

August 3, 2010

Gordon M. Nettleton
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Our Matter Number: 1116489

Sent By Electronic Mail

Mr. John Goudy
Cohen Highley LLP
One London Place
255 Queens Ave., 11th Floor
London, ON N6A 5R8

Dear Mr. Goudy:

Re: EB-2010-0023; Hydro One Networks Inc. ("Hydro One") Application for Authority to Expropriate Interest in Certain Lands ("Application") for the Purpose of Constructing and Operating the Bruce to Milton Transmission Reinforcement Project ("Project")

Further to your letter dated July 27, 2010, we continue to disagree with your characterization of the need for a "buffer zone", particularly at this time. We also disagree with any suggestion that there has been no opportunity for your client to raise concerns over the mitigation of the construction and operation of the Bruce to Milton Project. Over the past two years there have been many opportunities for your client to have raised these sorts of issues. These have included not only Hydro One's Public Information Centre presentations, but also the several meetings that have been held with your client and Hydro One's land agent, the Ontario Energy Board's section 92 process, as well as the Ministry of the Environment's written public comment processes into the environmental assessment of the Bruce to Milton Project.

Regarding your request for further clarification as to the form of the notice Hydro One intends to provide to your client, we can advise of the following. Notice of Hydro One's intention to commence tower construction within a 2 km vicinity will first be attempted by Hydro One or its land agents contacting your client orally by telephone or direct meetings. If contact is not made, steps will be taken to notify you by way of email correspondence.

So that there is no misunderstanding, Hydro One's intention to provide 7 days' advance notice to your client applies to tower construction only, namely the construction of tower foundations. This notice commitment does not apply to other construction activities that will precede tower construction, such as right-of-way clearing and the construction of access roads, etc. Those activities will be carried out

in any event and along the approved and acquired right-of-way in the vicinity of your client's property.

Yours truly,



for: Gordon M. Nettleton
GMN:kt

c: K. Walli, Board Secretary, OEB
M. Millar, Counsel, OEB
R. Caputo, Case Manager, OEB