VINCENT J. DEROSE T 613.787.3589 vderose@blg.com Borden Ladner Gervais LLP World Exchange Plaza 100 Queen St, Suite 1300 Ottawa, ON, Canada K1P 1J9 T 613.237.5160 F 613.230.8842 blg.com



Our File # 339583-000019

By electronic filing

December 15, 2014

Kirsten Walli Board Secretary Ontario Energy Board 2300 Yonge Street 27th floor Toronto, ON M4P 1E4

Dear Ms. Walli

Re:Union Gas Limited ("Union")January 1, 2015 QRAM ApplicationBoard File #:EB-2014-0356

I am writing on behalf of Canadian Manufacturers & Exporters ("CME"). Please consider this correspondence as CME's written comments on Union's QRAM Application, which seeks changes to Union's gas supply and transportation rates effective January 1, 2015. As the Board is aware, it is CME's practice to conduct a duly diligence of Union's QRAM Applications. We have done so in this case.

Union's January 1, 2015 QRAM deferral balances and rates include TCPL tolls recently approved by the NEB, as well as tolls for Centra Transmission Holdings Inc. and Centra Pipelines Minnesota Inc. tolls, as approved by the NEB and FERC. We had some difficulty tracking the extent to which Union North rates were impacted by the changes in these tolls.

In a teleconference held this morning, Union provided us with clarification on the impact which these tolls have on Union North rates. We further understand that Union will be filing some additional written evidence because Board Staff also asked for some clarifications.

Based on the clarifications provided by Union, and subject to a further review of the clarifications to be filed shortly, we do not object to the QRAM Application.



CME requests an award of its reasonably incurred costs in connection with conducting its examination of Union's QRAM Application.

Yours very truly

Vincent J. DeRose

c. Chris Ripley (Union)
Crawford Smith (Torys)
All Interested Parties EB-2013-0365/EB-2008-0106
Paul Clipsham and Ian Shaw (CME)

OTT01: 6698221: v1