



Canadian Fuels
ASSOCIATION
canadienne des carburants

1000-275 Slater St.
Ottawa, Ontario
Canada K1P 5H9
t. 613.232.3709
canadianfuels.ca

July 7, 2023

Nicole McKenna
Carr, Stevenson & MacKay
65 Queen Street
PO Box 522
Charlottetown, Prince Edward Island
C1A 7L1

Delivered by email: nmckenna@csmlaw.com

Dear Ms McKenna;

I am writing on behalf of Canadian Fuels Association (CFA) members¹ who produce and/or provide transportation fuels to Prince Edward Island (PEI).

CFA is seeking intervener status in Docket PMC22-01 – Review of the Pricing Model and Margins for Petroleum Products including Clean Fuels Regulations.

The reason for the application is to provide expert and purposeful testimony from the refining, distribution and marketing petroleum industry as relates to pricing models and margins within a regulated provincial model while respecting federal competition law applications.

CFA has a particular interest in the federal Clean Fuel Regulations, its effects upon refiners and wholesalers, in the context of the PEI regulatory framework.

The Association will provide its written submission by the July 17 deadline.

CFA represents Canada's transportation fuels industry. Our Association enjoys a track record of over 30 years working productively with federal and provincial governments and is recognized by governments across Canada as the 'go-to' source of industry information and technical expertise. CFA supports the goal of moving toward a net zero environment and has published its views in [Driving to 2050](#).

¹ Canadian Fuels members: Federated Co-operatives Limited, Greenery, Greenfield Global, Imperial Oil Limited, Irving Oil, North Atlantic, North West Redwater Partnership, Parkland Corporation, Petro-Canada Lubricants Inc., Shell Canada Products, Suncor Energy Products Partnership, Tidewater Midstream and Infrastructure Ltd. and Valero Energy Inc.

CFA thanks the Commission for this opportunity to submit its application to act as an intervenor.

Sincerely,

A handwritten signature in black ink, appearing to read "Carol Montreuil". The signature is fluid and cursive, with the first name being more prominent.

Carol Montreuil
VP, Eastern Canada and Economics
carolmontreuil@canadianfuels.ca

(514) 949-7550

Cc: Bill Simpkins
billsimpkins@canadianfuels.ca
(902) 223-1890

From: [Bill Simpkins](#)
To: [Allison MacEwen](#); [Cheryl Mosher](#)
Cc: [Carol Montreuil](#); [Bill Simpkins](#)
Subject: Intervenor Status
Date: July 04, 2023 10:29:20 AM
Attachments:

Hello Allison,

The Canadian Fuels Association (CFA) would be interested in and request intervenor status should the Island Regulatory Appeals Commission (IRAC) initiate a public hearing as part of the Review of the Pricing Model and Margins for Petroleum Products including the Clean Fuel Regulations.

Carol Montreuil, Vice-President, Eastern Canada would be the representative for CFA.

Please confirm receipt of the intervenor status request.

CFA will also provide a written submission by the July 17 deadline.

Thank you for this opportunity.

Bill

Bill Simpkins

Director, Government & Stakeholder Relations

billsimpkins@canadianfuels.ca | canadianfuels.ca

t 902.223.1890





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