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Borden Ladner Gervais LLP Lawyers • Patent & Trade-mark Agents World Exchange Plaza 100 Queen Street, Suite 1100 Ottawa ON K1P 1J9 tel.: (613) 237-5160 fax: (613) 230-8842 www.blgcanada.com

VINCENT J. DEROSE direct tel.: (613) 787-3589 e-mail: vderose@blgcanada.com

October 27, 2008

Kirsten Walli **Board Secretary** Ontario Energy Board 2300 Yonge Street 27th floor Toronto ON M4P 1E4

Dear Ms Walli,

Enbridge Gas Distribution Inc. ("Enbridge") - ARC Exemption **Board File No.:** EB-2008-0275 **Our File No.:** 339583-000022

Enclosed please find the Interrogatories of Canadian Manufacturers & Exporters ("CME") to Enbridge Gas Distribution Inc. in this proceeding.

Please contact me if you require any further information.

Yours very truly

Vincent DeRose VJD/kt Encl.

Norm Ryckman (EGD) c. Tania H. Persad (EGD) Robert B. Warren (CCC) Julie Girvan (CCC) Paul Clipsham (CME)

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ONTARIO ENERGY BOARD

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

AND IN THE MATTER OF an application by Enbridge Gas Distribution Inc., for an exemption from sections 2.2.2 and 2.2.4 of the *Affiliate Relationships Code for Gas Utilities.*

INTERROGATORIES OF CANADIAN MANUFACTURERS & EXPORTERS ("CME") TO ENBRIDGE GAS DISTRIBUTION INC. ("EGD")

1. CME would like to obtain a better understanding of the history of the Enbridge Ontario Wind Power LP ("Wind Power") project to generate electricity from its 181.5 MW wind turbine facility located in Kincardine, Ontario. In this context:

- (a) Is Wind Power's turbine facility in Kincardine the result of the two projects awarded by the Ontario Ministry of Energy to Enbridge Inc. and Leader Capital Corp under its Renewable Energy Supply Request for Proposals in or about November 2005?
- (b) If the answer to (a) is yes, please explain when and how Enbridge Inc. transferred its interests in the project to Wind Power.

2. It is CME's understanding that Wind Power has executed at least one Electricity Purchase Agreement with the Ontario Power Authority ("OPA") for the power generated from the project. Please confirm the date(s) that the Electricity Purchase Agreement(s) was/were executed with the OPA.

3. When did Wind Power learn that its operating procedures must comply with the Independent Electricity System Operator ("IESO") requirements, including the need to have operational control personnel available 24/7 to respond to IESO communications within 5 (five) minutes?

4. When did Wind Power first discuss with either Enbridge Inc. or EGD the possibility that EGD provide it with the Control Services at issue in this application? If any PowerPoint presentations or internal memoranda were prepared on this issue, please produce them.

5. At question 5 of the Interrogatories submitted by counsel to the Consumers Council of Canada ("CCC"), you were asked if EGD and Wind Power have executed a Service Level Agreement ("SLA") pertaining to the arrangement. If EGD and Wind Power have not executed an SLA pertaining to this arrangement, please explain why not. Further, if an SLA has not been executed, does EGD expect to execute an SLA with Wind Power? If so, when?

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