ov Volnyansky

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

To: Board Secretary Ms.Walli

### Re: Notice of Intervention EB-2011-0100 Enersource Hydro Mississauga Inc.

Please find enclosed the Notice of Intervention. A copy of this Notice was directed to the Applicant.

Thank you.

Lubov Volnyansky

Encl. cc: Enersource Hydro Mississauga Inc. Ms. Gia DeJulio

Via e-mail

#### EB-2011-0100

#### ONTARIO ENERGY BOARD

**IN THE MATTER OF** the *Ontario Energy Board Act, 1998*, S.O. 1998, c. 15, Sch.B, as amended;

**AND IN THE MATTER OF** an Application by Enersource Hydro Mississauga Inc. for an order or orders approving rates for the delivery and distribution of electricity beginning May 1, 2012.

#### NOTICE OF INTERVENTION OF LUBOV VOLNYANSKY

To: Ms. Kirsten Walli Board Secretary And to: Enersource Hydro Mississauga Inc. Attention: Ms. Gia DeJulio

1. Lubov Volnyansky hereby expresses her intention to intervene and participate in

the above-mentioned proceeding in order to unsure that her low-income consumer

interests with respect to prices and non-discriminatory access to electricity are

protected.

2. Enersource Hydro Mississauga Inc. ("Enersource") has applied to the Ontario

Energy Board (the "Board") for permission to change its delivery charges that has

direct impact on consumer interests with respect to prices ,and "a mechanistic and

formulaic adjustment to distribution rates" by the Board's guidelines for 3rd

Generation Incentive Regulation Mechanism violated the Consumer rights and

contradicts s.1(f) of the Electricity Act, 1998 and s.6(1) the Ontario Energy Board

Amendment Act (Electricity Pricing), 2003.

# 6. (1) Subsection 79.6 (1) of the Act, as enacted by the Statutes of Ontario, 2002, chapter 23, section 4, is repealed and the following substituted:

#### **Applications under s. 78**

(1) An application for an order under section 78 may be <u>made only with the</u> written approval of the Minister if the application relates to,

(a) rates for the distributing of electricity; or

(b) rates for the retailing of electricity in order to meet a distributor's obligations under section 29 of the *Electricity Act, 1998*.

3..Based on information from the applicant 's website http://www.enersourse.com/ **not** all delivery charges are "depending on the amount of electricity consumed'"

As of November1,2011 Delivery charges include:

- Transmission Charge: \$0.0120/kWh -
- Distribution Charge: \$0.0100/kWh,
- Customer Charge -\$28.16 per regular billing period regardless of the amount of electricity consumed.

The customer charge of \$28.16 for delivery is definitely **not reasonable** because the consumption of electricity around 500 kWh per billing period has created situation when the delivery charges became discriminatory by exceeding the price for electricity (more than 100% of the price of electricity)-see spreadsheet of electric bills 2011,2010,2009 attached.

Enersource has violated s.1(e) of the Electricity Act,1998, by not providing nondiscriminatory access to transmission and distribution systems in Ontario.

4. Take in consideration that most of the consumers of 500 kWh per billing period are seniors, single individuals with low income(single woman), Enersource has infringed the human rights to equal treatment with respect to services by imposing the vulnerable energy consumers to **double** charges for electricity and has violated s.1 of the Ontario Human Rights Code.

5. An oral hearing is necessary based on the gravity of violations.

## DATED AT MISSISSAUGA, DECEMBER 19, 2011