

June 5, 2019

## Filed on RESS and sent via Courier

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

Avocate

Hydro-Québec - Affaires juridiques

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www.hydroquebec.com

Re: Hydro One Networks Inc. Application for 2020-2022 Transmission Rates

**Board File No: EB-2019-0082** 

Dear Ms. Walli:

HQ Energy Marketing Inc. ("HQEM") hereby requests intervenor status in the above captioned matter. HQEM is the Canadian power marketing subsidiary of Hydro-Québec outside of the province of Québec. Hydro-Québec is one of North America's largest electric utilities – it is involved in transmission, distribution and generation of electricity from renewable energy sources, and in particular hydroelectricity. HQEM is a participant in the Ontario energy market, and sells into, buys from, and wheels energy through Ontario to other neighbouring control areas.

HQEM participated in Ontario Energy Board ("OEB" or the "Board") proceedings addressing Hydro One Networks Inc. 2017 and 2018 Transmission Cost-of-Service (EB-2017-015) and Hydro One Networks Inc.'s 2019 Transmission Revenue Requirement Application (EB-2018-0130).

HQEM is not requesting cost eligibility.

We request that copies of all documents and correspondence pertaining to this proceeding be served on Hydro-Québec as follows:

Intervenor: HQ Energy Marketing Inc.

Authorized representative: Hélène Cossette
Title: Legal Counsel
Mailing address: 4e étage

75, René-Lévesque Boulevard Ouest Montréal (Québec) Canada H2Z 1A4

E-mail address: Cossette.helene@hydro.gc.ca

Telephone number: 514 289-3146

and:

Intervenor: HQ Energy Marketing Inc.

Authorized representative: Frédéric Bélanger

Title: Manager Regulatory Affairs

Mailing address: 18e étage

75, René-Lévesque Boulevard Ouest Montréal (Québec) Canada H2Z 1A4

E-mail address: <u>Belanger.Frederic2@hydro.qc.ca</u>

Telephone number: 514 289-7322

As required by Rule 22.05 of the Board's Rules of Practice and Procedure, the reason for this late application for intervenor status is that HQEM, as transmission customer, may be substantially and directly affected by this proceeding with respect to the export transmission service (ETS) tariff.

We thank you for your attention to this matter and we trust that this letter will be sufficient for granting HQEM intervenor status in the upcoming proceeding. Should you have any questions or require any further information, please do not hesitate to contact us.

Sincerely

/s/ Hélène Cossette

Hélène Cossette