

COLLUS Power Corp P.O. Box 189, 43 Stewart Road Collingwood ON L9Y 3Z5

Phone: (705) 445-1800

Operations Department Fax: (705) 445-0791 Finance Department Fax: (705) 445-8267

www.collus.com

April 29, 2009

Ms. Kirsten Walli Board Secretary Ontario Energy Board P.O. Box 2319 2300 Yonge Street, 27th Floor Toronto ON M4P 1E4

Dear Ms. Walli:

Re: COLLUS Power Corp

2009 Distribution Rate Application Board File No. EB-2008-0226

VECC's Notice of Motion to Review dated April 28, 2009

COLLUS Power Corp (COLLUS) is submitting this letter to register its objection to VECC's Notice of Motion for Review dated April 28, 2009, provided through VECC's legal counsel. We have already provided to the Board a written submission supporting Innisfil Hydro Distribution System Inc. (Innisfil) objection to the VECC Notice of Motion for Review dated April 24, 2009. COLLUS is trying to keep costs down as much as possible during this process and is therefore attempting to limit the use of legal counsel to register its objection and provide this informal filing.

COLLUS confirms the support for the Innisfil objection and the content of their submission in that regard. We will not go into a lengthy review of the points raised in the Innisfil objection and the similar argument put forward by the VECC motion regarding COLLUS. We will however, say that the issues raised in the Innisfil objection to the VECC motion in its application are also applicable to the VECC motion related to our application and we would ask the Board to consider the comments of Innisfil's counsel in the context of our application as well.

We can also, provide the update that is requested by VECC as to the current status of borrowing from Infrastructure Ontario. COLLUS currently has no outstanding debt with Infrastructure Ontario and at present has no specific plans for borrowing through that agency. The COLLUS Board is aware of the Ministry of Energy and Infrastructure's recently tabled Green Energy and Green Economy Act and the potential debt implications of the planned Smart Grid Initiative. COLLUS is therefore endeavoring to keep 3rd party borrowing at \$0 until the Bill is passed and a thorough understanding of the implications on LDC's is in place.

In closing COLLUS submits that the Board should not allow this Motion to proceed.

If you have any further questions, please do not hesitate to contact me.

Sincerely,

Mr. T. E. Fryer CMA Chief Financial Officer COLLUS Power Corp