

April 10<sup>th</sup>, 2012

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

***Via RESS, Courier and Electronic Mail***

Dear Ms. Walli,

**Re: EB-2011-0210 Union Gas 2013 Rebasing Application, Just Energy Interrogatories**

Just Energy Ontario L.P. ("Just Energy") would like to file the following Interrogatories for the above referenced application before the Ontario Energy Board ("OEB" or "the Board") as submitted by Union Gas Ltd. ("Union") on November 10<sup>th</sup>, 2011. Should you have any questions or comments in response to these Interrogatories please contact Nola Ruzycki, Vice President of Regulatory Affairs Canada, or Brandon Ott, Manager of Regulatory Affairs and Government Relations.

Yours truly,

A handwritten signature in black ink, appearing to read "N. Ruzycki".

Nola L. Ruzycki  
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[nruzycki@justenergy.com](mailto:nruzycki@justenergy.com)

A handwritten signature in black ink, appearing to read "B. Ott".

Brandon Ott  
Manager, Regulatory Affairs and  
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## **Just Energy Interrogatories by Issue**

### **Issue H 3**

1. Union proposes to lower the annual volume breakpoint between small volume General Service rate classes, Rate 01 and Rate M1, and large volume General Service rate classes, Rate 10 and Rate M2, from 50,000m<sup>3</sup> to 5,000m<sup>3</sup> (Exhibit H1, Tab 1, pg. 14-15). Just Energy respectfully requests the following information:
  - a. How many customer accounts will this change impact?
  - b. What will the financial impact be to those customers affected?
2. Union proposes to harmonize the rate block structures of its small volume General Service rate classes, Rate 01 and Rate M1, and its large volume General Service rate classes, Rate 10 and Rate M2 (Exhibit H1, Tab 1, pg. 20). How will this harmonization financially impact each of the four Rate classes noted above?

### **Issue H 13**

1. Please provide a breakdown of the annual level of direct purchase and system supply customers in terms of volume and numbers for the past two years with estimates for the next two years.
2. Union proposes to change the current Distributor Consolidated Billing (“DCB”) fee to \$0.57 per customer per month (Exhibit H1, Tab 3, pg. 5). Just Energy respectfully requests the following information:
  - a. Will this change have any impact on the Direct Purchase Administration Charge (“DPAC”) or any other direct purchase charges? Please explain.
  - b. Please provide the proposed DPAC pool and per customer charges.
  - c. What will the net financial impact of this change be to natural gas marketers?