



ENERGY+ INC.

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September 14, 2018

Delivered by RESS & Courier

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

Dear Ms. Walli:

**Re: OEB File No. EB-2018-0028
Energy+ Inc. Application for Approval of Distribution Rates and Other
Charges Effective January 1, 2019 (the "Application")
Responses to Interrogatories
Confidentiality Matters**

As part of the Responses to the Interrogatories for the above captioned Application, Energy+ Inc. ("Energy+") is filing redacted versions of the following documents on the public record:

Category 1

| IR | Details |
|-------------|--|
| 3-VECC-17b) | Co-Generation Facility Information |
| TMMC-4 | Generator Specifications |
| TMMC-7 | Cost Allocation |
| TMMC-10 | Standby Charge Scenario |
| TMMC-11 | Capital Costs |
| TMMC-12 | Power Supply Details |
| TMMC-13 | Load and Power Supply Details |
| TMMC-14 | Energy+ Load Data (Excel File on CD) |
| TMMC-15 | Power Supply Details |
| TMMC-19 | Cost Information & Customer Presentation |

Category 2

| IR | Details |
|--------------|----------------------------------|
| 4-Staff-74b) | 2017 Corporate Income Tax Return |
| 1-SEC-13 | Succession Plan |

Energy+ is filing the above documents in confidence pursuant to the Ontario Energy Board's (the "**Board**") Practice Direction on Confidential Filings (the "**Practice Direction**").

For the Category 1 information, the third parties whose information has been redacted are engaged in competitive business activities. The information that has been redacted is consistently treated in a confidential manner. Disclosure of the third-party information in the documents listed in Category 1 above could reasonably be expected to prejudice the economic interest of, significantly prejudice the competitive position of, cause undue financial loss to, and be injurious to the financial interest of the applicable third party.

The documents listed in Category 2 include personal information, such as names of individuals, such as employees' names, apprentices' names, photographs, salaries, and employment related information. Energy+ does not have these individuals' consent to the public release of this information.

The Practice Direction recognizes that these are both among the factors that the Board will take into consideration when addressing the confidentiality of filings. They are also addressed in subsection 17(1) of the *Freedom of Information and Protection of Privacy Act* ("FIPPA"), and the Practice Direction notes (at Appendix C of the Practice Direction) that third party information as described in subsection 17(1) of FIPPA is among the types of information previously assessed or maintained by the Board as confidential.

Energy+ is prepared to provide unredacted copies of the documents listed in Categories 1 and 2 to parties' counsel and experts or consultants provided that they have executed the Board's form of Declaration and Undertaking with respect to confidentiality and that they comply with the Practice Direction, subject to Energy+'s right to object to the Board's acceptance of a Declaration and Undertaking from any person.

In keeping with the requirements of the Practice Direction, Energy+ is filing two confidential unredacted versions of the documents listed in Categories 1 and 2 in hard copy only. Energy+ has also provided two CDs that contain the confidential data requested in Response to Interrogatory TMMC-14. The unredacted versions of the documents have been placed in a sealed envelope marked "Confidential". These documents are marked "Confidential", and Energy+ has identified the portions of the documents in respect of which confidentiality is claimed through the use of sidebars ("f") and printed on yellow paper. Energy+ requests that the unredacted documents be kept confidential.

Respectfully submitted,

A handwritten signature in dark ink, appearing to read 'SHG', is positioned above the typed name of the signatory.

Sarah Hughes, CPA, CA, C.Dir.
Chief Financial Officer
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