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March 6, 2019

Delivered by Courier, Email & RESS

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

Dear Ms. Walli:

Re: Energy+ Inc. 2019 Rate Application (EB-2018-0028) Comments from Energy+ Inc.'s other Large Use customer

We are writing to submit the initial comments received from the other Large Use customer in accordance with Procedural Order No. 8, as extended.

The customer's comments are pasted below, with specific redactions to remove the identity of the customer. The customer specifically requested this redaction.

"Sarah Hughes, CPA, CA, C.Dir. Chief Financial Officer Energy+ Inc. 1500 Bishop St. P.O. Box 1060 Cambridge, ON N1R 5X6

Re: Energy Plus Rate Application – Response to the Ontario Energy Board

Dear Sarah

Please convey our response below to the Ontario Energy Board

As we understand from the information provided by Energy+, the distribution costs (Distribution and Distribution Rate Riders) would increase significantly from the 2018 rates whether the TMMC JP Scenario or the Energy+ Proposal (VECC TCQ 76). Furthermore, we understand this rate structure is an ongoing increased cost to [CUSTOMER NAME REDACTED].



[CUSTOMER NAME REDACTED] should not be responsible for infrastructure costs put in to meet the needs of a big company like TMMC. When they choose to find alternate sources of power, it is unfair to burden other businesses with the costs, especially in a high electricity cost market. This action will prompt us to move business out of this plant to lower the impacts of costs long term, and move it to more business-friendly jurisdictions where we already have capacity to absorb more work.

This additional cost only increases this Cambridge plant's uncompetitive electricity rates versus its two other plants, and adds cost that our customers are unwilling to absorb.

[CUSTOMER NAME REDACTED]"

Yours very truly,

BORDEN LADNER GERVAIS LLP

Per:

Original signed by John A. D. Vellone

John A.D. Vellone

cc: All parties to EB-2018-0028