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February 22, 2016

Richard King
Direct Dial: 416.862.6626
rking@osler.com
Our Matter Number: 0083530

Filed on RESS and Sent via Courier

Kirsten Walli
Board Secretary
Ontario Energy Board
P.O. Box 2319, 27th Floor
2300 Yonge Street
Toronto, ON M4P 1E4

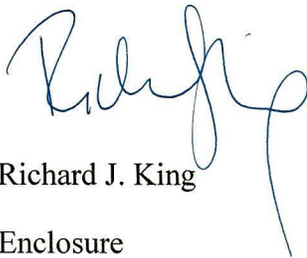
Dear Ms. Walli:

Application on OEB's own motion to consider potential alternative approaches to recover the costs of expanding natural gas service to communities that are not currently served

Board File No. EB-2016-0004

We are counsel to Parkland Fuel Corporation ("**Parkland**"). Please find enclosed Parkland's Notice of Intervention requesting intervenor status in the above-noted proceeding.

Yours very truly,



Richard J. King

Enclosure

ONTARIO ENERGY BOARD

IN THE MATTER OF the *Ontario Energy Board Act, 1998*, S.O. 1998, c.15 (Schedule B);

AND IN THE MATTER OF an Application, on the Ontario Energy Board's own motion, to consider potential alternative approaches to recover the costs of expanding natural gas service to communities that are not currently served.

EB-2016-0004

NOTICE OF INTERVENTION

**PARKLAND FUEL CORPORATION
("PARKLAND")**

February 22, 2016

A. Parkland and its Interest in the Proceeding

1. Parkland distributes and sells, among other things, residential propane and heating oil to customers in Ontario. In parts of Ontario (where natural gas service exists), Parkland competes with natural gas distributors. Parkland also provides propane and heating oil service in parts of the province not currently served by natural gas.
2. This proceeding will determine issues of fundamental importance to Parkland's business in Ontario – namely, whether the Board will permit certain fuel market participants (i.e., natural gas distributors Union Gas Limited and Enbridge Gas Distribution Inc.) to receive subsidies from existing Ontario natural gas customers to expand their gas distribution systems to communities not currently served by natural gas.
3. If permitted, these subsidies could significantly impact Parkland's business, given that it will be competing with subsidized gas distributors in areas where no natural gas service previously existed. Parkland's propane and heating oil distribution network enjoy no such similar subsidy.

B. Nature and Scope of Parkland's Intended Participation

4. Given the importance of this proceeding to Parkland's business interests, Parkland intends to participate in all aspects of this proceeding – including commenting on the draft issues list, filing evidence and written interrogatories, and attending the pre-hearing day and the oral hearing.
5. Parkland is aware of the participation of the Canadian Propane Association (“CPA”), and will act responsibly to coordinate its participation with that of the CPA to ensure no duplication with respect to interrogatories, intervenor evidence, cross-examination and/or ultimate submissions.

C. Costs

6. Parkland is not seeking an award of costs in this proceeding.

D. Parkland's Representatives

7. If Parkland is granted intervenor status by the Board, Parkland requests that further communications with respect to this proceeding be sent to the following:

Parkland Fuels Corporation

5101 – 333 96th Avenue NE
Calgary, AB T3K OS3

Attention: Patricia van Sande, Director, Investor & Government Relations
Telephone: (403) 567-2519
Facsimile: (403) 567-2599
Email: Patricia.vandeSande@parkland.ca

Attention: Pierre Magnan, VP, General Counsel and Corporate Secretary
Telephone: (403) 567-2569
Email: pierre.magnan@parkland.ca

and to its counsel,

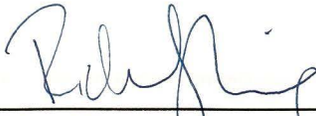
Osler, Hoskin & Harcourt LLP

Box 50, 1 First Canadian Place, Suite 6300
Toronto, ON M5X 1B8

Attention: Richard J. King
Telephone: (416) 862-6626
Facsimile: (416) 862-6666
Email: rking@osler.com

Attention: Sander Duncanson
Tel: (403) 260-7078
Email: sduncanson@osler.com

ALL OF WHICH IS RESPECTFULLY SUBMITTED THIS 22nd day of February, 2016



Parkland Fuel Corporation

By its counsel, Osler, Hoskin & Harcourt LLP