

March 3, 2015

RESS, E-MAIL & COURIER

Ms. Kirsten Walli
Board Secretary
Ontario Energy Board
2300 Yonge Street
27th Floor, Box 2319
Toronto, ON M4P 1E4

Dear Ms. Walli:

**Re: Application of Hydro One Networks Inc. ("Hydro One") for
 Leave to Construct; Request for Intervenor Status;
 Board File No.: EB-2013-0421**

We are writing on behalf of Toyota Motor Manufacturing Canada Inc. ("**TMMC**") and in accordance with Procedural Order 3 to request that it be granted intervenor status in Phase 2 of the above-referenced proceeding.

1. **TMMC's Interest**

TMMC owns and operates car manufacturing plants located in Cambridge, Ontario (the "**Cambridge Plant**") and in Woodstock, Ontario (the "**Woodstock Plant**"). The Cambridge Plant is connected to the electricity distribution system of Cambridge and North Dumfries Hydro Inc. ("**CND**") and TMMC is a Large Use Service customer of CND. TMMC is constructing a natural gas-fired combined heat and power generation facility ("**Generation Facility**") that will be owned and operated by TMMC and located at the Cambridge Plant. The Generation Facility is scheduled to be in service by December 31, 2015 and, once in-service, will displace approximately 10 MW of load currently supplied via the distribution system of CND.

The Woodstock Plant is connected directly to the transmission system of Hydro One and TMMC is, accordingly, a transmission customer of Hydro One. TMMC is considering the need to construct a second circuit and transformer to serve the Woodstock Plant.

The Board's Decision in this proceeding will inform changes to the *Distribution System Code* and the *Transmission System Code* which may, in turn, affect the transmission and distribution services provided to TMMC and the cost of such services.

2. **TMMC's Participation in the Proceeding**

TMMC intends to actively participate in Phase 2 of this proceeding.

3. **Request for Written Evidence**

TMMC requests that a copy of the written evidence upon which Hydro One's Application is based be provided to its counsel.

4. **Phase 2 Hearing Process**

TMMC is of the view that an oral hearing, preceded by a written discovery process and a Settlement Conference, is the most efficient way of determining the matters at issue in this proceeding.

5. **Request for Cost Eligibility**

TMMC does not intend to seek a cost award in this proceeding.

6. **Contacts**

Communications related to this proceeding should be directed to and/or served upon:

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-AND-

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Yours very truly,

Dentons Canada LLP

(signed) Helen T. Newland

Helen T. Newland
HTN/ko

cc: Pete Leonard, TMMC
Dave Meier, TEMA
Michael Engelberg, Hydro One
David Richmond, OEB Staff