

Date Submitted: February 24, 2018

Proceeding name: BCUC Regulation of Electric Vehicle Charging Service Inquiry

Participant contact information

Organization or individual name: Vanport Sterilizers Inc

City: Coquitlam

Province: British Columbia

Email: vanportecologies@gmail.com

Phone number: 6049363705

For organizations only - representative contact information

Name: Inquiry into the Regulation of Electric Vehicle Charging Service ~ Project No.1598941

Organization (if different from above): Van-Port Sterilizers Ltd.

City: Coquitlam

Province: British Columbia

Email: vanportecologies@gmail.com

Phone number: 6049363705

Also representing (if applicable):

Additional information

Please state your reasons for intervening in this proceeding:

Vanport has a long-standing interest in development of electric vehicle charging stations as markets for its proposed merchant bulk energy storage plants at Jordan River and Britannia Mines. We seek clarification that, 1), such plants are or would be made exempt from regulatory oversight if operated with maximum generating

capacity limit of 49.9 MW (x 6 hrs storage) and that, 2), such plants can market electricity without any requirement for a long term energy purchase agreement with BC Hydro and that, 3), such plants can be operated in concert with with run-of-river, intermittent renewable and carbon-controlled waste-to-energy plants.

Please state how you are directly or sufficiently affected by the Commission's decision in this matter; or describe your experience, information, or expertise relevant to this matter that would contribute to the Commission's decision making:

Vanport Sterilizers has participated in several proceedings before the commission and is well-versed on the need to provide relevant argument and evidence.

Please list the key issues you intend to address in the proceeding:

We intend to address merchant Bulk Energy Storage-to-Charging Station infrastructure development issues that we believe are critical to lowering operation and maintenance costs. Vanport also intends to address EV Battery recycling infrastructure issues that we believe are critical to growing the market for EV's.

For administrative purposes only

Do you intend to participate fully, including attendance at hearings and submission of evidence or information requests, if applicable?: Yes

Do you intend to request PACA funding? This does not impact your ability to participate: Yes

Have you or your organization web-registered as an intervener or interested party in the past 12 months?: Yes

If yes, please provide your username: vanportecologies@gmail.com