Intervention Form

Case Number:

EB-2025-0051

Intervenor Name:

School Energy Coalition (SEC)

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.

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Other Contacts:

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/871744/File/document

OEB Proceedings:

EB-2024-0015, EB-2004-0021, EB-2024-0046, EB-2024-0058, EB-2024-0193, EB-2024-0006, EB-2024-0216, EB-2024-0200, EB-2024-0117, EB-2024-0116 Approved as intervenor in all.

Issues:

SEC is materially impacted by the application as its members are customers of the Applicant. SEC has an interest in all issues included in the standard issues list for cost-based applications.

Policy Interests:

N/A

Hearings:

Until interrogatories have been answered, we believe it is premature to assess whether a written or an oral hearing is more appropriate in this proceeding.

Evidence:

While SEC does not currently intend to file evidence in this proceeding, it reserves its right to

do so depending on the responses to interrogatories and any other discovery processes ordered by the OEB.

Coordination with Other Intervenors:

SEC will coordinate with other intervenors with similar interests, where appropriate, to promote responsible participation in the proceeding

Cost Awards:

SEC applies for recovery of its costs reasonably incurred in the course of its intervention in this matter. SEC's members are customers of the Applicant and eligible for an award of costs pursuant to section 3.03(a) of the Practice Direction. SEC has participated in many past natural gas and electricity proceedings in Ontario, including consultations, rate cases, and other processes and hearings, and has been found eligible to be paid its reasonably incurred costs in all of those proceedings.

Language Preference:

N/A