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May 20, 2014
Ontario Energy Board
Attn: Kirsten Walli, Board Secretary
P.O. Box 2319
27th Floor, 2300 Yonge

Re: EB-2014-0022

Please accept this letter as a request by WAIT PW for access to two documents filed by Suncor Energy Products in response to Board Staff interrogatory 4(v) and Lambton County interrogatory 1(1), namely -

1. Shared Transmission Facilities Agreement and Option Agreement with Kerwood Wind Inc., Jericho Wind Inc., and Bornish Wind LP
2. Jericho Shared Transmission Facilities Agreement and Option Agreement with Jericho Wind Inc.

I, Elizabeth Bellevance, hereby confirm that I am not external counsel and I am not consultant to the party requesting access to the documents in question.

Below, please find the reasons WAIT-PW has for making this request.

First, NextEra's transmission projects, Hydro One's construction at the Evergreens Switching Station, and Suncor's Cedar Point Project all are on different timelines. It is difficult to see how these timelines are to be coordinated from the evidence Suncor has filed to date. Suncor sees the risks, and says that it has managed those risks through executed agreements – until those agreements are made available, it is unclear what Suncor and NextEra have agreed to and how satisfactory that agreement is to the viability of the Suncor Cedar Point transmission facility project.

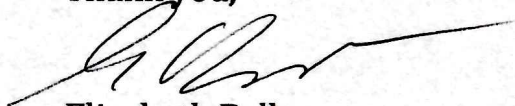
Second, since the FIT contracts NextEra holds for Jericho, Bornish and Kerwood were obtained at different times and the Suncor Cedar Point FIT contract was awarded at yet another time, questions arise regarding how the two parties – Suncor and NextEra - have crafted an agreement that reconciles these different end dates. Third, these transmission facilities have a life that exceeds the normal 20-year period for a FIT contract. It is not clear from the pre-filed evidence how the parties have resolved this eventuality.

Fourth, it is not clear what arrangement has been made to provide for the costs and overall management of the maintenance of the shared transmission facilities. Suncor needs the Jericho Transmission Facilities for its connection to the IESO-controlled grid. That dependence brings into play the issue of the Jericho Facilities ongoing operation, a factor that is critical to the ongoing success of Suncor's project.

WAIT PW therefore respectfully requests that the Board, upon finding this request from WAIT PW and upon finding that the undersigned is not an external counsel, or a consultant for WAIT PW, provide WAIT PW with an appropriately modified version of the form of Declaration and Undertaking provided in Appendix C of the Practice Direction.

As taxpayers and ratepayers, we will be required to pay even in the event this speculative venture goes awry; thus we seek some assurance proper safeguards are in place.

Thank you,

A handwritten signature in black ink, appearing to read 'Elizabeth Bellavance', with a long horizontal flourish extending to the right.

Elizabeth Bellavance

Director, WAIT-PW