

# Aiken & Associates

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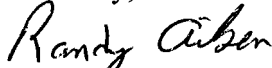
Ms. Kirsten Walli  
Board Secretary  
Ontario Energy Board  
2300 Yonge Street  
Suite 2700  
Toronto, Ontario, M4P 1E4

Dear Ms. Walli:

**Re: EB-2009-0326 –Notice of a Proceeding to Determine A Just and Reasonable Rate to Recover the Costs Associated with Embedded Generators Having a Nameplate Capacity of 10 kW or Less – Interrogatories of the LPMA to CanSIA**

Please find attached the interrogatories of the London Property Management Association (LPMA) to CanSIA in the above noted proceeding.

Sincerely,



Randy Aiken  
Aiken & Associates

cc Elizabeth McDonald, CanSIA

**IN THE MATTER OF** the *Ontario Energy Board Act, 1998*,  
S.O. 1998, c. 15, (Schedule B);

**AND IN THE MATTER OF** a proceeding initiated by the  
Ontario Energy Board to determine and implement a distribution  
rate for embedded generators having as nameplate capacity of 10  
kW or less.

**INTERROGATORIES OF THE LONDON PROPERTY MANAGEMENT**  
**ASSOCIATION ("LPMA")**  
**TO**  
**CanSIA**

**Interrogatory # 1**

Please define what CanSIA means by the "minimal" costs to the LDC's associated with billing, metering, administration and settlement. In particular, what level of a fixed monthly charge to recover LDC costs would CanSIA consider minimal (i.e. \$5 per month, \$10 per month)?

**Interrogatory # 2**

Please explain why the LDC costs related to the MicroFit program should be socialized only to electricity customers? Will society in general benefit from the adoption of MicroFit generation?

**Interrogatory # 3**

Please provide a detailed explanation of the precedents related to other elements of the FIT program regarding transmission and distribution infrastructure expansion mechanism referred to in the evidence.

**Interrogatory # 4**

Does CanSIA believe it is appropriate for the owners of MicroFit generators to earn income while socializing the costs associated with enabling them earn this income to all other electricity consumers? If yes, please explain why.