**ORDER «ROE\_»**

**IN THE MATTER OF** the*Canadian Energy Regulator Act* (CER Act)and the *National Energy Board Act Part VI (Oil and Gas) Regulations* (the Regulations) made thereunder; and

**IN THE MATTER OF** an application by «Company» (the Applicant), for an Order pursuant to sections 28 and 29 of the Regulations, filed with the Canada Energy Regulator under File «File\_».

**BEFORE** the Commission of the Canada Energy Regulator (Commission)

on «Before\_the\_Commission».

**WHEREAS** the Applicant filed an application on «Application\_Receipt\_Date» for an order authorizing the exportation of «TYPE»;

**AND WHEREAS** the Commission has considered the application filed;

**IT IS ORDERED THAT** the Applicant is hereby authorized to export «TYPE», pursuant to sections 28 and 29 of the Regulations subject to the following terms and conditions:

1. The term of this Order shall commence on «Order\_Commences» and end

on «Order\_Terminates».

1. Every contract or agreement entered into by the Applicant for the exportation of oil and/or refined petroleum products for a period exceeding one month shall contain a clause relieving the Applicant of the obligation to export to the extent that authorized exports are restricted by or under an Act of Parliament or a prerogative of the Crown.
2. The Applicant must comply with:

(a) the CER Act and any regulation made under it, and

(b) any order that applies to the Applicant made under the CER Act.

1. The Applicant shall file a report using the Commodity Forms web based system on or before the last day of each month, a return for the previous month. The report shall contain the information specified in section 7 of the [*National Energy Board Export and Import Reporting Regulations*](http://laws-lois.justice.gc.ca/eng/regulations/SOR-95-563/page-1.html#h-7).

THE COMMISSION OF THE CANADA ENERGY REGULATOR

L. George

Secretary of the Commission