

ONTARIO ENERGY BOARD

IN THE MATTER OF the *Ontario Energy Board Act, 1998*, S.O. 1998, c. 15, Sched. B, as amended (the “Act”);

AND IN THE MATTER OF an application by Hydro One’s Application to Establish a New Regulatory Account – Affiliate Transmission Projects Account

EB-2021-0169

**INTERROGATORIES FROM
GWAYAKOCCHIGEWIN LIMITED PARTNERSHIP (“GLP”)**

July 27, 2021

Question: GLP-1

Reference: Application for Accounting Order of Hydro One Networks Inc. (“**HONI**”) filed May 28, 2021 (the “**Application**”) (*all capitalized terms other than those indicated have the meaning set out in the Application*)

- a) How does HONI determine if a project is expected to be owned by an Affiliate Partnership?
- b) Please provide evidence to support this determination for the proposed projects to be included in the ATP Account?
- (c) Please provide any documentation which sets out the process for the determinations above.

Question: GLP-2

- a) Why does HONI not form its affiliate partnerships prior to advancing the development work on a project or as a first step in the development and prior to proceeding with regulatory approvals such as environmental assessments?
- b) Please describe the considerations taken into account in determining the sequence of forming affiliate partnerships relative to other development work for the proposed projects here.
- c) Please provide any documentation which sets out the above considerations and determinations.

Question: GLP-3

- a) HONI has been designated to undertake only the development of the Waasigan Transmission Project. How will the accounts be treated, or how does HONI propose that accounts will be treated and development work transferred, to a different proponent should HONI or its affiliate partnership not be the proponent to undertake construction of the project?

Question: GLP-4

Reference: Application, p. 4, lines: 4 – 8.

- a) Does HONI expect to include indigenous participation and engagement costs in this account?
- b) Please explain why or why not.