



July 6, 2010

Ms. Kirsten Walli
Board Secretary
Ontario Energy Board
2300 Yonge Street
Suite 2700, P.O. Box 2319
Toronto, ON M4P 1E4

Dear Ms. Walli:

RE: ELECTRICITY CONSERVATION AND DEMAND MANAGEMENT TARGETS, EB-2010-0216

Algoma Power Inc. ("API") will be submitting comments related to the Electricity Conservation and Demand Management Targets in conjunction with Niagara Erie Power Alliance. However, there are issues that relate specifically to API and these are addressed here.

Dubreuil Forest Products – ED-2003-0092, is an embedded distributor, embedded in the API distribution system and receives electricity from API and is reported as a single Residential – R2 Class customer. API suggests that as an embedded distributor, the Dubreuil Forest Products' load and demand should not be included in API's target determinations.

In 2008, Dubreuil Forest Products accounted for approximately 7 per cent of the API electricity throughput in kilowatt-hours and with a winter billing demand ranging from 2.5 to 5 megawatts (MW), represents approximately 9 per cent of the API peak winter demand.

Please do not hesitate to contact me if you require further information.

Yours truly,

Original Signed By

Douglas R. Bradbury
Director, Regulatory Affairs