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RE: EB-2007-0606/ EB-2007-0615

July 7, 2007

Board Secretary,

I hereby request intervenor status on behalf of the City of Timmins in the above proceeding.

The City obviously seeks this status to make representations on behalf of its gas consuming citizens and businesses.

The gas consuming citizens and businesses of the City will be affected by any change in rates or service resulting from the Board's decision in the proceeding.

The City, at this stage of the proceeding without benefit of the evidence, would prefer an oral hearing because it seems that new matters that have not been previously considered by the Board will be in contention. Such matters, in our experience, can best be explored in live testimony and cross examination.

If permitted intervenor status the City would be seeking costs from Union gas for its reasonably incurred costs. The grounds for awarding it costs are that the citizen's and businesses which it would represent would be affected by the Board's decision. In addition the City would bring the perspective of a focused interest on application's and decision's affect on the Northern portion of Union's system and seek to do that through the employment of a knowledgeable and experienced representative.

It is not possible as this request is written and submitted to determine if this intervention application satisfies the Board's proscription that this intervention be filed within 10 days of the publication of the Notice of Hearing. If this application is in fact submitted beyond that date please consider it an application for admission as a late intervenor. The Board will appreciate that it this time of the year with summer holidays and the infrequent meeting of City council it has takes some time to appreciate the nature of the application, resolve the City's position and retain and give instruction to a representative.

Please address communications to:

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Respectfully submitted on behalf of the City of Timmins by its Consultant

Peter F. Scully

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