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May 20, 2015

Reply To:Thomas BrettDirect Dial:416.864.9700E-mail:tbrett@foglers.comOur File No.

VIA SAME DAY COURIER

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

Attention: Ms. Kristen Walli Board Secretary

Dear Ms. Walli:

Re: Intervenor Status and Cost Eligibility Request on Behalf of the Building Owners and Managers Association, Greater Toronto (BOMA) for EB-2015-0040: Consultation on the Regulatory Treatment of Pensions and Other Post-Employment Benefit Costs

The Building Owners and Managers Association, Greater Toronto ("BOMA") seeks intervenor status and cost award eligibility in the above noted proceedings.

BOMA represents over 800 Greater Toronto Area ("Toronto") and Ontario Property and Facility Owners, Managers, Developers, Leasing Agents, and Commercial Real Estate Professionals. Many of these companies own commercial real estate throughout Ontario. Its members account for 80 per cent of all commercial real estate companies in Ontario, BOMA's members are large consumers of natural gas in Ontario and are affected by any changes in Enbridge's rates and terms of service.

Over the years, BOMA has been active in protecting and advancing the interests of its members on such important policy issues as energy pricing and supply, property taxes, labour requirements, building materials and equipment regulations. BOMA continues to work at all levels of government providing a voice for Commercial Property owners in Toronto and throughout Ontario. BOMA has an active energy committee, and has been particularly involved in DSM area, as the potential savings to commercial building owners are substantial.

BOMA has been a constructive participant in numerous previous cases. The regulatory treatment of Pension and other Post-Employment is an important aspect of Ontario utilities' revenue



requirement of costs and will only increase in its importance going forward. The consistent and appropriate treatment of these cost and their rate impacts will affect our members.

As a representative of a large sector of energy consumers in Toronto and throughout Ontario, the commercial and industrial building owners and operators, BOMA seeks a cost award in this proceeding. BOMA will coordinate its activities, where appropriate, with parties which represent other consumer interests in Ontario. BOMA requests that further communications with respect to this matter be sent to the following parties:

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BOMA respectfully requests your acceptance of this intervention and confirmation that it will be eligible for costs.

Yours truly,

FOGLER, RUBINOFF LLP

Thomas Brett TB/fe