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December 19, 2018

VIA EMAIL

Jo Chung
Supervisor – Market Rules, Legal Resources and Corporate Governance
Independent Electricity System Operator
1600 – 120 Adelaide Street West
Toronto, ON M5H 1T1

Dear Mr. Chung:

Re: MR-00437-Q00: Resolute FP Canada (“Resolute”) Rule Amendment Submission – Demand Response Registration and Metering Requirements (the “Rule Amendment Submission”)

We have not received a response to our letter to you dated December 4, 2018.

As we advised in that letter, we are very concerned that IESO staff has interjected itself into the market rule amendment process in a way that is not authorized by the Market Rules, and is aimed at preventing an independent and unbiased consideration of the Rule Amendment Submission.

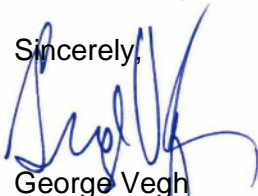
Specifically IESO staff has:

- advised that it will ensure that any Market Rule amendment will reflect staff’s interpretation of the Market Rule, which, as you know is disputed; and
- circumvented the mandatory requirements of the Market Rule’s for treatment of proposed rule amendment submissions, specifically, Section 4.2 of Chapter 3.

We reiterate our request for production of all past and future internal correspondence, memos, and notes relating to its consideration of the Rule Amendment Submission, including all communications with the Technical Panel. This is necessary to ensure transparency of IESO staff’s handling of the Rule Amendment Submission.

Given the importance of these issues, please provide a response as soon as possible.

Sincerely,



George Vegh

cc: Julie Parla, McCarthy Tétrault