

August 1st, 2013. ⁵ _{11/13}

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EB-2011-0087
x EB-2013-0001
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AUG 2 - 2013
ONTARIO ENERGY BOARD

Ontario Energy Board,
Box 2319, 27th Floor,
2300 Young Street,
Toronto, Ontario, M4P - 1E4.

Attn., Board Secretary;

Dear Sir / Madame:

On May 24, 2013 I wrote Ms. Zora Crnojacki about certain statements made in the Reasons for Decision as it relates to the EDYS MILLS Storage Pool (see references in the initial April letter) .

I have not received any reply and to my chagrin I did not register the May letter - be assured that not registering mail to the Board will not occur in the future.

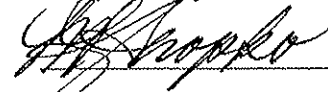
It remains my position that the Board at the time intended for the Operator to pay those losses (damages) yearly and fail to see Board reluctance to Order it so from the time of Designation plus interest. I can provide the figures (losses incurred) for that time upon request.

Should my contention be somehow amiss / I misinterpret this statement in the Decision kindly explain. It seems counter intuitive to "force" me to file an Application on this issue as the Decision has been made but if necessary to file then I must.

It is further to be understood that any problems attributable to the Boards presence on my lands (expropriation) the Board and the Operator are responsible for any costs of the Application for resolution.

A timely reply in 10 working days would be appreciated.

Respectfully;



Marie Snopko