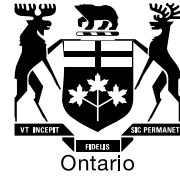


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**BY EMAIL ONLY**

January 27, 2008

Mr. Ian Mondrow  
Macleod Dixon LLP  
Toronto Dominion Centre  
Canadian Pacific Tower  
P.O. Box 128  
Toronto, ON M5K 1H1

Dear Mr. Mondrow:

**Re: Hydro One Networks Inc. ("Hydro One")  
2009 Incentive Regulation Mechanism ("IRM") Rate Application  
Board File Number EB-2008-0187**

On January 6, 2009 Rogers Cable Communications Inc. ("Rogers") requested intervenor status.

The letter stated the following:

*When Hydro One files its draft rate order, as directed, Rogers will be in a position to assess the impact of the 2008 rates decision on Rogers' Hydro One bills, and to determine whether the directed rate mitigation will apply in 2009. If rate mitigation does not apply in 2009, Rogers will have an interest in ensuring that it is properly implemented.*

Hydro One filed its draft rate order for 2008 rates on January 12 and comments were received from Board staff and others by January 19, as required by the decision. Rogers did not submit any comments on the draft rate order.

Please advise if Rogers is still requesting intervenor status and if so, what is now the exact nature of its interest in requesting intervention in the IRM proceeding.

Yours truly,

*Original signed by*

Kirsten Walli  
Board Secretary

c: John Armstrong, Manager, Municipal and Utility Relations, Rogers