

February 26, 2019

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

Re: Toronto Hydro-Electric System Limited 2020-2024 Custom Price Cap Index (PCI) Application

AMPCO Undertaking JTC4.28 Board File No. EB-2018-0165

Dear Ms. Walli:

Attached please find AMPCO's questions related to Undertaking JTC4.28.

Please do not hesitate to contact me if you have any questions or require further information.

Sincerely yours,

(ORIGINAL SIGNED BY)

Colin Anderson President Association of Major Power Consumers in Ontario

Copy to: Toronto Hydro-Electric System Limited

EB-2018-0165

Toronto Hydro-Electric System Limited

Application for electricity distribution rates beginning January 1, 2020 until December 31, 2024

Undertaking JTC4.28: AMPCO Technical Conference Questions for Panel 4

JTC4.28-AMPCO-1

Ref: Exhibit 1B, Tab 2, Schedule 1, Appendix B, Appendix A

<u>Preamble:</u> In Appendix A, UMS provides the relevant reports, procedures and system performance data provided by the Company that UMS reviewed. With respect to each of the following items listed in Appendix A, please provide a description, and explain how it was relevant to the study.

- a) SAP Asset Class Mapping Extract 08082017)Master Spreadsheet of Distribution Assets)
- b) 2015-2019 Programs to Asset Category Mapping_V2_20170801 (Capital Program Tracker)
- c) Whitepaper Adoption of IAS16 PPE Engineering and Admin Reclassification 2010-04-03 ("EAR" Version V5.7-Final dated July 30, 2010)
- d) Did UMS review any other THESL data sets beyond (a) & (b) above? If yes, please identify and explain.

JTC4.28-AMPCO-2

Ref: Exhibit 1B, Tab 2, Schedule 1, Appendix B

- a) Does UMS have any concerns regarding the accuracy, completeness, consistency or quality of THESL's data? If yes, please explain.
- b) Please provide any recommendations for THESL to improve the accuracy, completeness, consistency and quality of its data.

JTC4.28-AMPCO-3

Ref: VECC-JTC4.26 Q-74

<u>Preamble:</u> As a follow-up question to VECC's Undertaking JTC4.26 Q-74, AMPCO asks the following: Does UMS believe that there is merit in post facto reviews of electricity distribution asset capital investments in order to understand the past effectiveness of different types of investment on both the frequency and duration of defective equipment outages?