**IN THE MATTER OF** the *Public Utilities Act*, RSNL 1990, Chapter P-47 (the "*Act*"), and regulations thereunder;

**IN THE MATTER OF** an Application by Newfoundland and Labrador Hydro for an Order approving: (1) its 2019 capital budget pursuant to s.41(1) of the Act; (2) its 2019 capital purchases, and construction projects in excess of \$50,000 pursuant to s.41(3) (a) of the Act; (3) its leases in excess of \$5,000 pursuant to s. 41(3) (b) of the Act; and (4) its estimated contributions in aid of construction for 2019 pursuant to s.41(5) of the Act; and for an Order pursuant to s.78 of the Act fixing and determining its average rate base for 2013 and 2014.

# **APPLICATION OF THE LABRADOR INTERCONNECTED GROUP**

## THE APPLICATION OF THE LABRADOR INTERCONNECTED GROUP STATES:

## Introduction

- The Labrador Interconnected Group (the "LIG") jointly represents the communities of Sheshatshiu, Happy Valley-Goose Bay, Wabush, and Labrador City. The businesses and residents of these communities are ratepayers in the Labrador Interconnected System.
- 2. By way of this application, the Labrador Interconnected Group seeks to be recognized as an intervener in the above-noted application.

## **Interest of the Labrador Interconnected Group**

3. The Labrador Interconnected Group, if accepted as an intervener, would likely be the only party representing the specific interests of Labrador domestic consumers in this proceeding.

We propose to restrict our intervention only to projects that directly affect Labrador consumers.

### **Disposition sought by the Labrador Interconnected Group**

4. The Labrador Interconnected Group intends to take a position in the above-noted proceeding after reviewing the evidence disclosed during the proceeding.

#### **Facts and Reasons Supporting Intervention**

5. The LIG intends on citing appropriate facts and reasons supporting our position after reviewing the evidence disclosed during the proceeding.

#### **Participation of the Labrador Interconnected Group**

- 6. The LIG intends to participate in the various procedures associated with the Application, including, without limitation:
  - a. directing Requests for Information and other information requests to the Applicant as may be permitted by the Board;
  - b. participating in technical conferences, pre-hearing conferences and other processes associated with the Application;
  - c. cross-examination of witnesses appearing on behalf of the Applicant or of any other participant in any hearing on the Application, as may be appropriate in the circumstances of any hearing on the Application that may be ordered by the Board;
  - d. calling witnesses, including expert witnesses, as may be appropriate in the circumstances of any hearing on the Application that may be ordered by the Board;

- e. making representations and submissions, through counsel, to the Board concerning the disposition of the Application, including for the award of costs to the LIG in respect of their intervention and participation in the Application.
- 7. Documents relating to this Application may be served on the Labrador Interconnected Group in care of:

Senwung Luk Olthuis Kleer Townshend LLP 250 University Ave, 8<sup>th</sup> Floor Toronto, ON M5H3E5 Tel: 416-981-9330 Fax: 416-981-9350 Email: sluk@oktlaw.com

DATED at Toronto, Ontario, this 29<sup>th</sup> day of August, 2018.

OLTHUIS KLEER TOWNSHEND LLP

- V Lik

Senwung Luk

- TO: The Board of Commissioners of Public Utilities Suite E210, Prince Charles Building 120 Torbay Road PO Box 21040 St. John's, NL A1A 5B2 Attn: Board Secretary
- TO: Newfoundland & Labrador Hydro PO Box 12400 500 Columbus Drive St John's, NL A1B 4K7 Attn: Geoffrey P Young Senior Legal Counsel
- TO: Newfoundland Power 55 Kenmount Road St John's, NL A1B 3P6 Attn: Gerard Hayes

- TO: The Consumer Advocate Browne Fitzgerald Morgan & Avis Terrace on the Square, Level 2 PO Box 23135 St John's, NL A1B 4J9 Attn: Dennis Browne, QC
- TO: Industrial Customer Group Stewart McKelvey Stirling Scales Cabot Place, 100 New Gower St PO Box 5038 St John's, NL A1C 5V3 Attn: Paul Coxworthy
- TO: Iron Ore Company of Canada 1190 av. des Canadiens-de-Montréal Suite 400 Montreal QC H3A 0E3 Attn: Benoît Pepin