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BY EMAIL and RESS

May 14, 2015
Our File No. 20150029/49

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

Attn: Kirsten Walli, Board Secretary

Dear Ms. Walli:

Re: EB-2015-0029/49 – Union/Enbridge 2015-2020 DSM Plans

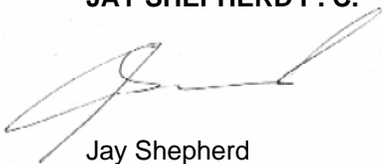
We are counsel for the School Energy Coalition. We have had an opportunity to review the letter of May 13, 2015 sent to the Board by the Green Energy Coalition, and we share their concerns.

In our view, the Board will benefit most from intervenor evidence that is prepared after the utility discovery process is complete (i.e. after the technical conference and undertakings), and that is both thorough and thoughtful. We are concerned that the work of the GEC experts, which will be important to all parties, cannot be as useful if the experts have insufficient time to do it properly, or lack a full set of utility information on which to base their analysis.

If SEC ultimately elects to file school-specific evidence, both of these procedural issues will be a problem for SEC as well, limiting our ability to assist the Board as much as we can.

All of which is respectfully submitted.

Yours very truly,
JAY SHEPHERD P. C.



Jay Shepherd

cc: Wayne McNally, SEC (email)
Interested Parties

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