### BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

IN THE MATTER OF THE PETITION OF

TRANSCANADA KEYSTONE PIPELINE,

٠,

DOCKET NUMBER HP14-001

LP FOR ORDER ACCEPTING

CERTIFICATION OF PERMIT ISSUED IN

DOCKET HP09-001 TO CONSTRUCT

THE KEYSTONE XL PROJECT

SURREBUTTAL TESTIMONY

OF DAN KING

0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0

Petitioner TransCanada Keystone Pipeline, LP offers the following surrebuttal testimony of Dan King.

#### 1. Please state your name and address for the record.

Answer: My name is Dan King. My role at TransCanada is Vice-President of Engineering, Asset Reliability and Chief Engineer. I am responsible for ensuring the safety and reliability of TransCanada's pipeline assets.

### 2. Please state your professional qualifications and experience.

Answer: I have been with TransCanada for 32 years. During that time, I have participated in the design, construction, operation and maintenance of TransCanada's natural gas and oil facilities in Canada, the United States, Mexico and overseas. I lead a team of approximately 600 engineers and other professionals whose job it is to meet or exceed regulatory requirements in the design, construction and safe operation of TransCanada's pipeline assets. I hold a Bachelor of Science degree in electrical engineering from the



University of Calgary. I am a member of the Association of Professional Engineers and Geoscientists of Alberta, the American Society of Mechanical Engineers, and the Institute of Electrical Electronics Engineers. I sit on the board of the Common Ground Alliance, which is a U.S.-based non-profit organization that promotes the importance of safe excavation around utilities.

- 3. Have you provided rebuttal testimony in this proceeding?

  Answer: Yes, I have.
- 4. Which witness's rebuttal testimony are you responding to in your surrebuttal?

  Answer: I am responding to portions of the rebuttal testimony of Evan Vokes.
- 5. Were there any regulatory non-compliances issued by the Pipeline and Hazardous Materials Safety Administration related to the Special Conditions on the Gulf Coast Pipeline Project?

Answer: No, TransCanada was not issued any notices of probable violations by PHMSA. TransCanada did receive two Warning Letters from PHMSA. The first, issued September 10, 2013, related to pipe installation in the ditch and protection of existing pipeline coating from potential damage due to the welding. TransCanada provided a detailed response to PHMSA on October 24, 2013 pointing out that TransCanada had constructed Gulf Coast to the same rigorous Special Conditions that will apply to KXL. One of the Special Conditions requires implementation of a performance-based quality assurance (QA) program. The intent of the program is to ensure that all potentially injurious construction or manufacturing-related defects are identified and remedied prior to placing the pipeline into

service. TransCanada had voluntarily reported to PHMSA the two areas of concern identified in PHMSA's letter and the fact that they were discovered by the secondary, post-installation QA program shows that the process works. The QA program functioned as intended to allow the coating damage and pipe body dents described in PHMSA's letter to be identified by TransCanada and repaired prior to placing the pipeline into operation.

The second Warning Letter issued on September 26, 2013 and expressed concerns regarding the manual welding process used on Spread 3 of the project. In addition to the prior 12 months of extensive meetings and discussions with PHMSA, the exhaustive records reviews, and the comprehensive voluntary supplemental destructive testing conducted to prove the safely of the welds, after receipt of PHMSA's letter, on November 26, 2013, PHMSA's Washington and Regional representatives met with TransCanada to discuss the welding issues raised in the letter. At the meeting, TransCanada's subject matter experts and independent, third-party consultant confirmed that the welder qualifications and manual welding procedures performed on Spread 3 of the Project did, in fact, comply with all applicable requirements of 49 C.F.R. Part 195 and the standards incorporated by reference into the regulations. The conclusions reached at the meeting established that TransCanada had preemptively addressed any welding issues experienced at the very initial stages of construction of Spread 3 and had taken appropriate and additional steps to ensure the integrity of the welds.

With respect to both Warning Letters, PHMSA closed the files after receiving

TransCanada's responses to them and, after TransCanada certified compliance with the

Special Conditions, PHMSA authorized the Gulf Coast pipeline to be placed into service.

6. Please explain the PHMSA oversight process on the Gulf Coast Pipeline Project?

Answer: PHMSA's inspection of the Gulf Coast Project spanned three years,

engaged 10 PHMSA inspectors (including a dedicated Project Manager), and entailed 165.9

days PHMSA personnel either spent in the field with the project or at off-site inspection

locations. PHMSA oversight included:

Design review meetings

Field inspection audits on specific construction activities

Construction records audits

Fabrication facility audits

Pipe mill audits.

Monthly management meetings were conducted to review construction status, Special

Condition compliance, and quality findings and remediation arising from the Project's quality

management program and PHMSA audit observations. The Project uploaded nearly 60,000

construction and compliance documents to a dedicated SharePoint site for PHMSA to review.

7. Mr. Vokes suggests that a fatality occurred on the Gulf Coast Project caused by pipe

falling off the skids. Is that accurate?

Answer: No, it is not.

4

8. Can you comment on Mr. Vokes' allegations of deficiencies related to the corrosion defect found on the Keystone System in 2012?

Answer: Yes. Cathodic protection must be in operation not later than 1 year after the pipeline is constructed. The cathodic protection system on the Keystone pipeline was operational within six months of the pipeline's construction as required by Condition 36 of the PHMSA Special Conditions applicable to the base Keystone system. TransCanada began working with the operators of the nearby pipelines and adjustments were being made to the network of cathodic protection systems within the pipeline corridor to fine-tune the cathodic protection system and resolve the interference issue. The location of the small, isolated corrosion feature was subsequently identified during the baseline in-line inspection. The subsequent excavation and inspection determined the feature to be localized metal loss. The feature was repaired per criteria set forth in PHMSA Special Condition 48. This incident demonstrates our pipeline inspection systems worked as they were designed to do.

9. Mr. Vokes alleges that TransCanada has experienced widespread problems with fusion bonded epoxy (FBE) pipeline coating, including systemic coating disbondment on its natural gas GTN pipeline. Are you able to comment?

Answer: TransCanada has over thirty years of experience with FBE and uses FBE because it adheres well to the pipe and, even if it does disbond, it is easily detectable for repair and its disbondment does not interfere with the protection provided by the cathodic protection system. With specific reference to GTN, no systemic coating disbondment issues exist on the pipeline.

### 10. Is the Keystone XL pipeline subject to column separation?

Answer: All liquids pipelines, including water lines, are subject to column separation.

Column separation or slack line is a condition that occurs when the pressure in a pipeline drops below the vapor pressure of the liquid (essentially zero pressure) and a vapor space forms within the pipeline between liquid-filled spaces. Column separation can have detrimental effects on the pipeline and equipment and is therefore avoided during flowing operations.

TransCanada utilizes both automated control systems and control center operating procedures to prevent column separation. Pipeline pump stations and other facilities are equipped with automated control systems that monitor and control the pressure along the pipeline while operating at levels significantly above the vapor pressure of the oil in the pipeline, thereby preventing column separation while the pipeline is flowing. Additionally, pressures along the entire pipeline are continually monitored 24 hours a day, 7 days a week from the pipeline control center by trained Controllers. The Controllers are trained to recognize the pending onset of column separation and are also equipped with automated advisory systems that will alert them of pending column separation. The Controllers will then adjust operating pressure set-points accordingly to prevent the onset of column separation.

## 11. Do you know the cause of the failure on the ExxonMobil Pegasus pipeline in Mayflower, Arkansas?

Answer: PHMSA determined that the Pegasus pipeline failed due to manufacturing defects that were present in the pipe. The section of pipeline that failed was low-frequency ERW pipe manufactured by Youngstown in the late 1940's. This vintage of pipe is well-documented to be prone to manufacturing defects within the longitudinal ERW seam which can cause leaks and failures. The Pegasus pipeline did not fail because it was transporting heavy Canadian crude or a dilbit mix.

The manufacturing defects present on the Pegasus pipeline are a product of the pipe manufacturing processes that were used during that period in time. Modern steelmaking and pipe manufacturing processes prevent these defects from occurring on new pipelines.

# 12. Can you comment on Mr. Vokes' allegations that armor plate is not an effective repair technique for repair of external corrosion?

Answer: The use of composite reinforcement systems (i.e., armor plate) for pipelines has been extensively studied and they have been an accepted practice within the pipeline industry for decades and by PHMSA. Both ASME and ISO have established standards for the design and use of composite reinforcement on pipelines. The Armor Plate Pipe Wrap system that was used on Keystone has been tested more extensively than any other composite pipeline reinforcement system in the world. This system uses fiberglass to reinforce the pipeline, which is a material that has been used for structural applications since the 1930's.

Dated this 26day of July, 2015.

Dan King

#### CERTIFICATE OF SERVICE

I hereby certify that on the day of July, 2015, I sent by United States first-class mail,

postage prepaid, or e-mail transmission, a true and correct copy of the foregoing Surrebuttal

Testimony of Dan King, to the following:

Patricia Van Gerpen Executive Director

South Dakota Public Utilities Commission

500 E. Capitol Avenue Pierre, SD 57501

patty.vangerpen@state.sd.us

Brian Rounds Staff Analyst

South Dakota Public Utilities Commission

500 E. Capitol Avenue Pierre, SD 57501 brian.rounds@state.sd.us

Tony Rogers, Director

Rosebud Sioux Tribe - Tribal Utility

Commission

153 South Main Street Mission, SD 57555

tuc@rosebudsiouxtribe-nsn.gov

Jane Kleeb

1010 North Denver Avenue

Hastings, NE 68901 jane@boldnebraska.org

Kristen Edwards Staff Attorney

South Dakota Public Utilities Commission

500 E. Capitol Avenue Pierre, SD 57501

kristen.edwards@state.sd.us

Darren Kearney

Staff Analyst South Dakota Public Utilities

Commission

500 E. Capitol Avenue

Pierre, SD 57501

darren.kearney@state.sd.us

Cindy Myers, R.N. PO Box 104 Stuart, NE 68780

csmyers77@hotmail.com

Byron T. Steskal Diana L. Steskal 707 E. 2<sup>nd</sup> Street Stuart, NE 68780 prairierose@nntc.net Terry Frisch Cheryl Frisch 47591 875<sup>th</sup> Road Atkinson, NE 68713 tcfrisch@q.com Lewis GrassRope PO Box 61

Lower Brule, SD 57548 wisestar8@msn.com Robert G. Allpress 46165 Badger Road Naper, NE 68755

bobandnan2008@hotmail.com

Amy Schaffer PO Box 114

Louisville, NE 68037 amyannschaffer@gmail.com

Benjamin D. Gotschall 6505 W. Davey Road Raymond, NE 68428 ben@boldnebraska.org Elizabeth Lone Eagle

PO Box 160
Howes, SD 57748
bethcbest@gmail.com

John H. Harter 28125 307<sup>th</sup> Avenue Winner, SD 57580 johnharter11@yahoo.com

Peter Capossela Peter Capossela, P.C.

Representing Standing Rock Sioux Tribe

PO Box 10643 Eugene, OR 97440

pcapossela@nu-world.com

Travis Clark

Fredericks Peebles & Morgan LLP

Suite 104, 910 5<sup>th</sup> St. Rapid City, SD 57701 tclark@ndnlaw.com Arthur R. Tanderup 52343 857<sup>th</sup> Road Neligh, NE 68756 atanderu@gmail.com

Carolyn P. Smith 305 N. 3<sup>rd</sup> Street Plainview, NE 68769 peachie 1234@yahoo.com

Louis T. (Tom) Genung 902 E. 7<sup>th</sup> Street Hastings, NE 68901 tg64152@windstream.net

Nancy Hilding 6300 West Elm

Black Hawk, SD 57718 nhilshat@rapidnet.com Paul F. Seamans 27893 249<sup>th</sup> Street Draper, SD 57531

jacknife@goldenwest.net

Viola Waln PO Box 937

Rosebud, SD 57570

walnranch@goldenwest.net Wrexie Lainson Bardaglio

9748 Arden Road

Trumansburg, NY 14886 wrexie.bardaglio@gmail.com

Harold C. Frazier

Chairman, Cheyenne River Sioux Tribe

PO Box 590

Eagle Butte, SD 57625 haroldcfrazier@yahoo.com

mailto:kevinckeckler@yahoo.com

Jerry P. Jones 22584 US Hwy 14 Midland, SD 57552 Debbie J. Trapp 24952 US Hwy 14 Midland, SD 57552 mtdt@goldenwest.net

Jennifer S. Baker
Representing Yankton Sioux Tribe
Fredericks Peebles & Morgan LLP
1900 Plaza Dr.
Louisville, CO 80027
jbaker@ndnlaw.com
Duncan Meisel
350.org
20 Jay St., #1010
Brooklyn, NY 11201
duncan@350.org

Bruce Ellison Attorney for Dakota Rural Action 518 6<sup>th</sup> Street #6 Rapid City, SD 57701 belli4law@aol.com RoxAnn Boettcher **Boettcher Organics** 86061 Edgewater Avenue Bassett, NE 68714 boettcherann@abbnebraska.com Bonny Kilmurry 47798 888 Road Atkinson, NE 68713 bjkilmurry@gmail.com Robert P. Gough, Secretary Intertribal Council on Utility Policy PO Box 25 Rosebud, SD 57570 bobgough@intertribalCOUP.org

Cody Jones 21648 US Hwy 14/63 Midland, SD 57552 Gena M. Parkhurst 2825 Minnewsta Place Rapid City, SD 57702 GMP66@hotmail.com

Joye Braun PO Box 484 Eagle Butte, SD 57625 jmbraun57625@gmail.com

The Yankton Sioux Tribe
Robert Flying Hawk, Chairman
PO Box 1153
Wagner, SD 57380
robertflyinghawk@gmail.com
Thomasina Real Bird
Attorney for Yankton Sioux Tribe
trealbird@ndnlaw.com
Chastity Jewett
1321 Woodridge Drive
Rapid City, SD 57701
chasjewett@gmail.com

Bruce Boettcher
Boettcher Organics
86061 Edgewater Avenue
Bassett, NE 68714
boettcherann@abbnebraska.com
Ronald Fees
17401 Fox Ridge Road
Opal, SD 57758

Tom BK Goldtooth
Indigenous Environmental Network (IEN)
PO Box 485
Bemidji, MN 56619
ien@igc.org

Dallas Goldtooth
38731 Res Hwy 1
Morton, MN 56270
goldtoothdallas@gmail.com
Cyril Scott, President
Rosebud Sioux Tribe
PO Box 430
Rosebud, SD 57570
cscott@gwtc.net
ejantoine@hotmail.com

Thomasina Real Bird
Representing Yankton Sioux Tribe
Fredericks Peebles & Morgan LLP
1900 Plaza Dr.
Louisville, CO 80027
trealbird@ndnlaw.com
Frank James
Dakota Rural Action
PO Box 549
Brookings, SD 57006
fejames@dakotarural.org

Tracey A. Zephier
Attorney for Cheyenne River Sioux Tribe
Fredericks Peebles & Morgan LLP
910 5<sup>th</sup> Street, Suite 104
Rapid City, SD 57701
tzephier@ndnlaw.com
Matthew Rappold
Rappold Law Office
on behalf of Rosebud Sioux Tribe
PO Box 873
Rapid City, SD 57709
matt.rappold01@gmail.com

Kimberly E. Craven 3560 Catalpa Way Boulder, CO 80304 kimecraven@gmail.com Gary F. Dorr
27853 292<sup>nd</sup>
Winner, SD 57580
gfdorr@gmail.com
Paula Antoine
Sicangu Oyate Land Office Coordinator
Rosebud Sioux Tribe
PO Box 658
Rosebud, SD 57570
wopila@gwtc.net

paula.antoine@rosebudsiouxtribe-nsn.gov Sabrina King Dakota Rural Action 518 Sixth Street, #6 Rapid City, SD 57701 sabinra@dakotarural.org

Robin S. Martinez
Dakota Rural Action
Martinez Madrigal & Machicao, LLC
616 West 26<sup>th</sup> Street
Kansas City, MO 64108
robin.martinez@martinezlaw.net
Paul C. Blackburn
4145 20<sup>th</sup> Avenue South
Minneapolis, MN 55407
paul@paulblackburn.net

April D. McCart
Representing Dakota Rural Action
Certified Paralegal
Martinez Madrigal & Machicao, LLC
616 W. 26<sup>th</sup> Street
Kansas City, MO 64108
april.mccart@martinezlaw.net
Joy Lashley
Administrative Assistant
SD Public Utilities Commission
joy.lashley@state.sd.us

Mary Turgeon Wynne
Rosebud Sioux Tribe - Tribal Utility
Commission
153 S. Main Street
Mission, SD 57555
tuc@rosebudsiouxtribe-nsn.gov

Eric Antoine
Rosebud Sioux Tribe
PO Box 430
Rosebud, SD 57570
ejantoine@hotmail.com

## WOODS, FULLER, SHULTZ & SMITH P.C.

By /s/ James E. Moore
William Taylor
James E. Moore
PO Box 5027
300 South Phillips Avenue, Suite 300
Sioux Falls, SD 57117-5027
Phone (605) 336-3890
Fax (605) 339-3357
Email James.Moore@woodsfuller.com
Attorneys for Applicant TransCanada