# **Ontario Energy Board**

**IN THE MATTER OF** the *Ontario Energy Board Act 1998*, c.15, Schedule B, and in particular, S.36 thereof;

**AND IN THE MATTER OF** the *Ontario Energy Board Act*, 1998, S.O. 1998, c.15, Schedule B, and in particular, S.90.(1) thereof;

**AND IN THE MATTER OF** the *Ontario Energy Board Act*, 1998, S.O. 1998, c.15, Schedule B, and in particular, S.91 thereof;

**AND IN THE MATTER OF** an Application by Union Gas Limited for an Order or Orders for pre-approval of recovery of the cost consequences of all facilities associated with the development of the proposed Parkway West site;

**AND IN THE MATTER OF** an Application by Union Gas Limited for an Order or Orders granting leave to construct natural gas pipelines And ancillary facilities in the Town of Milton.

# NOTICE OF INTERVENTION

OF

# **ENERGY PROBE RESEARCH FOUNDATION**

Energy Probe Research Foundation (Energy Probe) applies for intervenor status in this proceeding.

#### Statement of Interest

Energy Probe is a non-profit environmental and consumer organization which promotes economic efficiency in the use of resources. Energy Probe will be representing its residential customer supporters in Ontario, of which we have some number of thousands, and also representing a broader public interest concern with respect to the overall financial health and operational integrity of our utilities. Energy Probe will be intervening on issues which the Foundation believes to be in the public interest.

#### Intervention

Energy Probe intends to appear and participate in the hearing. Energy Probe expects to be a full-time intervenor. Energy Probe will be assisted by experts and may call evidence.

## Costs

Energy Probe is a non-profit organization which relies on individual donations to help protect the public interest. Without the prospect of an award of costs, Energy Probe's ability to participate in proceedings would be very limited. Energy Probe intends to seek a cost award in this proceeding, and expects to intervene responsibly, cognizant of the Board's guidelines regarding cost awards.

#### Communications

Communications relating to this Notice of Intervention, including but not limited to a copy of all documents filed with the Board by Union Gas Limited are required by Energy Probe and should be directed to:

Roger Higgin Sustainable Planning Associates Inc. 15 Malabar Place Toronto ON M5B 1A4 Tel: 416 391-0738

Email: Roger Higgin <spainc@rogers.com>

#### AND

Ms. Shelley Grice, P. Eng. 46 Scarborough Road Toronto, Ontario M4E 3M5

Tel: 647-880-9942

Email: shelley.grice@rogers.com

## **AND**

David MacIntosh c/o Energy Probe 225 Brunswick Ave. Toronto ON M5S 2M6 Tel: 416 964-9223 Ext. 235

Fax: 416 964-8239

Email: DavidMacIntosh@nextcity.com

Energy Probe wishes to advise the Applicant that electronic copies, plus a CD, of the prefiled evidence, and any other supporting materials are sufficient for Dr. Higgin and Ms. Grice. In addition to electronic copies of the prefiled evidence, please provide one hard copy of the Application and any other supporting materials to its Case Manager, David MacIntosh.

DATED at Toronto, Ontario this  $20^{\text{th}}$  day of March 2013.

David MacIntosh Case Manager