ECONALYSIS CONSULTING SERVICES 34 KING STREET EAST, SUITE 630, TORONTO, ONTARIO M5C 2X8

www.econalysis.ca

May 28, 2018

VIA E-MAIL

Ms. Kirsten Walli Board Secretary Ontario Energy Board 2300 Yonge St. Toronto, ON

Dear Ms. Walli:

Re: EB-2017-0049 – Hydro One Networks Inc. 2018-2022 Distribution Customer IR Supplemental (Mercer and Willis Tower) Interrogatories of the Vulnerable

Energy Consumers Coalition (VECC)

Please find enclosed the Notice of Intervention of VECC in the above-noted proceeding. We have also directed a copy of the same to the Applicant.

Yours truly,

Mark Garner

Consultant for VECC

Hydro one:

Ms. Eryn MacKinnon – Regulatory@HydroOne.com

REQUESTOR NAME VECC

TO: Hydro One Networks

DATE: May 28, 2018 /Supplemental

CASE NO: EB-2017-0049

APPLICATION NAME 2018-2022 Distribution Custom Rate

Application

4.0-VECC-57

Reference: Updated Compensation Study – Mercer, page 7/32–

- a) As outlined at page 7 onward, Mercer has made changes to the comparator group. Has Mercer done any analysis to understand/isolate the impact of the comparator change? If yes please provide that analysis.
- b) If not, please provide a summary which compares the new comparator additions (.e.g. IESO, contractors and two transmission organizations) to the comparators of the remaining sample by employee group.

4.0-VECC-58

Reference: Updated Compensation Study – Mercer, pages 9.16/32–

- a) Please explain what limitations are inherent in using a comparative analysis of all Ontario electricity distribution utilities (regardless of revenue size) for all roles other than senior executive compensation.
- b) Has Mercer performed such a study (i.e. only Ontario LDCs as compared to Hydro One) in the past? If yes please provide that study.

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