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September 22, 2011

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

Dear Ms. Walli:

**RE:           Application by Canadian Distributed  
              Antenna Systems Coalition ("CANDAS");  
              Board File No.: EB-2011-0120**

We are writing on behalf of the Applicant, Canadian Distributed Antenna Systems Coalition ("CANDAS"), in connection with the current procedural schedule established by the Board in Procedural Orders 1 and 2 and its letters of September 7 and 14, 2011.

The Board's September 7<sup>th</sup> letter required intervenors to provide responses to interrogatories by September 19, 2011. Procedural Order 2 stipulates that CANDAS file reply evidence, if any, by September 23, 2011. While CANDAS received responses to its interrogatories to the Canadian Electricity Association on September 19<sup>th</sup>, as of the date of this letter, it has received just 16 out of a total of 165 responses from Toronto Hydro-Electric System Limited; 149 responses remain outstanding. Under these circumstances, it is clear that CANDAS will be unable to file its reply evidence by September 23, 2011. Moreover, as CANDAS does not know when it will receive the outstanding responses, it is in no position to propose a new due date for its reply evidence at this time.

The above-described state of affairs suggests that it will be very problematic, if not impossible, to abide by the remaining procedural dates (Technical Conference on September 29<sup>th</sup>, Settlement Conference on September 30<sup>th</sup> and the commencement of oral hearing on October 13<sup>th</sup>). CANDAS accordingly proposes that all of the remaining procedural dates be revised, culminating with the commencement of the oral hearing on December 12, 2011. The Board's hearing calendar suggests that the week of December 12-16 is available to hear the CANDAS Application. Given that in its September 14<sup>th</sup> letter, the Board confirmed the narrow scope of the matters at issue in this proceeding, CANDAS believes that four hearing days is sufficient to hear the evidence of all parties.

CANDAS understands that the proposed new hearing dates are acceptable to Consumers Council of Canada and Vulnerable Energy Consumers Coalition.

Yours very truly,

***(signed) H.T. Newland***

HTN/ko

cc: All Intervenors  
Kristi Sebalj  
Judith Fernandes  
Mark Rodger  
George Vinyard  
Bob Boron