

**Hydro One Networks Inc.**

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**Joanne Richardson**

Director – Major Projects and Partnerships  
Regulatory Affairs



BY COURIER

May 19, 2017

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-2015-0006 – Distribution System Code Amendments to Eliminate All Load Transfer Arrangements – Hydro One Networks Inc. Status Update**

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I am attaching two (2) copies of Hydro One Networks' status update relating to the elimination of all existing load transfer arrangements.

In addition to the attached status update, Hydro One would like to inform the Board that with respect to any LTLTs with Atikokan Hydro, Hydro One submits that after further reviewing the connections between Hydro One and Atikokan, both LDCs have agreed that the settlement relationship that exists between the two LDCs is not considered a LTLT and will not be treated as such.

An electronic copy of the complete application has been filed using the Board's Regulatory Electronic Submission System (RESS) and the proof of successful submission slip is attached.

Yours truly,

ORIGINAL SIGNED BY JOANNE RICHARDSON

Joanne Richardson  
c/ Jen Wiens, CEO/Sec/Tres Atikokan Hydro Inc.

Attach.

Status Report on Remaining Load Transfer Arrangements								
LDC Name: Hydro One Networks Inc.				Report Date: May 19, 2017.				
	Geographic Distributor	Physical Distributor	Elimination (Joint) Application Status	# of Affected Customers				
				Residential	General Service	Micro FIT	Sentinel Light	Unmetered Scattered Load
1	Hydro One Networks Inc.	Alectra Utilities Corporation	Application in draft status and is intended to be filed prior to June 21, 2017	143	53	0		1
	Alectra Utilities Corporation	Hydro One Networks Inc.		100	2	0	0	
2	Tillsonburg Hydro	Hydro One Networks Inc.	Application in draft status and is intended to be filed prior to June 21, 2017	5	1			
	Hydro One Networks Inc.	Tillsonburg Hydro		6	1	1		
3	Hydro One Networks Inc.	Niagara Peninsula	Outstanding issues regarding customer lists being discussed amongst both utilities. See Note 1.	85	11	0	1	0
	Niagara Peninsula Energy Inc.	Hydro One Networks Inc.		97	13	0	0	0
4	Hydro One Networks Inc.	Westario Power Inc.	Application in draft status and is intended to be filed prior to June 21, 2017.	27	3	0	3	0
	Westario Power Inc.	Hydro One Networks Inc.		23	10	0	0	0
5	Thunder Bay	Hydro One Networks Inc.	Application in draft status and is intended to be filed prior to June 21, 2017. See Note 2.	56	2			
	Hydro One Networks Inc.	Thunder Bay		21	2	2		
6	Hydro One Networks Inc.	Kitchener-Wilmot Hydro Inc.	Application in draft status and is intended to be filed prior to June 21, 2017	55	10	3	2	0
7	Hydro One Networks Inc.	E.L.K Energy Inc	See Note 3.	13	2			
8	Burlington Hydro	Hydro One Networks Inc.	See Note 4.	32				

**Notes:**

1. Niagara Peninsula Energy believes that Hydro One Networks customers connected, in Hydro One's service territory but downstream of a Niagara Peninsula Energy primary metering unit, should be transferred to Niagara Peninsula Energy. Niagara Peninsula Energy contends that these connections are physically served by Niagara Peninsula Energy because of the primary metering unit and should be treated as a long term load transfer. Hydro One does not agree and comments this is inconsistent with the approach that has been undertaken in the multiple other eliminations that Hydro One has completed with other LDCs. This may result in a contested SAA for these LTLT eliminations.
2. Thunder Bay Hydro and Hydro One are currently discussing components of the LTLT elimination application to address specific customer concerns that have been raised by customers currently served by Thunder Bay Hydro.
3. Hydro One is awaiting E.L.K.'s review on the draft joint application.
4. Burlington Hydro informed Hydro One that Burlington Hydro will be seeking an exemption to the DSC Amendments. As a result, no further communications pertaining to the elimination of LTLTs with Burlington Hydro have been initiated by Hydro One.