

RECEIVED

APR 14 2008

ONTARIO ENERGY BOARD

ONTARIO ENERGY BOARD

1.4.2008
Re: Application by Peterborough Distribution Incorporated –
Peterborough for an electricity distribution rate change.
Notice of Application and Written Hearing
Board File No. EB-2007-0886.

AFFIDAVIT OF SERVICE

I, LARRY DORAN, of the City of Peterborough, in the County of Peterborough
make oath and say as follows:

1. I am the President & CEO of Peterborough Distribution Inc., and have knowledge of the matters herein set out.
2. I caused a Notice of Application, headed with the Ontario Government Logo and the words "Ontario Energy Board" to be published on Wednesday, April 9, 2008 in the Peterborough Examiner, and a true copy of the said Notice, as published, is attached to this my affidavit as Exhibit "A".
3. To the best of my belief, this newspaper has the highest paid circulation in this services area of the applicant.

Sworn before me at the
City of Peterborough, in
the County of Peterborough
this day of April,
2008.

)
)
)
)
)
)


Larry Doran

A Commissioner etc.

J.C. EDGAR WOOD
Barrister & Solicitor

*This affidavit of service
complies with the letter of
Direction - April 2, 2008.*

*- Last date of Publication
April 9, 2008*

*- Last date of intervention &
observer request.
April 21, 2008*

*- Last date for Letter of Comment
May 9, 2008*

This is Exhibit... A referred to in the
affidavit of... LARRY DORAN
sworn before me, this...
day of... APRIL... 2008.

A COMMISSIONER FOR TAKING AFFIDAVITS

D4

THE EXAMINER/WEDNESDAY, APRIL 9, 2008

NOTICES

anything!
Call in today and see
what we can do for
you
1-888-457-4757
Osgrey Classifieds will
be your best buy yet!

PERSONALS

www.citysearch.com
755-734-1065
www.citysearch.com

Notices

Ontario Energy Board
Commission de l'Énergie
de l'Ontario

EB-2007-0086

NOTICE OF APPLICATION AND HEARING FOR AN ELECTRICITY DISTRIBUTION RATE CHANGE

Peterborough Distribution Incorporated - Peterborough

The Ontario Energy Board has received an application on November 4, 2007 under section 78 of the Ontario Energy Board Act, 1998, S.O. 1998, c. 15 (Schedule B), seeking approval for changes to the rates that Peterborough Distribution Incorporated - Peterborough ("Peterborough") charges for electricity distribution, to be effective May 1, 2008. The Board has assigned the application file number EB-2007-0086. The Board's decision on this application may have an effect on all of Peterborough's customers.

On November 16, 2007 the Board issued a Notice of Application and Written Hearing for an Electricity Distribution Rate Change (the "Notice"). The Notice set out the process and dates for intervenor registration, the filing of and responses to interrogatories, and submissions. No intervenor registrations were received.

On March 7, 2008, Peterborough filed an amended application requesting an adjustment to their 2007 distribution rates effective January 1, 2008. Peterborough also requested that these adjusted 2007 distribution rates be incorporated in the calculation of its 2008 distribution rates. Peterborough is requesting these adjustments as a result of an alleged error in some of the billing determinants (customer numbers) used to calculate their 2008 distribution rates.

Peterborough indicates that if the application, as amended, is approved as filed, distribution rates for a residential customer using 1,000 kWh per month would increase by about 5.5% for the January 1, 2008 to April 30, 2008 period. A small general service customer using 2,500 kWh per month would see an increase of approximately 5.4% in the electricity bill.

On and after May 1, 2008, Peterborough indicates that the proposed 2008 distribution rates would decline by about 2.2% for a residential customer using 1,000 kWh per month. A small general service customer using 2,500 kWh per month would see a decrease of approximately 0.7% in the electricity bill.

How to see Peterborough's Amended Application

Copies of the amended application are available for inspection at the Board's office in Toronto and on its website, www.ontarioenergyboard.ca, and at Peterborough's office.

How to Participate

You may participate in this proceeding in one of three ways:

1. Send a Letter with your Comments to the Board

Your letter with comments will be provided to the Board members deciding the application, and will be part of the public record for the application. Your letter must be received by the Board no later than 30 days from the publication or service date of this notice. The Board accepts letters of comment by either post or e-mail at the addresses below.

2. Become an Observer

Observers do not actively participate in the proceeding but monitor the progress of the proceeding by receiving documents issued by the Board. You may request observer status in order to receive documents issued by the Board in this proceeding. If you become an observer, you need to contact the applicant and others in order to receive documents that they file in this proceeding and they may charge you for this. Most documents filed in this application will also be available on the Board's website. Your request for observer status must be made in writing and be received by the Board no later than 10 days from the publication or service date of this notice. The Board accepts observer request letters by either post or e-mail at the addresses below. However, this paper copies are also required. You must also provide a copy of your letter to the applicant.

3. Become an Intervenor

You may wish to become an intervenor if you wish to actively participate in the proceeding. Intervenor status is available to resolve evidence and other material submitted by participants in the hearing. Likewise, intervenors will be expected to send copies of any material they file to all parties to the hearing.

Your request for intervenor status must be made by letter of intervention and be received by the Board no later than 10 days from the publication or service date of this notice. Your letter of intervention must include a description of how you are, or may be, affected by the outcome of this proceeding, and if you represent a group, a description of the group and its membership. The Board may order costs in this proceeding. You must indicate in your letter of intervention whether you expect to seek costs from the applicant and the grounds for your eligibility for costs. You must provide a copy of your letter of intervention to the applicant.

The Board intends to proceed with this application by way of written hearing. The Board will not hold a written hearing if a party advises the Board that there is good reason for holding an oral hearing, if you object to the Board holding a written hearing, your letter of intervention must include reasons why an oral hearing is necessary.

If you already have a user ID, please submit your intervention request through the Board's web portal at www.ontarioenergyboard.ca. Additionally, two paper copies are required. If you do not have a user ID, please visit the Board's website under e-filing and fill out a user ID password request. For instructions on how to submit and naming conventions please refer to the PEBS Document Guidelines found at www.ontarioenergyboard.ca, e-filing Services. The Board also accepts interventions by email, at the address below, and again, two additional paper copies are required. Those who do not have internet access are required to submit their intervention request on a CD or floppy in PDF format, along with two paper copies.

How to Contact Us

In responding to this Notice, please include Board file number EB-2007-0086 in the subject line of your email or at the top of your letter. It is also important that you provide your name, postal address and telephone number and, if available, an e-mail address and fax number. All communications should be directed to the attention of the Board Secretary at the address below, and be received no later than 4:45 p.m. on the required date.

Need More Information?

Further information on how to participate may be obtained by visiting the Board's website at www.ontarioenergyboard.ca or by calling our Customer Relations Centre at 1-877-467-4727.

IMPORTANT

If you do not file an objection to a written hearing or do not request to participate in this proceeding in accordance with this notice, the Board may proceed in your absence and you will not be entitled to any further notice in this proceeding.

The Board:

Ontario Energy Board
P.O. Box 5319
2500 Yonge Street, 27th Floor
Toronto, ON M4P 1E4
Attention: Board Secretary
E-mail: secretary@ontarioenergyboard.ca
E-mail: secretary@ontarioenergyboard.ca
Tel: 1-888-457-4757 (toll free)
Fax: 416-440-7056

Ontario Energy Board
Board Secretary

Addressees

The Applicant:
Peterborough Distribution Incorporated
1467 Ardmore Drive
P.O. Box 4135
Peterborough, ON K9J 6Z5
Attention: Larry Dornan
E-mail: larry.dornan@peterboroughdistribution.ca
Counsel for Peterborough:
Borden Ladner Gervais LLP
Suite 1000, 40 King Street West
Toronto, ON M5X 1C4
Attention: James C. Bidlo
E-mail: jbidlo@blg.com

956

(705) 743-7641

Repairs - General

Specialists

Wm. WEEKES

MAINTENANCE
General Contracting Since 1980
Foundation Waterproofing Experts
Confined Area Excavating
742-5598
Water means drainage problems forget the
rubber and glue

L.L.S. FINANCIAL
Linda Stephens
BA CFP
Income Tax &
Bookkeeping
550 Lansdowne
St. W.
Heritage Plaza
Walkin Watson
876-9555

ed

Al Fayed abandons conspiracy theory

The Associated Press

LONDON — Mohamed Al Fayed says he is abandoning his more than decade-long legal quest to prove his belief that Diana, Princess of Wales, and her son were killed by British secret agents.

Al Fayed says he will reluctantly accept a coroner's jury ruling that Diana and Dodi Fayed were unlawfully killed due to reckless speed and drinking by their driver, and by the reckless pursuit of vehicles chasing them.

In an interview with ITV News, Fayed says: "Enough is enough." He says he's giving up "For the sake of the two princes."

Diana's sons, Princes William and Harry, endorsed the verdict delivered by a jury on Monday.

Despite saying he accepted the verdict, the Harrods department store owner said he still believed the couple was murdered and that the evidence presented at the inquest supported his theory.

"I'm a father who has lost his son and I've done everything for 10 years. But now with the verdict I accept it, but with reservations," he said in the interview last night.

"But I have (had) enough. I'm leaving the rest for God to get my revenge," Al Fayed said. "I'm not doing anything any more... this is the end."

The coroner, Lord Justice Scott Baker, had told the jury that Al Fayed and his legal team had not produced any evidence that the Secret Intelligence Service, known as MI-6, was involved in the fatal car crash in Paris on Aug. 31, 1997.

Prime Minister Gordon Brown backed the princes as well. "I think the princes, William and Harry, have spoken for the whole country when they say this is time to bring this to an end," Brown said yesterday.

Al Fayed had claimed that MI-6 agents were taking orders from Prince Philip, the Queen's husband. When he testified under oath, Al Fayed said he would accept the jury's verdict.

But Michael Cole, another spokesman for Al Fayed, complained that the jury had not been allowed to hear evidence from Philip and the Queen.

"When he (Al Fayed) made that declaration, it was on the assumption that the jury would be allowed to hear everything. They weren't," Cole said. "He had no way of knowing that so many key French witnesses would refuse to come forward," Cole said, apparently referring to the lack of testimony from most of the paparazzi and from two French experts who conducted tests on the blood of the couple's driver.



Associated Press photo
A baby in Saini Sunpara, 50
days old, was born with two
faces. One face is being
washed by a nurse.

will drive scientist

effects could be expected
but Salinger spoke only
in Australia and New

climate change could
drop in beer production
years, especially in parts
is, as dry areas become
water shortages worsen.

rowing parts of Western
South Australia, Victo-
ria and New Zealand's South

provides a lot of challenges
rowing industry," even
wishes to look at new
E-malt barley as a direct
climate change. Salinger

ck police

"s" are the result of an
t to increase honey pro-
Brazil.

escaped a lab in 1957
heading north.
Viguel Serrano says at
the 70 officers stung are
bondition.

stack took place in
in the southern state of

as hard as we could,
en't able to avoid getting
transo said.