

450 – 1 Street S.W. Calgary, Alberta T2P 5H1

Filed electronically

Tel: (403) 920-6209 Fax: (403) 920-2310

Email: elizabeth_swanson@transcanada.com

May 22, 2012

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

Ms. Kirsten Walli

Board Secretary

Dear Ms. Walli:

Attention:

Subject: Union Gas Limited – Distribution Rates for 2013

OEB File No. EB-2011-0210

TransCanada PipeLines Limited (TransCanada)

Interrogatory to Canadian Manufacturers & Exporters (CME), Consumers Council of Canada (CCC), the Corporation of the City of Kitchener (CCK),

and the Federation of Rental-Housing Providers of Ontario (FRPO)

In accordance with the requirements in Procedural Order No. 5, please find attached TransCanada's Interrogatory to CME, CCC, CCK & FRPO.

Sincerely,

TransCanada PipeLines Limited

Original signed by

Elizabeth Swanson Associate General Counsel Law and Regulatory Research

Enclosure

ONTARIO ENERGY BOARD EB-2011-0210

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

AND IN THE MATTER OF an application by Union Gas Limited for an Order or Orders approving or fixing just and reasonable rates and other charges for the sale, distribution, transmission and storage of natural gas, effective January 1, 2013 (the Application).

To: Ms. Kirsten Walli **Board Secretary** Ontario Energy Board

TRANSCANADA PIPELINES LIMITED INTERROGATORIES TO CANADIAN MANUFACTURERS & EXPORTERS (CME), CONSUMERS COUNCIL OF CANADA (CCC), THE CORPORATION OF THE CITY OF KITCHENER (CCK) AND THE FEDERATION OF RENTAL-HOUSING PROVIDERS OF ONTARIO (FRPO)

A. Parkway Station Costs

1. What are the Parkway obligations of CME, CCC, CCK and FRPO?

Interrogatory 1:

Reference: Evidence of CME, CCC, CCK and FRPO as prepared by John A.

Rosenkranz, Page 3, lines 12-15, lines 26-28 and page 4, lines 3-6.

Preamble: CME, CCC, CCK and FRPO asserts that Union's metering and

> compression assets at Parkway are not used to transport or deliver natural gas to any of the upstream in-franchise markets that are connected to the Dawn-Parkway transmission system. CME, CCC, CCK and FRPO also recommend that a new M12 in-franchise service be created to allow in-

franchise customers to meet their Parkway obligation.

In its evidence, Union describes the requirement for in-franchise

customers to make obligated deliveries at Parkway

Request: a) For each group of CME, CCC and FRPO members who have entered into

Direct Purchase arrangements and for CCK, please indicate the respective obligated delivery quantities at Parkway in effect during the years 2011,

2012 and 2013. If the requested information is not available for all members please provide as many representative samples as possible.

b) For each of the Direct Purchase arrangements outlined above please describe in detail how the above-referenced obligated deliveries at Parkway are met contractually.

Calgary, Alberta May 22, 2012

Respectfully submitted, **TransCanada PipeLines Limited**

Original signed by

Per:

Elizabeth Swanson Senior Legal Counsel Law and Regulatory Research