

From: [registrar](#)
To: [REDACTED]
Cc: [REDACTED]
Subject: CM: Letter of Comment FW: OEB FILE NUMBER EB-2020-0246.pdf
Date: Monday, April 19, 2021 12:01:37 PM
Attachments: [REDACTED]

-----Original Message-----

From: Stephen Freedhoff [REDACTED]
Sent: Saturday, April 17, 2021 5:37 PM
To: registrar <registrar@oeb.ca>
Subject: OEB FILE NUMBER EB-2020-0246.pdf

File EB-2020-0246

Complainant:

Stephen Freedhoff for Henchy's holdings Inc.

[REDACTED]
[REDACTED]
Hydro One Service address:

[REDACTED]
[REDACTED]
[REDACTED]
Billing address:

[REDACTED]
[REDACTED]
I have attached a number of emails dated March 3 2021 setting out my request to Hydro One and their response for:

A map or confirmation of the length of hydro lines in the area encompassed in the maps attached to this email and forwarded to Hydro One and their definition of what constitutes an area for reconsideration of seasonal density.

The reason for my request was a result of receipt of a notification from Hydro One dated February 9,2021, advising the residence located at 1018 Berry Point Road was being moved to a new rate class as a result of either not being in an area serviced by Hydro One of 100 customers and/or having less than 15 customers per hydro line.

The attached area MPAC maps in my submission to Hydro One has more than 100 customers and excludes a number of customers, which I was not able to access, on private roads. The public road area in these maps is significantly less than seven and hence my request for a detailed listing of hydro lines.

During one of my telephone conversations with a representative of Hydro One, I was informed the nearest area which would comply with the information provided to me of the move to a new rate class-i.e 100 customers and not more than 15 per Hydro One line was in Torrance Muskoka- likely at least 15-20 km. from 1018 Berry Point Drive and was located on a street in A STRAIGHT LINE .

Hydro One informed me the customers identified in the attached maps were not in a straight line, and accordingly their definition of 100 customers and less than 15/per hydro line did not apply to the area identified.

I am writing to OEB to request your confirmation the Hydro One response is in accordance with the definition of a service area, provided in its submission for the revised rate classifications.

Apologies for not being on the RESS Document Guidelines. I do not have a fax number.

Stephen Freedhoff