

December 21, 2009

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

Dear Ms. Walli:

Re: Combined PILs Proceeding, EB-2008-0381

On Friday, December 18, 2009, the Board issued Procedural Order No. 7 in the above noted matter. In that Order, the Board invited *ENWIN* and the other applicants to resubmit evidence to correct any errors and to do so by January 8, 2010.

ENWIN acknowledges that the Board has provided tight timelines, no doubt with the objective of bringing this marathon issue and file to as expeditious a resolution as possible. Cognizant of that fact, *ENWIN* requests leave of the Board to file its amended evidence by January 15, 2010.

ENWIN is in the midst of responding to interrogatories in its IRM rate application (EB-2009-0221), which will likely involve revising the IRM model and responding to Board Staff questions on matters of ratemaking policy. These responses, which are taking an unexpectedly long time for an IRM proceeding, are due January 7, 2010. Further, *ENWIN* has only one finance resource with the specialized skill and knowledge to perform the tasks necessary to amend the evidence. That staff member has limited availability due to the holidays and responsibilities associated with the IRM interrogatory responses.

ENWIN's hope is to review its evidence in light of the Board's Decision of December 18 and make meaningful corrections, as necessary, in order to help narrow the issues, interrogatories and other time consuming processes. The extension of one week at this juncture could save significant time and resources in the near future. In doing so, it would help bring the matter to a more expeditious and efficient resolution.

Yours very truly,

ENWIN Utilities Ltd.

Per: Andrew J. Sasso Director, Regulatory Affairs