

PUBLIC INTEREST ADVOCACY CENTRE LE CENTRE POUR LA DEFENSE DE L'INTERET PUBLIC

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Michael Janigan Counsel for VECC 613-562-4002

January 18, 2013

VIA MAIL and E-MAIL

Ms. Kirsten Walli Board Secretary Ontario Energy Board P.O. Box 2319 2300 Yonge St. Toronto, ON M4P 1E4

Dear Ms. Walli:

Re: EB-2012-0107 Bluewater Power Distribution Corp.

Due to an administrative error one interrogatory was missed in our filing of January 14, 2013 in the above proceeding. Attached is the interrogatory. A copy has been provided to the Applicant. We apologize for any inconvenience this may have caused.

Yours truly,

Michael Janigan Counsel for VECC

Attachment (1pg)

cc. Bluewater Power - Alex Palimaka – apalimaka@bluewaterpower.com

REQUESTOR NAME VECC

INFORMATION REQUEST ROUND # 1b - Addition to Jan 14 filing

NO:

TO: Bluewater Power Distribution

Corporation. (BWP or Bluewater)

DATE: January 18, 2013
CASE NO: EB-2012-0107

APPLICATION NAME 2013Cost of Service Electricity

Distribution Rate Application

COST ALLOCATION

7-VECC-62

Reference: Exhibit 7, Tab 1, Schedule 1, pages 4-6

- a) Does Bluewater's policy with respect to Services also apply to USL customers such as phone booths, etc.?
- b) Does the use of demand billing and the resulting introduction of an additional billing determinant for the GS>50 and GS 1,000-4,999 classes introduce additional complexities and costs into the billing process? If not, why not? If yes, how have these additional costs been recognized in the Billing & Collecting Weighting factor.
- c) Please explain why the Billing & Collecting Weighting factor for Residential is higher than that for any of the GS classes.
- d) Why are there no "smart meters" include in the CA Model SheetI7.1 for either the Residential or GS<50 class?

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