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**By electronic filing**

May 28, 2012

Kirsten Walli  
Board Secretary  
Ontario Energy Board  
2300 Yonge Street  
27<sup>th</sup> floor  
Toronto, ON M4P 1E4

Dear Ms Walli,

**Independent Electricity System Operator ("IESO")  
Application for Approval of a Smart Metering Charge ("SMC")  
Determination of Appropriate Allocation and Recovery of SMC  
Board File Nos.: EB-2012-0100/EB-2012-0211  
Our File No.: 339583-000003**

We are writing this letter to seek intervenor status and cost award eligibility in this proceeding on behalf of Canadian Manufacturers & Exporters ("CME").

Request for Intervenor Status

The reasons why CME should be granted intervenor status in this proceeding include the following:

1. CME is Canada's leading business network. Its members represent 75% of manufactured output in the Province of Ontario, and 90% of all exports.
2. Manufacturing is important to the Province of Ontario. It is the single largest sector of the economy (17.5% of Gross Domestic Product ("GDP") or \$300B) employing, directly, over 1M people in the Province.
3. Electricity is the primary source of energy for the manufacturing sector. As a result, the members of CME are vitally concerned with all matters pertaining to the supply and price of electricity.
4. Ontario-based CME members seek an electricity system for Ontario which is one of the most cost-effective and economically sustainable systems in North America.
5. One of CME's primary concerns is the need to develop and apply measures that will operate to constrain, within the limits of reasonableness, the system expansion, system enhancement, and embedded generation initiatives the government of Ontario is striving to achieve in a manner that constrains the level of spending within affordable and tolerable limits and thereby prevents material harm to the Ontario economy.

6. Issues pertaining to a determination of the amount of the SMC, as well as the appropriate methodology for allocating and recovering the SMC from ratepayers from July 1, 2012, to December 31, 2017, are matters of concern to CME members. CME wishes to actively participate in this proceeding to represent the interests of its members.

Request for Cost Award Eligibility

CME seeks a determination that it is eligible for a Cost Award on the following grounds:

1. CME is a not-for-profit organization funded by membership fees and revenues from the services it renders to Federal and Provincial Governments and Agencies to foster the development of national and international markets for its members and to break down trade barriers.
2. About 85% of CME's 1,400 Ontario-based member companies are small to medium sized business enterprises with 500 employees or less. The views of these businesses should be considered in this proceeding.
3. CME's ability to actively participate in this proceeding is dependent upon a determination that it is eligible for a Cost Award. In many prior proceedings, the Board has determined that CME is eligible for a Cost Award.

CME Contacts

If the relief requested in this letter is granted, then CME requests that further communications with respect to this matter be sent to the following:

Paul Clipsham Director of Policy – Ontario Division Canadian Manufacturers & Exporters 6725 Airport Road Suite 200 Mississauga ON L4V 1V2  Tel (289) 566-9538 Fax (905) 672-1764 e-mail paul.clipsham@cme-mec.ca		Borden Ladner Gervais LLP Barristers & Solicitors 100 Queen Street Suite 1100 Ottawa ON K1P 1J9  Peter C.P. Thompson Tel 613.787.3528 Fax 613.230.8842 e-mail pthompson@blg.com		Vincent J. DeRose Tel 613.787.3589 Fax 613.230-8842 e-mail vderose@blg.com	
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Please contact the undersigned if the Board requires any further information in connection with these requests.

Yours very truly,



Peter C.P. Thompson, Q.C.

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c. Brian Rivard (IESO)  
Paul Clipsham (CME)

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