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September 24, 2019

## 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:** OEB File No. EB-2019-0032

 ${\bf ENWIN\ Utilities\ Ltd.\ Application\ for\ Approval\ of\ Distribution\ Rates\ and}$ 

Other Charges Effective January 1, 2020

**Evidence - Responses to Pre-Settlement Clarification Questions and** 

Response to Request for Scenario Models and Bill Impacts

Please find enclosed ENWIN Utilities Ltd.'s ("ENWIN") Responses to Pre-Settlement Conference Clarification Questions ("Clarification Responses"), which are being filed concurrently with the Settlement Proposal and with the consent of the parties to this proceeding.

The following document and live excel models are also being filed in addition to the Clarification Responses.

- A Cost Allocation Model, Revenue Requirement Work Form and Tariff Schedule and Bill Impact Model that depict an illustrative scenario where the Large Use 3TS and Ford Annex rate classes are combined, but the GS 50 - 4,999 and Intermediate rate classes are maintained separately
- A Bill Impact Summary Schedule that summarizes the illustrative bill impacts of ENWIN's proposal for elimination of the Ford Annex and Intermediate rate classes, and the above illustrative scenario

There is information redacted in "Appendix C- VECC Pre-Settlement Conference Clarification Questions" of the Clarification Responses ("Appendix C"). Such information is customer-specific and is confidential.

The redactions in Appendix C have been limited to details identifying the customer's load information. Disclosure of this redacted information could reasonably be expected to prejudice



significantly the competitive position of, prejudice the economic interest of, and be injurious to the financial interest of the customer.

According to the Ontario Energy Board's ("**OEB**" or the "**Board**") *Practice Direction on Confidential Filings*<sup>1</sup> ("**Practice Direction**"), the Practice Direction recognizes that the above is among the factors that the Board will take into consideration when addressing the confidentiality of filings. They are also addressed in subsection 17(1) of the Freedom of Information and Protection of Privacy Act ("**FIPPA**"), and the Practice Direction notes (at Appendix C of the Practice Direction) that third party information as described in subsection 17(1) of FIPPA is among the types of information previously assessed or maintained by the Board as confidential.

In addition, the parties to the proceeding have consented to the unredacted information being filed in confidence.

In keeping with the requirements of the Practice Direction, ENWIN is filing two confidential unredacted versions of Appendix C in hard copy only. The unredacted versions of the documents have been placed in a sealed envelope marked "Confidential". These documents are marked "Confidential", and ENWIN has identified the portions of the documents in respect of which confidentiality is claimed through the use of sidebars ("|") and printed on yellow paper. ENWIN requests that the unredacted documents be kept confidential

Yours very truly,

## BORDEN LADNER GERVAIS LLP

Per:

*Original signed by John A.D. Vellone* 

John A.D. Vellone Encl.

cc: Paul Gleason, ENWIN Utilities Ltd.
Intervenors on record for EB-2019-0032

<sup>&</sup>lt;sup>1</sup> Ontario Energy Board Practice Direction On Confidential Filings Revised October 28, 2016.