

Environment Indigenous Energy Law

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August 30, 2019

Ontario Energy Board 2300 Yonge Street 27th Floor Toronto, ON M4P 1E4

Attention: Kirsten Walli, Board Secretary

Dear: Ms. Walli:

Re: Ontario Sustainable Energy Association (OSEA)

Utility Remuneration and Responding to Distributed Energy Resources

Board File Nos. EB-2018-0287 and EB-2018-0288

Willms & Shier Environmental Lawyers LLP is counsel for OSEA. We are in receipt of the letter from counsel for APPrO ("APPrO's Letter) that was filed with the Board today.

OSEA concurs with the submissions made in APPrO's Letter. OSEA requests the same relief requested in APPrO's Letter, for the same reasons as APPrO.

Like APPrO, OSEA also requests that the Board consider the substantive and positive contribution that OSEA has made as a cost eligible intervenor in previous Board proceedings, including policy proceedings, such as: the Board consultation on Rate Design for Commercial Industrial Customers, the Board consultation in 2015 for the Cap and Trade Framework, Cap and Trade Compliance Plans in 2016 and 2017, IESO's 2016 – 2019 Expenditure and Revenue Requirement Submissions, Hydro One's 2018 – 2022 Distribution Rates Application, the 2015-2020 DSM Framework, the DSM Mid Term Review, the Post 2020 DSM Framework, the Advisory Committee for the DSM Guidelines, and Enbridge's Renewable Natural Gas Enabling Program Application.

Yours truly,

Matt Gardner

Most F. Gil

cc: Dan Goldberger, OSEA

Marion Fraser, Fraser & Company