



John De Vellis

Direct Line (416) 214-5232 Direct Fax (416) 214-5432 iohn.devellis@shiblevrighton.com

250 University Avenue, Suite 700, Toronto, Ontario, M5H 3E5 Main 416 214-5200 Toll free 1-877-214-5200

Facsimile 416 214-5400

WINDSOR OFFICE:

2510 Ouellette Avenue, Windsor, Ontario, N8X 1L4 Main 519 969-9844 Toll free 1-866-522-7988 Facsimile 519 969-8045

www.shibleyrighton.com

Please Reply to the TORONTO OFFICE

January 14, 2011

BY EMAIL AND COURIER

Ontario Energy Board 2300 Yonge Street 27th Floor Toronto, Ontario M4P 1E4

Attn: Ms. Kirsten Walli, Board Secretary

Dear Ms. Walli:

Re: EB-2010-0142Toronto Hydro Electric System Limited ("THESL") Application Late Notice of Intervention of Entera Utility Contractors Co. Limited

We are counsel to Entera Utility Contractors Co. Limited ("Entera") with respect to the abovecaptioned matter. We are writing to request late intervention status for Entera in this proceeding.

Entera provides engineering, design and building services to natural gas and electricity distributors, including the Applicant in this proceeding, THESL.

Entera is seeking intervenor status at this time as a result of the Board's Decision on Confidentiality and Procedural Order No. 4 ("P.O. #4"). P.O. #4 seeks submissions from parties on whether certain documents, in particular a design-build contract and schedules thereto, should be given confidential status pursuant to the Board's Practice Direction on Confidential Filings. Allowing these documents to become publicly available could materially and significantly prejudice Entera's business interests. Entera therefore respectfully requests intervenor status in the proceeding in order to make submissions to the Board regarding the confidentiality of the particular documents.

If Entera's intervention is accepted its involvement in the proceeding will be restricted to making submissions on the treatment of the above-referenced documents and any necessary continued involvement relating thereto. Entera is not seeking eligibility for an award of costs from the Board.

Our client accepts the record of the proceeding as it has developed thus far.

We look forward to the Board's reply.



Respectfully submitted, **SHIBLEY RIGHTON LLP**

Original signed

John De Vellis

c.c. Mr. Mark Rodger, Counsel to the Applicant, Toronto Hydro Electric Services Ltd.