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By e-mail

September 15, 2010

Susan Frank
Vice President and Chief Regulatory Officer
Regulatory Affairs
Hydro One Networks Inc.
8th floor, South Tower
483 Bay Street
Toronto, ON M5G 2P5

Dear Ms Frank,

Hydro One Networks Inc. ("Hydro One")	
2011-2012 Transmission Case	
Hydro One's Response to CME Interrogatory No. 1	
Board File No.:	EB-2010-0002
Our File No.:	339583-000057

In preparing this case for the Settlement Conference tomorrow, and for the oral hearing that commences on Monday, we noted that Hydro One has not yet provided a complete response to CME Interrogatory No. 1.

In that Interrogatory, we asked Hydro One to produce, as it has in prior cases, the complete packages of materials presented to Hydro One's Board of Directors on the key dates referenced in the planning cycle described as Exhibit A, Tab 12, Schedule 1, page 2. Those key dates are: June 2009, November 2009, and February 2010. Nothing has yet been produced pertaining to the June and November 2009, and February 2010 key dates. Instead, Hydro One has produced documents presented to its Board of Directors on May 13, 2010.

Would you please produce the packages of information we requested pertaining to the key dates of June and November 2009, and February 2010 at the outset of the Settlement Conference tomorrow morning. If you are seeking confidentiality protection for these packages of documents, then please produce them to us under the auspices of the Confidentiality Undertaking we have executed.

A refusal to produce the documents requested will prompt a motion compelling their production. We do not understand why such a motion should be necessary when the same types of packages of documents we are requesting have been readily and repeatedly produced by Hydro One in prior proceedings.

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The documents are clearly relevant to an examination of Hydro One's business planning process and the specific Business Plans that form the subject matter of this Application.

We would appreciate being advised today, if possible, whether it will be necessary for us to prepare and serve a motion returnable at the opening of the oral hearing on Monday, September 20, requesting that the Board order Hydro One to produce these documents to us. We will be unable to proceed with our cross-examination of witnesses who will be appearing as part of Panel 1 until we have had an opportunity to review these relevant and admissible documents.

Yours very truly,

Peter C.P. Thompson, Q.C.

PCT\slc

c. EB-2010-0002
Board Secretary (OEB)
Paul Clipsham (CME)

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