From: BoardSec
To: Jessy Serrao

Cc: Shuo Zhang; Rudra Mukherji; Lillian Ing
Subject: Request to Intervene FW: EB-2019-0261
Date: Wednesday, March 25, 2020 4:15:53 PM

----Original Message-----

From: Richard Parry < richard.rmpandassocs@gmail.com>

Sent: Wednesday, March 25, 2020 3:33 PM

To: ConsumerRelations@ontarioenergyboard.ca <ConsumerRelations@oeb.ca>

Cc: BoardSec < BoardSec@oeb.ca>

Subject: EB-2019-0261

To: Whomsoever it might concern:

This email is to confirm my telephone message informing you that I wish to be an intervenor in this case. My name is Richard Parry and I represent Carleton Condominium Corporation No 75, an electrically heated 22-storey highrise situated at 1285 Cahill Drive East Ottawa Ontario K1V 9A7.

My reasons for intervening are twofold:

First, Ottawa Hydro have always managed to get the Transformer Ownership Credit calculations wrong (or at least over the 34 years that I have been dealing with them). Don't rely on my statement for this: just examine the record. At regular intervals they have come to the regulator saying that their most recent methodology dictates a reduction to a new "Corrected" rate. 5 years later, they are confessing that they were wrong, it needs to be less! I ask myself: why should we believe that they are right this time? It would be entirely against the tide of their previous miscalculations.

Second: I would agree with their suggestion that the TOC should be abolished, PROVIDED that they then take full financial responsibility for the maintenance and repair and eventual replacement of these transformers.

There are a number of other things that I could say about Ottawa Hydro, one of which would be: you had a perfect bilingual name, Hydro Ottawa Hydro: why did we have to cast away the anglophone part of that name? This is typical of the arrogant and customer-unfriendly persona which this body projects.

Yours Truly,

Richard M Parry