SP 0829 R2
Code of Business Conduct
2015/11/04

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Revision History

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1.0 Code of Business Conduct

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Appendix A: Document Management

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Our Core Values

Safe Workplace – Customer Caring – One Company – People Powered – Execution Excellence: these core values are the foundation of our business. These values are reflected in this Code of Business Conduct (this “Code”), which defines how each of us, as employees, officers and directors of Hydro One Limited and Hydro One Inc. and their respective subsidiaries (together, “Hydro One”), should act.

For Hydro One to be successful, we must continually earn the trust and confidence of our customers, investors, stakeholders and each other. Each business action and decision provides us with this opportunity. Our core values guide our actions and decisions by reminding us each day of who we are and strive to be in all of our business activities.

We must strive to conduct business on behalf of, and to represent, Hydro One with unfailing honesty and integrity and to uphold each of our core values:

- **Safe Workplace:** Nothing is more important than the health and safety of Hydro One employees and the general public. We put safety first in everything we do and are committed to our goal of zero injuries and illnesses.

- **Customer Caring:** We see our work through the eyes of our customers. We know they count on us to deliver the electricity that powers their lives and to keep our promises, share information and offer advice. Serving customers is why we are here.

- **One Company:** We work together to build one great company. Across the business, we are one team working to meet customer, commercial, shareholder and other stakeholder needs with integrity. We are proud of Hydro One and work to ensure our successful and sustainable future.

- **People Powered:** We attract, engage, develop and retain the best people. We respect people, do the right thing by them and build tomorrow’s leaders by training, coaching and mentoring at every stage of their careers. Our employees conduct business with unfailing honesty and integrity.

- **Execution Excellence:** Our role never changes – striving to deliver safe, reliable, affordable electricity – but every day starts with the idea that we can always get better. We are relentless in our pursuit of excellence and hold each other accountable for delivering outstanding results and constantly improving. All Hydro One employees are stewards of Ontario’s electricity delivery system and are responsible for ensuring that they work safely, efficiently and responsibly for the people of Ontario.
Application of this Code

Who Must Follow This Code?

All employees and officers of Hydro One, including the chief executive officer, chief financial officer and principal accounting officer, and directors of Hydro One are required to comply with this code as representatives of Hydro One (collectively, “representatives”). In addition, Hydro One requires each of its contractors, suppliers, business partners, consultants and agents (“business partners”) to comply with this Code, to the extent feasible, in their dealings with or on behalf of Hydro One.

What is Expected of Me?

We are all expected to:

- **Comply with this Code:** We must read, complete any required training on, understand and comply with this Code and all applicable laws, rules and regulations (“applicable laws”) relevant to our roles at Hydro One.

- **Report violations of this Code:** If we have knowledge of an actual, potential or suspected violation of this Code or of applicable laws, we must report it truthfully and in good faith to our supervisor or in accordance with Hydro One’s Whistleblower Policy.

- **Use good judgment:** We must use our good judgment in deciding whether or not an action will be in compliance with this Code and be accountable for our actions.

- **Ask questions:** If we have any doubt about how to proceed under this Code, we must ask questions. The section “What if I have questions”, below, includes a list of helpful resources.

Employees and contractors are expected to familiarize themselves with this Code when they first start work and complete training periodically thereafter. Management Compensation Plan (“MCP”) employees must complete and sign annually, and update as necessary, a compliance form confirming their compliance with this Code and declaring all outside appointments, directorships or officer positions and any resulting conflicts of interest. This form is available at Compliance Form.
**What Else is Expected of Supervisors?**

Supervisors share the same obligations as other representatives, but are also expected to:

- **Set an example:** Supervisors must model appropriate conduct under this Code as it applies to them and to their own actions.

- **Report to the Corporate Ethics Officer:** Supervisors must immediately inform the Corporate Ethics Officer of any actual, potential or suspected violations of this Code as well as any conflict of interest declarations.

- **Promote understanding and compliance:** Supervisors must make sure that Hydro One representatives that they supervise understand and comply with this Code and all applicable laws and review this Code and Hydro One’s Whistleblower Policy with those representatives at least annually.

- **Provide guidance:** Supervisors should be a knowledgeable and reliable source of advice for questions relating to this Code and should create an environment where representatives feel comfortable raising questions or concerns without fear of reprisals.

**What Happens if I Violate This Code?**

If we violate this Code or any applicable laws relevant to our roles at Hydro One, we will be subject to disciplinary procedures, which may have consequences up to and including dismissal. Such violations may also result in criminal and/or civil liability.

**What if I Have Questions?**

Honesty and common sense are the best guidelines for assessing whether or not an action will be in compliance with this Code, and Hydro One relies on each of us to apply our own personal judgment in carrying out our duties.

However, this Code is not a complete guide to every legal or ethical issue that we may encounter, nor is it a summary of all applicable laws and Hydro One policies and procedures that may apply in a given situation. As a result, there will be times where we will have questions about how this Code applies to us, or about whether a particular action will be in compliance with this Code.

If you have any questions relating to this Code, you should speak to your supervisor and consult the Hydro One intranet site at – [Questions and Answers](#) - for a detailed list of frequently asked questions relating to this Code. You should also ask yourself the following questions, which may help to guide your decision:
• Will my action comply with the intent and purpose of this Code and applicable laws?

• Is my action appropriate, ethical and honest – does it “feel” right, or might it violate my own personal code of conduct?

• Would most people see the action as being appropriate, ethical and honest?

• Could I defend my action in front of superiors, fellow employees, the general public and my friends and family? Would I be comfortable doing so?

If the answer to any of these questions is “No”, then you should not take the action. If your question remains unanswered after you have spoken to your supervisor, reviewed the intranet resources and considered the questions above, you should contact Hydro One’s Corporate Ethics Officer for advice.

**Standards of Business Conduct**

**Health and Safety**

We strive to deliver Hydro One’s products and services in a safe manner that minimizes the risk of injury to ourselves, to one another and to the general public.

Each of us must:

- comply with Hydro One’s Health and Safety Policy and Safety Rules;

- make our own safety and that of other Hydro One representatives and the general public the prime consideration in every decision we make and every action we take;

- come to work fit for duty, work safely and identify, report and, where appropriate, correct, workplace hazards; and

- not work, or permit others to work, while under the influence or suffering the after effects of alcohol, medication or illicit drugs, or bring, or permit anyone else to bring, alcohol or any illicit drugs into any Hydro One workplace.

**Respecting Our Colleagues and Others**

We treat all Hydro One representatives and others we encounter in the course of our work for Hydro One with dignity and respect. We act in a manner that values the background, experience, perspective and talent of each individual and do not discriminate against or harass others. We strive to create an inclusive corporate culture at Hydro One and a workforce that reflects the diverse populations of the communities in which we operate.
In particular, we:

- provide all Hydro One representatives with equal access to opportunities, within the confines of legal and collective agreement requirements;
- do not discriminate in hiring and employment practices on the basis of race, ancestry, colour, place of origin, sex, ethnic origin, age, marital or family status, physical abilities, sexual orientation, creed, religion or citizenship, nor on any other grounds that are prohibited by applicable law;
- do not make any comment or gesture to, contact with or otherwise act in a manner towards another representative of Hydro One or others we encounter in the course of our work for Hydro One that is unwelcome or which is likely to be regarded as offensive;
- do not tolerate any violence, or behaviours that may promote violence, in any Hydro One workplace; and
- comply with Hydro One’s Workplace Human Rights and Anti-Harassment Policy and Procedure.

**Achieving our Potential**

We are all accountable for our work and for our results, and are committed to giving our full effort in everything we do. We expect to be evaluated by standards such as quality, quantity, timeliness, and whether the work has been completed safely and within the limits of allocated resources.

Supervisors must follow leadership practices that promote employee commitment and encourage high performance, set clear expectations and provide appropriate support and timely feedback to the Hydro One representatives who report to them.

**Conflicts of Interest**

**Avoiding Conflicts of Interest**

We owe a duty to Hydro One to make decisions with honesty and integrity and not to deprive Hydro One of the time and attention required to properly perform our duties on behalf of Hydro One. We must declare all conflicts of interest to our supervisor or to the Corporate Ethics Officer.
A “**conflict of interest**” is a situation where our own personal interests:

- **actually conflict** with those of Hydro One;
- **have the potential to conflict** with those of Hydro One, meaning a situation where our relationship to others or interest in or relationship to another business or organization could result in a conflict of interest in the future; or
- **could be perceived to conflict** with those of Hydro One, meaning a situation where other people (either inside or outside of Hydro One) might think that our personal interests conflict, or could potentially conflict, with those of Hydro One, whether or not we think that any conflict does, or might, exist.

**Family Members and Friends**

We may have a conflict of interest where any of our family or friends receive a personal benefit, or may receive a personal benefit, as a result of any business decisions we make on behalf of Hydro One.

**Pursuing Outside Activities**

We are encouraged to contribute to our communities and to our professional organizations and we may engage in activities or do work outside of Hydro One (including for ourselves) provided that the activity or work does not create a conflict of interest. Examples of activities or work outside of Hydro One that will create a conflict of interest include:

- work for an organization that is a supplier to or a commercial or industrial customer or competitor of Hydro One;
- activities that affect our work performance at Hydro One, including those that take too much of our time;
- work for any organization done on Hydro One’s time or using Hydro One equipment, supplies, personnel or intellectual property; and
- promoting any non-Hydro One product or service or, except with prior approval, soliciting donations to any charitable or non-profit organization, on Hydro One’s time or to Hydro One representatives or business partners.

If you have any doubt about whether the external activity or work creates a conflict of interest, you should speak to your supervisor or to the Corporate Ethics Officer before agreeing to do the activity or work.
Accepting Board Appointments

We obtain the prior approval of the Corporate Ethics Officer before agreeing to serve as a director on the board of another for-profit business or organization if our service on that board could create a conflict of interest, including in any case where the business or organization is a supplier to or a commercial or industrial customer or competitor of Hydro One.

Prior approval of the Corporate Ethics Officer is not required to serve as a director of:

- a Hydro One board at Hydro One’s request; or
- a charitable or community organization, but only so long as our service on that board does not reflect negatively on Hydro One and does not take too much of our time or otherwise conflict with our work at Hydro One.

If we serve as a director on any board (other than a Hydro One board), we must not vote on any matter that concerns Hydro One or which we think might otherwise create a conflict of interest for us or for Hydro One. Similarly, if we act as a spokesperson for any business or organization, we make it clear that we are speaking for that business or organization or for ourselves and not as a spokesperson or representative of Hydro One.

If in doubt at any time about whether service on any board creates a conflict of interest, speak to your supervisor or to the Corporate Ethics Officer.

Making Investments

In general, investments made by us or by our immediate family members in publicly-traded or privately-held businesses or organizations will not create a conflict of interest, but we must be aware that these investments may create a conflict of interest in some circumstances.

Where an investment creates a conflict of interest we must obtain the approval of our supervisor and the Corporate Ethics Officer before making the investment. Investments that will create a conflict of interest include investments in businesses or organizations that compete with Hydro One or which have a business relationship with Hydro One as a supplier or as a commercial or industrial customer. However, this prohibition does not apply if the investment represents less than five percent of the issued and outstanding equity securities of the business or organization (including equity securities held by us and by our immediate family).

We must also promptly notify our supervisor and the Corporate Ethics Officer if we know a family member or a friend has an investment that represents more than five percent of the issued and outstanding equity securities of a business or organization that competes
with Hydro One or which has a business relationship with Hydro One as a supplier or as a commercial or industrial customer, even where we do not hold an investment in that business or organization ourselves.

**Confidential Information**

**No Disclosure of Confidential Information**

We do not disclose Confidential Information to anyone outside Hydro One, including to family and friends, unless it is done in accordance with this Code and all other applicable Hydro One policies. This section applies to information which Hydro One has obtained from a customer or supplier (or a prospective customer or supplier) that Hydro One has agreed to keep confidential.

“**Confidential Information**” of Hydro One includes trade secrets, intellectual property and any proprietary, sensitive, technical, commercial, strategic, financial, customer, supplier and personal information about customers, suppliers and representatives, in each case, that is not publicly available.

Our obligation not to disclose Confidential Information continues even after we cease to have an employment or other relationship with Hydro One.

In order to protect Confidential Information of Hydro One, we must:

- be alert to inadvertent or accidental disclosure of Confidential Information in social conversations, including in public places, at trade conferences, on public transit or airplanes, on mobile devices or in normal business discussions with suppliers and customers;

- never post, transmit or make available any Confidential Information on or through the internet other than through the use of approved Hydro One equipment and systems (i.e. through the use of Hydro One e-mail addresses or Hydro One intranet portals);

- never leave Confidential Information or devices that contain Confidential Information, or which are connected to or have specific capability to connect to Hydro One’s systems, unattended in public places, and we must ensure these devices are stored securely when not in use; and

- promptly report any Confidential Information that we believe has been leaked and any device that is lost or stolen so that appropriate steps can be taken by Hydro One.
Permitted Disclosure of Confidential Information

We may only disclose Confidential Information to our colleagues within Hydro One where it is necessary for them to perform their assigned work.

We keep the amount of Confidential Information shared with anyone outside of Hydro One to the minimum required, and we may only disclose Confidential Information outside Hydro One where the disclosure is:

- required by applicable laws or stock exchange rules or to those having a business relationship with Hydro One for valid business purposes; and
- in compliance with all applicable Hydro One policies and procedures, including the Corporate Disclosure Policy (if applicable).

The Law Department should be contacted if there is any uncertainty as to whether or not we are permitted to disclose the Confidential Information.

Employee Confidential Information

We manage all personal information about other representatives of Hydro One in a confidential manner and we respect the privacy of each other Hydro One representative, including by complying with all applicable privacy legislation and all applicable Hydro One policies and procedures.

Ethical Purchasing Decisions

We make all purchasing decisions honestly and with integrity, using such criteria as competitive pricing, quality, quantity, delivery, and service.

We avoid making purchasing decisions that create a conflict of interest for us or for Hydro One, including where there could be an allegation of favouritism, prejudice, preferential treatment or personal gain.

We inform each of our business partners about this Code and about our expectation that they comply with it to the extent feasible. We will communicate any non-compliance by any of our business partners to Hydro One’s Corporate Ethics Officer, who will recommend what actions should be taken, up to and including termination of the business relationship.

Gifts and Entertainment

We do not (directly or indirectly) offer, give, request or accept any:

- bribe or kickback or other transaction which could compromise the integrity or harm the reputation of Hydro One or its representatives;
• gifts of cash, gift certificates, services, discounts, or loans;
• gift, entertainment, or similar type of benefit that does not serve a legitimate business purpose;
• gift, entertainment, or similar type of benefit that contravenes any applicable law; or
• gift, entertainment, or similar type of benefit that creates a conflict of interest for us or for Hydro One.

Any gift, entertainment or similar type of benefit that is offered, given or accepted must be of a nature and amount that avoids embarrassment, does not constitute a real personal enrichment of the recipient, and would not reflect unfavourably on Hydro One or the person receiving the gift, entertainment or benefit if it became publicly known. Generally speaking, acceptable gifts will have a nominal value.

Any gifts we are offered or receive that do not comply with these restrictions should be declined or returned graciously and with thanks and a clarification of Hydro One’s policy. If returning the gift is not possible, it should be suitably distributed in the community. These requirements do not change during traditional gift-giving seasons.

**Insider Trading and Personal Advantage**

We only buy or sell securities of Hydro One in accordance with Hydro One’s Insider Trading Policy. This means that we do not buy or sell securities of Hydro One while we know about “Material Information” relating to Hydro One that has not been generally disclosed to the public in accordance with Hydro One’s Corporate Disclosure Policy (“insider trading”). We also keep all undisclosed Material Information confidential and we do not pass any of it on to others, including to a spouse, friends or family members (“tipping”).

In addition to being a violation of this Code, both insider trading and tipping are illegal.

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**Material Information** has the same meaning as in Hydro One’s Insider Trading Policy and Corporate Disclosure Policy, and may include Confidential Information, including information about Hydro One’s plans, financial conditions or operations.

We do not use any Confidential Information for private speculation or personal advantage or benefit, including for purposes of trading in securities of any of Hydro One’s customers or suppliers with the benefit of any Confidential Information relating to that customer or supplier.
Protecting the Environment

We strive to comply with all environmental laws, rules and regulations, and Hydro One will also move beyond compliance where it makes business sense to do so. We design, build and operate our facilities to make efficient use of resources, prevent pollution and reduce environmental effects to the extent that is reasonably achievable. We set environmental objectives and targets, monitor our performance relative to expectations and implement programs to achieve continual improvement.

Safeguarding Hydro One’s Assets

Proper Use of Assets

We use Hydro One’s assets properly, safely, efficiently and only for Hydro One business. Use of Hydro One assets for charitable or other non-business reasons must be pre-approved by the supervisor accountable for that asset. Misuse of Hydro One assets to offend, harass or harm others, or to encourage others to do so, is unacceptable.

We take good care of Hydro One assets. We protect them from all external and internal threats and, when they are no longer useful, we dispose of them in a proper manner. Theft or fraud will not be tolerated.

Critical Cyber Assets

We must be vigilant in protecting Hydro One’s Critical Cyber Assets from attack and follow Hydro One’s Power System Cyber Security Policy.

“Critical Cyber Assets” are all computer equipment and software essential to the reliable operation of Hydro One’s facilities which if hacked or destroyed, would affect the reliability of the interconnected transmission system across North America. It also includes all devices and equipment used to access such computer equipment and software.

Further, we do not disguise our own identity, or use the identity of another representative or business partner, when accessing any Hydro One workplace, device, system or other property.

Records and Document Retention

Records are important to provide evidence of Hydro One’s business activities, decisions, operations and transactions, to meet our business, financial reporting and legal needs.
We are all responsible for managing Hydro One records in accordance with Hydro One’s Records Management Program, including Hydro One’s Records Management Policy, Records Management Procedures, E-Mail Management Policy, and the Legal and Tax Holds Policy.

All business expenses must be properly incurred, documented, reported and approved in compliance with Hydro One’s Employee Business Expense Policy.

**Intellectual Property**

All intellectual property which we may produce, make, compose, write, perform or design, whether alone or with others, while employed at Hydro One (whether during or after work hours) and in any way relating to Hydro One’s business belongs exclusively to Hydro One. We must disclose all such intellectual property to Hydro One and all rights we may have in such intellectual property are assigned to Hydro One.

“*intellectual property*” includes ideas, know-how, inventions, designs, discoveries, formulae, improvements, research, trade secrets, patents, copyright works and other intellectual property rights.

**Accounting and Finance**

All financial transactions must be properly approved in accordance with Hydro One’s authority approval guidelines and properly recorded in accordance with:

- Hydro One’s internal control policies and procedures;
- legal requirements;
- audit practices; and
- accounting standards and practices.

Any financial information provided must be accurate, complete, objective, timely and understandable.

We do not maintain undisclosed funds or accounts or “off-the-books” records or use any other device to distort records or reports of Hydro One’s true operating results and financial condition. All cash and bank account and other business transactions are conducted in an appropriate manner which safeguards against bribery, kickbacks, money laundering or other illegality. Falsifying or maintaining inaccurate or incomplete records can result in civil and criminal penalties to Hydro One and the individuals involved.
We must not mislead, manipulate, coerce or fraudulently influence any accountant, including an accountant engaged in the performance of an audit of the financial statements of Hydro One in order to make the financial statements materially misleading.

If we have concerns about the integrity of financial reporting, we report them promptly. Reports may be made to Hydro One’s Corporate Ethics Officer, as Confidential Designee, pursuant to Hydro One’s Whistleblower Policy or, alternatively, may be reported anonymously through ClearView Strategic Partners Inc. (“ClearView”) using the contact information provided under the heading “Anonymous Reporting”. We must all be familiar with the reporting procedures contained in Hydro One’s Whistleblower Policy.

**Managing Risk**

We appropriately identify and control risks, within the limits of our accountabilities and allocated resources.

“risk” means any possible event that may adversely impact Hydro One’s business objectives. If business objectives relevant to our work are not clear, we should ask our supervisor for help.

Controlling risk does not mean eliminating all risks. Rather, it means taking steps to manage the risks to acceptable levels for Hydro One. If we are concerned that there are situations where risks are not being appropriately controlled by other Hydro One representatives we will discuss the situation with our supervisor and, if not resolved, we will consult the Corporate Ethics Officer for direction.

**Using E-mail, the Internet and other Electronic Communication Devices**

Access to electronic communication devices such as phones, e-mail and the internet is made available to promote effective work-related research, improve our development and enhance communication within Hydro One. These resources should generally be used for business purposes only.

Information transmitted through Hydro One’s equipment or systems implies affiliation with Hydro One and should therefore reflect positively upon Hydro One. When using Hydro One e-mail or the internet at a Hydro One workplace or on or through a Hydro One device or system, we do not send, receive, display, print, or otherwise engage in any communications that are in violation of applicable laws or this Code, or any other Hydro One policy, including, but not limited to:
• downloading programs not already supported by Hydro One;
• accessing sites that are unlawful, that carry socially or politically offensive material, that infringe or that may infringe the intellectual property or other rights of another person, business or organization or that are in any way related to terrorism;
• sending chain letters or threatening, libelous or harassing messages; and
• sending, viewing or obtaining pornographic material.

We also do not use the internet at a Hydro One workplace or on or through a Hydro One device or system to play games, gamble or to post or send messages under disguised identification.

Subject to applicable laws, all information of any kind (including without limitation voice communications and electronic messages) stored or transmitted on Hydro One’s equipment or systems is the property of Hydro One and Hydro One’s equipment and systems and the contents thereof are monitored to support operational, maintenance, auditing, security, and investigative activities. In order to prevent inappropriate use, Hydro One continues to monitor personal use electronic communications. No one using Hydro One’s equipment or systems should assume that their electronic communications, information, computer or other device use is private.

The use of social networking tools and platforms such as Facebook, LinkedIn, Google+, Yahoo! Groups, Twitter, YouTube, and blogs, including outside of work, is subject to this Code and all applicable Hydro One policies, including Hydro One’s Social Media Policy. Whether on duty or off duty, employees must not:

• post or disclose Confidential Information; or
• post comments or materials which could harm, or be perceived to harm, Hydro One or its reputation in any way.

Relationships

Relationships with Investors

We disclose Material Information to the public in a timely, factual and accurate manner, in accordance with Hydro One’s Corporate Disclosure Policy. We ensure that all reports and documents that we file with or furnish to securities regulatory authorities in Canada and the United States, and our other public communications, contain disclosure that is full, fair, accurate, timely and understandable. If we are asked by a member of the media, analysts, investors, investment dealers, credit rating agencies or other members of the investment community to give a statement or a presentation, we must explain that we are
bound by this Code and Hydro One’s Corporate Disclosure Policy and refer the matter to the Senior Vice President, Customer & Corporate Relations (or the person performing that function) or the Chief Financial Officer.

**Relationships with Customers**

Hydro One is a customer-focused company and we strive to enhance our customer relationships in every transaction.

This means that we:

- work in a safe and responsible manner when on the property of a customer or other third party;
- act as an ambassador of Hydro One by acting in a professional and empathetic manner when interacting with customers and by responding promptly and courteously to customer enquiries and requests;
- keep commitments to customers by following up through completion when resolving a customer’s enquiry or request and by working to prevent a recurrence;
- reasonably restore a customer or other third party’s property when work is completed;
- do not discriminate against or provide undue preferential treatment to any customer;
- seek customers’ views on issues affecting them, consider their views, and give them feedback where possible;
- give customers the information they need to make informed choices and ensure they receive truthful information about our products and services; and
- respect customers’ privacy and diversity.

**Fair Competition**

We obey the applicable laws governing competition, not conspiring with anyone to lessen fair competition. We do not engage in anti-competitive practices or illegal activities such as price-fixing, bid-rigging and kickbacks. We ensure all procurement policies, procedures and required processes are followed.

We gather information about competitors in a lawful manner. We do not, directly or indirectly, misrepresent ourselves, use a third party or offer bribes or gifts to solicit proprietary information about competitors.
Use of Intellectual Property Belonging to Others

We do not knowingly use intellectual property belonging to another person, business or organization without their consent, a license or other legal right to use that intellectual property, nor do we copy or permit others to copy any software under license to Hydro One other than in accordance with the applicable license.

Political Participation

As private citizens, we may take part in the democratic process at any level, including campaigning in elections, during non-working hours. Prior approval is required if we need a leave of absence to participate, and our participation must be kept strictly separate from our association with Hydro One. All such leaves of absence will be without pay.

Hydro One does not make donations (financial or otherwise) to political parties, elected representatives, or candidates for election at any time. We do not, directly or indirectly, put pressure on colleagues, customers or suppliers to donate time or money to any political party, candidate or political cause.

Conduct of Business Outside of Canada

We apply this Code to all of our operations, international as well as domestic, and understand that this Code must be complied with in all circumstances even if conventional practice is different in foreign jurisdictions. We strive to comply with both the letter and spirit of domestic and foreign legal requirements as they apply to our business activities. We also adhere to standards no less onerous than provided by Canadian law concerning the conduct of business in foreign countries.

Dealing with Public Officials

All of our dealings on behalf of Hydro One with public officials are to be conducted in a transparent manner that does not compromise the integrity or harm the reputation of Hydro One or its representatives or any public official.

We comply with all anti-bribery and anti-corruption legislation, both Canadian and foreign, which may apply to our operations anywhere in the world. Further, even if permitted by applicable legislation or if customary in a jurisdiction, the making of small “facilitation payments” to foreign public officials to secure a routine business service or have routine administrative actions performed is prohibited.
These restrictions apply to any:

- direct disbursement of Hydro One funds;
- other benefits or contributions directly from Hydro One; and
- funds, benefits or contributions made by us personally or through agents, consultants, contractors, business partners or other third parties.

“public official” includes any:

- official or employee of a government or of a department, organization, agency or instrumentality of a government;
- official who holds a legislative or judicial position;
- official of a public international organization;
- political party or official of a political party;
- candidate for political office; and
- person or firm acting for or on behalf of any of the above.

As laws, rules and regulations and policies and directives of regulators can significantly affect Hydro One’s business or operations, from time to time Hydro One may wish to communicate with public officials respecting new laws, rules, regulations, policies and directives, or otherwise seek to participate in the policy-making process. We only do so in compliance with all applicable requirements regarding lobbying activities and with the prior approval of the Corporate Ethics Officer. Similarly, prior approval of the Corporate Ethics Officer is required before Hydro One or any representative may accept any request to be appointed to an advisory or study group established by any legislative or regulatory body or which otherwise involves public officials.

Since Hydro One is in a regulated business and is often in contact with regulators about its business and operations, all Hydro One representatives and business partners responsible for contacts with such public officials must be familiar with and comply with the laws, rules and regulations established by the regulator for such communications, including conflict-of-interest rules applicable to representatives of the regulator.

We must also consult with the Corporate Ethics Officer prior to hiring a current or former public official because applicable laws restrict Hydro One’s ability to engage former public officials as a representative of Hydro One. We will not hire any such official if he or she participated in a matter reasonably regarded as involving Hydro One’s interests if that matter is still ongoing.
**Investigations**

Hydro One’s policy is to cooperate with any appropriate governmental or regulatory investigation. A condition of such cooperation, however, is that Hydro One be adequately represented in such investigations by its own legal counsel. This means that, any time we receive information about a new government, regulatory or other investigation or inquiry, including any written or oral request for information, this information should be communicated immediately, and before any action is taken or promised, to the Law Department.

We also cooperate with all internal Hydro One investigations, including investigations conducted by the Corporate Ethics Officer, as Confidential Designee, pursuant to Hydro One’s Whistleblower Policy, and will afford full, free and unrestricted access to all of Hydro One’s operations, records, facilities and personnel to any external or internal investigators engaged by Hydro One and will take appropriate measures to keep information obtained during the investigation process confidential. Unless otherwise advised by our supervisor or the boards of directors of Hydro One Limited and Hydro One Inc., we will keep confidential the fact that an internal investigation is being conducted.

We must never, under any circumstances:

- destroy or alter any of Hydro One’s documents or records in anticipation of a request for those documents from any government agency or a court or in connection with any internal Hydro One investigation;
- lie or make any misleading statements to any governmental investigator (including routine as well as non-routine investigations) or investigator participating in any internal Hydro One investigation; or
- attempt to cause Hydro One, any representative, business partner or any other person, to fail to provide information to any government investigator or to any investigator participating in any internal Hydro One investigation, or to provide any false or misleading information.

**Compliance and Reporting**

Upholding Hydro One’s well-earned reputation as an ethical and credible company is a commitment we all share. All of us are expected to uphold our core values and to otherwise comply with this Code, including reporting any violation or potential or suspected violation of this Code promptly, truthfully and in good faith. If we fail to report a violation we know has occurred, then we also will have violated this Code.
No Reprisals

Hydro One will not permit any form of reprisals (including discharge, demotion, suspension, threats, harassment or any other form of discrimination) by any person or group, directly or indirectly, against a representative or business partner who has truthfully and in good faith:

- reported actual, potential or suspected violations of this Code;
- lawfully provided information or assistance in an investigation regarding any conduct which the representative or business partner reasonably believes constitutes a violation of applicable securities laws or applicable federal laws relating to fraud against Hydro One’s securityholders;
- filed, caused to be filed, testified, participated in or otherwise assisted in a proceeding related to a violation of applicable securities laws or applicable federal laws relating to fraud against Hydro One’s securityholders;
- provided a law enforcement officer with truthful information regarding the commission or possible commission of an offense, unless the individual reporting is one of the violators; or
- provided assistance to the Corporate Ethics Officer, as Confidential Designee, the Audit Committee, management or any other person or group in the investigation of a report made pursuant to Hydro One’s Whistleblower Policy.

Any retaliation against a representative or business partner who has, truthfully and in good faith, made such a report or taken such an action is subject to disciplinary action, which may include dismissal.

Anonymous Reporting

Any actual, potential or suspected violation of this Code can be reported anonymously to the Corporate Ethics Officer, as Confidential Designee, in accordance with Hydro One’s Whistleblower Policy.

Alternatively, reports can be submitted anonymously to ClearView by:

- Telephone: 1-866-921-4491;
- Internet: http://www.clearviewconnects.com; or
- Confidential Mail: P.O. Box 11017, Toronto, Ontario, M1E 1N0.
Choosing to include personal information in a report to ClearView means you have consented to the collection of that personal information by Hydro One, and the information will be sent to Hydro One.

All reports should include as much detail as possible, including dates, individuals or witnesses involved and any supporting material or evidence that may be relevant to the matter being reported.

**Amendment and Interpretation; Waivers**

Hydro One retains sole discretion in interpreting and applying this Code and this Code may be updated, modified or withdrawn by Hydro One at any time in its sole discretion. This Code, together with any amendments, will be generally disclosed to the public in accordance with all applicable securities laws and stock exchange rules.

Any waivers from this Code for the benefit of:

- executive officers or directors of Hydro One Limited and Hydro One Inc. - will only be made in exceptional circumstances, may only be granted by the applicable board of directors and will be generally disclosed to the public in accordance with all applicable securities laws and stock exchange rules; or

- other representatives - must be made in writing by their supervisor, or if there is no supervisor or the supervisor is unsure whether or not a waiver is appropriate, then the Corporate Ethics Officer should be consulted.
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1.0 Whistleblower Policy

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Appendix A: Document Management

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HYDRO ONE LIMITED

WHISTLEBLOWER POLICY

1.0 Purpose

The Code of Business Conduct (the “Code”) of Hydro One Limited and Hydro One Inc. (together with their respective subsidiaries, “Hydro One”) requires all employees and officers of Hydro One, including the chief executive officer (“CEO”), chief financial officer (“CFO”) and principal accounting officer, and all directors of Hydro One (collectively, “representatives”) to comply with the Code. Hydro One requires all of its contractors, suppliers, business partners, consultants and agents (together, “business partners”) to adhere to the Code, to the extent feasible, in their dealings with or on behalf of Hydro One.

Although Hydro One is committed to conducting business with unfailing honesty and integrity, and to upholding each of its core values, including through compliance with the Code, applicable laws, rules and regulations (“applicable laws”) and applicable audit practices and accounting standards and practices, intentional and unintentional violations of the Code, applicable laws and applicable audit practices and accounting standards and practices may still occur. When these violations do occur, Hydro One has a responsibility to investigate and, where appropriate, to report, these violations and the actions Hydro One has taken to address them.

This Whistleblower Policy (this “Policy”) sets out the procedures for representatives and business partners to report violations, or potential or suspected violations, of the Code, applicable laws and applicable audit practices and accounting standards and practices and other matters, as outlined below under the heading “What is Reportable Conduct?”.

These procedures include the procedures for the receipt, retention and treatment of complaints received by Hydro One regarding accounting, internal accounting controls or auditing matters and the confidential, anonymous submission by representatives of concerns regarding questionable accounting or auditing matters that the Audit Committee of Hydro One (the “Audit Committee”) is required to establish by applicable securities laws. The Audit Committee has approved this Policy and oversees management’s monitoring of compliance with the Code and the administration of this Policy.
2.0 What is Reportable Conduct?

Representatives and business partners may make reports ("Reports") relating to:

(a) questionable accounting, internal accounting controls and auditing matters, including the circumvention or attempted circumvention of internal accounting controls or with respect to matters that would otherwise constitute a violation of Hydro One’s accounting policies;

(b) any matter that involves a significant threat to the health and safety of other representatives, business partners and/or the general public;

(c) any circumstance where a representative or business partner believes that he or she is being asked to commit a wrongdoing; or

(d) any other actual, potential or suspected violation of the Code or of applicable laws,

(together, “Reportable Matters”).

3.0 How do I Make a Report?

3.1 General

Any representative or business partner, acting truthfully and in good faith, may make a Report to the Audit Committee, care of the Confidential Designee (as defined below). Reports should describe the Reportable Matter in as much detail as possible, including dates, individuals or witnesses involved and any supporting material or evidence that may be relevant to the Reportable Matter.

Prior to making a Report, representatives should consider discussing the Reportable Matter with their supervisor or another person who may be able to help resolve the matter. However, where a Reportable Matter continues to be unresolved following such a discussion, where it is not possible for the representative to discuss the Reportable Matter with their supervisor (or where the representative is uncomfortable doing so) or where the Reportable Matter is time sensitive, the representative should submit a Report to the Confidential Designee.

The “Confidential Designee” is a person designated by the Audit Committee to assist the Audit Committee in responding to Reports in accordance with this Policy. The Confidential Designee will always be independent of Hydro One’s financial reporting
function and, until the Audit Committee designates another person, the Confidential Designee will be Hydro One’s Corporate Ethics Officer.

3.2 Anonymous Reports

Representatives or business partners wishing to submit a Report may do so on an anonymous basis as described below. However, although all reasonable steps will be taken by Hydro One to maintain the anonymity a person who makes a Report on an anonymous basis, the source or nature of the Report, or the steps required to be taken to investigate the Report described under the heading “Treatment and Investigation of Reports – Investigating Reports”, may, as a practical matter, make it difficult or impossible to maintain such anonymity.

3.3 Submitting a Report

Reports should be addressed to “The Audit Committee of the Board of Directors of Hydro One Limited, c/o the Corporate Ethics Officer” at 483 Bay St., 8th Floor, South Tower, Toronto, Ontario, M5G 2P5 and marked “confidential”, or may be sent by e-mail to corporateethicsofficer@hydroone.com .

Alternatively, Reports can be submitted anonymously to ClearView Strategic Partners Inc. (”ClearView”) by:

- Telephone: 1.866.921.4491
- Internet: http://www.clearviewconnects.com
- Confidential Mail: P.O. Box 11017, Toronto, Ontario, M1E 1N0

A representative or business partner choosing to include personal information in a report to ClearView means such representative or business partner has consented to the collection of that personal information by Hydro One and the information will be sent to Hydro One.

4.0 Receipt of Reports by Others

Any representative or business partner (other than the Confidential Designee) who receives a Report that has been made pursuant to this Policy in any written form (including by e-mail) must forward the Report to the Audit Committee, care of the Confidential Designee, right away. If a Report is submitted by voicemail, the recipient
must promptly forward a transcript of the voicemail message to the Audit Committee, care
of the Confidential Designee. Where a Report is made orally, the recipient must prepare
a reasonable summary of the Report and forward the summary to the Audit Committee,
care of the Confidential Designee. If the Report has been made on an anonymous basis,
the written or transcribed Report or the summary of the oral Report should state that fact.

The Confidential Designee must review all Reports promptly and will advise the Audit
Committee (and, at his or her discretion, the CEO and/or CFO) immediately, if the
Confidential Designee determines that it is required by the nature of the Report, or
otherwise at the next scheduled meeting of the Audit Committee as described under the
heading “Records Relating to Reports”.

5.0 Treatment and Investigation of Reports

5.1 Confidentiality

All Reports will be treated as confidential, whether or not made anonymously, and
Reports will only be accessible to people that the Confidential Designee determines have
a “need to know”. Ordinarily, a need to know arises from an obligation to investigate or
to take remedial or disciplinary action on the basis of the information contained in the
Report. For clarity, sharing information about a Report in a manner required by this
Policy will not be considered a breach of confidentiality.

Unless the Report has been made on an anonymous basis, the Confidential Designee will
advise the person who made the Report when the Report has been received by the
Confidential Designee and when the investigation (if any) has been completed. The
person who made the Report will not be advised of the results of the investigation (if any)
unless the Audit Committee determines otherwise.

5.2 Investigating Reports

The Confidential Designee is responsible for assessing and evaluating Reports and for
conducting investigations. In determining whether a Report should be investigated, and
the extent of the investigation, the Confidential Designee (in consultation with the Audit
Committee, if the Confidential Designee determines it is appropriate) will consider,
among any other factors, the following:

(a) Who is the alleged wrongdoer? If a member of management is alleged to
have been involved in the Reportable Matter, that factor alone may
influence the decision in favour of conducting the investigation;
(b) What is the nature of the Reportable Matter? Depending on the nature of the Reportable Matter, the core investigation team should include a management representative from human resources, finance and other departments, as necessary, depending on their area of oversight and expertise (for example, environmental issues and health and safety);

(c) How serious is the Reportable Matter? The more serious the allegation made in the Report, the more appropriate it would be to undertake the investigation. If the Reportable Matter would affect the integrity of the financial statements of Hydro One, that factor alone may influence the decision in favour of conducting the investigation; and

(d) How credible is the allegation being made? The more credible the allegation made in the Report, the more appropriate it may be to undertake the investigation. In assessing credibility, all facts surrounding the allegation should be considered.

In accordance with the Code, all representatives and, to the extent feasible, business partners have an obligation to cooperate with all investigations initiated by the Confidential Designee pursuant to this Policy.

At any time during the investigation of a Report, the Confidential Designee may notify the CEO, CFO, Hydro One’s General Counsel or Hydro One’s outside auditors or legal counsel about the submission of the Report or about the progress of the investigation. The Confidential Designee may provide sufficient detail to allow for appropriate consideration to be given by these individuals to the ongoing disclosure obligations of Hydro One, including any required officer certifications, in each case, without compromising the confidential or anonymous nature of the Report.

The Audit Committee may engage independent advisors at the expense of Hydro One to assist the Confidential Designee to undertake investigations and/or recommend appropriate action.

During the investigation of a Report, a representative or other person who is the subject of an investigation may be placed on administrative or investigatory leave, or on another similar arrangement if the subject of the investigation is not an employee or officer of Hydro One, as applicable, when it is determined by the Audit Committee that such a leave would serve the interests of the representative or other person, Hydro One, or both. Such a leave is not to be interpreted as an accusation or a conclusion of guilt or innocence of any person, including the person on leave.
A representative or other person who is the subject of an investigation relating to a Report will be informed of the completion of an investigation. Individuals who are investigated will be given an opportunity to be heard prior to any disciplinary action being taken against them.

If a Report indicates that illegal activity or a regulatory breach has occurred, the Confidential Designee (in consultation with and on behalf of the Audit Committee) may make a report to the police or other law enforcement or regulatory agency, as appropriate.

5.3 Remedial Action

If the Confidential Designee determines, following his or her assessment, evaluation or investigation of a Report, that the Report was made truthfully and in good faith and related to a Reportable Matter that did occur or was about to occur, the Confidential Designee will report to the Audit Committee immediately, if necessary, or otherwise at the next scheduled meeting of the Audit Committee as described under the heading “Records Relating to Reports”. The Audit Committee will determine (by majority vote) what, if any, remedial action is appropriate. The Audit Committee will promptly inform the board of Directors of Hydro One Limited (the “Board”) of such proposed remedial action in writing.

In the event of a Report involving a complaint against the Audit Committee, the Audit Committee will retain independent advisors to provide the Audit Committee with their view on the appropriate remedial action.

6.0 Protection of Whistleblowers

Hydro One will not permit any form of reprisals (including discharge, demotion, suspension, threats, harassment or any other form of discrimination) by any person or group, directly or indirectly, against any representative or business partner who, truthfully and in good faith:

(a) reported a Reportable Matter;

(b) lawfully provided information or assistance in an investigation regarding any conduct which the representative or business partner reasonably believes constitutes a violation of applicable securities laws or applicable federal laws relating to fraud against Hydro One’s securityholders;
(c) filed, caused to be filed, testified, participated in or otherwise assisted in a proceeding related to a violation of applicable securities laws or applicable federal laws relating to fraud against Hydro One’s securityholders;

(d) provided a law enforcement officer with truthful information regarding the commission or possible commission of an offence, unless the individual reporting is one of the violators; or

(e) provided assistance to the Confidential Designee, the Audit Committee, management or any other person or group in the investigation of a Report.

Any retaliation against a representative or business partner who has, truthfully and in good faith, made a Report about a Reportable Matter in accordance with this Policy or taken such an action is subject to disciplinary action, which may include dismissal.

The Confidential Designee, the Audit Committee and any persons involved in or retained to assist in an investigation of a Report must take all reasonable steps to not reveal the identity of any person who reports a Reportable Matter anonymously, unless required to do so by law.

### 7.0 Records Relating to Reports

The Confidential Designee will maintain a log of all Reports, tracking how and when each Report was received, the nature and results of any investigation and the resolution of the matter. A quarterly summary of Reports received, under investigation and resolved within the preceding quarter shall be reported to the Audit Committee by the Confidential Designee. The Audit Committee will report to the Board where it determines a report is necessary or appropriate following its receipt and consideration of such summary of Reports received, and the Audit Committee may report at such other times as it may determine.

Records pertaining to a Report about a Reportable Matter are the property of Hydro One and will be retained in accordance with Hydro One’s record retention policies.

### 8.0 Questions

Any questions concerning this Policy should be directed to the Corporate Ethics Officer.

**Approved by the Board on October 23, 2015.**