direct fax: 416-361-7088 e-mail: mrodger@blgcanada.com



April 17, 2008

DELIVERED BY E-MAIL

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

Dear Ms. Walli:

Re: Ontario Power Generation Inc. ("OPG") Application for Approval for

payment amount increases for Prescribed Generating Facilities

("the OPG Application") OEB File No. EB-2007-0905

We are counsel to the Association of Major Power Consumers in Ontario ("AMPCO"). Pursuant to Procedural Order No. 2 dated March 20, 2008, OPG was required to complete responses to interrogatories and deliver such responses to intervenors by Tuesday April 15. On this date AMPCO received responses to some of its interrogatories but was advised by OPG that the balance of responses would not be received until Friday April 18, 2008. AMPCO continues to review the large volume of new information associated with OPG's interrogatory responses provided to it and other intervenors over the course of this week.

AMPCO can appreciate that OPG's delay in answering interrogatories may be understandable given the considerable volume of information associated with the interrogatory responses. However this significant amount of new and very complex information, which parties must consider, combined with the lateness of OPG responses have together created a serious barrier for AMPCO in terms of it being able to meet the April 21, 2008 deadline for filing intervenor evidence.

In order to have a reasonable opportunity to receive and carefully review OPG's complete interrogatory responses and to assess and incorporate this new information, as necessary, into AMPCO's evidence, we request an extension of the filing date for AMPCO's evidence to Wednesday April 30, 2008. We also request that the date for parties to submit interrogatories to AMPCO be rescheduled to Tuesday May 6 with AMPCO providing responses by Monday May 12. These dates are consistent with the



new timing pertaining to the filing of CCC evidence as outlined in Procedural Order No. 3.

Given the complexity and significance of this proceeding for Ontario consumers, we submit that AMPCO's request is reasonable in the circumstances and will neither result in undue delay in the hearing process nor be prejudicial to any party.

Thank you for your assistance in this matter.

Yours very truly,

BORDEN LADNER GERVAIS LLP

J. Mark Rodger

JMR/ld

Copies to: Adam White, AMPCO President

Dr. Lawrence Murphy, consultant to AMPCO

Tom Adams, consultant to AMPCO Donna Campbell, OEB counsel Michael A. Penny, OPG counsel

Intervenors of Record

::ODMA\PCDOCS\TOR01\3792777\2