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September 30, 2014

## By Electronic Mail and Filed Electronically on RESS

Ms. Kirsten Walli Board Secretary Ontario Energy Board 2300 Yonge Street 27th Floor, P.O. Box 2319 Toronto, ON M4P 1E4

Dear Ms. Walli:



## APPrO: 2014 Natural Gas Market Review -- Consultation and Stakeholder Conference (EB-2014-0289)

Further to the Board's September 19, 2014 letter initiating the above-noted proceeding, please note that it is the Association of Power Producers of Ontario ("APPrO") intention to participate in the review, and seek an award of costs (within the parameters set out in Appendix A to the September 19th Notice).

APPrO regularly intervenes in OEB proceedings on the following bases:

- APPrO represents the largest natural gas customer group in the province. Gasfired generation presently accounts for approximately 20% of the natural gas consumed in Ontario. APPrO, therefore, routinely intervenes in the rate and facilities proceedings of Union Gas Limited and Enbridge Gas Distribution Inc.
- APPrO plays a more limited intervenor role in electricity proceedings, typically only intervening in Hydro One transmission rate proceedings that involve setting the Export Transmission Service charge. From time to time, APPrO also intervenes in other electricity-related proceedings (e.g., OPA and IESO fee hearings) or policy initiatives (e.g., Renewed Regulatory Framework, TSC and DSC amendment proceedings) where these other matters may impact power generators.

APPrO is eligible to apply for a cost award because it represents the direct interests of customers (ratepayers) in relation to services that are regulated by the OEB (section 3.03(a), OEB *Practice Direction on Cost Awards*, revised April 2014). The OEB has normally found APPrO to be cost award eligible (e.g., EB-2013-0301) because in its interventions, APPrO is not representing its members' commercial interests, other than as ratepayers (as per section 3.04(b) of the OEB's *Practice Direction on Cost Awards*). In addition, other public interest factors warrant awarding costs to APPrO. The

members of APPrO represent more than 98% of Ontario's generating capacity and are active in a wide range of power generation technologies including gas-fired power, wind energy, cogeneration (CHP), nuclear, hydroelectric, solar, geothermal, energy from waste, fuel cells and other types of generation. APPrO brings the perspectives of the generation sector to Board proceedings and initiatives, and has a direct interest in the promotion of economic efficiency and cost-effectiveness of the electricity infrastructure of Ontario.

APPrO's members were directly affected by the natural gas market conditions and prices over the winter 2013/14 period and are eager to discuss what happened, why, and its implications. More importantly, APPrO represents a very large and growing natural gas customer group in Ontario and therefore can make a unique and important contribution to a discussion on the key factors affecting North American and Ontario natural gas markets, changes in these since the 2010 Review, and forecast demand, supply and prices to 2020.

Importantly, APPrO participated in and was awarded its costs in EB-2010-0199, the proceeding that has given rise to this current Board initiative.

APPrO members have (in all but exceptional circumstances) organized themselves to intervene and participate through APPrO, ensuring the most efficient use of the Board's and other Parties' time and resources. This not only reduces the level of active involvement by individual generators, but also hopefully gives the OEB the benefit of understanding the consensus view of generators on a variety of issues.

APPrO is a non-profit entity, and OEB cost awards typically cover only a portion of APPrO's true costs of participating in OEB proceedings. The balance comes from the dues paid by APPrO's members, or other ancillary revenue sources (e.g., event sponsorship).

In terms of staffing this file, it is APPrO's current intention to participate using APPrO staff (which do not form part of any cost claim), a gas market consultant, and limited legal involvement.

Sincerely,

David Butters President & CEO