

July 14, 2016

VIA RESS AND COURIER

Ms. Kirsten Walli ONTARIO ENERGY BOARD P.O. Box 2319, 27<sup>th</sup> Floor 2300 Yonge Street Toronto, Ontario M4P 1E4 lan A. Mondrow Direct 416-369-4670 ian.mondrow@gowlingwlg.com

Assistant: Cathy Galler Direct: 416-369-4570 cathy.galler@gowlingwlg.com

Dear Ms. Walli:

# Re: EB-2016-0186 – Union Gas Limited (Union) Panhandle Reinforcement Project.

## Industrial Gas Users Association (IGUA) Request for Intervention.

We write as legal counsel to IGUA to request that IGUA be granted intervenor status in the captioned proceeding.

# **Description of IGUA**

IGUA is an association of industrial companies located in the Canadian provinces of Ontario and Québec, who use natural gas in their industrial operations. IGUA was first organized in 1973 and it provides a coordinated and effective public policy and regulatory voice for those industrial firms depending on natural gas as a fuel or feedstock. IGUA has become the recognized voice representing the industrial user of natural gas before regulatory boards and governments at both the provincial and national levels.

The Association's activities are guided by a 15 member Board of Directors, constituted to assure that each industrial sector and geographic region is represented. The Board of Directors has regularly scheduled meetings at least six times each year. A full time President and other staff are based in a permanent office in Ottawa.

Through regulatory intervention, government advocacy, marketing, promotion, partnerships, education and outreach, IGUA successfully represents industrial gas users. Our mission is to be the voice of our members within the natural gas industry through intervention, advocacy, and partnerships.

T +1 (416) 862 7525 gowlingwlg.com



### Nature and Scope of IGUA's Intended Participation

Union's proposed project would have significant gas delivery service and rate impacts on Union's customers in Southwestern Ontario, including a number of IGUA members. The application also raises important questions regarding continuing investment in gas distribution infrastructure in the face of future asset utilization risks in light of developing provincial energy and climate change policies, in respect of which questions IGUA will have an interest and a viewpoint.

We anticipate that IGUA will seek to actively participate in this matter as it proceeds.

### Intention to Seek an Award of Costs

IGUA also hereby requests that it be determined eligible for recovery of its reasonably incurred costs of its intervention herein.

As a party primarily representing the direct interests of industrial consumers (i.e. ratepayers) in relation to regulated services, IGUA has in the past been determined to be eligible for cost awards pursuant to section 3.03(a) of the Board's *Practice Direction on Cost Awards*.

### **Request for Written Evidence and Contact Information**

IGUA requests that copies of written evidence and all circulated correspondence related to this matter be directed to it as follows:

Ian Mondrow, Partner **GOWLING WLG (CANADA) LLP** Suite 1600, 1 First Canadian Place 100 King Street West Toronto, Ontario M5X 1G5

 Phone:
 416-369-4670

 Fax:
 416-862-7661

 E-Mail:
 ian.mondrow@gowlingwlg.com

Dr. Shahrzad Rahbar President **INDUSTRIAL GAS USERS ASSOCIATION** 350 Sparks Street, Suite 502 Ottawa, Ontario K1R 7S8

Office:	613-236-8021
Mobile:	613-983-2927
E-Mail:	srahbar@igua.ca

Laura Van Soelen, Associate **GOWLING WLG (CANADA) LLP** Suite 1600, 1 First Canadian Place 100 King Street West Toronto, Ontario M5X 1G5

 Phone:
 416-862-3646

 Fax:
 416-862-7661

 E-Mail:
 laura.vansoelen@gowlingwlg.com



We have an electronic copy of the prefiled materials and do not require a hard copy.

Yours truly,

condrace

lan A. Mondrow

- c: K. Hockin (Union)
  - C. Keizer (Torys)
  - S. Rahbar (IGUA)
  - Z. Crnojacki (OEB Staff)

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