

## PUBLIC INTEREST ADVOCACY CENTRE LE CENTRE POUR LA DÉFENSE DE L'INTÉRÊT PUBLIC

August 11, 2015

VIA E-MAIL

Ms. Kirsten Walli Board Secretary Ontario Energy Board P.O. Box 2319 2300 Yonge St. Toronto, ON M4P 1E4

Dear Ms. Walli:

Re: EB-2015-0200 – Union Gas Limited – Dawn Parkway Project
Notice of Intervention of Vulnerable Energy Consumers Coalition (VECC)

Please find enclosed the Notice of Intervention of VECC in the above-noted proceeding. We have also directed a copy of the same to the Applicant.

Yours truly,

Michael Janigan Counsel for VECC

Ms. Karen Hockin, Manager Regulatory Initiatives khockin @uniongas.com

# ONTARIO ENERGY BOARD IN THE MATTER OF AN APPLICATION BY UNION GAS LIMITED 2017 DAWN PARKWAY PROJECT

### NOTICE OF INTERVENTION OF THE VULNERABLE ENERGY CONSUMERS COALITION

To: Ms. Kirsten Walli, Board Secretary

And to: Ms. Karen Hockin, Manager, Regulatory Initiatives

### **IDENTITY OF THE INTERVENOR AND ITS MEMBERSHIP**

- 1. The Vulnerable Energy Consumers Coalition (VECC) hereby expresses its intention to intervene and participate in the above-mentioned proceeding. VECC consists of the following organizations:
  - (a) The Federation of Metro Tenants Association (FTMA)
  - (b) The Ontario Coalition of Senior Citizens' Organizations (OCSCO)
- 2. The Federation of the Metro Tenants Association (the "FTMA") is a non-profit corporation composed of over ninety-two affiliated tenants associations, individual tenants, housing organizations, and members of non-profit housing co-oops. In addition to encouraging the organization of tenants and the promotion of decent and affordable housing, the Federation provides general information, advice, and assistance to tenants. The address is:

500-27 Carlton Street Toronto, ON M5B 1L2

3. The Ontario Coalition of Senior Citizens' Organizations ("OCSCO") is a coalition of over 160 senior groups as well as individual members across Ontario. OCSCO represents the concerns of over 500,000 senior citizens through its group and individual members. OCSCO's mission is to improve the quality of life for Ontario's seniors. OCSCO's address is:

333 Wilson Avenue, Suite 406 Toronto, ON

M3H 1T2

4. The coalition of the FMTA and OCSCO under the name VECC has the specific mandate of intervening in proceedings to advocate on behalf of the interests of Ontario's vulnerable consumers with respect to energy issues, primarily through intervention in regulatory proceedings at the Ontario Energy Board.

- 5. Although the organization is not itself a member of VECC, the Public Interest Advocacy Centre (PIAC) in Ottawa assists in the representation of the interests of vulnerable consumers by ensuring the availability of competent representation and consultant support to the VECC participation.
- 6. VECC is a frequent intervenor in Board proceedings. Our annual information filing can be found on the Board's website at:

http://ontarioenergyboard.ca/oeb\_Documents/Intervenor\_Filings/VECC\_2014\_annual\_intervenor\_filing20140605.pdf

### INDIVIDUALS AUTHORIZED TO REPRESENT VECC IN THIS PROCEEDING

7. The name & address of the agent authorized to receive documents on behalf of VECC is:

Mr. Michael Janigan (Counsel)
31 Hillsdale Avenue
Toronto, Ontario
M4S 1T4

Mr. Janigan's Direct line: 416-840-3907

mjanigan@piac.ca

PIAC Office: 613-562-4002 ext. 21 (Donna Brady)

8. VECC requests that all correspondence and documentation also be electronically copied to VECC's consultants:

Mark Garner (project manager)
Econalysis Consulting Services
34 King Street East, Suite 630
Toronto, Ontario
M5C 2X8
647-408-4501 (office)
markgarner@rogers.com

9. To mitigate costs VECC requests only electronic copies of the materials. VECC may request paper copies of some or all of the materials should this become necessary. VECC requests electronic copies of the application and any additional supporting materials are sent to Mr. Janigan and Mr. Garner at their respective e-mail addresses.

### **GROUNDS FOR THE INTERVENTION**

10. VECC is concerned with the cost consequences of changes to natural gas contracting that are occurring in the Ontario franchises due to changes in supply sources and transportation arrangements to source natural gas from the Marcellus Basin.

### INTERESTS OF THE INTEVENOR

- 11. VECC is a frequent intervenor in matters affecting consumers in Ontario, including Union's Rate proceeding EB-2015-0271 and its Parkway West proceeding EB-2012-0433.
- 12. VECC is intervening in order to ensure that consumer interests and in particular the interests of the low-income and vulnerable users of natural gas are fully represented in the determination of just and reasonable rates. While Union suggests that the impact to its in-franchise customers will be a rate reduction we note that the project costs of \$622.5 million represent a significant investment affecting all customers. We also note that a number of parties whose interests may be in conflict with those of in-franchise customers have intervened in this Application.

### **INTENTION TO SEEK COST AWARDS**

- 13. VECC will be requesting an award of costs for its participation in this proceeding and believes that, as a coalition representing the direct interests of consumers, it meets the eligibility criteria set out in the Ontario Energy Board's Rules of Practice and Procedure (Section 41) and its' Practice Direction on Cost Awards (Section 3.03).
- 14. VECC's members do not have access to the direct funding required to retain appropriate legal and consulting support for its intervention in OEB proceedings. Accordingly VECC relies on PIAC to provide legal support and retain qualified consultants on the basis that PIAC can recover the related fees and disbursements from the Board based on the Board's Practice Direction on Cost Awards at the prevailing Cost Award Tariff.

**DATED AT TORONTO, AUGUST 11, 2015**