

**FALLIS
FALLIS &
McMILLAN**

BARRISTERS, SOLICITORS & NOTARIES

TELEPHONE (519) 369-2515

FAX (519) 369-2522

E-MAIL fallaw@bmts.com

CLAUDE E. FALLIS, LL.B., Q.C. (1910 - 1996)
PETER T. FALLIS, B.A., LL.B..
ERNEST J. McMILLAN, B.A., LL.B

195 LAMBTON STREET EAST
DURHAM, ONTARIO
CANADA, N0G 1R0

April 18TH, 2008

Via Fax: 1-416-440-7656

Ontario Energy Board
27th Floor, 2300 Yonge St.
Toronto, Ontario
M4P 1E5

Attention: Ms. Kirsten Walli - Board Secretary

Dear Ms. Walli:

**Re: EVIDENTIARY FILING - PURSUANT TO
PROCEDURAL ORDER # 8
FILED ON BEHALF OF THE ROSS LAW FIRM
GROUP OF INTERVENERS AND THE FALLIS
GROUP OF INTERVENERS, (as a Collaborative
Filing)**

ONTARIO ENERGY BOARD

IN THE MATTER OF the Ontario Energy Board Act, 1998,
S.O.1998, c.15, as amended, & Schedule 'B' thereto;

AND IN THE MATTER OF an Application by Hydro One
Networks Inc. pursuant to section 92 of the Act, for an Order or
Orders granting leave to construct a transmission reinforcement
Project between the Bruce Power Facility and Milton Switching
Station, all in the Province of Ontario (the "Leave to Construct
Application").

We are writing at this time to enclose the Second Part of the Evidence of the Ross Law Firm Group of Interveners and the Fallis Group of Interveners, (as a Collaborative Filing), herein collectively called the "Interveners".

Attached hereto is the following evidence now filed by those Interveners, and which will be scanned and attached to an E-mail to you:

1. This Letter of April 18th, 2008
2. The Letter of Edward Brill of Sea Limited, dated April 18th, 2008, advising Mr. Ross on behalf of the Interveners that he would be providing his written report on Monday Morning April 21st. 2008. (Attached thereto is th C.V. of Mr. Edward Brill)

(Although Procedural Order # 8 did not require that the reports of any witness of any of Board Staff or Interveners on any and all evidence filed to April 18th, 2008 be also filed by that same date, nevertheless the Intervener have attempted to try and have the Report of Mr. Edward Brill of SEA Limited also made available within that time frame).

(Unfortunately the refusal of HONI to provide any historic power transmission evidence whatsoever from the Bruce, nor to provide any historic generation evidence in respect to any Bruce nuclear reactor prior to 2002, a request for such information having been first submitted to HONI in September 2007 (almost 6 months ago), frustrated the ability of these Interveners to properly prepare for these hearings.)

(This Board, on April 8th, 2008, ordered HONI to produce such historic transmission and generation information within 48 hours, notwithstanding the refusal of HONI to provide it by responding that the information was not available. HONI purported to produce the missing historic information on April 10th.)

(A telephone request was made to Mr, Glen MacDonald of HONI on April 10th to courier the Interrogatory transcripts to Mr Brill in Florida and he promised that would be done. Those transcripts were not received by Mr. Brill until April 14th, leaving only 3 intervening business days to review and evaluate the material and write his Report, a time that is so obscenely short as to offend the rules of natural justice)

(Mr. Brill is required by his company to have his Report "Peer Reviewed" by a committee of his Company according to established protocol of Sea Limited, which is Peer Review will be conducted Monday Morning. Anticipating "Peer Review Approval" on Monday it is otherwise expected that the Report will be received and transmitted to you Board on Monday April 18th, 2008)

We further note that the Interveners have not received any reports from any experts who HONI may intend to call as a witness in support of its Application,. The Interveners reserve the right to object to the giving of opinion evidence by any proposed expert witness presented by HONI, the Applicant, without a report of that expert being first provided to these

Intervenors prior to the commencement of these hearings on May 1st.

3. The Home Page Web Information of the International Atomic Energy Agency, (IAEA), of Vienna Austria, and details about 'PRIS' - the *Power Reactor Information System* on each of 439 Reactor units found in 31 countries of this world, but excluding North Korea.
4. The "Operating Experience History", (procured by Edward Brill on April 7th, 2008, before the OEB Made its Order), for each of Bruce Reactor Units "1 - 8" and Douglas Point for each year of operation since construction including generation capacity etc. This same information denied by HONI to the Intervenors is available on the Public web site of IAEA for each of 437 nuclear reactors world-wide.
5. Generation History provided by HONI from 1984 to 2008 (substantial discrepancies with generation information provided by IAEA)
6. HONI Chart showing thermal levels of each of the 5 lines running from the Bruce.
7. 10 year Outlook prepared by IESO For period January 2006 to December 2015.
8. Bruce Power New Build Project (for 4,000 MW Bruce "C" 4 Unit GS) as submitted in 2006 by Bruce Power to the Canadian Nuclear Safety Commission for Environmental Assessment Approval.
9. Trans mission Alternatives Considered, as file by HONI in these proceedings

We will file further materials later.

Yours truly,

FALLIS FALLIS & MCMILLAN



Peter T. Fallis

PTF:mh
Encls.