

AIRD & BERLIS LLP

Barristers and Solicitors

David Stevens
Direct: 416.865.7783
E-mail: dstevens@airdberlis.com

August 28, 2012

BY COURIER

Ms. Kirsten Walli
Board Secretary
Ontario Energy Board
2300 Yonge Street
27th Floor, Box 2329
Toronto, ON M4P 1E4

Dear Ms. Walli:

Re: Enbridge Gas Distribution Inc. 2013 Rate Case

We represent Enbridge Gas Distribution Inc. ("Enbridge" or the "Company").

By letter dated August 27, 2012, Green Energy Coalition ("GEC") requested late intervenor status in this proceeding in relation to the open bill issue (which is Issue D11 : "Is the proposal for the Open Bill Access Program appropriate?"). GEC's letter appears to indicate that it is prepared to participate within the parameters of the process for the open bill issue that has been proposed to the Board by Enbridge and HVAC Coalition, in our letter dated August 16, 2012. GEC's letter also appears to indicate that GEC would confine its intervention to the open bill issue, and would not be involved in other issues in the proceeding.

Enbridge does not object to GEC's late intervention request (including its request for cost eligibility), on the understanding that GEC will confine its intervention to the open bill issue and will adhere to the process set out in our August 16, 2012 letter.

Please contact me should you have any questions.

Yours truly,

AIRD & BERLIS LLP



David Stevens

DS/hm