debts, liabilities and obligations of the Trust have been met and the Trust can be terminated. At such point, the Trustee shall have no further duties or obligations hereunder.

ARTICLE 6 ACCOUNTINGS

- 6.1. Until the Termination Date and unless otherwise waived in writing, the Trustee shall provide (a) annual and quarterly trust accountings and (b) monthly account statements for all bank, investment and financial accounts of the Trust to the Responsible Party, the Beneficiary, and the Trust Protector Interested Parties. The Trustee shall also provide the Responsible Party with any other reports and information reasonably requested by the Responsible Party in order to allow the Responsible Party to comply with both its financial reporting and tax filing obligations, and the Trustee shall also provide to the Trust Protector any other reports and information reasonably requested by the Trust Protector in order to allow the Trust Protector to comply with its role in overseeing the Trust on behalf of the MPUC.
- 6.2 6.2. Except as provided in this Article, to the maximum extent allowed under applicable law, the Trustee shall have no duty to keep any other person informed of any facts or information relating to the administration of the Trust, including the existence of the Trust. Any requirement the Trustee would otherwise have to provide notice, accounts or information under S.D. Codified Laws § 55-2-13 is hereby expressly waived.
- 6.3 6.3. Settlor agrees to prepare or cause to be prepared such income or other tax information returns and reports as may be required from time to time, and shall provide copies thereof to the Trustee for execution at least thirty (30) days in advance of their filing deadline. Costs incurred by the Trustee in its review shall be reimbursable expenses in accordance with Section 5.15.2. Upon request of the Trustee, the Settlor shall provide to the Trustee all statements, documents, lists or other information used by the Settlor in connection with the preparation of such returns. The Settlor shall indemnify and hold the Trustee harmless from all costs and liabilities related to the filing or failure to file any tax or information return unless such cost or liability is due to the Trustee's negligence or willful misconduct.

<u>ARTICLE 7</u> ARTICLE 7 GOVERNING LAW; POWERS OF TRUSTEE

- 7.1. The laws of the State of South Dakota shall govern the interpretation and validity of the provisions of this instrument and all questions relating to the management, administration, investment and distribution of the Trust; provided, however, Minnesota law shall apply where specifically referenced in this Agreement and with respect to all decommissioning, permitting, reclamation, remediation, forfeiture and other laws, other than those governing the trust-related provisions of this Agreement. With the consent of the Responsible Party and the Trust Protector, the situs of the administration of the Trust may be moved from South Dakota to another jurisdiction, and in that circumstance the Trustee may, but shall not be required to, elect to have the laws of that jurisdiction govern the administration of the Trust.
- 7.2 The Trustee is vested with the powers set forth in this Trust Agreement, including but not limited to those powers conferred by law affecting any Trust created hereunder and the Trust Estate. Furthermore, the Trustee shall have all powers granted by Chapter 55 of the South Dakota Codified Laws, as amended from time to time, subject to any express limitations or contrary directions contained in this instrument.
- 7.3. The Trustee shall not be liable for any actions it takes or refrains from taking in the accordance with proper directions (or in the absence of proper direction) of the Responsible Party or any of its authorized agents (including delegates or appointees). The Responsible PartyTrust Protector. The Trust Estate shall fully indemnify the Trustee and hold it harmless from loss or liability, including reasonable legal fees and costs, which the Trustee sustains in discharging its duties and responsibilities under this Trust Agreement as directed by the Trust Protector, unless such loss or liability results from the Trustee's negligence, willful misconduct, or violation of the terms of this Trust Agreement. For purposes hereof, negligence shall not include the failure to file a tax or information return in the absence of direction or the failure to consider the prudence of any direction—from the Responsible Party or any of its authorized agents (including delegates and appointees). The foregoing indemnities shall survive the resignation erof discharge of the Trustee or termination of this Trust Agreement.
- 7.4 7.4. The Trust shall be perpetual to the fullest extent permitted by South Dakota law. If the Trust is deemed to be subject to the law of a jurisdiction that has a rule against perpetuities or similar rule which limits the period during which property can be held in trust, then the Trust shall terminate upon the expiration of the longest period that property may be held in trust under the law of such jurisdiction; provided, however, that if the jurisdiction has a rule against perpetuities or similar rule which applies only to certain types of property, such as real property, the provisions of this Section shall apply only to such property.

<u>7.5</u>

Witness

by written agreement of the without requiring an amendm	-	ble Party and the Trust Protector from time-to-time Trust.
		ENBRIDGE ENERGY, LIMITED PARTNERSHIP, , Sioux Falls, South Dakota, as written.
		ENBRIDGE ENERGY, LIMITED PARTNERSHIP, Settlor
		By
Witness		Its
Witness		, Trustee
	By	
Witness	Its	

restrictions on permissible investments set forth in the investment policy statement agreed to in writing by the Responsible Party and the Trust Protector, which policy may be amended

7.5. The Trustee has sole discretion to manage the Trust Estate, subject to the

CERTIFICATE FOR PAYMENT OF DECOMMISSIONING EXPENSE

	ursuant to Section 5.1(5) of the Trust Agreement dated
	the Enbridge Line 93 Decommissioning Trust (the
	Certificate shall have the meanings assigned to such terms
n such Trust Agreement. Responsible	Party hereby certifies as follows:
(1) The emount to be noted from the Two	at to the Degranainle Douty on to one on more thind neutica
	st to the Responsible Party or to one or more third parties rtificate shall be used solely for the purpose of (a) paying
	ing Expenses the Responsible Party plans to incur, as eto, or (b) reimbursing the Responsible Party for the
	eviously incurred by the Responsible Party, described in
Schedule A hereto.	thousing incurred by the Responsible Farty, described in
Schedule A hereto.	
2) None of such Decommissioning Ex	penses have previously been paid from the Trust pursuant
to any prior Certificate.	penses have previously been paid from the Trust pursuant
to any prior certificate.	
(3) The necessary authorizations of g	overnmental authority(ies) having jurisdiction over the
Responsible Party and Line 93,	
1	
	Dated:
RESPONSIBLE PARTY]*	
By	
<u>[ts</u>	By
TRUST PROTECTOR]	
By Witness	<u>Its</u>
<u>[ts</u>	
	not required if a copy of an MPUC Order stating that the
*	ecommissioning Obligations is provided.
78842819 v1 <u>Witness</u>	

Summary report: Litera® Change-Pro for Word 10.7.0.7 Document comparison done on 4/12/2023 11:41:10 AM			
Style name: Default Style			
Intelligent Table Comparison: Active			
Original filename: ORIGINAL.DOCX			
Modified filename: MODIFIED.DOCX			
Changes:			
Add	120		
Delete	131		
Move From	0		
Move To	0		
Table Insert	0		
Table Delete	0		
<u>Table moves to</u>	0		
Table moves from	0		
Embedded Graphics (Visio, ChemDraw, Images etc.)	0		
Embedded Excel	0		
Format changes	0		
Total Changes:	251		