NOVA SCOTIA UTILITY AND REVIEW BOARD

IN THE MATTER OF: The Maritime Link Act, S.N.S. 2012, c.9, and the Maritime Link Cost Recovery Process

Regulations, N.S. Reg. 189/2012, as amended

- and -

IN THE MATTER OF: An Application by NSP Maritime Link

Incorporated, for Approval of the Maritime Link

Project

UNDERTAKING

Ι,	, of
	, representing
hereby undertake and agree to abide by a	all the terms attached in Schedule "A" hereto.
DATED at Halifax, Nova Scotia, this	day of, 2013.
Signed:	
Print Name	e.

Schedule "A"

- 1. NSP Maritime Link Incorporated ("NSPML") will provide Designated Confidential Information, as defined herein, to the Designated Recipients as defined below.
- 2. Designated Confidential Information shall consist of material, whether printed or electronic, which has been designated by NSPML as confidential information, including proprietary information received from consultants of NSPML, and other commercially sensitive information. This includes information which has been filed with the Nova Scotia Utility and Review Board ("the Board") in confidence as part of the Maritime Link Project Approval Application, or which may be provided in answer to Information Requests, and any further material that may be filed with the Board in confidence whether in response to future Information Requests or otherwise, and whether printed or electronic.

Designated Confidential Information shall also include any explanation or other information provided by NSPML to a Designated Recipient concerning the foregoing and which has been identified by NSPML as confidential at the time it is initially provided, whether printed or electronic. Designated Confidential Information shall also include any password or other information necessary to access electronic copies of Designated Confidential Information.

- 3. Access to Designated Confidential Information shall be restricted to the party who has signed the undertaking to which this schedule is attached, that party's counsel and or consultant who shall each be considered a Designated Recipient.
- 4. As a condition precedent to receiving Designated Confidential Information, the Designated Recipients shall sign the undertaking to which this schedule is attached.
- 5. No Designated Confidential Information furnished by NSPML shall be given or communicated to persons other than the Designated Recipients. For greater certainty, no Designated Confidential Information shall be provided to the clients of Designated Recipients, to other Intervenors or to employees, officers or members of Intervenors.
- 6. NSPML may make Designated Confidential Information (including copies if necessary) available to the Designated Recipients for review at its offices. No documentation shall be removed from NSPML's premises

without the consent of NSPML. Designated Recipients may take such notes as may be necessary solely for the purposes of this proceeding. Such notes shall be treated as Designated Confidential Information.

- 7. Where a reference to Designated Confidential Information is required in pre-filed testimony, briefs, other legal documents or arguments, such reference shall be by citation of title or exhibit number only or by some other non-confidential description which protects the confidentiality of the information. In such circumstances, counsel and other designated persons shall make every reasonable effort to preserve the confidentiality of the information provided by NSPML. It is expected the Board may draw upon all Designated Confidential Information in the record in the deliberation of any decision or order it may issue, but the Board will avoid the reproduction in its decision of any Designated Confidential Information, unless it has otherwise ruled that the Designated Confidential Information is not to remain confidential.
- 8. Where an Intervenor files testimony which contains Designated Confidential Information, the testimony must be filed on a confidential basis and the Designated Confidential Information must be specifically identified as such. In addition, Designated Recipients will not object to the Board sitting *in Camera* to hear such evidence if requested by NSPML.
- 9. Should any appeal or challenge to the Board's decision in this proceeding be taken, any portions of the record which have been designated or agreed to be confidential shall be forwarded to the court in accordance with applicable laws and procedures but under seal and designated confidential.
- 10. a) Within 30 days after the Board has reached a final decision in this proceeding, each person to whom Designated Confidential Information has been provided shall return to NSPML such Designated Confidential Information and shall destroy all documents, notes and other materials containing or reflecting, directly or indirectly, Designated Confidential Information, whether printed or electronic, and shall provide an affidavit of compliance to NSPML respecting same.
 - b) Notwithstanding paragraph 10a), all members in good standing of the Nova Scotia Barrister's Society ("Counsel") who sign this Undertaking will be relieved from the requirement to destroy Designated Confidential Information. Counsel may maintain possession of all personal documents, notes or other material containing or reflecting Designated Confidential Information that belong to clients of Counsel or to advisors or consultants to

Counsel. Counsel may return all such information and documentation to the client, advisor or consultant once a new Undertaking has been signed by the client, advisor or consultant in any new NSPML regulatory proceeding.

c) The use of Designated Confidential Information from any rate case or other proceeding will be solely in relation to regulatory proceedings involving NSPML, before the Nova Scotia Utility and Review Board.