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To ONTARIO ENERGY BOARD
P.O. BOX 2319
2300 YONGE STR. 27th FLOOR
TORONTO ONT.
M4P 1E4

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ATT: BOARD SECRETARY

CONVINA 28 JUNE 2017

RE: EB 2016-0030

DEAR MADAM

ANSWERS TO INTERROGATORIES

By UNION GAS LTD

1 - PREAMBLE

α)

1) A YEARLY ROYALTY OF $\frac{1}{8}$ ON THE PROFITS UNION IS MAKING BY STORING GAS USING MY 13.9% SPACE I OWN IN THE BENTRATH CAVERN

2) A ROYALTY OF $\frac{1}{8}$ SHOULD UNION SELL MY STORAGE SPACE OF 13.9%. BE IT BE BY WHY SELLING THE WHOLE UNION GAS LTD OR TO ANY ONE PRIVATE OR A PUBLIC UTILITY

3) MY CLAIMED DAMAGES OF DEC 18, 2015

- B) AS A NATURAL GAS CAVERN IS A NATURAL RESOURCE IT IS STANDARD PRACTICE AND COMMON LAW SUCH DISCOVERIES ARE COMPENSATED ON A $\frac{1}{8}$ ROYALTY AND SPECIAL IN THE OIL & GAS INDUSTRIES
- C) THE ONTARIO MINING ACT IN ITS REGULATIONS 263/02 ADVOCATES ROYALTIES, PERCENTAGES, VOLUMES AND EVEN TIME TERMS REGARDING NATURAL GAS STORAGE IN ITS CROWN LANDS.
- D) AS I OWN A NATURAL GAS CAVERN I SHALL HAVE THE SAME PRIVILEGES AS THE CROWN HAS IN ONTARIO
- E) A YEARLY $\frac{1}{8}$ ROYALTY PAYMENT AS LOWE UNION IS USING THE CAVERN AT ITS MAXIMUM POTENTIAL CAPACITY EVERY YEAR. AND AN ADJUSTED RETROACTIVE PAYMENT FOR 2017
- F) AS I UNDERSTAND ONES A ROYALTY IS SET IT STAYS.

2 - PREAMBLE

- a) AS MY APPLICATION IS UNIQUE AND IS IN MY NAME ONLY AND I DO THE WORK ALL BY MY SELF WITHOUT ANY HELP FROM ANY ONE IT SEEMS LOGICAL I WOULD BE THE BENEFICIARY AND MY SUCCESSORS.

G) I AM NOT A FORTUNE TELLER

C) NO CAVERN NO COMPENSATION

D) THERE IS NO STORAGE SPACE IN THESE ACRES
SO IT DOES NOT MAKE SENSE AT ALL TO ANY
ONE INVOLVED

RESPECTFULLY

Achiel Kimppe

FROM

ACHIEL KIMPE

521 PARADALE CA.

CORUNNA ONT.

NON180

P.S. HARD COPY TO FOLLOW
BY REGISTERED MAIL
A.K.