From: BoardSec

To: Shelly-Anne Connell

Subject: FW: Letter of Comment: EB-2014-0139

Date: April-04-14 3:43:36 PM

From: Marcelle

Sent: April-04-14 11:23 AM

To: BoardSec

Subject: Letter of Comment: EB-2014-0139

Ontario Energy Board P.O. Box 2319 27th Floor 2300 Yonge Street Toronto Ontario M4P 1E4

Attention: Board Secretary

RE: EB-2014-0139

I strongly protest NextEra's misuse of the OEB hearing process by submitting a new application because it did not like how the first application was proceeding. In hearing EB-2013-00361 NextEra was unable to bully Lambton County into complying with its dictates. While NextEra, through its shell company of Jericho Inc., submits that it has not been able to reach an agreement with the Lambton County with respect to the location of the Distribution Facilities, this is completely untrue.

The reality is that Lambton County <u>has</u> negotiated in good faith and <u>has</u> reached a tentative agreement with NextEra

(http://www.rds.ontarioenergyboard.ca/webdrawer/webdrawer.dll/webdrawer/search/rec? sm_udf10=EB-2013-0361&sortd1=rs_dateregistered&rows=200). So what is the problem? The real problem is that NextEra wasn't able to intimidate Lambton County into relinquishing its responsibility to its residents: Lambton County insisted on providing its communities with 60 days in which to review and provide comments on the Road User Agreement (RUA) with NextEra.

Lambton County has made a fair and democratic decision. I'm not surprised that NextEra doesn't agree. I certainly hope the OEB respects this democratic process in our communities

Sincerely,
Marcelle Brooks



This email is free from viruses and malware because <u>avast! Antivirus</u> protection is active.