

John A.D. Vellone
T (416) 367-6730
F 416.367.6749
jvellone@blg.com

Borden Ladner Gervais LLP
Bay Adelaide Centre, East Tower
22 Adelaide Street West
Toronto, ON, Canada M5H 4E3
T 416.367.6000
F 416.367.6749
blg.com



February 7, 2017

Delivered by Courier and Email and RESS

Ms. Kirsten Walli
Board Secretary
Ontario Energy Board
2300 Yonge Street
Suite 2701
Toronto, ON M4P 1E4

Dear Ms. Walli:

**Re: E.L.K. Energy Inc. (“E.L.K.”) Service Area Amendment Application
Board File No. EB-2016-0155**

In advance of the oral hearing to be held on February 9, 2017, please find enclosed:

- (1) A compendium of E.L.K. containing documents to which E.L.K. will be referring; and
- (2) The curricula vitae of the E.L.K. witness panel.

Mr. Bruce Bacon has been retained by E.L.K. to assist with the rate issues that have arisen in this case.

Tab 1 of the compendium contains a correction to the evidentiary record which Mr. Bacon identified as necessary, and which he will speak to during in-chief.

Tab 2 of the compendium contains a larger / clearer system diagram which shows the location of the customer (Sellick Equipment) vis-à-vis the existing Hydro One M7 line, and attempts to illustrate both connection proposals on the same map.

Tab 3 contains a rates and billing analysis prepared by Mr. Bacon, and which he will discuss during in-chief.

Tab 4 contains a map of eight existing Hydro One customers serviced from the same segment of the M7 line which are located proximate to the proposed Sellick Equipment location (the “**Other Customers**”). We have included the property addresses for Hydro One’s benefit, but have redacted any other customer identifying information.

Tab 5 contains an email correspondence dated December 19, 2016 which is in respect of a settlement paid by Hydro One to E.L.K. which includes, *inter alia*, the Other Customers (excluding Sellick). Sensitive customer identifying information has been redacted.

Tab 6 contains an email correspondence dated November 30, 2016 which attaches a spreadsheet which shows the inclusion of, *inter alia*, the Other Customers (excluding Sellick) in the settlement amount. Sensitive customer identifying information has been redacted. We have also

included the first tab of the spreadsheet attached to this email correspondence. Subsequent tabs in this spreadsheet include detailed customer consumption information which are, in our view, not appropriate for the public record. If possible, we would ask that Hydro One review their records including this spreadsheet in advance of the oral hearing, so as to be able to speak to how the Other Customers (excluding Sellick) have been settled between E.L.K. and Hydro One in the past.

Yours very truly,

BORDEN LADNER GERVAIS LLP

Per:

Original signed by John A.D. Vellone

John A.D. Vellone

Cc: Mr. Pasquale Catalano, Hydro One Networks Inc.
Mr. Ken Thoman, Project Manager, Sellick Equipment Limited