From: Gaile Whelan Enns <<u>gailewe@icloud.com</u>> Sent: October 22, 2018 19:58 To: NEB Modernization / Modernisation de l'ONE (NRCAN/RNCAN) <<u>NRCan.NEBModernization-</u> ModernisationONE.RNCan@Canada.ca>

Subject: Re: Engagement on Regulations for the Canadian Energy Regulator Act / Participation sur des règlements en vertu de la Loi sur la régie canadienne de l'énergie

to NRCAN: I scanned your first regulation discussion paper.

The intended updates do NOT address what the new regulatory needs to do to notify anyone else who may be affected by such disturbances. Nor does it confirm the permits that may need to be in place and how to confirm they exist.

Given the extensive overlap in provincial and federal jurisdiction regarding transmission lines (including international lines) this text / regulation is insufficient.

3 days notice to each other does NOT address public notification. Nor does it address potential Indigenous use of the said area, etc.

You have no context in this discussion paper. What is already public, how does someone who is affected find out what regulation, what permit, etc is involved or already in place. Not good enough.

You are using terms in your discussion paper that need definition, and are generic etc.

GWE NEW EMAIL ADDRESS

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On 19,Oct 2018, at 10:14 AM, NEB Modernization / Modernisation de l'ONE (NRCAN/RNCAN) <<u>NRCan.NEBModernization-ModernisationONE.RNCan@Canada.ca</u>> wrote:

<discussion_paper_damage_prevention_ipl-en.pdf>