

IN THE MATTER OF THE CORNWALL PUBLIC INQUIRY
The Honourable G. Normand Glaude, Commissioner

AND IN THE MATTER OF
A Motion Regarding the Undertakings of Counsel and Parties to the
Cornwall Public Inquiry brought on the 26th day of July 2006.

ORDER

Upon hearing the representations made by Commission counsel on July 26, 2006, and noting that no counsel for any of the Parties objected, I hereby order that:

- No counsel for Parties with standing, nor staff acting under the direction of such counsel in relation to Commission proceedings, will be entitled to obtain documentary disclosure from the Commission unless and until they sign written Undertakings in the form provided by Commission counsel;
- Counsel will be allowed to show Commission documents to their clients on a need to know basis only and upon the condition that such clients also sign written Undertakings in the form provided by Commission counsel;
- Any breach of the terms of the Undertakings signed by counsel, staff or Parties may be sanctioned by the Commissioner, and such sanctions could include loss or limitation of standing status and/or funding, and the initiation of contempt proceedings under section 8 of the *Public Inquiries Act*;
- The provisions of the sample Undertaking of Counsel to the Cornwall Public Inquiry and the sample Undertaking of Parties to the Cornwall Public Inquiry (which are attached) are part of this Order.

Dated this 10th day of August, 2006

G. Normand Glaude
Commissioner