Colin Anderson Director

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July 23, 2014

RESS, COURIER AND EMAIL

Ms. Kirsten Walli Board Secretary Ontario Energy Board P.O. Box 2319 2300 Yonge Street, 27th Floor Toronto, ON M4P 1E4

Dear Ms. Walli:

Re: EB-2013-0321 - Application by Ontario Power Generation Inc. for 2014-2015 Payment Amounts

In accordance with Rule 10 of the Ontario Energy Board's (the "OEB" or the "Board") Rules of Practice and Procedure and section 5.1 of the OEB's Practice Direction on Confidential Filings (the "Practice Direction"), Ontario Power Generation Inc. ("OPG") hereby requests confidential treatment for certain portions of its responses to Undertakings arising from the oral hearing. As described below, this request is made based on rationale that are consistent with the Board's prior decisions on confidential filings in Procedural Order No. 4 and Procedural Order No. 7, as well as orally on June 16, July 14, 2014 and July 18, 2014.

OPG filed a submission on July 22, 2014 pursuant to the OEB's direction to the parties on confidentiality submissions at the conclusion of the oral hearing on July 18, 2014. In that submission, OPG inadvertently omitted to reference the responses to two undertakings, namely, J14.1 and J14.2. The confidential responses to these two undertakings were filed on July 19, 2014.

Procedural Matters

In accordance with the Practice Direction, this confidentiality request is being filed together with six (6) confidential, unredacted copies of the relevant documents. Further, confidential, unredacted copies of the documents have been sent directly to those intervenor representatives who have signed and provided a Declaration and Undertaking in the OEB's prescribed form.

As an interim measure, in the interests of efficiency and prior to the OEB making its final determination on OPG's present request for confidential treatment, OPG confirms its understanding that the procedural provisions ordered by the Board on July 18, 2014 enable intervenors to proceed as though OPG's request has been granted. It is in respect of this approach that OPG has already sent these documents to intervenors.

At the conclusion of the proceeding, or in the event that all or part of this confidentiality request is refused, OPG reserves its right to request that the information proposed to be redacted be withdrawn in accordance with 5.1.12 of the Practice Direction, and that all persons in possession of the information be required to destroy or return to the OEB Secretary for destruction the confidential information in accordance with 6.1.6 of the Practice Direction.

Relevant Treatment of Confidential Information to Date

The OEB has made several decisions concerning confidential filings to date. Of particular relevance to the present request are the OEB's oral decisions on confidentiality of June 16, July 14, 2014 and July 18, 2014 and its decision on confidentiality in Procedural Order No. 4 dated March 21, 2014.

Reasons for Confidential Treatment Request

The responses to J14.1 and J14.2 constitute information that is commercially sensitive. If disclosed on the public record, such information will adversely impact OPG's competitive position or otherwise cause significant harm to OPG.

The responses include Darlington Refurbishment Project cost and contingency information. This type of cost and contingency information has consistently been ordered by the Board to be confidential in this proceeding.

Respectfully submitted,

[Original signed by]

Colin Anderson Director, Ontario Regulatory Affairs Ontario Power Generation

Enclosure

cc: Carlton Mathias OPG Charles Keizer Torys LLP Crawford Smith Torys LLP Intervenors of Record (EB-2013-0321)