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June 28 2020

Christine E. Long, Registrar & Board Secretary

Shelly Connell, Case Administrator

Ontario Energy Board

Re: E.B  **2020-0158**

**Ontario Energy Board Failure to Recognize our Canadian Democracy Principals (Laws)**

Dear Ms. Long

This will acknowledge your email dated June 26th 2020 on the called motion to review O.E.B. decision on E.B. 2020-0158.

In our Canadian Democracy and Charter of Rights and Freedom, **voting** is protected as one of our Inalienable guaranteed rights to all citizens. We as Canadian’s and Canadian organizations which include the Ontario Energy Board and other Provincial Boards and Legislatures need to defend and protect this power that is given to us under our Charter. This is our right. When we, the people, have this corrupted by elected officials or organizations reporting to them it is against the law and we, as citizens or boards, need to hold them accountable and do what we can to correct this injustice and abide by the rule of law.

In this case relating to generation and distribution of electrical energy, the authority was taken away City Council by a legally called election (referendum) and no one had the authority to override Orillia citizens vote outcome, without due process.

To make changes or amendments to the peoples’s election referendum the council had the authority to go back to their electorate to vote on amendments or even to dissolve the former vote. This was the rule of law and the Orillia electorate was also in the public utilities act and our Canadian Charter.

The Ontario Energy Board must recognize and abide by our Canadian Charter. The Energy Board, of course, always had the authority to approve or reject the sale of Orillia Power Distribution to Hydro Networks **subject only to the approval of the Orillia electorate**, not City council. In this case, the Orillia electorate or their elected commission representatives must be part of this equation. To do otherwise, usurps Canadian democracy and our Canadian Charter and in my opinion the rule of law.

I would respectfully request the Ontario Energy Board not try to circumvent this process and abide by our democracy process laws. The insertion of section 67(1) in a not relayed act page of 225 pages, into the Public Utilities Act does not conform to our Canadian Charter and in my opinion is totally illegal. This does not overrule the vote of the Orillia electorate.

Since the O.E.B, email letter of the board is sent containing the Ontario coat of arms, I am forwarding copies of this letter to the Premier of Ontario, Attorney General, Lieutenant Governor, and other organizations whose role is to protect Canadian democracy. Under separate cover, I am sending the Ontario Lieutenant Governor’s book speaking of Democracy for guidance.

Yours Respectfully,

Frank Kehoe

Original signed copy of this letter has been mailed to the Energy Board