

February 19, 2015

Ms. Kirsten Walli
Board Secretary
Ontario Energy Board
2300 Yonge Street
Suite 2700
Toronto, Ontario, M4P 1E4

Dear Ms. Walli:

RE: EB-2013-0365 – Reconsideration of Disallowances for IGUA and CME

On behalf of the London Property Management Association ("LPMA") I have had the opportunity to review Mr. Thompson's February 18, 2015 letter with respect to the Board's Decision on Order on Cost Awards dated February 12, 2015 in which he requests that the Board to reconsider its disallowances and to increase the fees allowed to the Industrial Gas Users Association ("IGUA") and to the Canadian Manufacturers & Exporters ("CME").

In that letter Mr. Thompson indicated that a copy of the letter was provided to the representatives of the other intervenors who participated in the settlement negotiations related to the Parkway Deliver Obligation ("PDO") issue and requested those parties to advise the Board whether, in their view, the letter reasonably describes the role performed by counsel for IGUA and CME in facilitating a resolution of the PDO issue.

In my view Mr. Thompson's letter accurately describes the role performed by counsel to IGUA and CME. Without their continued leadership in the ongoing negotiations with Union Gas on behalf of intervenors, there would have been no settlement of the PDO issue.

LONDON PROPERTY MANAGEMENT ASSOCIATION

By its Consultant

Randy Aiken

Randy Aiken
Aiken & Associates

cc: EB-2013-0365 Participants (e-mail)