February 14, 2017

North American Energy Standards Board
801 Travis Street
Suite 1675
Houston, TX 77002
Via Email: naesb@naesb.org

Dear NAESB Executive Committee;

Anadarko Energy Services Company is submitting this letter in support of identified enhancements on your agenda for the February 23, 2017 meeting. In particular we ask that you approve the proposed NAESB WGQ Business Practice Standard 1.3.z3 related to Point Operator and Producer level of confirmations.

The proposed standard, already used by some service providers, can enhance the confirmation process for point operators, gas suppliers, service requestors, LDCs and end users across interstate pipelines. As a result, transportation service providers will be able to derive efficiencies and enhanced customer service to shippers. Particular benefits include:

- For receipt point operators, confirming only the point total and upstream supplier subtotals
  - Reduces the number of line items to confirm; and
  - Protects any commercially sensitive data of downstream market details.
- For upstream suppliers, having simultaneous and direct access to confirm their direct markets provides
  - Reduced dependence on receipt point operators to facilitate confirmation of their direct markets;
  - Quicker identification and reconciliation of confirmable service requests;
  - Clear and more accurate confirmation management; and
  - Segregation of market sensitive data.
- For Service Requestors, LDCs and End-users, minimizing the number of line items the point operator confirms
  - Protects any commercially sensitive data of downstream market details; and
  - Provides for segregation of market sensitive data.
  - Aligns information details with commercial relationships

As a point operator and/or confirming party at hundreds of points on interstate pipelines, based on our operational experiences we believe this enhancement will contribute to the Federal Energy Regulatory Commissions objective in Order 809 of enhancing the nomination, scheduling and confirmation process.

Sincerely,

/x/ Y.J. Bourgeois
Y.J. Bourgeois
Manager Regulator Affairs