



ONTARIO LABOUR RELATIONS BOARD

OLRB Case No: **2973-24-R**

Crane Rental Association of Ontario, Applicant v International Union of Operating Engineers, Local 793, Responding Party

BEFORE: Danna Morrison, Vice-Chair

DECISION OF THE BOARD: July 24, 2025

1. This is an application for accreditation made pursuant to section 134 of the *Labour Relations Act, 1995*, S.O. 1995, c.1, as amended (the "Act").
2. In a decision dated July 22, 2025, the Board noted that it had received interventions on behalf of seven entities. It set out a procedure by which the applicant and the responding party were directed to provide their respective positions in response to the interventions filed, and the parties, including the prospective intervenors, were directed to file a list of outstanding issues each wished to have heard or resolved in this matter. Thereafter, a mediator will schedule a mediation meeting in order to discuss and attempt to resolve as many of the outstanding issues as possible, with any remaining issues being determined by a Vice-Chair during or after a case management hearing to be scheduled in consultation with the parties.
3. On July 23, 2025, the Board received an eighth intervention, this one from JCL Pumping Ltd. JCL Pumping Ltd. is to be considered a "prospective intervenor" for the purposes of the Board's directions as set out in its July 22, 2025 decision, and may file its list of issues in accordance with the timeline set out therein.
4. I am not seized.

"Danna Morrison"
for the Board