

BY EMAIL and RESS

December 18, 2013 Our File No. 20130166

Ontario Energy Board 2300 Yonge Street 27th Floor Toronto, Ontario M4P 1E4

Attn: Kirsten Walli, Board Secretary

Dear Ms. Walli:

Re: EB-2013-0166 – PowerStream IRM/ICM Application

We are counsel for the School Energy Coalition. Pursuant to Procedural Order #2, SEC advises that the areas in which it will have questions in the Technical Conference on Friday will include the following subjects:

- 1. The reason for the ICM application, including issues related to funding already in rates.
- 2. The compliance of the ICM application with Board policies, including the statement by the Board at page 30 of its November 2013 report on RRFE:

"The Board expects that the ICM will continue to be used on an exception basis by distributors on Price Cap IR. Distributors with significant ongoing capital requirements will be expected to propose a Custom IR, rather than rely on serial ICM applications within their Price Cap IR term."

- 3. Discretionary capital spending plans.
- 4. Prioritization of capital projects.

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- 5. Emergency Replacement spending.
- 6. 2013 capital spending carried over to 2014.
- 7. Cable replacement spending.
- 8. The switchgear replacement program.
- 9. The CIS project.
- 10. Implications of the ICM request for the long term capital plan.

All of which is respectfully submitted.

Yours very truly,

JAY SHEPHERD P. C.

Jay Shepherd

cc: Wayne McNally, SEC (email)

Interested Parties