

BY EMAIL AND RESS

November 11, 2024

Ms. Nancy Marconi Registrar Ontario Energy Board Suite 2700, 2300 Yonge Street P.O. Box 2319 Toronto, ON M4P 1E4

Dear Ms. Marconi,

Hydro One Networks Inc.

483 Bay Street 7th Floor South Tower Toronto, Ontario M5G 2P5 HydroOne.com

Kathleen Burke

VP, Regulatory Affairs

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EB-2024-0032 – Hydro One Networks Inc. – Application for 2025 Distribution Rates – Interrogatory Reponses – Confidential Information Redacted Versions

In accordance with subsections 5.1 and 5.3 of the OEB's Practice Direction on Confidential Filings, Hydro One is providing the table below, which summarizes the specific information found in the Wheeling Agreements requested by OEB Staff through interrogatories and the supporting rationale for which Hydro One seeks confidential treatment.

Interrogatory I- 01-01, part a).	All pages	The requested Agreements consist of commercial information that is consistently treated in a confidential manner by Hydro One. Specifically, the Wheeling Agreements include actuals of aggregate output from the generation facility at the Delivery Point for both Connection and Network pools, upon which payment is calculated. This information is considered presumptively confidential under the OEB's Practice Direction on Confidential Filings, under Appendix B, part 3. Further, the requested agreements contain information that is commercially sensitive, as it could prejudice Orillia Power Generation Corporation's (OPGC's) economic interests and competitive position when negotiating future agreements and is a factor that the OEB considers when determining whether information will be kept confidential under Appendix A, part a).
		Public dissemination of the requested material is not in the public interest as the disclosure of aggregate output and commercially sensitive information could prejudice competitive positions and/or interfere with ongoing negotiations.
		Hydro One's distribution and transmission licences contain restrictions on the provision of information in relation to a generator. As a generator, OPGC is entitled to confidentiality with the exception where Hydro One would be required to comply with any legislative or regulatory requirements.



An electronic copy of this letter has been filed using the Board's Regulatory Electronic Submission System.

Please contact Raman Dhillon via email at Raman.Dhillon@HydroOne.com if you have any questions in regard to the foregoing.

Sincerely,

Kathleen Burke

KaitleenBurke