



**EB-2013-0431**  
**EB-2013-0433**  
**EB-2013-0435**

**IN THE MATTER OF** the *Ontario Energy Board Act, 1998*, S.O.1998, c.15, Schedule B;

**AND IN THE MATTER OF** an application by Bornish Wind GP, Inc. on behalf of Bornish Wind, LP for an electricity generation licence;

**AND IN THE MATTER OF** an application by Kerwood Wind, Inc. for an electricity generation licence;

**AND IN THE MATTER OF** an application by NextEra Energy Canadian Operating Services, Inc. to amend its electricity generation licence EG-2012-0311

By delegation, before: David Richmond

**DECISION AND ORDER**  
**FEBRUARY 13, 2014**

On December 16, 2013 Bornish Wind GP, Inc. on behalf of Bornish Wind, LP (“Bornish”) and Kerwood Wind, Inc. (Kerwood) each filed an application with the Ontario Energy Board under section 60 of the *Ontario Energy Board Act, 1998* (the “Act”) for an electricity generation licence as a Feed-In Tariff Program participant. Bornish and Kerwood have applied to be the owner of the Bornish Wind Energy Centre and Adelaide Wind Energy Centre, respectively.

On December 16, 2013 NextEra Energy Canadian Operating Services, Inc. (“NextEra”) filed an application with the Board under section 74 of the Act to amend its electricity generation licence EG-2012-0311. NextEra applied to amend Schedule 1 of its licence to be the operator of the Bornish Wind Energy Centre and Adelaide Wind Energy Centre.

Due to the related nature of the applications I have proceeded to combine the applications into one proceeding pursuant to section 21(5) of the Act.

The Board's Combined Notice of Application and Written Hearing for the electricity generation licence applications filed by Bornish and Kerwood was posted on January 8, 2014. No parties responded to the Notice of Application and Written Hearing.

After considering Bornish and Kerwood's applications, it has been found to be in the public interest to issue the electricity generation licences under Part V of the Act.

I have proceeded to decide NextEra's licence amendment application without a hearing pursuant to section 21(4)(b) of the Act since no other parties are adversely affected in a material way by the outcome of the proceeding, and the applicant has consented to disposing of the application without a hearing.

I find that it is in the public interest to grant the requested amendment to the licence.

**IT IS THEREFORE ORDERED THAT:**

1. The application by Bornish Wind GP, Inc. on behalf of Bornish Wind, LP for an electricity generation licence is granted, on such conditions as are contained in the attached licence.
2. The application by Kerwood Wind, Inc. for an electricity generation licence is granted, on such conditions as are contained in the attached licence.
3. NextEra Energy Canadian Operating Services, Inc.'s electricity generation licence EG-2012-0311 is amended in accordance with the revised attached licence.

**DATED** at Toronto, February 13, 2014

**ONTARIO ENERGY BOARD**

*Original signed by*

David Richmond  
Manager, Facilities & Infrastructure