

Sarah Walsh

Director, Regulatory Affairs

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October 4, 2023

Movement of United Professionals c/o Allevato Quail & Roy, Barristers and Solicitors 405-510 West Hastings St. Vancouver, BC V6B 1L8

Attention: Jim Quail

Dear Jim Quail:

Re: FortisBC Energy Inc. (FEI)

Revised Renewable Gas Program Application – Stage 2 (Application)

Response to the Movement of United Professionals Information Request (IR) No. 3 on Evidentiary Update

On December 17, 2021, FEI filed the Application referenced above. In accordance with the further regulatory timetable established in BCUC Order G-215-23, FEI respectfully submits the attached response to MoveUP IR No.3 on Evidentiary Update.

If further information is required, please contact the undersigned.

Sincerely,

FORTISBC ENERGY INC.

Original signed:

Sarah Walsh

Attachments

cc (email only): Commission Secretary

Registered Interveners



FortisBC Energy Inc. (FEI or the Company) Biomethane Energy Recovery Charge Rate Methodology and Comprehensive Review of a Revised Renewable Gas Program (Application)	Submission Date: October 4, 2023	
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- 3.1 What measures has FEI considered to mitigate potential customer bill volatility resulting from seasonal tax credit variability arising from the ruling?
 - 3.1.1 What measures does FEI intend to implement and why? Please explain their operation and impact in relation to each affected customer class.

Response:

As illustrated in Figures 5-6 through 5-11 of the Evidentiary Update (Section 5.4), the monthly bill variability from setting the Renewable Gas Blend percentage on a monthly basis is small relative to the total customer bill and is a result of differences in the carbon tax on the bill. Therefore, FEI does not consider that there is a need for a bill volatility smoothing mechanism.