



February 24, 2010

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**

*ENWIN* is in receipt of both Mr. Vegh's letter dated February 16, 2010 and the Board's letter dated February 17, 2010 regarding the request of the Coalition of Large Distributors ("CLD") to intervene on Issue 10 in the above noted proceeding.

Most if not all of the members of CLD have been active in this proceeding to date. Accordingly, participation of CLD may allow for efficiencies of time and money for all parties in this proceeding.

CLD did not seek, and in any event would not be eligible for, cost recovery.

It is of importance to note that Mr. Vegh has represented and may provide future representation to *ENWIN* in this proceeding. Based on the intervention request letter and *ENWIN*'s communications with Mr. Vegh, this dual representation does not appear likely to create a conflict of interest. To date and as is foreseeable for the remainder of the proceeding, CLD and *ENWIN* have common or complimentary positions with respect to Issue 10. In the event that CLD broadens its "terms of reference" for intervention, *ENWIN* expects CLD to come back before the Board and any conflict issues can be addressed, if necessary, at that time.

Yours very truly,

***ENWIN* Utilities Ltd.**

  
Per: Andrew J. Sasso  
Director, Regulatory Affairs