1	Vulnerable Energy Consumers' Coalition (VECC) INTERROGATORY #20		
2			
3	<u>Interrogatory</u>		
4			
5 6	Reference:	Hydro One's Response to Essex Powerlines Corporation, Application, pages 9-10 (lines 30-2)	
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		average costs"	
11			
12	Question:		
13	\ <del>-</del>		
14	a) Does Hydro One Networks anticipate that either under-utilization or stranding		
15		of its distribution facilities would occur if Essex's application was approved and Essex proceeded to connect <u>new</u> customers in the proposed amendment	
16 17		rea?	
17	c.		
19	b) I	f yes, please indicate what assets would be under-utilized/stranded and why.	
20		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
21			
22	<u>Response</u>		
23			
24	a) Yes.		
25			
26	b) See Networks' Exhibit J8-11-15 as that response is also applicable to Essex		
27	Powerlin	nes.	
28			