



**BY EMAIL and RESS**

**Mark Rubenstein**  
mark@shepherdrubenstein.com  
Dir. 647-483-0113

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

November 24, 2022  
Our File: EB20220184

**Attn: Nancy Marconi, Registrar**

Dear Ms. Marconi:

**Re: EB-2022-0184 – EPCOR Natural Gas LP South Bruce – SEC Supplementary IRs**

We are counsel to the School Energy Coalition (“SEC”). Attached, please find a copy of SEC’s interrogatories on the additional evidence in the above-captioned matter.

Yours very truly,  
**Shepherd Rubenstein P.C.**

Mark Rubenstein

cc: Brian McKay, SEC (by email)  
Applicant and intervenors (by email)

**ONTARIO ENERGY BOARD**

**IN THE MATTER OF** the *Ontario Energy Board Act, 1998*,  
S.O. 1998, c. 15, 3 Schedule B, as amended;

**AND IN THE MATTER OF** an Application by EPCOR  
Natural Gas Limited Partnership for an Order or Orders under  
section 36 of the *Ontario Energy Board Act*.

**SUPPLEMENTARY INTERROGATORIES ON**

**BEHALF OF THE**

**SCHOOL ENERGY COALITION**

**SEC-8**

[Additional Evidence] EPCOR has provided certain information on the financial impacts to the utility should the OEB not approve the CVVA as proposed. As it relates to Southern Bruce operations that were subject to the EB-2018-0264 approvals, please provide the Applicant’s actual (or forecast) regulated return on equity for each year between 2019 and 2028, both with and without approval of the CVVA as proposed, using the most up to date information available (i.e. forecast revenues and costs). Please provide all supporting calculations and detail all assumptions made.

**SEC-9**

[Additional Evidence, Appendix A, p.2] EPCOR states that the proposed weather normalization process “is largely consistent” with the weather normalization process previously approved for ENGLP Aylmer. Please explain the differences.

Respectfully, submitted on behalf of the School Energy Coalition, this November 24, 2022.

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Mark Rubenstein  
Counsel for the School Energy