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# AIRD BERLIS

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May 9, 2018

DELIVERED VIA E-MAIL: boardsec@oeb.ca

Ms. Kristi Sebalj Registrar Ontario Energy Board 2300 Yonge Street, 27<sup>th</sup> Floor Toronto, Ontario M4P 1E4

RECEIVE MAY 1 4 2018

ONTARIO ENERGY BOARD

Dear Ms. Sebalj:

Re: Application under sections 18, 60, 77(5) and 86(1)(c) of the Ontario Energy Board Act, 1998 (Act) for the relief necessary to effect the amalgamation of Thunder Bay Hydro Electricity Distribution Inc. (Thunder Bay Hydro) and Kenora Hydro Electric Corporation Ltd. (Kenora Hydro) and to continue as LDC Mergeco

#### OEB File Number: EB-2018-0124

I am writing in response to a letter dated May 4, 2018 ("Letter") in respect of the abovenoted Application. This letter is further to my voice message left with Board Staff, Ms. Fernandes. In brief, the Applicants are very concerned that the matters raised in the Letter which, for the reasons set out below are considered unwarranted, may result in any delay of the Board's consideration of this MAAD's Application.

I deal with the four alleged deficiencies identified in the Letter below.

#### 1. Request to file Distribution Licence by LDC Mergeco

Each amalgamation has two steps. The first is to obtain leave of the Board under subsection 86(1)(c). This often takes several months. The second is for the amalgamation transaction to close. This may take a further several weeks or months. Until leave from the Board is received for the proposed amalgamation, there is technically no Mergeco that can exist which could apply for a Distribution Licence. As well, the name and final configuration of the Board of Directors and key individuals of LDC Mergeco, is often not settled as of the time of a MAADs filing. It is for this reason that a draft distribution licence is not always filed contemporaneously with the filing of the section 86 MAADs application. We note that there is no specific requirement for the filing of a draft distribution licence contemporaneously with a MAADs application in the Board's Handbook<sup>1</sup>. It is our view that there is therefore no reason to delay the

<sup>&</sup>lt;sup>1</sup> Handbook to Electricity Distributor and Transmitter Consolidations, January 19, 2016

consideration of the above referenced MAADs application by reason only that a draft distribution licence of LDC Mergeco has not yet been filed.

#### 2. Is leave under 86(1)(a) required

The short answer is no. If leave for the amalgamation under 86(1)(c) is granted, then by operation of law the two distributors assets merge on closing. Section 86(1)(a) does not apply.

#### 3. Request for confidential treatment

While page 25 of the Application references three agreements which, admittedly, states that each has been redacted to remove any personal information within the meaning of the *Freedom of Information and Protection of Privacy Act* (Ontario) and the Distribution System Code, the fact is that none of the agreements which were appended to the Application were in fact redacted. For clarity, I attach a revised page 25 (updated May 9, 2018) which removes the references to any agreement being redacted. No request for confidential treatment pursuant to the Board's Guidelines and Rules of Procedure is required.

#### 4. Wet signatures

Paper copies of the Application including the Certificates of Mr. Robert Mace, President and CEO of Thunder Bay Hydro and Mr. David Sinclair, President and CEO of Kenora Hydro were filed with the Board. The Application was also filed electronically pursuant to the RESS. We are, frankly, at a loss as to what more could be done in this regard.

We trust that the processing of the Application will resume immediately.

Yours truly,

**AIRD & BERLIS LLP** 

Dennis M. O'Leary DMO/vf Encl.

cc. Robert Mace David Sinclair Ron Clark Dan Gormley David Sinclair Brittany Ashby Janice Robertson

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### Attachment (1):

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1	distribution-related assets of the former Thunder Bay Hydro and Kenora Hydro to LDC
2	Mergeco to be followed immediately by the cancellation of the distribution license of the
з	former Thunder Bay Hydro and Kenora Hydro. The license application by LDC Mergeco is
4	being filed separately from the current application.
5	
6	Details of Consideration
7	
8	As outlined above, this application contemplates two Northwestern Ontario LDC's amalgamating
9	and continuing under one corporation. A share exchange will take place. There will be no cash
10	consideration. Subsequent to the exchange of shares, the Corporation of the City of Kenora will
1	own 9.1% and Thunder Bay Hydro Corporation will own 90.9% of the common shares
12	respectively of LDC Mergeco.
13	
4	2.2.3.1 Legal Agreements to Implement the Transaction
15	
16	The terms and conditions under which the Applicants will achieve the amalgamation of Thunder
17	Bay Hydro and Kenora Hydro are set out in the following agreements:
8	A Merger Participation Agreement ("MPA") is included as Attachment C;
9	An Amalgamation Agreement is included as schedule 2.3 of the MPA (Attachment C);
10	> Unanimous 'LDC Mergeco' Shareholders Agreement ("USA") is included as schedule 1.1 (a)
1	of the MPA (Attachment C).
2	

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## 2.1.2 Certification of Evidence

The undersigned, the President and CEO of Thunder Bay Hydro Electricity Distribution Inc. in my capacity as an officer of that corporation and without personal liability, hereby certify to the best of my knowledge, as at the date of this certification, that the evidence in the Application is accurate, consistent and complete.

P 7

Robert Mace, President and CEO

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## 2.1.3 Certification of Evidence

The undersigned, the President and CEO of Kenora Hydro Electric Corporation Inc. in my capacity as an officer of that corporation and without personal liability, hereby certify to the best of my knowledge, as at the date of this certification, that the evidence in the Application is accurate, consistent and complete.

V

David Sinclair, President and CEO