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August 12, 2015

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

Attention: Kristen Walli, Board Secretary

Dear Ms. Walli:

Re: Ontario Sustainable Energy Association's ("OSEA") Interrogatory Responses Board File No. EB-2015-0029/EB-2015-0049

Please find enclosed OSEA's Response to Interrogatories from

- Enbridge
- **OGVG**
- **APPrO**
- **GEC**
- **VECC**

Yours truly,

Joanna Vince

Encl.

Nicole Risse, Executive Director, OSEA cc.

Intervenors

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## OSEA Response to Enbridge Interrogatories

## Question #1

Ref: L.OSEA.1.page 4

<u>Preamble:</u> The OSEA noted that "the 2014 Ministerial Directive directs the Board to take action to promote electricity conservation and demand management ("CDM") and natural gas DSM. The 2014 Ministerial Directive requires the Board to create a policy framework that includes the cooperation and coordination between electricity distributors and gas distributors when planning and implementing the CDM and DSM plans, respectively."

Does Mr. Young believe that properly managed sharing of customer information between electric and gas utilities in a confidential setting for the purpose of DSM and CDM collaboration is appropriate and within the spirit of the Minister's Directive? Does the Board, in its Framework, enable such activity?

## Response

I cannot speculate on the appropriateness of confidential customer information sharing between electric and gas utilities in respect of DSM and CDM collaboration. The question does not identify what customer information would be shared and how it would be used in the collaboration.

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