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Preferential Sharing of Records Parkland Power Plant Order 28894-D03-2024

March 25, 2024

Preferential Sharing of Records Between	
Pivotal Energy Partners Inc. and	
URICA Energy Real Time Ltd.	

Proceeding 28894 Application 28894-A001

On March 7, 2024, Pivotal Energy Partners Inc. and URICA Energy Real Time Ltd., by Application 28894-A001, applied to the Alberta Utilities Commission pursuant to Section 3 of the *Fair, Efficient and Open Competition Regulation*, for an order permitting the sharing of records not available to the public relating to the Parkland Power Plant (asset ID ALP2), which consists of five natural-gas generators rated at 2.055 MW each, with a total generating capability of 10.275 MW, and is located near the town of Stavely.

ALP2 was originally owned by Campus Energy Partners LP. Campus Energy and URICA were granted approval by the AUC to share records not available to the public, with regard to ALP2, in Order 24239-D03-2019. The change of ownership of ALP2 from Campus Energy to Pivotal Energy was approved in Approval 28577-D02-2023 and Order 28577-D03-2023.

The Commission approved Application 28894-A001 in Decision 28894-D01-2024.¹ Pursuant to Section 3 of the *Fair, Efficient and Open Competition Regulation*, the Commission orders that:

- (a) Order 24239-D03-2019 is rescinded, as of the date of this order, and is replaced by this order.
- (b) Pivotal Energy and URICA are permitted to share records for ALP2 as provided by Section 3(1) of the *Fair*, *Efficient and Open Competition Regulation*.
- (c) The term of this order commences on the day of this order, and ends at the earlier of June 1, 2029, or the termination of commercial arrangements between Pivotal Energy and URICA.
- (d) The order applies only to the sharing of information between Pivotal Energy and URICA regarding non-public price, quantity and availability information pertaining to ALP2, that may relate to ALP2's participation in the Alberta electricity market.

Decision 28894-D01-2024: Pivotal Energy Partners Inc., Application for an Order Permitting the Sharing of Records Not Available to the Public Regarding the Parkland Power Plant and the Parkland Power Plant, Proceeding 28894, Application 28894-A001, March 25, 2024.

- (e) Pivotal Energy and URICA must notify the Commission of the termination of the commercial arrangements between Pivotal Energy, and URICA relating to ALP2 within 30 days of the termination of such commercial arrangements.
- (f) Pivotal Energy and URICA must notify the Commission of any material changes to the information and continued applicability of any representations contained within this application that may affect the compliance of Pivotal Energy or URICA with the *Fair, Efficient and Open Competition Regulation*, within 30 days of the material changes.
- (g) This order is not transferable.

The Commission may cancel or suspend this order, in whole or in part, or may review this order, in whole or in part, upon its own motion or upon an application by an interested party, in accordance with Section 10 of the *Alberta Utilities Commission Act*.

The Commission may, no later than 60 days from the date of this order and without notice, correct typographical, spelling and calculation errors and other similar types of errors and post the corrected order on its website.

Alberta Utilities Commission

(original signed by)

Fino Tiberi Executive Director, Compliance and Enforcement Division On behalf of the Alberta Utilities Commission