1	Vulnerable Energy Consumers' Coalition (VECC) INTERROGATORY #15		
2			
3	<u>Interrogatory</u>		
4			
5 6	Reference:	Hydro One's Response to EnWin Powerlines Ltd. Application, page 7 (lines 21-24)	
7			
8 9	Preamble:	"ignores any other stranding costs. Networks contends that the under- utilization or possible stranding of an LDC's assets leads to increasing	
10		higher costs"	
11			
12	Question:		
13	a) Does Hydro One Networks anticipate that either under-utilization or stranding		
14	of its distribution facilities would occur if EnWin's application was approved		
15		ad EnWin proceeded to connect <u>new</u> customers in the proposed amendment	
16 17		ea?	
17	ai		
19	b) If	yes, please indicate what assets would be under-utilized/stranded and why.	
20	0) 11	jes, preuse indicate what assets would be ander atministration shallded and why.	
20			
22	<u>Response</u>		
23			
24	(a) Yes unless EnWin connects new customers that lie along its existing lines.		
25			
26	(b) EnWin has not shared its plans with Networks and therefore Networks is unable to		
27	identify specific stranding or underutilization impacts. The impacts of overlapping		
28	service areas are set out in Networks' Prefiled Evidence sections 3.2 and 5, and the		
29	KEMA-Q	Quantec Report.	
30			