



BY EMAIL

June 18, 2019

To: All Parties, EB-2018-0028

**Re: Energy+ Inc. (Energy+)
Board File Number: EB-2018-0028
Errata for June 13, 2019 Decision and Order**

The Ontario Energy Board (OEB) issued its Decision and Order on Energy+'s 2019 cost of service application on June 13, 2019. On page 52 of the Decision and Order, the OEB's findings stated that "Given the OEB's decision in this proceeding not to approve the proposed standby charge at this time, Energy+ is directed to remove the load adjustments to the Large Use class."

The OEB notes this direction was not intended to preclude Energy+ from removing the adjustments for conservation and demand management (CDM) savings associated with new load displacement generation (LDG) and the Lost Revenue Adjustment Mechanism Variance Account (LRAMVA) threshold, given its decision on the proposed standby charge. These adjustments were specified in Energy+'s argument in chief¹ and were supported by OEB staff.² No party objected to these adjustments. The OEB notes that this direction in its findings did not provide for the rejection of these proposed adjustments simply because of their omission from the determination of the effect of the disallowance of the standby charge.

In order to clarify the effect of the direction in its findings, the OEB corrects the passage referenced in the Load Forecast section as follows:

"Given the OEB's decision in this proceeding not to approve the proposed standby charge at this time, Energy+ is directed to remove the load adjustments related to the standby charge to LDG. The reduction to the CDM adjustments and the LRAMVA threshold should also be reversed."

Pursuant to its powers under Rule 41.02 of the OEB's *Rules of Practice and Procedure*, the OEB may at any time, without notice or a hearing of any kind, correct a typographical error, error of calculation or similar error made in its orders or decisions.

¹ Energy+, Argument-In-Chief, paragraph 118.

² OEB Staff Submission, page 45.

The OEB has amended the Decision and Order to reflect the change. The revised Decision and Order is attached.

Yours truly,

Original Signed by

Kirsten Walli
Board Secretary

c: All Parties