

EB-2009-0078

IN THE MATTER OF the *Ontario Energy Board Act, 1998*, S. O. 1998, c.15, Schedule B;

AND IN THE MATTER OF an application by Hydro One Networks Inc. for an Order granting leave to construct new transmission lines and facilities for the Lower Mattagami reinforcement Project.

PROCEDURAL ORDER NO. 1

An application dated April 8, 2009 (the "Application") has been filed by Hydro One Networks Inc. (the "Applicant") with the Ontario Energy Board (the "Board") under section 92(1) of the *Ontario Energy Board Act, 1998*, S.O. 1998, c.15, Schedule B, seeking an Order of the Board granting leave to construct transmission facilities. The Application has been assigned Board File No. EB-2009-0078.

The Applicant is seeking leave to construct transmission facilities for the Lower Mattagami Transmission Reinforcement Project. The work involves modifying the support towers and adding a second 230 kilovolt ("kV") three phase transmission circuit to the existing 4.56 kilometre section of line H22D from Harmon Junction to the Kipling Generating Station. The purpose of the Application is to obtain leave from the Board to construct transmission facilities that will provide adequate transmission capacity and to meet reliability standards and guidelines for the electrical supply to Lower Mattagami region. This will involve:

 The modification of 11 existing towers and the rebuilding of two anchor towers on the Harmon Junction to Kipling GS section of the existing Kapuskasing TS - Kipling GS Right of Way; Extending the circuit H22D by 4.56km from Harmon Junction to Kipling GS on the modified and rebuilt towers on the existing Right of Way. This would make the 230kV line a double circuit from Kapuskasing TS to Kipling GS.

The Board issued a Notice of Application and Written Hearing on May 8, 2009. The Applicant has served and published the Notice as directed by the Board. Timely requests for intervenor status were received from the Independent Electricity System Operator ("IESO") and from the Métis Organization of Ontario ("MNO"). The MNO requested that costs be awarded for participation in this proceeding. The Board grants intervenor status to the requesting parties and finds the MNO to be eligible for a cost award. No requests for observer status were received and no comments have been received to date. A list of the persons that have been granted intervenor status in this proceeding ("Intervenors") is attached as Appendix "A" to this Procedural Order.

In the Notice of Application and Written Hearing, the Board indicated that it intended to proceed by way of a written hearing unless any party satisfies the Board that there is a good reason for not proceeding by way of a written hearing. No party has made such a request and the matter will proceed by way of a written hearing.

The Board considers it necessary to make provision for the following items related to the Application. The Board may issue further procedural orders from time to time.

THE BOARD ORDERS THAT:

- 1. Intervenors and Board staff who wish information from the Applicant that is in addition to the evidence pre-filed with the Board and that is relevant to the hearing shall request the information by means of written interrogatories filed with the Board and delivered to the Applicant and shall provide a copy of the interrogatory to all other Intervenors, all on or before **June 19, 2009**.
- 2. All interrogatories and responses must include a reference to the section of the application which identifies the specific evidence on which the interrogatory is based.
- Intervenors and Board staff shall, on or before June 19, 2009 indicate if it is their intention to file evidence.

- 4. The Applicant shall, no later than **June 29, 2009** file with the Board and deliver to the requester and all other Intervenors, a complete response to each of the interrogatories.
- 5. All filings to the Board noted in this Procedural Order must be in the form of 2 hard copies and must be received by the Board by 4:45 p.m. on the stated dates. An electronic copy of the filing must also be provided. If you already have a user ID, the electronic copy of your filing should be submitted through the Board's web portal at www.errr.oeb.gov.on.ca. If you do not have a user ID, please visit the "e-Filing Services" page on the Board's website at www.oeb.gov.on.ca and fill out a user ID password request. For instructions on how to submit and naming conventions, please refer to the RESS Document Guidelines also found on the "e-Filing Services" webpage. If the Board's web portal is not available, the electronic copy of your filing may be submitted by e-mail at Boardsec@oeb.gov.on.ca. Those who do not have internet access are required to submit the electronic copy of their filing on a CD or diskette in PDF format.

ISSUED at Toronto on June 11, 2009 **ONTARIO ENERGY BOARD**

Original signed by

Kirsten Walli Board Secretary Appendix 'A'

to

Procedural Order No. 1

EB-2009-0078

June 11, 2009

Appendix "A" Hydro One Networks Inc. EB-2009-0078 Applicant and List of Intervenors

June 10, 2009

	Applicant	Rep. and Address for Service
1	Hydro One Networks Inc	Mr. Glen MacDonald Senior Advisor-Regulatory Research and Administration Hydro One Networks Inc. 8th Floor, South Tower 483 Bay Street Toronto, Ontario M5G 2P5 Tel: 416-345-5913 Fax: 416-345-5866 Glen.e.macdonald@HydroOne.com
2	Counsel for the Applicant	Mr. Michael Engelberg Assistant General Counsel Hydro One Networks Inc. 15th Floor, NorthTower 483 Bay Street Toronto, Ontario M5G 2P5 Tel: 416-345-6305 Fax: 416-345-6972 mengelberg@HydroOne.com
	IntervenorsRep.	Rep. and Address for Service
1	Métis Nation of Ontario (MNO)	Mr. Jason Madden JTM Law - Counsel 546 Euclid Avenue Toronto, Ontario M6G 2T2 Tel: 416-945-7958 Fax: 416-981-3162 jason@jtmlaw.ca
2	Independent Electricity System Operator (IESO)	Ms. Helen Lainis 655 Bay Street, Suite 410 P.O. Box 1 Toronto, Ontario M5G 2K4 Tel: (905) 855-4106 Fax: (905) 855-6372 helen.lainis@ieso.ca
	AND	Mr. Richard Lanni Tel: (416) 506-2857 Fax: (416) 506-2827 richard.lanni@ieso.ca