Congress of the United States Washington, DC 20515

March 25, 2021

The Honorable Richard Glick Chairman Federal Energy Regulatory Commission 888 First St NE Washington, DC 20426

RE: North Bakken Expansion Project, Docket No. CP20-52-000

Dear Chairman Glick:

We write in support of the attached letter dated March 19, 2021, from WBI Energy Transmission, Inc. (WBI Energy) to the Federal Energy Regulatory Commission (FERC) requesting expedited action on the North Bakken Expansion Project. Thank you for your consideration.

As we noted in our earlier support letter to FERC dated February 20, 2020, the North Bakken Expansion Project will provide new direct employment opportunities in construction and maintenance, as well as indirect service jobs across North Dakota and the region. The expanded pipeline infrastructure under this project will deliver affordable domestic supplies of natural gas more efficiently, benefiting both upstream producers and downstream consumers.

Further, the project will help improve environmental stewardship by helping to reduce methane emissions. Providing new takeaway capacity allows domestic producers in the Bakken to increase their natural gas capture rate and reduce flaring. Because this project would interconnect with an existing pipeline network and provide an alternative to Canadian-sourced gas, it is our understanding that the net effect on downstream greenhouse gas emissions would be negligible. WBI Energy notes in its March 19th letter that it has secured six agreements with non-affiliated shippers, with subscribed capacity with 10 and 11-year terms, and that no formal interventions have been filed.

We continue to believe the North Bakken Expansion Project presents important economic and environmental benefits in the public interest. Therefore, we respectfully request you take timely action on this proceeding by the next scheduled meeting of the Commission on April 15, 2021. Thank you for your attention to this matter, and we appreciate your consideration of our request.

Sincerely,

U.S. Senator

Kevin Cramer U.S. Senator

U.S. Representative

Cc:

The Honorable Neil Chatterjee
The Honorable Allison Clements

The Honorable James Danly The Honorable Mark Christie



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March 19, 2021

Kimberly D. Bose, Secretary Federal Energy Regulatory Commission 888 First Street NE, Room 1A Washington, D.C. 20426

Re: WBI Energy Transmission, Inc.
North Bakken Expansion Project

Docket Nos. CP20-52-000 and CP20-52-001

Dear Ms. Bose:

More than a year and a half ago in July 2019, WBI Energy Transmission, Inc. (WBI Energy) initiated the Federal Energy Regulatory Commission's (FERC or Commission) National Environmental Policy Act pre-filing review process for its North Bakken Expansion Project (Project). Following the conclusion of the pre-filing review process, on February 14, 2020, WBI Energy filed an application with the Commission requesting a Certificate of Public Convenience and Necessity (Certificate) under section 7(c) of the Natural Gas Act to construct, modify, operate, and maintain natural gas transmission facilities in McKenzie, Williams, Mountrail, and Burke Counties, North Dakota associated with the Project. On July 28, 2020, WBI Energy amended its application proposing a reduction in the Project's incremental firm transportation design capacity from 350,000 million cubic feet (mcf) per day to 250,000 mcf per day¹. There were no interventions filed for either the application submitted on February 14, 2020 or the amended application filed on July 28, 2020.

The Project is of critical importance to the Project shippers. The purpose of the Project is to provide incremental firm transportation capacity from six natural gas processing plants to a proposed interconnect with Northern Border Pipeline Company. New pipeline infrastructure in the Williston Basin of northwest North Dakota is vitally needed to support the transportation of increasing levels of associated natural gas production and to aid in the reduction of natural gas flaring. On July 1, 2014, the North Dakota Industrial Commission issued Order No. 24665 which established limits on the amount of natural gas that could be flared by oil and natural gas production companies in North Dakota. The current flaring limit is nine percent as of November 1, 2020. The Project will assist North Dakota producers and operators in meeting the gas capture targets established by Order No. 24665 by providing an additional outlet for natural gas volumes which otherwise may be flared in the absence of the transportation capacity provided by the Project. In addition, WBI Energy's existing pipeline infrastructure is at capacity within the region due to the increase in associated natural gas

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¹ The reduction in design capacity was proposed to align the Project with market conditions resulting from oil and natural gas production challenges associated with a global oversupply of oil, in combination with the effects of the sudden and unforeseeable COVID-19 pandemic. The reduction in design capacity will be accomplished by reducing the number of additional compressor units at WBI Energy's existing Tioga Compressor Station from six units to three units.

production over the past several years. The Project will provide an opportunity to reduce current capacity allocations on WBI Energy's pipeline system.

WBI Energy has entered into six binding Precedent Agreements with non-affiliated shippers for Project capacity. On October 23, 2020, WBI Energy filed updated capacity and term information associated with the Precedent Agreements reflecting total firm incremental subscribed capacity up to 245,000 equivalent dekatherms per day with 10 and 11-year terms. WBI Energy worked closely with its Project shippers during the economic downturn to ensure the viability and continued need for the Project.

WBI Energy previously requested the Commission issue a Certificate for the Project by February/March 2021 to allow WBI Energy sufficient time to complete construction of this important Project by November 1, 2021 and meet its contractual obligations to the Project shippers who are depending on this much needed pipeline infrastructure. For the forgoing reasons, WBI Energy respectfully requests that the Commission issue an order in this certificate proceeding no later than April 15, 2021 in order to meet an in-service date of November 1, 2021 and provide the benefits described above.

Respectfully Submitted,

/s/ Trevor Hastings

Trevor Hastings President and Chief Executive Officer WBI Energy, Inc.

Courtesy Copies via Email:

The Honorable Chairman Richard Glick, FERC
The Honorable Commissioner Neil Chatterjee, FERC
The Honorable Commissioner James Danly, FERC
The Honorable Commissioner Allison Clements, FERC
The Honorable Commissioner Mark C. Christie, FERC
All Parties