IN THE MATTER OF THE ENVIRONMENTAL ASSESSMENT ACT S.B.C. 2018, c.51 (ACT) AND NON-COMPLIANCES WITH ENVIRONMENTAL ASSESSMENT CERTIFICATE E14-03 ORDER UNDER SECTION 53(1)

WHEREAS:

A. The Coastal Gas Link Project (Project) is a reviewable project under the Environmental Assessment Act (2018) (the Act).

B. Environmental Assessment Certificate #E14-03 (Certificate) was issued to Coastal GasLink Pipeline Ltd. (Certificate Holder) for the Project on October 23, 2014.

C. Condition 9 of the Table of Conditions (Schedule B of the Certificate) requires the Certificate Holder to develop and implement a Human Wildlife Conflict Management Plan. The Human Wildlife Conflict Management Plan is also a component of the Environmental Management Plan, required by Condition 26.

D. On March 21-22, May 29-30, 2019, and June 10, 2019, while conducting inspections of the Project, Environmental Assessment Office (EAO) Compliance and Enforcement Officers identified non-compliance with Conditions 9 and 26 with respect to the requirement to store food waste in bear-proof containers.

E. In response to non-compliance with Conditions 9 and 26 noted on those inspections, Order EN2019-003 was issued on June 17, 2019, requiring the Certificate Holder to secure, dispose of, remove, or otherwise manage all wildlife attractants in a manner that prevents the attraction of wildlife and/or access to attractants by wildlife, to the satisfaction of EAO Compliance and Enforcement.

F. On October 16, 19, and 21, 2021, while inspecting the Sukunka, Parsnip, and 9A camp facilities EAO Compliance and Enforcement Officers documented wildlife attractants in project vehicles in a manner accessible and being accessed by wildlife.

G. On October 17, 2021 an EAO Compliance and Enforcement Officer inspected a Project facility operated by Surerus Murphy Joint Venture at approximately 7.5 km on the Upper Burnt FSR, at approximately UTM 10N 562803m E 6113158m N and documented wildlife attractants that were accessible to wildlife and being accessed by wildlife.

H. On October 20, 2021, EAO Compliance and Enforcement Officers inspected a Project facility operated by Pacific Atlantic Pipeline Construction Ltd located adjacent to the Seven Mile Camp at approximately UTM 10N 323751m E 6002802m N, and the
private vehicle parking lot located adjacent to the Camp at approximately UTM 10N 323982m E 6002955m N and documented wildlife attractants that were accessible to wildlife and being accessed by wildlife.

I. Section 53(1) of the Act specifies that the Minister may order the Certificate Holder to carry out measures to mitigate the effects of non-compliance.

J. The undersigned has received written delegation of the Minister’s powers under Section 53 of the Act.

DEFINITIONS:

In this Order, “wildlife attractant” means any anthropogenic substance or object that could attract wildlife to the Project.

NOW THEREFORE:

Pursuant to Section 53(1)(b) of the Act, I order that the Certificate Holder to

1. By November 19, 2021 provide the undersigned evidence that all Project staff and contractors have been advised that wildlife attractants must not be placed or stored in Project vehicles in a manner that is accessible to wildlife.

2. Remove all anthropogenic wildlife attractants at the laydown and warehouse facility located at approximately 7.5 km on the Upper Burnt FSR (approximate UTM 10N 562803m E 6113158m N) and do not store, stage, or otherwise locate any anthropogenic wildlife attractants at this location in a manner accessible to wildlife.

3. Remove all anthropogenic wildlife attractants at the project facility operated Pacific Atlantic Pipeline Construction Ltd (approximately UTM 10N 323751m E 6002802m N) and the private vehicle parking lot at the Seven Mile Camp (approximately UTM 10N 323982m E 6002955m N) and do not store, stage, or otherwise locate any anthropogenic wildlife attractants at these locations in a manner accessible to wildlife.

4. Submit to the undersigned by November 19, 2021 evidence that the wildlife attractants have been removed from the locations referenced as required by this Order.

5. Complete the actions in clauses 1 through 4 to the satisfaction of EAO Compliance and Enforcement.