PETER C.P. THOMPSON, Q.C. T 613 787 3528 pthompson@blg.com Borden Ladner Gervais Sencre, Sre World Exchange Plaza 100, rue Queen, Bureau 1300 Ottawa, ON, Canada K1P 1J9 Tél. 613.237.5160 Téléc. 613.230.8842 bla.com



#### Our File # 339583-000192

By electronic filing

May 21, 2015

Kirsten Walli Board Secretary Ontario Energy Board P.O. Box 2319 2300 Yonge Street, 27<sup>th</sup> floor Toronto, ON M4P 1E4

Dear Ms. Walli

Re:

Enbridge Gas Distribution Inc. ("EGD")

2015 Rates Application

Board File #:

EB-2014-0276

Pursuant to the Board's Final Rate Order dated May 14, 2015, we enclose a Cost Claim on behalf of our client, Canadian Manufacturers & Exporters ("CME").

A copy of this Cost Claim has been forwarded to EGD as instructed in the Final Rate Order.

This Cost Claim and the Cost Claim submitted by Mr. Quinn on behalf of the Federation of Rental-Housing Providers of Ontario ("FRPO") will likely be materially greater than the Cost Claims submitted by other cost eligible participants in this proceeding for the following reasons:

- (a) The initial settlement negotiations concluded on or about March 12, 2015 and the Settlement Proposal dated March 13, 2015 included an "unsettled issue" with respect to EGD's management of Unabsorbed Demand Charges ("UDC") risk associated with unutilized upstream transportation capacity. It was proposed that this "unsettled issue" be addressed in an oral hearing;
- (b) At the conclusion of these initial negotiations a preliminary factual foundation for a framework setting the parameters for a disciplined approach to the management of excess upstream transportation capacity had been developed and presented by Mr. Quinn, representing FRPO;
- (c) Concurrent with the finalization of the wording of the initial Settlement Proposal, including the agreement to take the unsettled issue to hearing, Mr. Mandyam of EGD contacted me on or about March 12, 2015 to determine whether I would be willing to continue to participate in negotiations with EGD and Mr. Quinn in an attempt to resolve the unsettled issue;
- (d) I agreed to do this and further negotiations related to the unsettled issue commenced on or about March 13, 2015. They concluded with the filing of the Supplementary Settlement



Proposal dated April 9, 2015. During this period, many emails and other communications were exchanged and further teleconferences involving representatives of EGD, FRPO and CME took place on March 13, 23 and 30, 2015;

- (e) All of the work done by the representatives of CME and FRPO in connection with the negotiation of the Supplementary Settlement Proposal is reflected in the details of their respective Cost Claims; and
- (f) The time spent by CME and FRPO representatives in the Settlement Conference process after March 12, 2015 will be materially greater than that spent by other intervenors in that period because CME and FRPO took the lead on behalf of other intervenors with respect to the "unsettled issue".

When assessing the Cost Claims of FRPO and CME, the Board should recognize that intervenor input into the Supplementary Settlement Proposal dated April 9, 2015 was largely provided by the representatives of FRPO and CME. CME's Cost Claim, in the amount of \$27,986.15, including disbursements and HST, reflects the role which its representatives played in achieving this favourable outcome.

Mr. DeRose of this firm was involved with me at the outset of the case. However, his involvement ceased when it became apparent that his vacation plans would require me to manage the matter.

My colleagues, Emma Blanchard and Eden Alexander, assisted in providing the services described in the Cost Claim. They were involved in order to be prepared to conduct the representation of CME's interests at the oral hearing of the unsettled issue in case it did not resolve. Ms. Alexander's qualifications are included in the Cost Claim Brief at Tab 4.

We sincerely hope that EGD and Board Staff will confirm to the Board that this letter reasonably describes the tasks performed by the representatives for CME and FRPO in the negotiation and finalization of the Settlement Proposals which ultimately operated to resolve all issues in this proceeding.

Please contact me if you have any questions or require any additional information.

Yours very truly

Borden Ladner Gervais LLP

Peter C.P. Thompson, QVC.

enclosure

Kevin Culbert and Andrew Mandyam (EGD)
Paul Clipsham (CME)

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### Affidavit and Summary of Fees and Disbursements

This form should be used by a party to a hearing before the Board to identify the fees and disbursements that form the party's cost claim. Paper and electronic copies of this form and itemized receipts must be filed with the Board and served on one or more other parties as directed by the Board in the applicable Board order. Please ensure all required (yellow-shaded) fields are filled in and the Affidavit portion is signed and sworn or affirmed.

Phagas you			1	nstructions		
- Required data i	nput is indicate	d by yellow-shaded fi	elds. Formulas a	re embedded in the form to	assist with calculations.	
- All claims must	be in Canadian	dollars. If applicable	, state exchange	e rate and country of initial o	currency.	
			Rate:		Country:	
Being Claimed") i Disbursements" o - The cost claim r - A CV for each co	is required for a covering the wl must be suppor onsultant/analy	each lawyer, analyst/o nole of the party's cos ted by a completed A yst must be attached o	consultant and a it claim should b ffidavit signed b unless provided	orticling student/paralegal. I se provided. By a representative of the pa to the Board as prescribed o		
File # EB- 2	014-0276		Process:	Enbridge Gas Distribu	tion Inc. 2015 Rates Application	
Party: C	anadian Ma	nufacturers & Ex	porters	Affiant's Name	: Peter C.P. Thompson, QC	
HST Number:	10807	5482 RT0001		HS	Rate Ontario: 13.00%	
		Full Registrant		Qualifying Non-Profit		
Unregistered			Tax Exempt			
		Other	~			
	Name of Sta			Affidavit		
I, P	eter C.P. T	hompson, QC		, of the City of	Ottawa	
in the Provin	ice of	(	Ontario		_, swear or affirm that:	
1. I am a representative of the above-noted party (the "Party") and as such have knowledge of the matters attested to herein. 2. I have examined all of the documentation in support of this cost claim, including the attached "Summary of Fees and Disbursements Being Claimed", "Statement(s) of Fees Being Claimed" and "Statement(s) of Disbursements Being Claimed". 3. The attached "Summary of Fees and Disbursements Being Claimed", "Statement(s) of Fees Being Claimed" and "Statement(s) of Disbursements Being Claimed" include only costs incurred and time spent directly for the purposes of the Party's participation in the Ontario Energy Board process referred to above. 4. This cost claim does not include any costs for work done, or time spent, by a person that is an employee or officer of the Party as described in sections 6.05 and 8.09 of the Board's Practice Direction on Cost Awards.						
Signature of		/		0		
		ore me at the Cit	y OT	Ottawa	May 2 , 2015 .	
in the Provin	1/2	Ontario	ZY	, on	(date)	
Commissioner for taking Affidavits  Yiyu Zheng, a Commissioner, etc., Province of Ontario, while a Student-at-Law.						

Expires March 24, 2017.



### **Affidavit and Summary of Fees and Disbursements**

File # EB- 2014-0276 Process: Enbridge Gas Distribution Inc. 2015 Rates Application

Party:

**Canadian Manufacturers & Exporters** 

Summary of Fees and Disbursements Being Claimed							
Legal/consultant/other fees	\$24,558.00						
Disbursements	\$208.50						
HST	\$3,219.65						
Total Cost Claim	\$27,986.15						

#### **Payment Information**

Make cheque payable to: Borden Ladner Gervais LLP

Send payment to this address: Borden Ladner Gervais LLP

Attention: Peter C.P. Thompson, QC

**World Exchange Plaza** 

100 Queen Street, Suite 1300

Ottawa, ON K1P 1J9



File # EB-	2014-0276	Process:	: Enbridge Gas Distribution Inc. 2015 Rates Application				
Party:	Canadian Manufacturers & Exporters		Service Provider Name:	Peter C.P. Thompson, QC			
	Service Provider Type	(check one)	Year Called to Bar	· ·	rs Practising/Years nt experience		
	Legal Counsel	<b>4</b>	1967		45+		
	Articling Student/Paralegal						
	Consultant			Hourly Rate:	\$330.00		
	Analyst						
	For Consultant/Analyst:		CV attached	HST Rate Charged (enter %)	13%		
			CV provided within previous	24 months			

Statement of Fees Being Claimed						
	Hours	Hourly rate	Subtotal	HST	Total	
Preparation	7.0	\$330.00	\$2,310.00	\$300.30	\$2,610.30	
Technical Conference						
Preparation	8.0	\$330.00	\$2,640.00	\$343.20	\$2,983.20	
Attendance	3.0	\$330.00	\$990.00	\$128.70	\$1,118.70	
Interrogatories						
Preparation	7.0	\$330.00	\$2,310.00	\$300.30	\$2,610.30	
Responses	0.8	\$330.00	\$264.00	\$34.32	\$298.32	
ADR - Settlement Conference						
Preparation	18.0	\$330.00	\$5,940.00	\$772.20	\$6,712.20	
Attendance	14.2	\$330.00	\$4,686.00	\$609.18	\$5,295.18	
Proposal Preparation	6.0	\$330.00	\$1,980.00	\$257.40	\$2,237.40	
Post-Settlement Activities	0.3	\$330.00	\$99.00	\$12.87	\$111.87	
			100000000000000000000000000000000000000	40 750 47	622.077.47	
TOTAL SERVICE PROVIDER FEES			\$21,219.00	\$2,758.47	\$23,977.47	



File #:	#: EB-2014-0276						
Process:	Enbridge Gas Distribution Inc. 2015 Rates Application						
Party:	Canadian Manufacturers & Exporters						
Name:	Peter Thompson						
Dec 16-14	Reviewing Application overview; finalizing CME's letter of intervention and request for cost eligibility	0.7	Preparation				
Jan 12-15	Reviewing Procedural Order No. 1	0.1	Interrogatories Prep				
Jan 28-15	Reviewing pre-filed evidence; reviewing Board staff and Energy Probe Interrogatories; considering Interrogatories on behalf of CME; email exchange with V. DeRose	2.5	Interrogatories Prep				
Jan 29-15	Drafting, dictating, revising and finalizing CME Interrogatories	3.9	Interrogatories Prep				
Jan 29-15	Telephone call from V. DeRose	0.1	Interrogatories Prep				
Jan 29-15	Considering APPrO Interrogatories	0.1	Interrogatories Prep				
Jan 30-15	Reviewing Interrogatories of CCC	0.1	Interrogatories Prep				
Jan 30-15	Reviewing EGD UDC Report	0.1	Interrogatories Prep				
Feb 19-15	Considering email from K. Culbert of EGD	0.1	Interrogatories Prep				
Feb 20-15	Considering EGD's Interrogatory Responses	0.8	Interrogatory Responses				
Feb 20-15	Considering Procedural Order No. 2	0.1	Technical Conf. Prep				
Feb 20-15	Considering J. Vellone's email	0.1	Technical Conf. Prep				
Feb 23-15	Considering and responding to various emails re: Technical Conference	0.5	Technical Conf. Prep				
Feb 23-15	Reviewing Interrogatory Responses; letter to the Board re: Technical Conference	0.5	Technical Conf. Prep				
Feb 23-15	Considering EGD letter to the Board; email to the Board; considering D. Stevens' response	0.2	Technical Conf. Prep				
Feb 24-15	Work on pre-filed evidence and Interrogatory Responses in preparation for Technical Conference following receipt of Procedural Order No. 3	4.8	Technical Conf. Prep				
Feb 25-15	Preparation for Technical Conference	1.8	Technical Conf. Prep				
Feb 25-15	Attendance at Technical Conference by telephone	3.0	Technical Conf. Attend				
Feb 26-15	Drafting initial Submissions; reviewing long letter from EGD counsel; revising draft Submissions	2.8	Preparation				
Feb 27-15	Considering further email exchanges between EGD and other intervenors; reviewing Board staff Submissions; reviewing, revising and finalizing CME Submissions re: 2014 Actual Results	3.5	Preparation				



Mar 2-15	Considering EGD's Reply Submissions re: 2014 Actual Results	0.2	Settlement Conf. Prep
Mar 3-15	Reviewing Procedural Order No. 4	0.1	Settlement Conf. Prep
Mar 4-15	Reviewing Actual 2014 information provided by EGD; preparation for Settlement Conference, including emails to EGD with respect to incomplete response to information requests	4.0	Settlement Conf. Prep
Mar 5-15	Preparation for Settlement Conference	1.0	Settlement Conf. Prep
Mar 5-15	Attendance at Settlement Conference by telephone	6.0	Settlement Conf. Attend
Mar 6-15	Attendance at Settlement Conference by telephone	6.0	Settlement Conf. Attend
Mar 11-15	Reviewing comments of R. Aiken, C. Haussmann, J. Shepherd, M. Garner and J. Girvan; submitting comments on behalf of CME	1.9	Settlement Conf. Proposal Prep
Mar 12-15	Reviewing several emails re: Settlement Agreement; reviewing Agreement and email to interested parties proposing changes	2.8	Settlement Conf. Proposal Prep
Mar 12-15	Telephone call from A. Mandyam; email to D. Quinn	0.1	Settlement Conf. Prep
Mar 13-15	Reviewing final Settlement Agreement	0.2	Settlement Conf. Proposal Prep
Mar 13-15	Preparation for and participation in conference call with D. Quinn and EGD representatives; email to intervenor participants in Settlement Conference	1.2	Settlement Conf. Prep and Attend
Mar 13-15	Reviewing further information provided by EGD re: unsettled issue	0.2	Settlement Conf. Prep
Mar 16-15	Considering and responding to email from D. Quinn	0.2	Settlement Conf. Prep
Mar 16-15	Preparation for, then briefing E. Blanchard and E. Alexander re: unsettled issue	1.5	Settlement Conf. Prep
Mar 17-15	Reviewing EGD's UDC Shed Framework proposal; email to Settlement Conference participants and to D. Quinn	0.6	Settlement Conf. Prep
Mar 18-15	Reviewing Procedural Order No. 5	0.1	Settlement Conf. Prep
Mar 18-15	Considering email from D. Quinn; subsequent conference call with D. Quinn	1.0	Settlement Conf. Prep
Mar 18-15	Email exchange with J. Leblanc of EGD	0.2	Settlement Conf. Prep
Mar 18-15	Reviewing Board Staff's submissions re: settlement	0.2	Settlement Conf. Prep
Mar 19-15	Email to EGD and subsequent re-scheduling of conference call with D. Quinn	0.1	Settlement Conf. Prep
Mar 19-15	Considering D. Quinn's notes; email to EGD	0.2	Settlement Conf. Prep
Mar 20-15	Email to D. Quinn	0.1	Settlement Conf. Prep
Mar 23-15	Reviewing D. Quinn's schedules and charts; subsequent conference call with D. Quinn	1.9	Settlement Conf. Prep



Mar 23-15	Preparation for conference call; subsequent conference call with EGD representatives and D. Quinn	1.0	Settlement Conf. Prep and Attend
Mar 24-15	Considering and composing email to Settlement Conference participants re: UDC Management Agreement issues	0.5	Settlement Conf. Prep
Mar 26-15	Considering email from EGD and from D. Quinn	0.1	Settlement Conf. Prep
Mar 27-15	Reviewing EGD's updated UDC management proposal	0.3	Settlement Conf. Prep
Mar 27-15	Email to Settlement Conference participants	0.1	Settlement Conf. Prep
Mar 30-15	Reviewing EGD's proposal; email exchange with D. Quinn; conference call with D. Quinn; further preparation	2.8	Settlement Conf. Prep
Mar 31-15	Considering emails from D. Quinn, C. Schuch and C. Haussmann; email to EGD; considering EGD revisions to UDC management proposal; email to EGD to circulate material to Settlement Conference participants	0.7	Settlement Conf. Prep
Apr 1-15	Considering and composing separate emails to EGD and to intervenors	0.4	Settlement Conf. Prep
Apr 1-15	Considering email from D. Quinn	0.1	Settlement Conf, Prep
Apr 1-15	Considering email from C. Haussman	0.1	Settlement Conf. Prep
Apr 2-15	Considering email from K. Culbert	0.1	Settlement Conf. Prep
Apr 6-15	Considering emails from EGD and D. Quinn; composing email to EGD	0.2	Settlement Conf. Prep
Apr 6-15	Considering and responding to email from A. Mandyam	0.1	Settlement Conf. Prep
Apr 7-15	Reviewing rate adjustment material from EGD	0.2	Settlement Conf. Prep
Apr 7-15	Telephone call from J. Girvan; email to Settlement Conference participants	0.1	Settlement Conf. Prep
Apr 7-15	Considering emails from C. Schuch and C. Haussmann	0.1	Settlement Conf. Prep
Apr 8-15	Considering various emails and composing responses	0.4	Settlement Conf. Prep
Apr 9-15	Considering various emails and EGD's letter to the Board with supplementary Settlement Agreement	0.2	Settlement Conf. Proposal Prep
Apr 10-15	Reviewing Board Staff Submissions on settlement; email exchange with F. Cass	0.2	Settlement Conf. Proposal Prep
Apr 14-15	Email to various parties re: settlement hearing and reviewing transcript of proceedings	0.4	Settlement Conf. Proposal Prep
Apr 28-15	Considering materials from EGD; email to L. Chiasson at EGD	0.3	Settlement Conf. Proposal Prep
May 3-15	Considering and responding to email from R. Aiken	0.1	Post-Settlement Activities
May 7-15	Considering Board Staff Submissions re: Draft Rate Order	0.2	Post-Settlement Activities
	Total Hours for Peter Thompson:	64.3	7

**Total Hours for Peter Thompson:** 

64.3



	<u>Hours</u>		<u>Fees</u>
Preparation	7.0	x \$330.00/hr =	2,310.00
Technical Conf. Prep	8.0	x \$330.00/hr =	2,640.00
Technical Conf. Attend	3.0	x \$330.00/hr =	990.00
Interrogatories Prep	7.0	x \$330.00/hr =	2,310.00
Interrogatory Responses	0.8	x \$330.00/hr =	264.00
Settlement Conf. Prep	18.0	x \$330.00/hr =	1,749.00
Settlement Conf. Attend	14.2	x \$330.00/hr =	3,960.00
Settle. Conf. Proposal Prep	6.0	x \$330.00/hr =	6,897.00
Post-Settlement Activities	0.3	x \$330.00/hr =	99.00
	64.3	Total Fees for Peter Thompson:	\$21,219.00

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File # EB-	2014-0276 Pro	ocess: Enbridge Gas Distribution	: Enbridge Gas Distribution Inc. 2015 Rates Application			
Party:	Canadian Manufacturers & Exporter	Service Provider Name: P	Service Provider Name: Peter C.P. Thompson, QC			
Teasuria.	Statement of	of Disbursements Being Claim	ied			
		Net Cost	HST	Total		
Scanning/F	Photocopying: 574 copies @ \$0.25 each	\$143.50	\$18.66	\$162.16		
Colour Pho	otocopies: 15 copies @ \$1.00 each	\$15.00	\$1.95	\$16.95		
LPIC Levy S	Surcharge (as in previous cost claims)	\$50.00	\$6.50	\$0.00		
Other:			\$0.00	\$0.00		
TOTAL DIS	BURSEMENTS:	\$208.50	\$27.11	\$179.11		



File # EB-	2014-0276	Process:	Enbridge Gas Distributi	on Inc. 2015 Rates Applica	ntion
Party:	Canadian Manufacturers & Ex	porters	Service Provider Name:	Vincent J. DeRose	
	Service Provider Type	(check one)	- Year Called to Bar		rs Practising/Years nt experlence
	Legal Counsel	4	2001		14
	Articling Student/Paralegal		1		
	Consultant			Hourly Rate:	\$290.00
	Analyst				
	For Consultant/Analyst:		CV attached	HST Rate Charged (enter %)	13%
			CV provided within previous	s 24 months	

Statement of Fees Being Claimed					
	Hours	Hourly rate	Subtotal	нѕт	Total
Interrogatories					
Preparation	0.9	\$290.00	\$261.00	\$33.93	\$294.93
Responses	2.7	\$290.00	\$783.00	\$101.79	\$884.79
Case Management					
TOTAL SERVICE PROVIDER FEES			\$1,044.00	\$135.72	\$1,179.72



261.00

783.00

\$1,044.00

File #:	EB-2014-0276						
Process:	Enbridge Gas Distribution Inc. 2015 Rates Application  Canadian Manufacturers & Exporters						
Party:							
Name:	Vince DeRose						
Feb 19-15	Reviewing Interrogatories	0.9	Interrogatories Prep				
Feb 23-15	Reviewing Interrogatory Responses; meeting with P. Thompson	2.0	Interrogatory Responses				
Feb 20-15	Reviewing Interrogatory Responses	0.7	Interrogatory Responses				
	Total Hours for Vince DeRose:	3.6	_				
	<u>Hours</u>		<u>Fees</u>				

**Total Fees for Vince DeRose:** 

x \$290.00/hr =

x \$290.00/hr =

Interrogatories Prep

Interrogatory Responses

0.9

2.7

3.6



File # EB-	2014-0276	Process:	s: Enbridge Gas Distribution Inc. 2015 Rates Application			
Party:	Canadian Manufacturers & Ex	porters	Service Provider Name:	Emma Blanchard		
	Service Provider Type	(check one)	Year Called to Bar	•	rs Practising/Years nt experience	
	Legal Counsel	7	2007		8	
	Articling Student/Paralegal					
	Consultant			Hourly Rate:	\$230.00	
	Analyst					
	For Consultant/Analyst:		CV attached	HST Rate Charged (enter %)	13%	
			CV provided within previous	s 24 months		

Statement of Fees Being Claimed					
	Hours	Hourly rate	Subtotal	HST	Total
Technical Conference					
Preparation	0.4	\$230.00	\$92.00	\$11.96	\$103.96
Attendance		\$230.00	\$0.00	\$0.00	\$0.00
ADR - Settlement Conference					
Preparation	1.3	\$230.00	\$299.00	\$38.87	\$337.87
Attendance		\$230.00	\$0.00	\$0.00	\$0.00
TOTAL SERVICE PROVIDER FEES			\$391.00	\$50.83	\$441.83



299.00

\$ 391.00

File #:	EB-2014-0276						
Process:	Enbridge Gas Distribution Inc. 2015 Rates Application						
Party:	Canadian Manufacturers & Exporters						
Name:	Emma Blanchard						
Feb 23-15	Conference with V. DeRose; letter to Board re: Technical Conference; conference with P. Thompson	0.4	Technical Conf. Prep				
Mar 16-15	Conference with P. Thompson re: outstanding issue re: Unutilized Demand Charges	1.0	Settlement Conf. Prep				
Apr 14-15	Conference with P. Thompson re: hearing for approval of Settlement Agreement; e-mail to D. Quinn	0.3	Settlement Conf. Prep				
	Total Hours for Emma Blanchard:	1.7	_				
	<u>Hours</u>		<u>Fees</u>				
Technical Con	7. Prep 0.4 x \$230.00/hr =		92.00				

**Total Fees for Emma Blanchard:** 

Settle. Conf. Prep

1.3

1.7

x \$230.00/hr =



File # EB-	2014-0276	Process:	s: Enbridge Gas Distribution Inc. 2015 Rates Application			
Party:	Canadian Manufacturers & Ex	porters	Service Provider Name:	Eden Alexander		
	Service Provider Type	(check one)	Year Called to Bar	•	rs Practising/Years nt experience	
	Legal Counsel	7	2014		1	
	Articling Student/Paralegal		· <del></del>			
	Consultant			Hourly Rate:	\$170.00	
	Analyst					
	For Consultant/Analyst:		CV attached	HST Rate Charged (enter %)	13%	
			CV provided within previous	24 months		

Statement of Fees Being Claimed					
	Hours	Hourly rate	Subtotal	нѕт	Total
Preparation	0.0	\$170.00	\$0.00	\$0.00	\$0.00
ADR - Settlement Conference					
Preparation	6.0	\$170.00	\$1,020.00	\$132.60	\$1,152.60
Attendance	5.2	\$170.00	\$884.00	\$114.92	\$998.92
TOTAL SERVICE PROVIDER FEES			\$1,904.00	\$247.52	\$2,151.52



170.00

1,734.00

\$1,904.00

File #:	EB-2014-0276		
Process:	Enbridge Gas Distribution Inc. 2015 Rates Application		
Party:	Canadian Manufacturers & Exporters		
Name:	Eden Alexander		
Mar 16-15	Meeting with P. Thompson re: file introduction	1.0	Settlement Conf. Prep
Mar 17-15	Review Interrogatories and Settlement Proposal; review Procedural Order and schedule dates; review Enbridge's draft UDC management proposal	3.7	Settlement Conf. Prep
Mar 18-15	Review UDC Management Proposal correspondence between P. Thompson and D. Quinn; call with D. Quinn	1.1	Settlement Conf. Prep
Mar 23-15	Call with D. Quinn; call with Enbridge	2.2	Settlement Conf. Prep and Attend
Mar 30-15	Review of Enbridge proposal; email to D. Quinn; teleconference with D. Quinn re: negotiations; teleconference with Enbridge re: Settlement Agreement	3.0	Settlement Conf. Prep and Attend
Apr 14-15	Conference with P. Thompson and E. Blanchard re: EGD hearing	0.2	Settlement Conf. Prep
	Total Hours for Eden Alexander:	11.2	_
	<u>Hours</u>		Fees

**Total Fees for Eden Alexander:** 

x \$170.00/hr =

x \$170.00/hr =

6.05.2

11.2

Settle. Conf. Prep.

Settle. Conf. Attend





#### **Education / Bar Admissions**

Bachelor of Civil Law, Bachelor of Laws (B.C.L/ LL.B), McGill University, 2013

Bachelor of Arts (Combined Honours Degree in International Development Studies and Social Anthropology), Dalhousie University, 2005

Law Society of Upper Canada, Ottawa 2014

#### **Professional Involvement**

Member, Indigenous Bar Association Member, Canadian Bar Association

## **EDEN ALEXANDER**

### Associate

⊤ 613.787.3542

F 613.230.8842

Ottawa:

EAlexander@blg.com

http://ca.linkedin.com/pub/ede

n-alexander/99/a03/92

Environmental Law

Municipal Law and Other Government

Municipal Planning

Expropriation

Aboriginal Law

Team North®

I Calli Morting

Land Development

#### **EXECUTIVE SUMMARY**

Eden Alexander is an associate at our Ottawa office. She is a member of the Environmental, Municipal, Expropriation and Regulatory Group as well as the Aboriginal Law National Focus Group. Prior to joining Borden Ladner Gervais in 2015, Eden articled with the Ministry of the Attorney General of Ontario in their Toronto civil litigation office. While studying law at McGill University, Eden was a research assistant for the late Roderick Macdonald, a member of faculty counsel, and was an active executive member of the Aboriginal Law Student's Association. She also clerked with the Court of Québec in Montreal.

#### **PUBLICATIONS & PRESENTATIONS**

 Co-Author, "Province Announces Bill 73 the "Smart Growth for Our Communities Act," BLG's Municipal Law Bulletin, March 2015.

#### ABOUT BORDEN LADNER GERVAIS LLP

Borden Ladner Gervais LLP (BLG) is a leading, national, full-service Canadian law firm focusing on business law, commercial litigation and arbitration, and intellectual property solutions for our clients. BLG is the country's largest law firm with more than 750 lawyers, intellectual property agents and other professionals in five cities across Canada, We assist clients with their legal needs, from major litigation to financing and patent registration.