

ENERGY+ INC

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November 23, 2018

Delivered by Email, RESS & Courier

Ms. Kirsten Walli Board Secretary Ontario Energy Board 2300 Yonge Street Suite 2701 Toronto, ON M4P 1E4

Dear Ms. Walli:

Re: Energy+ Inc. 2019 Rates Application EB-2018-0028
Response to OEB Staff Submission on Request for Confidentiality

On September 14, 2018, as part of the Responses to the Interrogatories ("IRRs") for the above captioned Application, Energy+ Inc. ("**Energy+**") filed redacted versions of the following documents on the public record:

Category 1

OEB Staff Submission	100	5
Item No.	IRR	Details
1	3-VECC-17b)	Co-Generation Facility Information
2	TMMC-4	Generator Specifications
3	TMMC-7	Cost Allocation
4	TMMC-10	Standby Charge Scenario
5	TMMC-11	Capital Costs
6	TMMC-12	Power Supply Details
7	TMMC-13	Load and Power Supply Details
8	TMMC-14	Energy+ Load Data (Excel File on CD)
9	TMMC-15	Power Supply Details
10	TMMC-19	Cost Information & Customer Presentation

Category 2

OEB Staff Submission Item No.	IRR	Details
13	4-Staff-74b)	2017 Corporate Income Tax Return
14	1-SEC-13	Succession Plan

On September 19, 2018, as part of Energy+'s Responses to TMMC Clarification Questions, Energy+ filed redacted versions of the following documents on the public record:

Category 1

OEB Staff Submission Item No.	IRR	Details
11	Clarification TMMC-2	Cost Allocation 2019+EnergyPlus_Cost_Allocation_Model _No Standby_TMMC_4.xlsm
12	Clarification TMMC-3	Load Details

On October 16, 2018, Board Staff filed submissions on the confidentiality of Energy+'s IRRs, Items 1 to 10, 13, and 14.

On October 19, 2018, Energy+ provided its submission on confidentiality with respect to IRR Items 1 through 10, 13 and 14.

Pursuant to Procedural Order No. 4 ("PO #4"), Board Staff filed submissions on the confidentiality requests for the Energy+ IRRs, the Revised Pollack Evidence, the Collis Evidence, and the TMMC IRs on November 13, 2018.

For the Category 1 information, the third parties whose information has been redacted are engaged in competitive business activities. The redacted information was limited to information explicitly identifying a customer or details identifying the customer's specific electricity usage, load profile, connection specifications and billing details, disclosure of which could reasonably be expected to prejudice significantly the competitive position of the customer.

This represents Energy+'s reply to the Board Staff submissions with respect to the two additional items No. 11 and 12.

OEB Submission Item No.	Details	Reasons
11	Clarification	2019+EnergyPlus_Cost_Allocation_Model_No Standby_TMMC_4.xlsm
TMMC-2	Subject to any further submissions from TMMC, Energy+ agrees with Board Staff that the adjustment to load related to the application of a standby charge does not disclose TMMC's actual load.	
10	Olasii aatia	Load Details – Capacity of the load displacement generation facility
12 Clarification TMMC-3		Energy+ agrees with Board Staff that the key information in this response was the nameplate capacity of TMMC's generation facility and that TMMC has agreed that this information may be publicly disclosed.

Energy+ is prepared to provide unredacted copies of the documents listed as Items 11 and 12 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. Yours very truly,

Energy+ Inc.

Sarah Hughes, CPA, CA, C.Dir.

Chief Financial Officer

cc: John A.D. Vellone, Borden Ladner Gervais LLP Intervenors of Record in EB-2018-0028