



***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](mailto:piac@piac.ca). <http://www.piac.ca>

Michael Buonaguro  
Counsel for VECC  
(416) 767-1666

November 22, 2010

**VIA MAIL and E-MAIL**

Ms. Kirsten Walli  
Board Secretary  
Ontario Energy Board  
P.O. Box 2319  
2300 Yonge St.  
Toronto, ON  
M4P 1E4

Dear Ms. Walli:

**Re: Vulnerable Energy Consumers Coalition (VECC)  
Notice of Intervention: EB-2010-0076  
COLLUS Power Corporation – 2011 Distribution Rate Application**

Please find enclosed the interrogatories of VECC in the above-noted proceeding. We have also directed a copy of the same to the Applicant.

Yours truly,

Michael Buonaguro  
Counsel for VECC  
Encl.

cc: COLLUS Power Corporation  
Attention: Mr. Darius Vaiciunas

## **COLLUS POWER CORPORATION**

### **2011 RATE APPLICATION (EB-2010-0076)**

#### **VECC INTERROGATORIES**

##### **REVENUE TO COST RATIOS**

##### **QUESTION #1**

**Reference:** Revenue to Cost Ratio Adjustment Work Form, Sheet B1.1  
Current (2010) Tariff Sheet

- a) The USL rates used in Sheet B1.1 include a monthly service charge. However, there is no 2010 approved service charge for USL. Please reconcile.

##### **QUESTION #2**

**Reference:** Revenue To Cost Ratio Adjustment Work Form, Sheet C1.1  
OEB Decision EB-2008-0226, pages 23-25

- a) In its EB-2008-0226 Decision the Board accepted the proposed Revenue to Cost ratio for GS<50 of 103.7% and did not provide any direction regarding future adjustments. Please explain why a ratio of 99.68% is proposed for 2011 when the ratio for Residential is only reduced to 104.4%.

##### **LRAM**

##### **QUESTION #3**

**References:** Managers Report, Pages 9 & 12 Tables 1 and 2;  
OPA results spreadsheet

**Preamble:** *In recognition of that fact, the preceding energy and demand savings related to the Third Tranche programs are provided for information purposes only and are not included in the LRAM application. COLLUS Power's promotion and participation in CDM activities related to OPA-sponsored programs have resulted in foregone revenues of \$201,112.79 for COLLUS Power as set out in the Table 1 and Table 2. COLLUS Power seeks to recover this lost revenue through Lost Revenue Adjustment Mechanism (LRAM).*

- a) Confirm that COLLUS is not seeking, now or in future, an LRAM for Third Tranche CDM Programs.

- b) Provide supporting details of the COLLUS OPA EKC campaigns from 2006-2009 that are included in the data shown in OPA Results spreadsheet Net Energy Savings (MWh) at Lines 18-21
- i. # units
  - ii. unit and total kWh savings,
  - iii. lifetime and
  - iv. free ridership
- for each year 2006-2009
- c) Reconcile to the Net Energy Savings (MWh) and to lost revenue for each year and the Total Revenue.