



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

May 8, 2026
Our File: EB20250064

Attn: Ritchie Murray, Registrar

Dear Mr. Murray:

Re: EB-2025-0064 – Enbridge Gas Inc. Phase 3 – SEC Cost Claim

We are counsel to the School Energy Coalition (“SEC”). Attached, please find SEC’s cost claim.

Phase 3 of this proceeding was complex, involving a proposal by Enbridge to make changes to its cost allocation model, fundamentally change how it recovers distribution costs from customers (shift from volumetric to a SFVD rate design), and harmonize rate zones, rate classes, and terms and conditions of service.

SEC represents customers who are in all existing rate zones, and multiple rate classes. The proposal to move to a SFVD required significant time and attention, including gathering and analyzing monthly demand information from individual schools, to properly understand the proposal and its impacts. As shown by the evidence (For example, See Undertaking JT 1.58, Attachment 1), schools would have been one of the most negatively impacted customer segments under the proposals due to their consumption profile. Additionally, as SEC represents customers across all rate zones and general services classes (and often a wide range of consumption within a class), considerable preparatory work was required to ensure that during the settlement negotiations various different proposals that might arise could easily be analyzed.

This was among the most complex and difficult settlement negotiations SEC has participated in, as it involved 24 different parties and, by their very nature, cost allocation and rate design issues are primarily zero-sum amongst customers.

Just as in both Phase 1 and 2, the undersigned acted as the coordinator/spokesperson during the settlement process on behalf of intervenors who participated. This involved coordinating among intervenors, and acting as the spokesperson both in the lead up and during the negotiations with Enbridge. This role, while leading to a more efficient process, involved considerable additional work for SEC. As the OEB is aware, the settlement negotiations lasted over three months with regularly scheduled formal meetings. In addition, there were numerous meetings that took place amongst intervenors during that period, and between Enbridge and a small group of intervenors (including SEC), who were empowered by the broader group to advance certain technical issues with the company. In the undersigned's role as coordinator/spokesperson, it also involved discussions with the



facilitator, and discussions with other intervenors to ensure their issues were being addressed, and to help resolve various disagreements.

Ultimately the parties reached a full settlement on the issues available for settlement, including rate harmonization and general service rate design proposal that was different from what Enbridge had originally proposed, or that was considered as one of its many alternatives included in the evidence. The parties also agreed to an extensive rate mitigation scheme and harmonization on service terms and conditions. All of this required significant work by many intervenors, and of course, Enbridge, to whom SEC wishes to expressly thank.

Additionally, during the settlement proposal and rate order drafting process, the undersigned acted as the liaison between Enbridge and intervenors, coordinating the review of the various documents by each intervenor, consolidating their edits and comments.

With respect to the OEB's cost claim categories, as can be seen from our detailed dockets, certain activities are done at the same time and so cannot easily be separated into individual categories. For example, reviewing the evidence and preparing interrogatories are, in most situations, done at the same time. Additionally, considering the limited time between receiving interrogatory responses and the Technical Conference, reviewing interrogatory responses and preparing for the Technical Conference, were undertaken at the same time. For the purposes of the OEB's cost claim categories, if a docket includes two categories of activities, we have generally allocated time equally between the two relevant categories. We have included time in the 'Preparation for Submissions at Motion" and "Attendance at Hearing on Motion' categories for docketed activities related to attendance at the settlement proposal presentation. SEC has included in the 'Attendance at Settlement Conference' category time during which the formal settlement conference met (i.e. where the Facilitator participated and there was attendance by all intervenors). Time spent in discussions between a sub-set of intervenors, and small group discussions with some intervenors and Enbridge, were included in the 'Preparation for Settlement Conference' category.

SEC submits that its participation in this proceeding was thorough and valuable and was designed to maximize its assistance to the OEB in this large, complex, and challenging matter. SEC therefore requests reimbursement of its reasonably incurred costs as set forth in the attached cost claim, which is commensurate with the scope of the issues, and the role that it took in this proceeding.

Yours very truly,
Shepherd Rubenstein P.C.

Mark Rubenstein

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

EB-2025-0064 : 1 : Mark Rubenstein

COST CLAIM NUMBER
3156

SUBMISSION DEADLINE DATE
May 12, 2026

CLAIM STATUS
Submitted

EB#
EB-2025-0064 - Phase 1: Rates: Distribution:
Enbridge Gas Inc.

OTHER EB#S

PHASE #*
1

INTERVENOR
Rubenstein, Mark; +1 (647) 483-0113
mark@shepherdrubenstein.com

INTERVENOR COMPANY*
School Energy Coalition, Toronto:
Corporation

INTERVENOR TYPE
Full Registrant

HST RATE ONTARIO
13.00

EXCHANGE RATE

COUNTRY

HST NUMBER
83673 5464 RT0001

LATE SUBMISSION ALLOWED
No

EXTENSION DEADLINE DATE

PARTICIPANTS

New	Non-Filing Participant First, Last Name	Filing Participant	Total (\$)	Total Hours	Participant Claim Status
No	,	Rubenstein, Mark; +1 (647) 483-0113 mark@shepherdrubenstein.com	93,369.76	272.70	Submitted
No	,	Shepherd, Jay; +1 (416) 804-2767 jay@shepherdrubenstein.com	811.34	2.00	Submitted

ATTACHMENTS

Attachment	Document Type	Import Message
EB-2024-0064 Cost Claim Cover Letter.pdf	Cover Letter	

TOTAL LEGAL/CONSULTANT/OTHER FEES
83,346.10

TOTAL DISBURSEMENTS
0.00

TOTAL HST
10,835.00

TOTAL CLAIM
94,181.10

TOTAL AMOUNT AWARDED

TOTAL HOURS CLAIMED
274.70

TOTAL HOURS DISALLOWED

REASON FOR
DISALLOWANCE

REASON FOR
DISALLOWANCE - 2

REASON FOR
DISALLOWANCE - 3

MAKE CHEQUE PAYABLE TO
Shepherd Rubenstein Professional Corporation, in trust

SEND PAYMENT TO ADDRESS
120 Eglinton Ave. E.
Suite 1000
Toronto, ON M4P 1E2

ATTENTION

SUBMIT SECTION

I am a representative of the Party. I have examined all of the documentation in support of this cost claim. The costs incurred and time spent are directly related to the Party's participation in the OEB Process referred to above.

This cost claim does not include any costs for work done, or time spent, by a person that is an employee or officer of the Party as described in section 6.05 and 6.09 of the OEB's Practice Direction on Cost Awards.

The information (fees and disbursements) filed in this cost claim is complete and accurate and in accordance with the OEB's Practice Direction for Cost Awards and Appendix A, the Cost Awards Tariff.

SUBMITTED BY
Mark Rubenstein

DATE SUBMITTED
May 08, 2026

CASE EB-2025-0064 - Phase 1: Rates: Distribution: Enbridge Gas Inc.	COST CLAIM EB-2025-0064 : 1 : Mark Rubenstein	INTERVENOR NAME Rubenstein, Mark; +1 (647) 483-0113 mark@shepherdrubenstein.c om	PARTICIPANT CLAIM STATUS Submitted
FILING PARTICIPANT Rubenstein, Mark; +1 (647) 483-0113 mark@shepherdrubenstein.com	NEW PARTICIPANT No	NON-FILING PARTICIPANT F. NAME	NON-FILING PARTICIPANT L. NAME
SERVICE PROVIDER TYPE* Legal Counsel	YEAR CALLED TO BAR* 2011	COMPLETED YEARS PRACTICING/YEARS OF RELEVANT EXPERIENCE* 12	HOURLY RATE 303
HST RATE CHARGED* 13.00	CV STATUS (FOR CONSULTANT/ANALYST) CV Required	LAST CV DATE	OVERRIDE HOURLY RATE No
HST NUMBER 83673 5464 RT0001	HEARINGS Yes	CONSULTATIONS No	DISBURSEMENTS No

HEARINGS

Hearings Hours 272.70	Hearings Subtotal (\$) 82,628.10	Hearings Total Tax (\$) 10,741.66	Hearings Total (\$) 93,369.76
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<u>Name</u>	<u>Hours</u>	<u>Hourly Rate</u>	<u>Sub Total</u>	<u>HST Rate</u>	<u>HST</u>	<u>Total</u>
DISCOVERY						
Read and Research Application and Evidence	30.10	303	9,120.30	13.00	1,185.64	10,305.94
Preparation of Interrogatories	11.60	303	3,514.80	13.00	456.92	3,971.72
Review Interrogatory Responses	12.05	303	3,651.15	13.00	474.65	4,125.80
Technical Conference Preparation	8.85	303	2,681.55	13.00	348.60	3,030.15
Technical Conference Attendance	13.90	303	4,211.70	13.00	547.52	4,759.22
Technical Conference Follow-up	3.80	303	1,151.40	13.00	149.68	1,301.08
Subtotal of DISCOVERY	80.30		24,330.90		3,163.01	27,493.91
PROCEDURAL						
Preparation of Issues List Submission	1.00	303	303.00	13.00	39.39	342.39
Attendance at Issues List Conference	2.50	303	757.50	13.00	98.48	855.98
Preparation for a Confidentiality Request		303		13.00		
Prepare Submissions on Confidentiality		303		13.00		
Preparation of Motion(s) Materials		303		13.00		
Prepare Submissions on the Motion(s)		303		13.00		
Attendance at Hearing on Motion(s)		303		13.00		
Review Procedural Documents	1.40	303	424.20	13.00	55.15	479.35

<u>Name</u>	<u>Hours</u>	<u>Hourly Rate</u>	<u>Sub Total</u>	<u>HST Rate</u>	<u>HST</u>	<u>Total</u>
Subtotal of PROCEDURAL	4.90		1,484.70		193.02	1,677.72
INTERVENOR EVIDENCE						
Preparation of Intervenor Evidence		303		13.00		
Interrogatory Responses		303		13.00		
Preparation of Witness(es) for Attendance at Hearing		303		13.00		
Subtotal of INTERVENOR EVIDENCE	0.00		0.00		0.00	0.00
SETTLEMENT CONFERENCE						
Preparation for Settlement Conference	87.50	303	26,512.50	13.00	3,446.63	29,959.13
Attendance at Settlement Conference	84.80	303	25,694.40	13.00	3,340.27	29,034.67
Preparation of Settlement Proposal	13.20	303	3,999.60	13.00	519.95	4,519.55
Attendance at Presentation to Panel	2.00	303	606.00	13.00	78.78	684.78
Subtotal of SETTLEMENT CONFERENCE	187.50		56,812.50		7,385.63	64,198.13
WRITTEN ARGUMENT						
Written Submissions		303		13.00		
Subtotal of WRITTEN ARGUMENT	0.00		0.00		0.00	0.00
ORAL ARGUMENT						
Preparation for Oral Hearing	0.00	303		13.00		
Attendance at Oral Hearing	0.00	303		13.00		
Oral Submissions		303		13.00		
Attendance at Oral Submissions		303		13.00		
Subtotal of ORAL ARGUMENT	0.00		0.00		0.00	0.00
DECISION						
Review Decision		303		13.00		
Review Rate/Accounting Order		303		13.00		
Prepare Submission on Rate Order		303		13.00		
Subtotal of DECISION	0.00		0.00		0.00	0.00
OTHER						
Other Attendance (e.g., Intervenor Conferences)		303		13.00		
Subtotal of OTHER	0.00		0.00		0.00	0.00
TOTAL SERVICE PROVIDER FEES						
Total Service Provider Fees	272.70		82,628.10		10,741.66	93,369.76

Attachments

<u>Attachment</u>	<u>Document Type</u>	<u>Import Message</u>
EB-2025-0064 Client Fees Listing upto Feb 17 2026.pdf	Time Docket	

Hearings, Consultations, Disbursements Attachments

<u>Attachment</u>	<u>Document Type</u>	<u>Claim Type</u>	<u>Import Message</u>
EB-2025-0064 Client Fees Listing upto Feb 17 2026.pdf	Time Docket	Hearings	

Date	Explanation	Lwyr	Hours
20250228	emails/review letter re: Application	MR	0.2
20250311	review FRPO corr	MR	0.1
20250321	review PO	MR	0.1
20250324	review Application/emails	MR	3.5
20250325	review Application/prepare IRs	MR	5.5
20250326	emails/prepare fo issues conference	MR	1
20250326	review Application/prepare IRs	MR	5.5
20250327	attend issues conference	MR	2.5
20250330	prepare impact analysis and reporting	MR	1
20250331	emails/p. call w. IM (IGUA)	MR	0.3
20250401	Impact calculations, Many emails, Client reporting	JCS	2
20250401	emails re: issues list and other matters	MR	0.4
20250403	emails with client/p. call w. L. Gluck (CCC)	MR	0.8
20250404	p. call w. L. Gluck (CCC) re: email to EG/emails	MR	0.4
20250407	emails with client re: school specific data	MR	0.1
20250408	create SFVD model	MR	2.5
20250409	emails	MR	0.2
20250414	review evidence/emails	MR	5.5
20250415	emails with client/review school data/emails with LG re: spreadsheet analysis	MR	4.5
20250416	emails/review new school data	MR	0.5
20250417	emails	MR	0.1
20250421	emails	MR	0.1
20250423	Many emails, Impact analysis	JCS	0.3
20250428	emails	MR	0.1
20250430	emails	MR	0.1
20250516	review PO	MR	0.1
20250525	review evidence/draft IRs	MR	2
20250526	review evidence/draft IRs	MR	1.1
20250527	review evidence and draft IRs/p. call w. LG (CCC)	MR	2.2
20250528	review evidence/draft IRs	MR	2.5
20250530	p. call w. L. Gluck to discuss IRs and other issues	MR	0.4
20250530	review IGUA corr	MR	0.1
20250602	emails w. DQ re: his analysis/p. call DQ to discuss issues and IRs	MR	0.7
20250604	review EG corr	MR	0.1
20250604	edit IRs	MR	0.8
20250605	finalize and file IRs/review other parties IRs	MR	1
20250610	review EG corr	MR	0.1
20250704	review corr	MR	0.1
20250706	prelim. review of IRR	MR	2.5
20250707	review IRR and analysis re: SEC-17	MR	5.6
20250707	emails re: TC	MR	0.2
20250709	review IRR and prepare for TC	MR	3.3

20250710	emails/review IRR/review models/prepare for TC/p. call w. LG (CCC)/review ED corr	MR	4.4
20250711	many emails/draft and send corr re: TC/review other parties	MR	0.3
20250714	emails/Zoom call w. DQ (FRPO) and LG (CCC) to discuss issues/prepare for TC	MR	2.5
20250715	prepare for TC/emails with school reps re: consumption information/emails	MR	1.1
20250716	attend TC/disc. w. parties	MR	7.7
20250716	review transcript/emails/prepare for Day 2	MR	1
20250717	attend Technical Conference/disc. w. parties	MR	6.2
20250718	emails	MR	0.1
20250728	reporting	MR	0.3
20250730	emails	MR	0.1
20250801	preliminary review of UT responses/emails	MR	0.5
20250801	review PO	MR	0.1
20250816	review UT/prepare for SC/model bill impacts	MR	2
20250818	review UT/prepare for SC/model bill impacts	MR	0.5
20250821	emails/disc. w. JCS	MR	0.2
20250825	p. call w. LG (CCC)	MR	0.6
20250826	emails	MR	0.1
20250827	prepare for SC/emails/build cross scenerio and rate design model	MR	3.5
20250828	prepare for SC/send detailed email to EG regarding issues with bill impact tables	MR	6.5
20250831	prepare for SC/analyze alternative 3 Zone GS/Transportation approach and model	MR	2.6
20250901	emails w. LG CCC	MR	0.2
20250902	meeting with LG (CCC) and DQ (FRPO) to discuss settlement	MR	1.6
20250903	prepare for Settlement Conference/multiple calls w. LG (CCC) to discuss issues/send further pre-settlement CQ	MR	3.8
20250904	emails/prepare for Phase 3	MR	0.8
20250905	prepare for SC/review EG CQ question responses/p. call w. L. Gluck (CCC), IM (IGUA), SP (CME) to discuss settlement/many emails	MR	2
20250907	prepare for Settlement Conference	MR	0.7
20250908	attend Settlement Conference/disc. w. parties	MR	7.7
20250908	many emails/draft offer/prepare for Day 2	MR	2.6
20250909	attend Day 2 settlement/disc. with parties	MR	7.9
20250910	review information provided by EG/analysis/many emails to group/review OEB Staff letter	MR	1.6
20250911	many emails and analysis	MR	0.6
20250912	emails/p. call W.D. Stevens (EG)	MR	0.4
20250915	emails/consider and work on transition proposal	MR	1.3
20250916	review OEB corr/prelim. review of EG further CQ	MR	0.3
20250917	work on proposal/p. call LG (CCC)/p. call w. Facilitator/emails	MR	2.5
20250918	p. call w. LG (CCC)/many emails/review new CQ responses	MR	1

20250919	emails/review CCC revised draft of framework concept	MR	0.8
20250922	emails	MR	0.1
20250924	emails	MR	0.2
20250925	many emails/work on framework offer	MR	1.6
20250926	review further CQ questions/many emails/work on strawman proposal/meeting with LG (CCC)/meeting with LG (CCC) and ND (GFN)	MR	3.7
20250928	many emails/finalize and circulate strawman proposal	MR	0.6
20250929	review further CQ responses/many emails/further analysis	MR	2
20250930	attend Settlement Conference	MR	6.9
20251001	many emails/p. call w. MB (OGVG)/p. call w. LG (CCC)	MR	1.2
20251002	multiple p. calls with parties/emails/analysis/work on revised proposal/review further EG CQ responses	MR	2.5
20251003	attend Settlement Conference	MR	7.4
20251006	prepare for Settlement Conference Day 5/many emails and analysis	MR	2.8
20251007	prepare before start of the day	MR	0.5
20251007	attend Settlement Conference	MR	6.1
20251007	prepare for next day of Settlement Conference/small group meeting	MR	1.6
20251008	attend small group meeting/attend full intervenor meeting/attend small group + Enbridge meeting/many emails and prep and reporting	MR	4.2
20251009	emails/prepare for next day Settlement Conference/review further CQ	MR	1
20251010	attend Settlement Conference	MR	6.5
20251011	emails	MR	0.2
20251012	emails	MR	0.1
20251013	emails	MR	0.1
20251014	many emails	MR	0.3
20251015	review corr/emails	MR	0.1
20251016	emails/prepare for next day of Settlement Conference	MR	1
20251017	attend Settlement Conference	MR	5.7
20251018	reporting/emails	MR	0.3
20251020	emails	MR	0.1
20251021	many emails/review further CQ responses from EG	MR	0.3
20251022	emails/attend meeting with ND (GFN) and DV (TFG/Minogi) to work through their issues/attend unbundled small group meeting	MR	2.8
20251023	prepare for next day of Settlement Conference	MR	0.5
20251024	attend Settlement Conference	MR	7.3
20251025	detailed review of EG update presentation/analysis/many emails	MR	1.7
20251026	Zoom meetings with LG (CCC)/emails	MR	0.7
20251027	review EG analysis sent this am/p. call w. LG (CCC)/pre-meeting with intervenors small group/meeting with EG/emails	MR	1.6
20251029	prepare for Settlement Conference/p. call w. mediator (KR)	MR	1.6
20251030	emails/review GFN/TFG revised materials	MR	0.3
20251031	attend Settlement Conference	MR	6.3
20251031	meeting with LG (CCC) to discuss issues to deal with	MR	0.7

20251101	detailed analysis of recent proposal/many emails/p. call. w. LG (CCC)	MR	2
20251103	send further CQ/emails with EG and Facilitator re: update letter	MR	0.3
20251104	emails/review corr	MR	0.1
20251106	review CQ questions on Oct 31 package/undertake analysis	MR	2.2
20251107	meeting with LG (CCC) to discuss options re: offer	MR	0.7
20251108	detailed analysis/emails	MR	2.5
20251109	detailed analysis/emails	MR	1.5
20251110	meeting w. LG (CCC) to discuss draft proposal/analysis/emails	MR	1
20251111	meeting w. LG (CCC) to discuss draft proposal/analysis/emails	MR	0.5
20251112	p. call w. KR (Facilitator) x2/prepare for next day of Settlement Conference/meeting with LG (CCC), DQ (FRPO), and MB (OGVG)	MR	2
20251113	attend Settlement Conference	MR	4
20251113	prepare for next day of Settlement Conference/draft offer/many emails	MR	2.1
20251114	attend Settlement Conference	MR	7.3
20251115	emails	MR	0.1
20251117	attend Settlement Conference/emails	MR	0.9
20251118	review presentation/emails/prepare for Settlement Conference	MR	0.3
20251118	attend Settlement Conference	MR	6.6
20251119	prelim. review of draft status letter/emails	MR	0.1
20251120	many emails/p. call w. KR (Facilitator)/review draft letter	MR	0.8
20251121	many emails	MR	0.3
20251124	emails	MR	0.1
20251125	preliminary review of mitigation proposal	MR	0.5
20251126	emails/review materials/p. call w. LG (CCC)	MR	0.6
20251128	many email/mitigation analysis/review further CQ responses	MR	1
20251129	emails	MR	0.2
20251201	many emails	MR	0.6
20251202	many emails/p. call w. KE (ED) x2 re: mitigation	MR	1.5
20251204	many emails	MR	0.3
20251205	attend small group meeting with EB/meeting with intervenors/p. call w. LG (CCC)/many emails	MR	1.6
20251208	prelim. review of settlement proposal/emails	MR	0.5
20251209	emails	MR	0.2
20251210	many emails	MR	0.5
20251211	many emails/Zoom call with KE (ED), LG (CCC) to resolve issue	MR	0.5
20251213	emails	MR	0.2
20251215	many emails	MR	0.5
20251215	review SP and provide SEC edits and comments/consolidate edits and comments/many emails regarding issues resolution/organize DRO and WP	MR	4.6
20251216	many emails/review SP v2/p. call w. D. Stevens/review WP and DRO	MR	2
20251217	emails/review second draft of SP/consolidate comments on DRO and working papers and second draft of SP	MR	1.1

20251218	review further version of SP and DRO documents/emails/final review/emails re: USB issue	MR	0.8
20260105	reporting	MR	0.3
20260108	emails re: UBS	MR	0.1
20260109	emails re: UBS	MR	0.1
20260113	emails re: UBS small working group	MR	0.1
20260114	emails re:UBS	MR	0.1
20260115	emails	MR	0.1
20260116	emails	MR	0.2
20260118	review revise settlement proposal	MR	0.3
20260119	reporting	MR	0.3
20260120	emails	MR	0.1
20260121	emails	MR	0.1
20260206	review PO	MR	0.1
20260209	emails	MR	0.3
20260210	review EG draft response to OEB questions/emails	MR	0.6
20260211	emails	MR	0.1
20260213	review presentation	MR	0.3
20260216	emails	MR	0.1
20260217	attend settlement presentation	MR	2
			274.7

CASE EB-2025-0064 - Phase 1: Rates: Distribution: Enbridge Gas Inc.	COST CLAIM EB-2025-0064 : 1 : Mark Rubenstein	INTERVENOR NAME Rubenstein, Mark; +1 (647) 483-0113 mark@shepherdubenstein.c om	PARTICIPANT CLAIM STATUS Submitted
FILING PARTICIPANT Shepherd, Jay; +1 (416) 804-2767 jay@shepherdubenstein.com	NEW PARTICIPANT No	NON-FILING PARTICIPANT F. NAME	NON-FILING PARTICIPANT L. NAME
SERVICE PROVIDER TYPE* Legal Counsel	YEAR CALLED TO BAR* 1980	COMPLETED YEARS PRACTICING/YEARS OF RELEVANT EXPERIENCE* 41	HOURLY RATE 359
HST RATE CHARGED* 13.00	CV STATUS (FOR CONSULTANT/ANALYST) CV Required	LAST CV DATE	OVERRIDE HOURLY RATE No
HST NUMBER 83673 5464 RT0001	HEARINGS Yes	CONSULTATIONS No	DISBURSEMENTS No

HEARINGS

Hearings Hours 2.00	Hearings Subtotal (\$) 718.00	Hearings Total Tax (\$) 93.34	Hearings Total (\$) 811.34
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<u>Name</u>	<u>Hours</u>	<u>Hourly Rate</u>	<u>Sub Total</u>	<u>HST Rate</u>	<u>HST</u>	<u>Total</u>
DISCOVERY						
Read and Research Application and Evidence	2.00	359	718.00	13.00	93.34	811.34
Preparation of Interrogatories		359		13.00		
Review Interrogatory Responses		359		13.00		
Technical Conference Preparation		359		13.00		
Technical Conference Attendance		359		13.00		
Technical Conference Follow-up		359		13.00		
Subtotal of DISCOVERY	2.00	359	718.00		93.34	811.34
PROCEDURAL						
Preparation of Issues List Submission		359		13.00		
Attendance at Issues List Conference		359		13.00		
Preparation for a Confidentiality Request		359		13.00		
Prepare Submissions on Confidentiality		359		13.00		
Preparation of Motion(s) Materials		359		13.00		
Prepare Submissions on the Motion(s)		359		13.00		
Attendance at Hearing on Motion(s)		359		13.00		
Review Procedural Documents		359		13.00		

<u>Name</u>	<u>Hours</u>	<u>Hourly Rate</u>	<u>Sub Total</u>	<u>HST Rate</u>	<u>HST</u>	<u>Total</u>
Subtotal of PROCEDURAL	0.00	359	0.00		0.00	0.00
INTERVENOR EVIDENCE						
Preparation of Intervenor Evidence		359		13.00		
Interrogatory Responses		359		13.00		
Preparation of Witness(es) for Attendance at Hearing		359		13.00		
Subtotal of INTERVENOR EVIDENCE	0.00	359	0.00		0.00	0.00
SETTLEMENT CONFERENCE						
Preparation for Settlement Conference		359		13.00		
Attendance at Settlement Conference		359		13.00		
Preparation of Settlement Proposal		359		13.00		
Attendance at Presentation to Panel		359		13.00		
Subtotal of SETTLEMENT CONFERENCE	0.00	359	0.00		0.00	0.00
WRITTEN ARGUMENT						
Written Submissions		359		13.00		
Subtotal of WRITTEN ARGUMENT	0.00	359	0.00		0.00	0.00
ORAL ARGUMENT						
Preparation for Oral Hearing		359		13.00		
Attendance at Oral Hearing		359		13.00		
Oral Submissions		359		13.00		
Attendance at Oral Submissions		359		13.00		
Subtotal of ORAL ARGUMENT	0.00	359	0.00		0.00	0.00
DECISION						
Review Decision		359		13.00		
Review Rate/Accounting Order		359		13.00		
Prepare Submission on Rate Order		359		13.00		
Subtotal of DECISION	0.00	359	0.00		0.00	0.00
OTHER						
Other Attendance (e.g., Intervenor Conferences)		359		13.00		
Subtotal of OTHER	0.00	359	0.00		0.00	0.00
TOTAL SERVICE PROVIDER FEES						
Total Service Provider Fees	2.00		718.00		93.34	811.34

Attachments

<u>Attachment</u>	<u>Document Type</u>	<u>Import Message</u>
Docket Notice.pdf	Time Docket	

Hearings, Consultations, Disbursements Attachments

<u>Attachment</u>	<u>Document Type</u>	<u>Claim Type</u>	<u>Import Message</u>
Docket Notice.pdf	Time Docket	Hearings	

See Participant – Mark Rubenstein