



September 28, 2011

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: Notice of Application Correction (EB-2011-0291)**

On September 27, 2011, the Board issued a Notice of Application in the above noted proceeding. EnWin disagrees with the phrasing of part of the Notice. EnWin requests that the Board amend the Notice.

The current wording at issue reads:

"Granting the exemption sought by EnWin would mean that until January 1, 2013, EnWin will continue its payment allocation among the utility services noted above and is not prohibited from imposing late payment charges, issuing a disconnection notice and disconnecting electricity supply, where the total amount of the payment made is sufficient to cover electricity charges, security deposits and billing adjustments, but insufficient to cover the other utility services billed."

The proposed wording is (mark-up version):

"Granting the exemption sought by EnWin would mean that until January 1, 2013, EnWin will continue its payment allocation among the utility services noted above and is not prohibited from imposing late payment charges, issuing ~~a~~-disconnection notices and-or disconnecting electricity supply, including where the total amount of the payments made ~~is sufficient to cover~~ are equal to or greater than the billed electricity charges, security deposits and billing adjustments, but are less than the total amount billed for all ~~insufficient to cover the other~~ utility services ~~billed~~."

The proposed wording is (clean version):

"Granting the exemption sought by EnWin would mean that until January 1, 2013, EnWin will continue its payment allocation among the utility services noted above and is not prohibited from

imposing late payment charges, issuing disconnection notices or disconnecting electricity supply, including where the total amount of the payments made are equal to or greater than the billed electricity charges, security deposits and billing adjustments, but are less than the total amount billed for all utility services.”

EnWin submits that these changes will improve the correctness and clarity of the Notice.

In the event that the Board provides EnWin with a revised Notice by the end of the day on September 29, 2011, EnWin will be able to meet the Notice timeline set out in the Letter of Direction. In the event that the Board issues a revised Notice or an affirmation of the current Notice thereafter, EnWin requests that the dates be moved back to provide EnWin with at least 3 full business days to give Notice.

Respectfully,

**EnWin Utilities Ltd.**



Per: Andrew J. Sasso  
Director, Regulatory Affairs

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