-----Original Message-----From: BoardSec <BoardSec@oeb.ca> Sent: Monday, December 10, 2018 4:46 PM To: Shelly-Anne Connell <ShellyAnne.Connell@oeb.ca> Subject: FW: EB -2018-270

-----Original Message-----From: Margaret Kehoe Sent: Monday, December 10, 2018 4:43 PM To: BoardSec <BoardSec@oeb.ca>; Andrew Bishop <Andrew.Bishop@oeb.ca> Subject: EB -2018-270

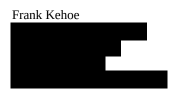
Board Secretary Copy Andrew Bishop

I, Frank Kehoe, an intervenor in EB -2018-270 state that I am totally in support of the Shepherd Rubinstein report of Oct 16th 2018 addressing their review of EB 2018-270

On appeals to the board, on at least three occasions, commencing with EB 2016 with it supporting evidence I together with my attorney Stan Makuch have outlined to the board that referendums initiated under the elections act play a critical role in Canadian democracy and the Charter of Rights and Freedoms legislation.

At the time of transfer from a commission that was company complete with corporate seal to a new corporation (Orillia Distribution Corporation) the board must recognize that the board of directors as elected by the citizens of Orillia would have to be the party of the transfer (ie bill of sale or other transfer document). there was a legal requirement to initiate a transfer process that never took place. For unknown reasons the Energy Board has not addressed this situation. Hence the transfer has never taken place.

When we contracted for legal representation we used a renowned municipal lawyer Mr Stan Makuch who, was a professor of law and associate dean and dean of the University of Toronto Law School that supported the aforementioned.



Sent from my iPad