From: Ontario Energy Board <webmaster@oeb.ca>
Sent: Thursday, January 16, 2025 3:28 PM
To: Office of the Registrar <Registrar@oeb.ca>
Cc: spollock@blg.com
Subject: Intervention Form: EB-2024-0198 - Canadian Manufacturers & Exporters

Intervention Form

Case Number:

EB-2024-0198

Intervenor Name:

Canadian Manufacturers & Exporters

Mandate and Objectives:

Refer to the Frequent Intervenor Form below.

Membership of the Intervenor and Constituency Represented:

Refer to the Frequent Intervenor Form below.

Programs or Activities Carried Out by the Intervenor:

Refer to the Frequent Intervenor Form below.

Governance Structure:

Refer to the Frequent Intervenor Form below.

Representatives:

Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below.

Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below.

Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below.

Other Contacts:

Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below. Refer to the Frequent Intervenor Form below.

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Frequent Intervenor Form:

https://www.rds.oeb.ca/CMWebDrawer/Record/844755/File/document

OEB Proceedings:

EB-2024-0125 EB-2024-0063 EGI's QRAMs

CME was approved as a intervenor for all of these proceedings.

Issues:

CME's members are the applicants' customers. Accordingly, all costs incurred by the applicant (which it seeks to recover from its customers) in relation to aspects of the application such as proposed DSM programs and budgets, incentive structures, amounts, caps etc., and other issues which have a bearing on the cost of natural gas charged to Enbridge's customers directly impact CME's members.

Policy Interests:

Hearings:

CME submits that it is premature to make a final determination on the type of hearing which it should hold for this process. Although a multi-year DSM plan in the context of the energy transition would be a matter that would likely require oral hearing of at least some of the issues, CME submits a final determination should be made once the discovery process is complete.

Evidence:

Although CME has no current plans to file evidence, it will work with other intervenors in coordinating potential evidence and will advise the Board if its position with respect to evidence changes.

Coordination with Other Intervenors:

CME participates in numerous Board proceedings with other ratepayers. Accordingly, CME has, and proposes to continue to coordinate its efforts with other intervenors, including the potential for intervenor evidence, technical conference and oral hearing examination coordination to avoid duplication, and final submissions where appropriate.

Cost Awards:

CME is applying for cost award eligibility. CME is eligible for a cost award pursuant to section 3.03(a) as CME's represents the direct interests of ratepayers of the applicant. CME has applied for, and been awarded cost award eligibility in numerous OEB matters in previous years.

Language Preference:

CME does not intend to participate using the French language.

N/A