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File: 5465

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June 4, 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: Comments on Behalf of the Ontario Sustainable Energy Association (OSEA)
Board File No. EB-2010-0182 – Union Gas 2010 DSM Plan Input
Assumptions**

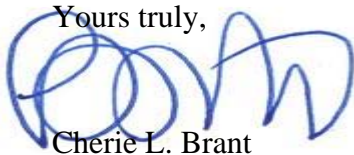
I am writing on behalf of the Ontario Sustainable Energy Association (OSEA) in connection with the above noted matter.

OSEA concurs with the DSM Plan Input Assumptions as assembled by Union Gas and its Evaluation and Audit Committee.

OSEA is appreciative of the opportunity to provide its comments herein. OSEA is a broad based umbrella organization centered on community based ownership and the development of environmentally sustainable models of energy consumption and generation within Ontario.

Increasingly, OSEA is participating in all areas of advocacy and policy development to promote a sustainable energy industry in Ontario and assist in realizing the objectives of the *Green Energy and Green Economy Act* (Ontario). We hope you will find OSEA's perspective of interest and helpful in assisting to achieve the Board's objectives.

Yours truly,



Cherie L. Brant

Encl.

cc: Mr. Kristopher Stevens, Executive Director, OSEA (by email)
Chris Ripley, Manager Regulatory Applications, Union Gas (by email)