



Director, Ontario Regulatory Affairs

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BY RESS

February 11, 2021

Ms. Christine Long Registrar Ontario Energy Board 27th Floor - 2300 Yonge Street Toronto, Ontario M4P 1E4

Dear Ms. Long:

Re: EB-2020-0290 Application by Ontario Power Generation Inc.

For 2022-2026 Payment Amounts (the "Application")

Intervention Requests

Ontario Power Generation Inc. ("OPG") does not have any objections to the parties that applied for intervenor status in the Application.

OPG notes that two parties have requested that a hard copy of the application evidence be provided, and one party noted it may request a hard copy in the future. All other parties did not request a hard copy of the materials, with most noting that an electronic copy is sufficient.

In conjunction with the Ontario Energy Board's ("OEB") Digitization Program that became effective on June 23, 2020, and with the ongoing COVID-19 pandemic, OPG no longer prints hard copies of its application, including for internal purposes. OPG supports the OEB's move to a digitized process that has made the electronic documents filed on the online public record the authoritative record in an OEB proceeding. OPG respectfully submits that parties should rely on the authoritative record in this proceeding and that hard copies should not be required.

Should the OEB require any further information or clarification, please do not hesitate to let me know.

Respectfully submitted,

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cc: Aimee Collier, OPG Charles Keizer, Torys LLP

Crawford Smith, Lax O'Sullivan Lisus Gottlieb LLP

¹ London Property Management Association requested that OPG, the OEB and all parties provide it with hardcopies of all evidence in the proceeding; the Power Workers' Union requested that one hard copy of the Application and supporting materials be provided to each of its consultant and counsel; and the Vulnerable Energy Consumers Coalition indicated it may ask for paper copies of some or all materials if it becomes necessary at some future point.