From: lbabirad@cogeco.ca [mailto:lbabirad@cogeco.ca]

Sent: November-19-14 9:32 AM

To: Zora Crnojacki

Subject: EB-2014\_0351

Hi Zora,

I hope all is well. I just have a few questions regarding this application.

The focus of my written evidence was centred on the legal issue of whether my father or Enbridge own the storage space rights. My negotiations with Terry Chupa of Enbridge over compensation ultimately failed for two reasons. First and foremost there was a difference of opinion over who owned the storage rights. Secondly, even if Terry assumed that my father owned the storage rights he thought it would be reasonable to offer what others in the pool had been receiving for the last 50 years. Our position was that the Lambton/Kent benchmark lease rates should apply. It is our view that the Crowland pool landowners have not been receiving "just and equitable" compensation for at least 40 years. We have not yet provided to the Board our reasoning on compensation. Should this be done now or is it better to wait until the legal question is resolved?

My second question is on timing. Now that the acknowledgement letter has been sent what is the typical time period before a hearing date would be established in a case such as this?

As always, thank you so much for your time.

Paul Babirad

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