

## PUBLIC INTEREST ADVOCACY CENTRE LE CENTRE POUR LA DEFENSE DE L'INTERET PUBLIC

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Michael Buonaguro Counsel for VECC (416) 767-1666

June 11, 2009
VIA MAIL AND EMAIL
Ms. Kirsten Walli
Board Secretary
Ontario Energy Board
P.O. Box 2319
26<sup>th</sup> Floor
2300 Yonge Street
Toronto, ON
M4P 1E4

Dear Ms. Walli:

Re: June 5, 2009 Notice of Proposal to Amend the Distribution System Board File Number: EB-2009-0077

Vulnerable Energy Consumers Coalition - Intention to Participate and Request an Award of Costs

As Counsel to the Vulnerable Energy Consumers Coalition (VECC), I am writing, per the Board's Notice of June 5th to indicate VECC's intention to provide comments on the above proposed amendments and request an award of costs.

## **Interests Represented**

VECC is a coalition of groups that represents the interests of those energy consumers who, because of their household income, or other distinguishing characteristic such as age, literacy, etc, have a set of concerns that may differ in kind, and, in magnitude, from those of more affluent residential consumers as well as commercial and industrial consumers. The Vulnerable Energy Consumers Coalition (VECC) is currently comprised of the Ontario Coalition of Senior Citizens (OCSCO), and the Federation of Metro Tenants Association.

The Ontario Coalition of Senior Citizens' Organizations (OCSCO) is a coalition of over 120 senior groups as well as individual members across Ontario. OCSCO represents

the concerns of over 500,000 senior citizens through its group and individual members. OCSCO's mission is to improve the quality of life for Ontario's seniors. OCSCO's address is:

660 Briar Hill Avenue, Suite 207 Toronto, ON M6B 4B7

The Federation of the Metro Tenants Association is a non-profit corporation composed of over ninety-two affiliated tenants associations, individual tenants, housing organizations, and members of non-profit housing co-oops. In addition to encouraging the organization of tenants and the promotion of decent and affordable housing, the Federation provides general information, advice, and assistance to tenants. The address is:

500-27 Carlton Street Toronto, ON M5B 1L2

Although the organization is not itself a member of VECC, the Public Interest Advocacy Centre (PIAC) in Ottawa assists in the representation of the interests of vulnerable consumers by ensuring the availability of competent representation and advice. As well, PIAC coordinates the participation of VECC with the ongoing efforts to advance the interests of the specific constituency outside of the formal hearing process. PIAC has played this role in energy policy and ratemaking in Ontario for over two decades.

## **VECC's Interest in the Proceeding**

VECC's constituents' general concerns are that electricity rates should be kept as low possible consistent with the need to maintain the reliability and quality of service.

The proposed amendments will affect the development of distributed generation and therefore the reliability of electricity supply in the province. However, they will also impact on the cost of distribution service for those distributors that host distributed generation. VECC concern is that there be a fair and appropriate assignment of cost responsibility.

VECC would request that both its counsel and its consultant be placed on the distribution list for future developments. The contact information for both is provided below:

Mr. Michael Buonaguro Counsel c/o Public Interest Advocacy Centre 34 King Street East, Suite 1102 Toronto, Ontario M5C 2X8 (416) 348-0814 (office) (416) 348-0641 (fax) mbuonaguro@piac.ca

and

Mr. Bill Harper Econalysis Consulting Services 34 King Street East, Suite 1102 Toronto, Ontario M5C 2X8 (416) 348-0193 (office) (416) 348-0641 (fax) bharper@econalysis.ca

Mr. Harper's CV can be found at <a href="https://www.econalysis.ca">www.econalysis.ca</a>.

## **VECC's Intention to Request an Award of Costs**

VECC will be requesting an award of costs for its participation in this proceeding and believes that it meets the eligibility criteria set out in the Ontario Energy Board's Rules of Practice and Procedure and its Practice Direction on Cost Awards.

As noted in PIAC's letter of July 14, 2004 on the matter of Stakeholder Participation in the Board's regulatory policy development processes, there are two types of customer and public interest organizations:

- Those that are member sponsored and can allocate a limited amount of staff resources paid out of membership fees to respond to the economic or political interests of their members and
- Public interest groups that are not generally member funded or do not have funds available for tribunal interventions,

VECC is in the latter category and uses the Public Interest Advocacy Centre to provide and co-ordinate the representation of its interests. VECC's constituent organizations, which consist of over one half million members, belong primarily to seniors and tenant groups. In order to provide meaningful and informed comment on the issues on which the Board is seeking input, VECC must rely on cost awards to fund the participation of its counsel, consultants and advisors.

Thank you.

Yours truly,

Michael Buonaguro