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SENT BY ELECTRONIC MAIL AND COURIER

Ontario Energy Board 27th Floor 2300 Yonge Street Toronto, ON M4P 1E4

Attention: Ms Kirsten Walli

Board Secretary

Dear Ms Walli:

Five Nations Energy Inc. ("FNEI") Rate Application (EB-2016-0231) Filing of Amended Evidence

This letter, and filing of amended evidence, is in response to the Board's letter to FNEI of August 18, 2016. To address the items noted by the Board in its August 18th letter, please find enclosed the following:

Exhibit/Tab/Schedule	Amended Page(s)	Description
1/1/1 Application	1	amended revenue requirement number
1/1/2 Executive Summary	1 to 13	 amended revenue requirement number explanation of change in rate base and OM&A since last OEB-approved inflation rates used budgeting assumptions transmission system plan explanation performance and reporting explanation
1/5/8 List of Specific Approvals	1	amended revenue requirement number

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Exhibit/Tab/Schedule	Amended Page(s)	Description
2/2/1 Capital Expenditures	18 to 20	 cost benchmarking and utility cost comparison explanation explanation of capital expenditure variances
3/1/1 Rate Base Overview	1 to 2	• explanation of rate base variances
4/1/1 Performance Scorecard	1 to 2	• typo error (separate from Board's August 18 letter)
5/1/3 Charge Determinant Forecast	All, plus Appendix	addition of linear trend method to forecast charge determinants
6/3/1 Depreciation and Amortization	1 to 2	discussion of historical and test year practice for capital additions
9/1/1 Cost Allocation to Rate Pools	1	amended revenue requirement number
11/1/1 Calculation of Uniform Transmission Rates	3 to 4	amended revenue requirement number

Also enclosed is a working Microsoft Excel version of the Revenue Requirement Work Form, as requested. We are not enclosing any other Excel spreadsheets, given that they contain a number of notes and links to working pages containing a variety of other confidential information.

As with FNEI's original filing, FNEI kindly requests that certain information included in the Charge Determinants schedule (Exhibit 5, Tab 1, Schedule 3) be filed on a confidential basis, in accordance with the OEB *Practice Direction on Confidential Filings*, revised April 24, 2014. This information should be treated as confidential because FNEI has only a limited number of customers and revealing such information, even in the aggregate, would disclose confidential information about each customer. Furthermore, such limited information being filed in confidence should not in any way detract from the accountability and transparency of the public application process.

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We look forward to the Board's issuance of a Procedural Order in the above-noted matter, and, as has become customary, the scheduling of a Community Meeting in one of the James Bay communities served by FNEI.

Yours truly,

Richard J. King

RK:jsa