

EB-2011-0115

NOTICE OF APPLICATION AND HEARING FOR LEAVE TO CONSTRUCT TRANSMISSION FACILITIES FOR THE DETOUR LAKE POWER PROJECT (Phase II – Island Falls to Pinard TS)

Detour Gold Corporation ("Detour") has filed an application with the Ontario Energy Board (the "Board") dated April 19, 2011 under sections 92 and 97 of the *Ontario Energy Board Act*, 1998, S.O. 1998, c.15, Schedule B ("the Act"). Detour is seeking an order of the Board granting leave to construct a transmission line and associated facilities from Pinard TS to the Island Falls area, where it will connect to a previously approved transmission line supplying the Detour Lake Mine, located 180 km northeast of the Town of Cochrane. Detour also seeks an order approving the form of easement agreement provided in the application. Detour Gold Corporation is a Canadian gold exploration and development company headquartered in Toronto.

On July 23, 2010 Detour filed an application (EB-2010-0243) with the Board for leave to construct a 138 km 115 kilovolt ("kV") transmission line connecting the Detour mine site to the provincial grid line C3H at Island Falls ("the Phase I line"). The Board issued a Decision on November 24, 2010 granting Leave.

The work which is the subject of this application involves building a new 38 km 230 kV transmission line from Pinard TS to the area of the Island Falls connection point of the Phase I line; severing the connection of the west end of the Phase I line to line C3H at Island Falls, and re-connecting the Phase I line to the proposed new 230 kV line from Pinard TS. Additional work includes modification of the Pinard TS switchyard and other ancillary work performed by Hydro One Networks Inc. The complete circuit, approximately 176 km, will be operated at 230 kV.

The Board has assigned **File No. EB-2011-0115** to this application.

Detour submits that the project is required to ensure a dependable power supply for the Detour Lake Project, and projects a 95 MW load when the mine is fully operational. Detour has indicated that Phase II includes alterations to Pinard TS to be carried out by Hydro One, but the applicant is not seeking approval for this work in this application. Other than the Pinard TS modifications, Detour will construct, own and operate the facilities. The applicant has indicated that it has filed with the Board a separate application to become a licensed transmitter in Ontario.

Detour advises that temporary and permanent land rights are required during construction and over the life of the project to accommodate the proposed transmission facilities. A map showing the location of the proposed facilities and route is included with this Notice. The scheduled in-service date is April 2012.

Board Jurisdiction

For any leave to construct application under section 92 of the Act, section 96(2) of the Act provides that when determining if a proposed work is in the public interest, the Board jurisdiction is limited to consideration of:

- interests of consumers with respect to prices and the reliability and quality of electricity service, and
- where applicable and in a manner consistent with the policies of the Government of Ontario, the promotion of the use of renewable energy sources.

How to see the Applicant's Pre-filed Evidence

Copies of the application and the pre-filed evidence in support of the application will be available for public inspection at the Board's offices and at the applicant's offices and website.

Written Hearing

The Board intends to proceed with this matter by way of a written hearing unless a party satisfies the Board that there is a good reason for not holding a written hearing. If you object to the Board holding a written hearing in this matter, you must provide written

reasons why an oral hearing is necessary. Any submissions objecting to a written hearing must be received by the Board and copied to the applicant within **10 days** of the publication or service date of this notice.

How to Participate

You may participate in this proceeding in one of three ways:

1. Become an Intervenor

Intervenors participate actively in the proceeding (i.e., submit written questions, evidence, and arguments, and cross-examine witnesses at an oral hearing).

A request for intervenor status must be made by letter of intervention and be received by the Board no later than **10 days** from the publication or service date of this notice. A letter of intervention must include: (a) a description of how you are, or may be, affected by the outcome of this proceeding; (b) if you represent a group, a description of the group and its membership; and (c) whether you intend to seek an award of costs and the grounds for your cost award eligibility.

You must provide a copy of your letter of intervention to the applicant.

Everything an intervenor files with the Board, including the intervenor's name and contact information, will be placed on the public record, which means that all filings will be available for viewing at the Board's offices and will be placed on the Board's website.

If you already have a user ID, please submit your intervention request through the Board's web portal at www.errr.ontarioenergyboard.ca. Additionally, two paper copies must be submitted to the address set out below.

If you do not have a user ID, visit the Board's website under e-Filing Services and complete a user ID/password request form. For instructions on how to submit documents and naming conventions please refer to the RESS Document Guidelines found at www.ontarioenergyboard.ca/OEB/Industry, e-Filing Services.

The Board also accepts interventions by e-mail, at the address below, and again, two additional paper copies are required. Those who do not have internet access are

required to submit their intervention request on a CD in PDF format, along with two paper copies.

2. Send a Letter with your Comments to the Board

If you wish to comment on the proceeding without becoming an intervenor, you may submit a letter of comment to the Board Secretary.

All letters of comment sent to the Board will be placed on the public record, which means that the letters will be available for viewing at the Board's offices and will be placed on the Board's website.

Before placing the letter of comment on the public record, the Board will remove any personal (i.e. not business) contact information from the letter of comment (i.e. the address, fax number, phone number, and e-mail address of the individual). However, the name of the individual and the content of the letter of comment will become part of the public record.

A complete copy of your letter of comment, including your name, contact information, and the content of the letter, will be provided to the applicant and the Hearing Panel.

Your letter of comment must be received by the Board no later than **30 days** from the publication or service date of this notice. The Board accepts letters of comment by either post or e-mail at the addresses below.

3. Become an Observer

Observers do not participate actively in the proceeding but receive documents issued by the Board in the proceeding. There is no fee for observers to receive documents issued by the Board.

A request for observer status must be made in writing and be received by the Board no later than **10 days** from the publication or service date of this notice. The Board accepts observer request letters by either post or e-mail at the addresses below.

All letters requesting observer status will become part of the public record, which means that the letters will be available for viewing at the Board's offices and will be placed on the Board's website.

Before placing the request for observer status on the public record, the Board will remove any personal (i.e. not business) contact information from the request (i.e., the address, fax number, phone number, and e-mail address of the individual). However, the name of the individual and the content of the request for observer status will become part of the public record.

Observers may also request documents filed by the applicant and other parties to the proceeding but must request these documents directly from the relevant party.

Observers may be required to pay for the costs of reproducing and delivering the material.

Most documents filed in this application will also be available on the Board's website.

How to Contact Us

In responding to this Notice, please reference Board file number EB-2011-0115 in the subject line of your e-mail or at the top of your letter. It is also important that you provide your name, postal address and telephone number and, if available, an e-mail address and fax number. All communications should be directed to the attention of the Board Secretary at the address below, and be received **no later than 4:45 p.m.** on the required date.

Need More Information?

Further information on how to participate may be obtained by visiting the Board's www.ontarioenergyboard.ca/OEB/Industry or by calling our Consumer Relations Centre at 1-877-632-2727.

<u>IMPORTANT</u>

IF YOU DO NOT FILE A WRITTEN SUBMISSION OBJECTING TO A WRITTEN HEARING OR DO NOT PARTICIPATE IN THE HEARING BY FILING WRITTEN SUBMISSIONS IN ACCORDANCE WITH THIS NOTICE, THE BOARD MAY PROCEED WITHOUT YOUR PARTICIPATION AND YOU WILL NOT BE ENTITLED TO FURTHER NOTICE IN THIS PROCEEDING.

ADDRESSES (for viewing of the Applicant's submission)

Ontario Energy Board

P.O. Box 2319, 27th Floor 2300 Yonge Street Toronto ON M4P 1E4

Attn: Ms. Kirsten Walli

Board Secretary

Tel: 1-888-632-6273 (Toll free)

Fax: 416-440-7656

E-mail: boardsec@ontarioenergyboard.ca

Detour Gold Corporation

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E-mail: sstoll@airdberlis.com

DATED at Toronto May 11, 2011.

ONTARIO ENERGY BOARD

Original signed by

Kirsten Walli Board Secretary

