NEWFOUNDLAND AND LABRADOR

BOARD OF COMMISSIONERS OF PUBLIC UTILITIES

In the matter of a General Rate Application by **Newfoundland and Labrador Hydro** for approvals of, under Section 70 of the *Public Utilities Act*, changes in the rates to be charged for the supply of power and energy to Newfoundland Power, Rural Customers and Industrial Customers; and under Section 71 of the Act, changes in the Rules and Regulations applicable to the supply of electricity to Rural Customers.

and

IRON ORE COMPANY OF CANADA, a corporation duly incorporated under the laws of Delaware having its head office at 1190 avenue des Canadiens-de-Montréal, in Montréal, province of Québec, H3B 0E3, and a place of business at 2 Avalon Drive, in Labrador City, province of Newfoundland and Labrador, A2V 2Y6,

(« IOC » or the « Intervenor »).

INTERVENOR SUBMISSION

(Section 9 of the Board of Commissioners of Public Utilities Regulations, 1996)

IOC HEREBY GIVES NOTICE OF ITS INTENTION TO PARTICIPATE IN THE ABOVE-MENTIONED PROCEEDINGS, AS A MAJOR INDUSTRIAL CUSTOMER OF THE APPLICANT NLH AFFECTED BY THE RATES CHARGED BY THE APPLICANT.

INTEREST OF INTERVENOR

- 1. IOC owns and operates since 1949 an iron ore mine in Labrador together with railways operations connecting the mine in Labrador to a port in the province of Québec and a pelletizing plant and an ore concentrator in Labrador City. Its Labrador operations have earned the company numerous safety, sustainable development and operational excellence awards.
- 2. IOC is the primary operating mine in Labrador. It employs approximately 2,350 employees and contractors and supports the local economy with spending in excess of 1,000M per year in Canada with the majority of the expenditures in Labrador.

- 3. In February 2017, IOC announced an additional investment of 79 million \$ to develop the Wabush 3 pit, extending the life of its operations in Labrador. First ore is expected in the second half of 2018, contributing a ramp up of IOC annual capacity from 19 towards 23 million tonnes.
- 4. For its operations in Labrador, IOC is a major consumer of power purchased from the Applicant and is its largest customer in Labrador with a forecasted Power on Order of 245 MW, representing, according to the Applicant, around 60% of the peak demand on the Labrador Interconnected System.
- 5. IOC's interest as a Labrador Industrial Rate customer is distinct from other customers' classes.

DISPOSITIONS SOUGHT

- 6. Given that IOC has only recently taken cognizance of the Application, and the various matters raised by the Application and to be addressed by Requests for Information and by other prehearing and hearing processes, IOC does not yet have sufficient information, and has not yet had sufficient opportunity, to formulate final or complete dispositions with respect to the various approvals sought by the Applicant.
- 7. Nonetheless, IOC is particularly concerned with the following requests from NLH:
 - (a) The impact on its operations of the proposed successive 14.9% and 38.9% Industrial Transmission Rates increases in 2018 and 2019 from its single Labrador Industrial customer, extracting more than \$2 million from IOC;
 - (b) The proposed inclining block rate structure for Industrial Transmission Rate customers;
 - (c) The determination of transmission losses and their application to Industrial customers in Labrador;
 - (d) The approach to *Specifically Assigned Charges* and the inherent risk of improper allocation of costs on a case-by-case basis;
 - (e) The allocation of alleged benefits from off-island purchases and the opportunity to defer any such benefits to mitigate future rates increases after the commissioning of the Muskrat Falls Project inasmuch as it impacts the allocation of Recapture Energy and the unregulated cost of supply of Industrial customers in Labrador;
 - (f) The pitfalls of the new NLH organizational structure, largely similar to that of Hydro-Québec, mainly in relation to transmission access, a true open access and implementation of NERC's mandatory reliability standards in the Province.

FACTS AND REASONS SUPPORTING THE INTERVENTION

8. There has not yet been sufficient opportunity for IOC to submit what facts it intend to show in evidence or for what reasons the Board should dispose of the various approvals sought by the Application in a particular manner.

PARTICIPATION OF THE INTERVENOR

- 9. IOC 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; and
 - (e) making representations and submissions, through counsel, to the Board concerning the disposition of the Application, including without limiting the foregoing with respect to the awarding of costs with respect to their participation in the Application proceedings.
- 10. Documents relating to this hearing can be served on IOC in care of:

Van Alexopoulos Iron Ore Company of Canada

1190 avenue des Canadiens-de-Montréal

Suite 400

Montréal, Qc, H3A 0E3 Tel : 514.285.8404 Fax : 514.848.1439

Email: Van.Alexopoulos@ironore.ca

Benoît Pepin Rio Tinto

1190 avenue des Canadiens-de-Montréal

Suite 400

Montréal, Qc, H3A 0E3 Tel : 514.848.1406 Fax : 514.848.1439

Email: benoit.pepin@riotinto.com

Respectfully submitted.

Montréal, September 11, 2017

Van Alexopoulos for the Intervenor

Iron Ore Company of Canada

To: The Board of Commissioners of Public Utilities

Suite E210, Prince Charles Building 120 Torbay Road P.O. Box 21040 St. John's, NL, A1A 5B2

Attention: Board Secretary

To: Newfoundland & Labrador Hydro

Hydro Place 500 Columbus Drive P.O. Box 12400 St. John's NL, A1B 4K7

Attention: Tracey L. Pennell Senior Counsel, Regulatory

Board of Commissioners of Public Utilities Newfoundland and Labrador

Intervenor Submission Form

All information provided on this form will be placed on the public record for this proceeding

Proceeding

Mailing Address:

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Intervenor Information

IRON ORE COMPANY OF CANADA	1910 AVE DES CANADIENS - DE MONTREOL		
Title:	City: SUTE 400		
Organization:	Province:		
Telephone:	Postal Code:		
574.848.8000	H3B 0 E 3		
Facsimile:	Email:		
Address for delivery (if different from mailing address):			
×	1		
Legal Counsel / Representative (if applicable)			
Name: VAN MEXOPOULOS AND	Mailing Address:		
DENOIT PCZIN	SAML		
Title:	City:		
	SAMC		
Organization:	Province:		
IRON ORE CO. OF CANADA AND RIGHTINTO	SAM		
Telephone:	Postal Code:		
574.848.1406	SAME		
Facsimile:	Email:		
574. 848. 1439	BENOIT. PEPINO RIOTINTO. COM		
Address for delivery (if different from mailing address):			

Interest in the Proceeding			
List the topics/issues you are interested in and	the proposed disposition.		
SEL INTRIVENOR SUPA	155/00		
What facts or documentation will you rely on t	to support your intervention?	11 L 200 A 78 16	e New Land Control
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How is your interest unique and not represente	ed by others?		
SEE WIEZVENOR SUDMIS	2104		
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Participation in the Proceeding			
Do you intend to:			
i. Appear throughout the hearing	Yes	□ No	
ii. Submit written evidence	Yes	□ No	
iii. Ask written questions on the application	ion Yes	□ No	
iv. File expert reports	≥ Yes	□ No	
v. Call witnesses	Yes	□ No	
vi. Cross examine witnesses	∠ Yes	□ No	
vii. Present final argument	Yes Yes	□ No	COLON SANCE
If you intend to call expert witness(es) provide witness, address, qualifications, and subject/iss		a separate attachment f	
I,, agree to respect and I will responsibly represent the interest(s) se	et out in this form and the para	d the dates and deadline meters established by the	
Signature	51-60	14.09.2 Date	2017
Signature		Date	
Completed forms may be submitted by mail, cou	urier, fax or email at the addre	sses below:	
Mail			E:- 11 / 11
Board of Commissioners of Public Utilities P.O. Box 21040 St. John's, NL Canada, A1A 5B2	Courier/Hand delivered Board of Commissioners of Public Utilities 120 Torbay Road Prince Charles Building, Suite E-210 St. John's, NL A1A 5B2		Facsimile/email F: 709-726-9604 E: ito@pub.nl.ca