

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

ONE Nicholas Street, Suite 1204, Ottawa, Ontario, Canada K1N 7B7

Tel: (613) 562-4002. Fax: (613) 562-0007. e-mail: piac@piac.ca. http://www.piac.ca

April 24, 2010

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: BOARD FILE NO: EB-2008-0140 VERIDIAN NETWORKS INC

Board Decision and Draft Rate Order

Comments of Vulnerable Energy Consumers Coalition (VECC)

As Counsel to the Vulnerable Energy Consumer's Coalition (VECC), I hereby provide comments on behalf of my clients on the Proposed Draft Rate Order

We have reviewed the proposed 2010 Residential Tariff of Rates and Charges for Main and Gravenhurst and find that although these have small differences from the Appendices to the Settlement Agreement they are consistent with the Appendix B to the Board's Decision.

We have read the Comments submitted by Energy Probe that point out several inconsistencies between the Draft Work Form (Appendix I) and other Appendices.

With regard to the establishment of the Ajax Building Deferral Account, although the Settlement Agreement states that:

"The Parties agree that Appendix "L" correctly describes the operation of the variance account in the specific examples, and agree that the actual entries in the variance account should be consistent with the rules underlying those calculations".

We believe that the details of the Accounting Order should be approved now, in order to avoid any ambiguity in future. If this is not feasible before the Rate Order is issued due to Veridian's billing deadlines, then the Board should Direct that a Draft be filed no later than 15 days after issuance of the Rate Order.

Yours truly,

Original signed

Michael Buonaguro

Counsel for VECC

Cc garmstrong@veridian.on.ca