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BY COURIER

January 12, 2012

Ms. Kirsten Walli
Secretary
Ontario Energy Board
Suite 2601, 2300 Yonge Street
P.O. Box 2319
Toronto, Ontario
M4P 1E4

Dear Ms. Walli:

EB-2011-0063 – Grand Renewable Wind S92 Application – Motion to Review

On December 22, 2011, the Board issued Procedural Order 5 in the above-noted proceeding. In that Procedural Order, the Board asked for submissions from Hydro One Networks (Hydro One) with respect to two issues:

- the appropriateness of tying approval of the Project to the REA for the solar farm (as opposed to the REA that includes the Project); and
- the extent to which the findings of the Customer Impact Assessment Report and System Impact Assessment Report (which contemplated the Project serving both generation facilities) are still valid if the Project initially serves only the wind farm.

With respect to the 2nd bullet, Hydro One's submission is that the results and conclusion of the Customer Impact Assessment that Hydro One conducted in support of the Grand Renewable Energy Park dated May 6, 2011, are equally valid if just the wind farm connects or if both the wind farm and the solar farm connect.

With respect to the 1st bullet, Hydro One takes no position on the appropriateness of tying the approval for the project (which includes the wind farm) to the REA approval for the solar farm. However, given

that the CIA results are unaffected whether only 1 or both generation projects connect, in Hydro One's view the CIA results need not be a consideration in whether to tie the two approvals together.

Sincerely,

ORIGINAL SIGNED BY ANDREW SKALSKI

Andrew Skalski