

Yukon Utilities Board

October 4, 2017

Memorandum - Amended

To: Yukon Energy Corporation (YEC)
YEC 2017-18 General Rate Application (GRA) Interveners

From: Deana Lemke
Executive Secretary

Re **Comments on further process, UCG's Motion and John Maissan's Motion**

In Board Order 2017-04, the Board issued a process schedule for YEC's 2017-18 GRA. The process schedule included the following deadlines:

Action	Date (2017)
Intervener Evidence	October 5
Information Requests to Interveners	October 19
Information Responses from Interveners	November 2
YEC Rebuttal Evidence, if necessary	November 9
Oral Hearing	November 28-30

Recently, UCG filed a Notice of Motion with the Yukon Utilities Board (Board) requesting a ruling on further IR Responses from YEC. The Board invited YEC to comment on this motion by Tuesday, October 10, 2017, and UCG to file reply comments by Friday, October 13, 2017.

On September 22, 2017, the Board requested comments from Parties on further Board process steps because of a recent Court of Appeal of Yukon decision, *Yukon Energy Corporation v Yukon (Utilities Board)*, 2017 YKCA 15. Comments were received from YEC, City of Whitehorse, UCG, John Maissan and AEY.

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On October 3, 2017, John Maissan filed a Notice of Motion regarding the IR Responses from YEC. Mr. Maissan requested more complete responses from YEC, provided supporting arguments, and identified seven IRs that he stated have not been fully responded to in the information responses.

The Board invites YEC to comment on Mr. Maissan's motion by Tuesday, October 10, 2017. Mr. Maissan may reply to YEC's comments by Friday, October 13, 2017.

The Board has not issued a ruling on either the motions or the further process required to address any effect of the Court's decision on the 2017-18 GRA. While these outstanding matters are addressed, the Board finds that changes to the current proceeding schedule are necessary. Specifically, the dates for intervener evidence, IRs to interveners, information responses to intervener evidence and rebuttal evidence will be revised.

A further process schedule will be issued in due course.