

March 14, 2013

Ontario Energy Board 2300 Yonge St., Suite 2700 Toronto, Ontario M4P 1E4

Attention: Ms. Kirsten Walli

RE: EB-2013-0033 – Union Gas Limited – April 1, 2013 QRAM Application

Dear Ms. Walli:

On March 7, 2013 Union Gas Limited ("Union") filed its April 1, 2013 QRAM application.

The Board Staff, Canadian Manufacturers & Exporters ("CME") and the Industrial Gas Users Association ("IGUA") all submitted letters to the Board on Union's April 1, 2013 QRAM application.

CME noted that it would rely upon the expertise of Board Staff to ensure that the balances to be credited to ratepayers per the Board's Decision in EB-2012-0087 are properly reflected in this QRAM Application. Subsequently, Board Staff's submission indicated that they had considered CME's submission and found the balances to be credited to ratepayers as determined by the Board in EB-2012-0087 are properly reflected in this Application.

IGUA noted that it had no objection to the approval of the April 1, 2013 QRAM application. IGUA's understanding of the EB-2012-0087 Settlement Agreement is correct that in this circumstance, Union will not require interest payments in connection with the optional installments for the one-time disposition of 2011 variance for the infranchise contract rate classes.

Union received no other comments.

Union requests that the Board approve its April 1, 2013 QRAM application as filed.

If you have any questions on this matter, please contact me at (519) 436-4521.

Yours truly,

[original signed by]

Marian Redford Manager, Regulatory Initiatives

cc: EB-2011-0210/EB-2008-0106 Intervenors

Crawford Smith (Torys)