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FILE NUMBER: 84813-00171

June 16, 2014

Mr. Bruce McLennan, Chair  
Yukon Utilities Board  
Box 31728  
Whitehorse, Yukon Y1A 6L3

Dear Mr. McLennan:

**Re: Application to Revise the Diesel Contingency Fund (“DCF”) & Related Amendments to the Energy Reconciliation Adjustment (“ERA”) – Hearing Process (Order 2014-07)**

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On January 31, 2014, Yukon Energy Corporation (“YEC” or “Yukon Energy”) filed with the Yukon Utilities Board (“YUB” or “the Board”) the revised DCF and related ERA Amendments Application. Yukon Energy also informed the Board that Yukon Energy and Yukon Electrical Company Limited (“YECL” or “Yukon Electrical”) were not able to agree on a joint filing and each utility would be filing its position separately. On the same day, YECL filed its proposals regarding the DCF and the ERA.

On April 25, 2014, the Board issued Order 2014-07 providing notice of a written proceeding regarding the Application to Revise the DCF and related amendments to the ERA. The Board’s Order set out a schedule for the review of the separate submissions provided by YEC and YECL which provided for interrogatories to YEC and YECL, intervenor evidence (including interrogatories to any intervenors filing evidence) and argument and reply.

Given the separate and opposing nature of the two January 2014 filings, Yukon Energy and Yukon Electrical request that the hearing process established by Order 2014-07 be adjusted and/or clarified as follows:

1. Prior to interrogatories being provided to YEC and YECL, allow for YEC and YECL each to file any supplementary evidence by June 30, 2014 that either party may consider relevant in addressing matters raised in the filing made by the other utility on January 31, 2014;
2. Information requests on July 7, 2014 are to be provided separately to YEC and to YECL, and each of YEC and YECL will respond separately to the Information Requests addressed to it;

3. During the Information Request process starting July 7, 2014, YEC and YECL are each entitled to provide Information Requests to the other applicant utility; and
4. YEC and YECL have the ability to provide rebuttal evidence in response to any filed intervenor evidence.

Yukon Energy suggests that the Schedule set out in Order 2014-7 be adjusted as in the table below to incorporate the filing of supplementary evidence in June. Should rebuttal evidence be required, the dates for argument and reply would need to be adjusted accordingly in order to accommodate this additional step:

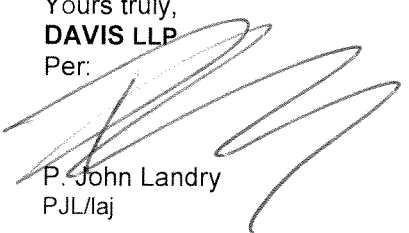
<b>Activity</b>	<b>Date</b>
Applications for Intervenor Status	May 21, 2014
Supplementary Evidence by YEC and/or YECL	June 30, 2014
Information Requests to YEC and YECL	July 7, 2014
Information Responses from YEC and YECL	July 28, 2014
Intervenor evidence	August 11, 2014
Information Requests on intervenor evidence	September 2, 2014
Argument	September 16, 2014
Reply	September 30, 2014

If you have any questions regarding the above please contact the undersigned.

Yours truly,

**DAVIS LLP**

Per:

  
P. John Landry  
PJL/laj

cc: YECL  
Intervenors