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Susan Frank

Vice President and Chief Regulatory Officer
Regulatory Affairs

BY COURIER

January 12, 2015

Ms. Kirsten Walli
Board Secretary
Ontario Energy Board
Suite 2700, 2300 Yonge Street
P.O. Box 2319
Toronto, ON, M4P 1E4

Dear Ms. Walli:

EB-2014-0158 – Consultation on the Effectiveness of Part II of the Energy Consumer Protection Act, 2010 – Supplementary Written Comment

Hydro One Networks Inc. (“Hydro One”) has reviewed the material from the stakeholder forum and the subsequent questions for comment released by the Board on December 15, 2014.

Hydro One does not have any comment on questions 1 – 3, however, Hydro One does wish to comment on question 4, particularly the statement, “require all new retail energy contracts to be billed by a means other than distributor-consolidated billing.”

Hydro One currently performs distributor-consolidated billing for approximately 76,000 customers. Hydro One believes that retailer enrolled customers appreciate the convenience of one bill.

Sincerely,

ORIGINAL SIGNED BY SUSAN FRANK

Susan Frank