Ontario Energy Board

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BY E-MAIL ONLY

December 20, 2011

Mr. Michael Buonaguro Counsel c/o Public Interest Advocacy Centre 34 King Street East, Suite 1102 Toronto, ON M5C 2X8

Dear Mr. Buonaguro:

Re: Essex Powelines Corporation ("EPLC")
2012 Incentive Regulation Mechanism Rate Application
Board File Number EB-2011-0166
Notice of Intervention of the Vulnerable Energy Consumers Coalition
("VECC")

The Board confirms VECC as an intervenor in the above noted proceeding, subject to EPLC's right of reply to your request within 14 calendar days from the filing of your notice of intervention.

The Board has determined that VECC is eligible to apply for an award of costs under its *Practice Direction on Cost Awards* (the "Practice Direction") in relation to EPLC's proposal for lost revenue adjustment mechanism ("LRAM") and/or shared savings mechanism ("SSM") recovery and revenue-to-cost ratio adjustments. The Board expects that cost claims in relation to revenue-to-cost ratio adjustments will be made only for matters that go beyond the implementation of previous Board Decisions.

With respect to the disposition of account 1562, the Board will not consider cost awards as the application is consistent with the various decisions made in the course of the Combined PILS proceeding (EB-2008-0381) including the use of the updated models containing the Excel worksheet 'TAXREC 3' as used by Halton Hills Hydro Inc.

The Practice Direction and related forms are available on the Board's website at www.ontarioenergyboard.ca.

Yours truly,

Original signed by

Kirsten Walli Board Secretary

cc: