



February 4, 2013

VIA E-mail, and Courier

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

Attention: Ms. Kirsten Walli, Board Secretary

Dear Ms. Walli,

**RE: LONDON HYDRO INC.
2013 Cost of Service Rate Application (EB-2012-0146/ EB-2012-0380)
Interrogatory Responses**

On December 24, 2012, the Ontario Energy Board (the Board) issued its Procedural Order No. 2 in the above-captioned proceeding which communicates the timetable for intervenors, other than Board staff, to provide to both the Board and London Hydro Inc. ("London Hydro") their written interrogatories. Board staff interrogatories had been received in December 2012 and responded to by London Hydro on January 8, 2013.

In regard to other interrogatories, London Hydro received the written interrogatories approximate to the date of January 18, 2013. Accordingly, London Hydro is now submitting responses to these interrogatories.

These interrogatory responses will be filed on the RESS system, and two paper copies will be forwarded to the Board Secretary.

Included (in a separate sealed envelope) with the material sent to the Board Secretary is a document that is being filed pursuant to the Board's Practice Direction on Confidential Filings. This document is in response to Energy Probe IR questions #32 through to #39, which were submitted to London Hydro under confidential filing requirements.

London Hydro trusts this is satisfactory. If you have any questions as to the response to intervenors submission, please do not hesitate to contact the Undersigned.

Yours truly,

A handwritten signature in blue ink, appearing to read "Mike Chase".

Mike Chase
Director of Finance and Regulatory
London Hydro Inc.

cc: David Arnold, Chief Financial Officer, London Hydro



Additional Information:

**RE: LONDON HYDRO INC.
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London Hydro's intentions have always been to work very hard to complying with answering all Intervenor questions and to ensure meeting the February 4, 2013 procedural order filing deadline.

Some additional information pertaining to London Hydro's response to Intervenor questions includes:

- Although the amount of burden to complete the responses to Intervenor questions was considerable, London Hydro has responded to each Intervenor question to the best of our abilities and with consideration the challenging time constraints to complete these responses. A small number of questions request evidences that London Hydro does not have access to. Other questions London Hydro has limited resources to be able to fully provide all evidences being requested in the limited amount of time available.
- To assist the reader of the responses as to the Intervenor questions, the questions have been filed under the most appropriate exhibit. If the Intervenor question identifies one of the ten specific exhibit numbers, then the question and response are filed within that exhibit document.
- London Hydro acknowledges an adjustment amount to the Application in relation to SEC question 30, in which a recalculation is required for interest charged to London Hydro's non-regulated "renewable solar generation" business. The appropriate amount of interest charged to the non-regulated business for the test year 2013 should be \$128,500, and not \$50,500. Therefore the total amount of adjustment proposed to the Ontario Energy Board is an amount of \$78,000.

London Hydro respectfully submits the attached intervenor question responses.