

June 27, 2022

VIA RESS

Ontario Energy Board P.O. Box 2319, 2300 Yonge Street, 27th Floor Toronto, ON M4P 1E4 Attention: Registrar

Dear Ms. Marconi,

Re: Hydro One Networks Inc.

Leave to Construct Application – Chatham by Lakeshore

Board File No.: EB-2022-0140

We are counsel to Chippewas of Kettle and Stony Point First Nation together with Southwind Corporate Development Inc. ("**CKSPFN**"). Please find enclosed CKSPFN's corrected Notice of Intervention in the above-noted proceeding updating CKSPFN's consultant's information.

Sincerely,

DT Vollmer

c. Carla Molina, HONI
Monica Caceres, HONI
Gordon M. Nettleton, McCarthy Tétrault
Philip Lee, CKSPFN
Don Richardson

Encl.

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 Networks Inc. pursuant to s. 92 of Act for an Order or Orders granting leave to construct transmission line facilities in the West of Chatham area.

AND IN THE MATTER OF an Application by Hydro One Networks Inc. pursuant to s. 97 of the Act for an Order granting approval of the forms of land use agreements offered or to be offered to affected landowners.

EB-2022-0140

CORRECTED NOTICE OF INTERVENTION

OF

CHIPPEWAS OF KETTLE AND STONY POINT FIRST NATION

AND

SOUTHWIND CORPORATE DEVELOPMENT INC. ("Southwind")

A. <u>Application for Intervenor Status</u>

1. The Chippewas of Kettle and Stony Point First Nation, together with Southwind Corporate Development Inc. ("CKSPFN"), hereby requests intervenor status in the matter of the application of Hydro One Networks Inc. ("HONI") for various orders pursuant to sections 92 and 97 of the Act as set out in HONI's application filed May 9, 2022 (the "Application"). This notice of intervention is filed pursuant to Rule 22 of the Board's Rules of Practice and Procedure.

B. CKSPFN and its Interest in the Proceeding

- CKSPFN is is located in southern Ontario along the shores of Lake Huron, 35km from Sarnia, Ontario. The community has 1,000 members who live on-reserve and 900 who live off-reserve. Southwind is a wholly-owned economic development Corporation of CKSPFN
- CKSPFN is affected by this Application with respect to potential impacts on Treaty rights, land use and cultural heritage. CKSPFN has traditional territory, and associated rights and interests protected by the *Constitution Act*, 1982, that may be impacted by the outcomes of this proceeding.
- 4. CKSPFN's intended participation may include the following:
 - (a) issues related to economic and environmental impacts and land matters;
 - (b) whether the duty to consult and accommodate with Indigenous communities potentially affected by the proposed project has been discharged with respect to the Application; and
 - (c) generally, to represent the constitutionally recognized Aboriginal rights and interests of CKSPFN, its members, and Southwind.
- 5. CKSPFN is currently a Board-approved and active intervenor representing the interests of CKSPFN and its members before the Board in Enbridge Gas Inc.'s natural gas pipelines leave to construct application (EB-2022-0086). CKSPFN was a Board-approved intervenor in HONI's affiliate transmission projects deferral account application (EB-2021-0169), as referenced in the Application.

C. <u>Nature and Scope of CKSPFN's Intended Participation</u>

6. CKSPFN intends to be an active participant in this proceeding and will act responsibly to

coordinate with other intervenors where common issues may arise and may be addressed.

CKSPFN intends to participate to request information, participate in any requisite motions,

test evidence through the stipulated processes, submit written interrogatories, if applicable,

and provide submissions. Subject to the development of the record in this matter, CKSPFN

may also submit evidence.

D. Costs

7. CKSPFN hereby requests cost eligibility in this proceeding. CKSPFN is, in accordance with

s. 3.03(b) of the Board's Practice Direction on Cost Awards, eligible to seek an award of

costs as CKSPFN is a party that primarily represents a unique interest or policy perspective

that is relevant to the Board's mandate and to the proceeding.

8. CKSPFN therefore submits that it is appropriate for the Board to award CKSPFN costs in

the context of this proceeding, and hereby requests cost eligibility.

E. <u>CKSPFN's Representatives</u>

9. CKSPFN hereby requests that further communications with respect to this proceeding be

sent to the following:

Chippewas of Kettle and Stony Point First Nation

Southwind Corporate Development Inc.

9119 W Ipperwash Rd Unit A, Lambton Shores, ON N0N 1J3

Attention: Philip Lee

Email: philip.lee@southwindcorp.ca

AND TO ITS CONSULTANT

Three Fires Group

9119 W Ipperwash Rd Unit A,

Lambton Shores, ON N0N 1J3

Attention: Don Richardson

Telephone: 226-820-5086

Email: don.richardson@threefiresgroup.com

AND TO ITS COUNSEL

Resilient LLP

Bay Adelaide Centre 333 Bay Street, Suite 625 Toronto, ON M5H 2R2

Attention: Lisa (Elisabeth) DeMarco

Telephone: 647-991-1190 Facsimile: 1-888-734-9459
Email: lisa@resilientllp.com

Attention: Jonathan McGillivray

Tel: 647-208-2677 Facsimile: 1-888-734-9459

Email: jonathan@resilientllp.com

ALL OF WHICH IS RESPECTFULLY SUBMITTED THIS 27th day of June, 2022.

Lisa DeMarco

Resilient LLP

Counsel for CKSPFN