

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

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September 26, 2009

VIA E-MAIL

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

Dear Ms. Walli

Re: EB-2009-0139
THESL 2010 Rates
Notice of Intervention and Request for Costs - Vulnerable Energy
Consumers Coalition (VECC)

VECC respectfully requests that it be granted intervenor status and be judged eligible for costs in the above noted proceeding.

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.

OCSCO is itself 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 memberships. OCSCO's objective is to improve the quality of life for Ontario Seniors.

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-ops.

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 to the VECC intervention.

Issues of Specific Concern to VECC

As a representative of ratepayers, in particular Tenants and Senior Citizens Groups, VECC considers that THESL's Application raises issues that may have cost consequences and may directly affect VECC's constituency. Specifically, VECC wishes to examine, and comment upon, the justification for and rate impacts resulting from the Application.

I would appreciate all communications be directed to Counsel:

Michael Buonaguro 34 King Street East, Suite 1102, Toronto, Ontario, M5C2X8. mbuonaguro@piac.ca

and our consultant:

Dr. Roger Higgin, Managing Associate, Econalysis Consulting Services, 34 King Street East, Suite 1102, Toronto, Ontario, M5C2X8. rhiggin@econalysis.ca

VECC has been judged in the past to be eligible for recovery of its legitimate costs and requests its costs in this proceeding.

Yours truly,

Original signed

Michael Buonaguro Counsel for VECC