Enbridge Gas application to change its natural gas rates beginning January 1, 2024

Ontario Energy Board Case No. EB-2022-0200

# REPORT ON DAWN PARKWAY SYSTEM CAPACITY TURNBACK RISK

# Prepared for the Federation of Rental-housing Providers of Ontario

John A. Rosenkranz North Side Energy, LLC

April 21, 2023

Testimony of John A. Rosenkranz EB-2022-0200 April 21, 2023 Page 1

## I. INTRODUCTION AND SUMMARY

Enbridge Gas Inc. (EGI) filed its application for 2024 Rates on October 31, 2022. The EGI application includes evidence on the long-term utilization of the Dawn Parkway System that responds to concerns that in-franchise customers could face higher costs if ex-franchise customers with long term contracts for Dawn Parkway System transportation services turn back capacity when their contracts expire.<sup>1</sup>

Concerns about potential capacity turnback were raised during the Union Gas 2016 Dawn Parkway Expansion Project leave to construct proceeding.<sup>2</sup> The parties in that case did not agree on whether changes in Union's cost allocation or ex-franchise contracting practices were needed to address turnback risks, but did agree that these issues would be taken up at the next cost of service proceeding.<sup>3</sup>

The Issues List for this proceeding includes capacity turnback risk as Issue 38: "How should Dawn Parkway capacity turnback risk be dealt with?" This report looks at the potential for ex-franchise transportation customers to turn back Dawn Parkway System capacity, and identifies actions that would (a) limit cost shifting from ex-franchise customers to in-franchise services if turnback occurs, and (b) reduce EGI customers' exposure to capacity turnback by making it less likely that the Dawn Parkway System will be overbuilt. The purpose of the report is to expand the information available to the Board by examining the demand for Dawn Parkway System transportation services from the perspective of the New York and New England gas distribution companies (LDCs) that currently hold long-term contracts with EGI.

The report is organized as follows:

Section II describes EGI's ex-franchise contracts for gas transportation service on the Dawn Parkway System, and the changes that have occurred since the start of the last incentive rate-making (IRM) period in 2014. Based on the EGI Index of Customers reports for January 2014 and January 2023, we find that when the pre-amalgamation contracts held by Enbridge Gas Distribution (EGD) are removed, the total amount of Dawn Parkway System capacity under contract to ex-franchise customers in the two years was almost the same. By this measure, ex-franchise transportation contracts amounted to 2.4 PJ/d in 2023, compared to 2.5 PJ/d in 2014.

<sup>&</sup>lt;sup>1</sup> Exhibit 1, Tab 11.

<sup>&</sup>lt;sup>2</sup> OEB Case No. EB-2014-0261.

<sup>&</sup>lt;sup>3</sup> EB-2014-0261 Settlement Agreement, February 27, 2015 ("For the purposes of settlement, while the parties agree that leave to construct should be granted, there is no agreement on how turnback risk should be dealt with in the context of the proposed facilities. The Parties agree that this issue will be dealt with in Union's next cost of gas proceeding.")

Section III looks at how Dawn Parkway System transportation services are used by New York and New England LDCs. We find that while the Dawn Parkway System transportation capacity held by U.S. LDCs increased by just four percent from 2014 to 2023, there were large changes in the transportation paths that the U.S. LDCs used to deliver gas from Dawn to their city gates. All Dawn-to-Kirkwall capacity that was previously held by U.S. LDCs, and some of the Dawn-to-Parkway transportation service that was linked to downstream contracts with TransCanada and Iroquois Gas Transmission System (IGTS), was turned back. By contrast, the Dawn-to-Parkway transportation services for U.S. LDCs that were linked to downstream transportation on the Portland Natural Gas Transmission System (PNGTS) grew from zero in 2014 to 238,606 GJ/d in 2023. A map of the pertinent pipeline paths is provided in Attachment 1.

Section IV reviews EGI's forecast of Dawn Parkway System capacity and requirements. EGI projects a small reduction in ex-franchise transportation contracts from winter 2022-23 to winter 2028-29, but still has plans to expand the Dawn Parkway System to meet projected growth in in-franchise requirements. The Kirkwall-Hamilton expansion project is planned for 2026, and the Dawn-Enniskillen expansion could occur as soon as 2029.

Section V assesses the risk that ex-franchise customer demand for Dawn Parkway System transportation service will decrease, giving particular attention to the contracts held by New York, New England, and Atlantic Canada LDCs. We find that risk of turnback is higher for the New York and New England LDCs that use the IGTS transportation path. These LDCs are likely to have more alternatives to gas purchases at Dawn, tend to make less use of Dawn storage services, and hold a greater share of their Dawn Parkway System capacity under contracts that could expire within the next three years.

Section VI summarizes the findings and recommendations.

# II. THE DAWN PARKWAY SYSTEM

The Dawn Parkway System is a 229 km gas transmission system that extends from the Dawn Hub to interconnections with TransCanada PipeLines at Kirkwall and Parkway. EGI uses the Dawn Parkway System to deliver natural gas to in-franchise customers and to provide gas transportation services for ex-franchise customers. For the 2023-24 winter, EGI expects that ex-franchise customer demand of 2,356,771 gigajoules per day (GJ/d) will make up about 30 percent of the total Dawn Parkway System design day demand of 7,891,876 GJ/d.<sup>4</sup>

Tables 1 and 2 show the Dawn Parkway System transportation capacity under long-term contracts with ex-franchise customers by customer type and transportation path for 2014 and

<sup>&</sup>lt;sup>4</sup> Exhibit I.2.7-SEC-150.

2023.<sup>5</sup> Ex-franchise customers in both years include (1) TransCanada, (2) Ontario power generators, (3) LDCs in Ontario and Quebec, and (4) LDCs in New York and New England.

EGI offers west-to-east transportation service to ex-franchise customers on three paths: (1) Dawn-to-Parkway, (2) Dawn-to-Kirkwall, and (3) Kirkwall-to-Parkway. From 2014 to 2023, contracted capacity for Dawn-to-Parkway and Kirkwall-to-Parkway transportation service increased, while all contracts for Dawn-to-Kirkwall capacity that were previously used to transport gas to Niagara-area export points were turned back.<sup>6</sup>

|   |                            | Dawn-     | Dawn-    | Kirkwall- |           |
|---|----------------------------|-----------|----------|-----------|-----------|
|   |                            | Parkway   | Kirkwall | Parkway   | Total     |
|   |                            | (A)       | (B)      | (C)       | (D)       |
| 1 | TransCanada                | 310,798   | 233,941  | 263,249   | 807,988   |
| 2 | Ontario Power Generators   | 459,654   | 49,500   | -         | 509,154   |
| 3 | Energir (Gaz Metro)        | 285,000   | -        | -         | 285,000   |
| 4 | Atlantic Canada LDCs       | -         | -        | -         | -         |
| 5 | New York/New England LDCs  | 520,758   | 197,041  | -         | 717,799   |
| 6 | Other <sup>7</sup>         | 83,786    | 38,306   | 36,751    | 158,843   |
| 7 | Ex-Franchise Excluding EGD | 1,659,996 | 518,788  | 300,000   | 2,478,784 |
| 8 | Enbridge Gas Distribution  | 2,157,173 | 67,929   | -         | 2,225,102 |
|   |                            | •         |          |           |           |

Table 1: Dawn Parkway System Transportation Contracts, January 1, 2014 (GJ/d)

SOURCE: Exhibit I.1.11-FRPO-13

|   |                           | Dawn-<br>Parkway | Dawn-<br>Kirkwall | Kirkwall-<br>Parkway | Total     |
|---|---------------------------|------------------|-------------------|----------------------|-----------|
|   |                           | (A)              | (B)               | (C)                  | (D)       |
| 1 | TransCanada               | 62,695           | -                 | 299,550              | 362,245   |
| 2 | Ontario Power Generators  | 471,429          | 49,500            | -                    | 520,929   |
| 3 | Energir                   | 579,646          | -                 | -                    | 579,646   |
| 4 | Atlantic Canada LDCs      | 19,169           | -                 | -                    | 19,169    |
| 5 | New York/New England LDCs | 747,219          | -                 | -                    | 747,219   |
| 6 | Other                     | 23,822           | -                 | 163,807              | 187,629   |
| 7 | Total Ex-Franchise        | 1,903,980        | 49,500            | 463,357              | 2,416,834 |

SOURCE: Exhibit I.1.11-FRPO-13

<sup>&</sup>lt;sup>5</sup> Long-term contracts are defined as contracts with terms longer than one year.

<sup>&</sup>lt;sup>6</sup> The remaining contract for Dawn-to-Kirkwall transportation service is held by Thorold CoGen L.P. for a power generating facility in Ontario.

<sup>&</sup>lt;sup>7</sup> Ontario LDCs, natural gas marketers, and industrial end users.

### III. TRANSPORTATION SERVICES FOR NEW YORK AND NEW ENGLAND LDCS

Before the amalgamation of EGD and Union Gas Limited, EGD was the largest exfranchise shipper on the Dawn Parkway System. Today the largest users of ex-franchise Dawn Parkway System transportation services are the New York and New England LDCs, with 747,219 GJ/d of Dawn-to-Parkway capacity under long-term contracts as of January 1, 2023.

While the total amount of Dawn Parkway System capacity held by New York and New England LDCs is almost the same today as it was in 2014, the downstream delivery and ultimate destination of the gas shipped on the Dawn Parkway System has changed. Table 3 shows the Dawn Parkway System capacity under contract to New York and New England LDCs broken out by delivery path. The "IGTS" path combines Dawn-to-Parkway capacity with TransCanada transportation service from Parkway to the Iroquois export point, and transportation service on IGTS from the Canadian border. The "PNGTS" path combines Dawn-to-Parkway capacity with TransCanada transportation service from Parkway to the East Hereford export point, and downstream transportation on PNGTS.

As shown in Table 3, U.S. LDCs no longer hold contracts for Dawn-to-Kirkwall capacity for export at Niagara or Chippawa, and Dawn Parkway System capacity on the IGTS path has also declined. This has been offset by an increase in Dawn Parkway System capacity held by LDCs shipping on PNGTS, and a smaller increase in Dawn Parkway System capacity held by Vermont Gas and St. Lawrence Gas, which receive gas directly from TransCanada at Phillipsburg and Cornwall.

|   | Path               | 2014    | 2023    | Difference |
|---|--------------------|---------|---------|------------|
|   |                    | (A)     | (B)     | (C)        |
| 1 | Niagara/Chippawa   | 197,041 | -       | (197,041)  |
| 2 | IGTS               | 489,473 | 458,816 | (30,657)   |
| 3 | PNGTS              | -       | 238,606 | 238,606    |
| 4 | TransCanada Direct | 31,285  | 49,797  | 18,512     |
| 5 | Total              | 717,799 | 747,219 | 29,420     |

Table 3: U.S. LDC Contracts for Dawn-to-Parkway Transportation by Delivery Path (GJ/d)

SOURCE: Exhibit I.1.11-FRPO-13

The net reduction in Dawn Parkway System capacity tied to the IGTS path is the result of (a) 87,856 GJ/d turned back by the National Grid Downstate New York LDCs, (b) 63,532 GJ/d under new contracts entered into by Connecticut LDCs, and (c) 6,333/GJ that was shifted from the IGTS path to the PNGTS path for Northern Utilities.

For the PNGTS path, the 238,606 GJ/d increase in Dawn Parkway System transportation services stems primarily from two expansion projects.<sup>8</sup>

- The Portland XPress (PXP) project, which was backed by long-term contracts for 137,378 dekatherms per day (Dth/d) of firm transportation capacity for New England and Atlantic Canada LDCs.<sup>9</sup> Service commenced in 2018, 2019, and 2020. Because PNGTS bundled the PXP service with upstream transportation from Dawn, all of the PXP shippers obtained a corresponding amount of Dawn Parkway System capacity under contracts that extend through 2040.
- The Westbrook XPress (WXP) project added 123,973 Dth/d of firm transportation capacity for New England and Atlantic Canada LDCs, end users, and marketers. Service commenced in 2019, 2021, and 2022.

The PXP and WXP projects provided access to gas supplies that replaced the offshore Nova Scotia gas production and LNG imports that gas consumers in Atlantic Canada and New England had previously relied on. It is also notable that for several of the New England LDCs that participated in the PNGTS PXP expansion, gas transportation service from Dawn was not their first choice. These LDCs had entered into precedent agreements for transportation services tied to the Kinder Morgan Northeast Energy Direct (NED) pipeline project (discussed below), and settled on the PXP project as the next-best alternative when the NED project was cancelled.<sup>10</sup>

## IV. DAWN PARKWAY SYSTEM DEMAND AND CAPACITY FORECAST

EGI engaged ICF Resources (ICF) to assess the future utilization of the Dawn Parkway System.<sup>11</sup> The ICF report includes: (a) a review of EGI's ex-franchise transportation contracts, (b) information on historical gas flows on the Dawn Parkway System and at the Iroquois and East Hereford export points, and (c) demand forecasts for the Ontario, New York and New

System", dated October 11, 2022.

<sup>&</sup>lt;sup>8</sup> The amount of Dawn Parkway System capacity shown for the PNGTS path also increased between 2014 and 2023 because a TransCanada contract for 35,872 GJ/d of Dawn to East Hereford transportation service that was held by Northern Utilities was broken into separate contracts for EGI Dawn-to-Parkway service and TransCanada Parkway-to-East Hereford service.

<sup>&</sup>lt;sup>9</sup> One dekatherm is approximately equal to one gigajoule (1 Dth = 1.055056 GJ).

<sup>&</sup>lt;sup>10</sup> For example, in its application in Docket DPU 17-172 requesting Massachusetts Department of Public Utilities approval of contracts for the PXP expansion, Bay State Gas Company (now Eversource Gas) stated: "Unfortunately, the NED project has been terminated and the Company must find an alternative to satisfy the needs the NED capacity would have satisfied. The Proposed Contracts will provide direct access to growing natural gas supplies at the Dawn Hub ...." (Exhibit CMA/MDA-1, page 13). <sup>11</sup> ICF Resources, LLC. "Assessment of the Future Utilization of the Enbridge Gas Dawn to Parkway

England gas markets through 2028. ICF concludes that the risk that ex-franchise customers will turn back contracts for Dawn Parkway System transportation services during the next IRM period is small, and that the Dawn Parkway System "likely will remain contracted through 2028 at levels similar to today's levels."

ICF gives three reasons for this conclusion:

- 1. The Dawn Parkway System is highly utilized today, and LDCs' reliance on the Dawn Parkway System to meet growth in winter and peak day demands is increasing.
- 2. With sustained demand for natural gas and limited alternative infrastructure options in Eastern Canada and the Northeast U.S., the Dawn Parkway System will remain a reliable way for LDCs and marketers to source natural gas from Dawn storage.
- 3. ICF expects that most customers will renew their contracts on the Dawn to Parkway system as they have done in the past.

EGI's forecast of ex-franchise customer demand for Dawn Parkway System transportation services is in line with the ICF conclusion. EGI projects a small decrease in exfranchise demand for Dawn Parkway System transportation services between 2022-23 and 2025-26, and no change over the remaining years of the forecast (see Table 4, line 4).

|   |                                  | 2022-23 | 2023-24 | 2024-25 | 2025-26 | 2026-27 | 2027-28 | 2028-29 |
|---|----------------------------------|---------|---------|---------|---------|---------|---------|---------|
| 1 | Dawn to Parkway                  | 1,904   | 1,891   | 1,883   | 1,969   | 1,969   | 1,969   | 1,969   |
| 2 | Dawn to Kirkwall                 | 50      | 50      | 50      | 50      | 50      | 50      | 50      |
| 3 | Kirkwall to Parkway              | 422     | 408     | 264     | 264     | 264     | 264     | 264     |
| 4 | Total Ex-Franchise <sup>12</sup> | 2,376   | 2,349   | 2,197   | 2,283   | 2,283   | 2,283   | 2,283   |
| 5 | Total Demand                     | 7,948   | 7,892   | 7,766   | 7,992   | 8,012   | 8,035   | 8,062   |
| 6 | Total Capacity                   | 8,008   | 7,981   | 7,873   | 7,977   | 8,030   | 8,029   | 8,025   |
| 7 | Surplus/(Shortfall)              | 60      | 89      | 106     | (15)    | 18      | (6)     | (37)    |

Table 4: Dawn Parkway System Design Day Demand vs. Capacity (TJ/d)

SOURCE: Exhibit 2, Tab 7, Schedule 1, page 22; Exhibit I.2.7-ED-113; and Exhibit I.2.7-SEC-150

EGI expects that growth in in-franchise customer requirements will cause total Dawn Parkway System design day demand to increase by 170 TJ/d from 2023/24 to 2028/29 (see Table 4, line 5). To avoid a large capacity shortfall, the 2023-2032 Asset Management Plan includes two Dawn Parkway System expansion projects:<sup>13</sup>

<sup>&</sup>lt;sup>12</sup> Excludes M17 demand of 9 TJ/d in all years.

<sup>&</sup>lt;sup>13</sup> Exhibit 2, Tab 6, Schedule 2, page 74.

Testimony of John A. Rosenkranz EB-2022-0200 April 21, 2023 Page 7

- The Kirkwall-Hamilton NPS 48 Project would increase Dawn Parkway System capacity by 72.4 TJ/d at an estimated cost of \$245.9 million. The planned in-service date is November 1, 2026.<sup>14</sup>
- 2. The Dawn-Enniskillen NPS 48 Project, which could be in service as early as 2029, has an estimated cost of \$339.2 million.<sup>15</sup>

# V. CAPACITY TURNBACK RISK

While the likelihood that a large amount of Dawn Parkway System capacity will be turned back during the next five-year IRM period may be small, there are several reasons why the risk of capacity turnback by LDCs in New York and New England should not be ignored. First, these LDCs have alternatives to contracting for gas transportation services from Dawn. Second, most of the LDCs with Dawn Parkway System transportation contracts do not rely on Dawn storage services. Third, much of the transportation service held by U.S. LDCs is currently under contracts that that have remaining terms of three years or less.

A. Alternatives to Gas Transportation from Dawn

The alternatives available to LDCs and end users in the Northeast U.S. and Atlantic Canada include: (1) new pipeline capacity from the Marcellus shale gas producing areas in Pennsylvania that does not go through the Dawn Hub, (2) transportation on the TransCanada Mainline from Alberta via North Bay, and (3) gas purchases at intermediate points along the transportation path from Dawn.

1. Pipeline Expansion Projects

Pipeline capacity into Downstate New York and New England from the gas production and storage areas in the Gulf Coast and Appalachia is fully-contracted, and recent attempts to build new gas pipelines to connect these markets to the Marcellus shale gas producing areas have failed. However, a significant amount of new pipeline capacity has been built into southern New York and New England in recent years.

The Constitution Pipeline and the Kinder Morgan Northeast Energy Direct project are two large-scale gas infrastructure projects that were cancelled during the 2015-2020 period.

• The Constitution Pipeline was a proposed 124-mile greenfield pipeline from the Marcellus shale gas producing areas in Pennsylvania to a connection with IGTS at Wright, NY. The Constitution Pipeline sponsors proposed an initial capacity of

<sup>&</sup>lt;sup>14</sup> EGI previously applied for leave to construct the Kirkwall-Hamilton facilities in EB-2019-0159.

<sup>&</sup>lt;sup>15</sup> Exhibit I.2.6-ED-98, page 6.

650,000 Dth/day. The Federal Energy Regulatory Commission (FERC) issued Constitution Pipeline a certificate of public convenience and necessity in December 2014, but the project did not obtain all required permits from the State of New York. The project was cancelled in 2020.<sup>16</sup>

 The NED project was a larger project that would have transported more than 1,200,000 Dth/d from Pennsylvania to the existing interconnection of PNGTS, Maritimes & Northeast Pipeline (M&N), and Tennessee Gas Pipeline at the Massachusetts-New Hampshire border. Kinder Morgan filed a certificate application at FERC in November 2015, but withdrew the application in May 2016.<sup>17</sup>

Despite these high-profile failures, other projects to expand pipeline capacity into New York and New England did go forward:

- The Dominion Transmission New Market project added 112,000 Dth/d from Leidy Hub in Pennsylvania to Upstate New York for two National Grid LDCs. The project, which was completed in 2017, included new gas compression facilities to inject up to 85,000 Dth/d into IGTS at Canajoharie, NY.
- The TGP East 300 Upgrade project is another compression-only project that will transport up to 115,000 Dth/d from the Susquehanna Co., PA to Westchester Co., NY for Con Edison. The project is currently in construction and service is expected to start in late 2023.<sup>18</sup>
- The Algonquin Incremental Market (AIM) project expanded the Algonquin Gas Transmission (AGT) pipeline to provide 342,000 Dth/d from New Jersey and New York for New England LDCs. The AIM facilities were placed into service in 2016 and 2017.<sup>19</sup>
- The Atlantic Bridge (AB) project expanded the AGT pipeline by 132,705 Dth/d from New York to Massachusetts, and added 92,226 Dth/d of transportation service on M&N from Massachusetts into Maine. The AB facilities were placed into service in 2017, 2019, and 2021.<sup>20</sup>

<sup>&</sup>lt;sup>16</sup> FERC Docket No. CP13-497. Project information is available at elibrary.ferc.gov/eLibrary/search.

<sup>&</sup>lt;sup>17</sup> FERC Docket No. CP16-21.

<sup>&</sup>lt;sup>18</sup> FERC Docket No. CP20-493.

<sup>&</sup>lt;sup>19</sup> FERC Docket No. CP14-96.

<sup>&</sup>lt;sup>20</sup> FERC Docket No. CP16-9.

AGT marketing representatives have said that future projects to expand gas pipeline capacity into New England are being considered.<sup>21</sup>

# 2. TransCanada North Bay Junction Long Term Fixed Price Service

TransCanada proposed the North Bay Long Term Fixed Price Service (NBJ LTGP) as a market-priced alternative to attract shippers to the TransCanada Mainline. In its January 22, 2019 application to the Canadian Energy Regulator, TransCanada stated its expectation that "absent NBJ LTFP, shippers would not contract for long-haul mainline service and would instead contract for short-haul FT service from Parkway."<sup>22</sup>

TransCanada entered into long-term contracts with LDCs and end users for 670,343 GJ/d of long-haul transportation service from Alberta. This includes new service to Iroquois (35,720 GJ/d), East Hereford (111,723 GJ/d), and Energir EDA (157,000 GJ/d). Because the NBJ LTGP service was available, the Atlantic Canada LDCs, marketers, and end users that contracted for 107,724 GJ/d in the PNGTS WXP project entered into contracts for an equal amount of long-haul capacity on the TransCanada Mainline, and did not acquire any additional transportation service from Parkway or Dawn.

3. Short-haul Transportation

Our review of the Index of Customers reports of EGI, TransCanada, IGTS and PNGTS identified examples of LDCs contracting for pipeline transportation services on shorter paths and buying gas at trading points that are closer to the ultimate market.<sup>23</sup> This includes instances where companies contracted for TransCanada transportation services from Parkway, or IGTS transportation services from the Canadian border, but did not contract with EGI for Dawn Parkway System capacity.

For example:

• Vermont Gas has contracts for 84,799 GJ/d of TransCanada FT service from Parkway to the Phillipsburg export point, but has long-term transportation contracts from Dawn to Parkway for 28,600 GJ/d.

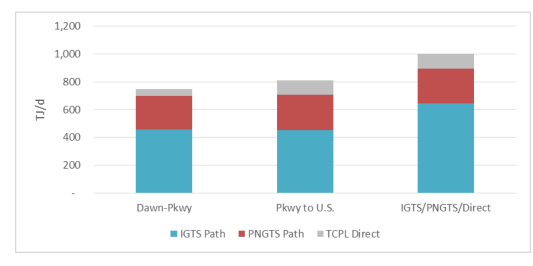
<sup>&</sup>lt;sup>21</sup> M. Dirrane presentation to the Northeast Gas Association 2022 Regional Market Trends Forum, March 29, 2022. At northeastgas.org/2022\_reg\_mkttrends\_presentations.php.

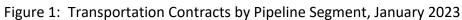
<sup>&</sup>lt;sup>22</sup> RH-002-1018 Application, page 19.

<sup>&</sup>lt;sup>23</sup> The Informational Postings are available at <u>http://www.tccustomerexpress.com/mainline.html</u>, https://iol.iroquois.com/Infopost/Pages/Default.php, and https://ebb.tceconnects.com/infopost/.

- Irving Oil Limited has contracts for 37,677 GJ/d of TransCanada FT service from Parkway to East Hereford, but has no long-term transportation contracts on the Dawn Parkway System.
- National Grid and Con Edison have commitments for 125,000 Dth/d of IGTS transportation service from the Canadian border under the IGTS Expansion by Compression (ExC) project.<sup>24</sup> It does not appear that either LDC has contracted for additional upstream transportation service from TCPL or EGI.

Figure 1 shows the pipeline transportation capacity under contract to New York and New England LDCs for each segment of the IGTS, PNGTS and TransCanada Direct transportation paths as of January 2023. In total, these LDCs hold contracts for 1,001,717 GJ/d of transportation service to their city gates from these paths. Approximately 75 percent of this capacity is backed by contracts for Dawn Parkway System transportation service (747,219 GJ/d). For the other 25 percent, LDCs appear to be buying gas at intermediate points such as Parkway, Iroquois, or Wright, NY, and reducing their fixed transportation costs by contracting for service on a shorter transportation path.





SOURCE: Attachment 2

## B. Dawn Storage

EGI states that U.S. Northeast customers use Dawn storage "and contract for storage injections/withdrawals in alignment with their Dawn Parkway System capacity".<sup>25</sup> In fact, most

<sup>&</sup>lt;sup>24</sup> FERC Docket No. CP20-48.

<sup>&</sup>lt;sup>25</sup> Exhibit 1, Tab 11, Schedule 1, Page 5.

New York and New England LDCs do not contract for Dawn Parkway System transportation service in order to access Dawn storage. Table 5 shows that just 33 percent of the Dawn Parkway System transportation service under contract to New York and New England LDCs is backed by Dawn storage withdrawal capacity.

|   |             | Dawn-Parkway   | Dawn Storage     |         |
|---|-------------|----------------|------------------|---------|
|   | Path        | Transportation | Daily Withdrawal | (B)/(A) |
|   |             | (A)            | (B)              | (C)     |
| 1 | IGTS        | 458,816        | 150,311          | 33%     |
| 2 | PNGTS       | 238,606        | 83,350           | 32%     |
| 3 | TCPL Direct | 49,797         | 14,565           | 29%     |
| 4 | Total       | 747,219        | 248,226          | 33%     |

Table 5: Gas Transportation and Storage Contracts by Delivery Path, 2023 (GJ/d)

SOURCE: Attachment 2

## C. Evergreen Contracts

A third factor affecting turnback risk is the fact that a large portion of the Dawn Parkway System transportation capacity held by New York and New England LDCs is eligible to expire within the next three years. These "evergreen" contracts renew year-to-year, with a two-year notice to terminate. Most of the contracts with near-term expiration days are on the IGTS Path. Eighty-six percent of the Dawn Parkway System transportation capacity that New York and New England LDCs currently hold on the IGTS delivery path (390,876 GJ/d) is tied to contracts that are eligible to expire as early as October 31, 2025. By comparison, none of the contracts for Dawn Parkway System transportation service on the PNGTS delivery path have expiration dates earlier than October 31, 2033.

## D. Energy Transition

Many of the U.S. LDCs that hold long-term contracts for Dawn Parkway System transportation services are located in states with ambitious greenhouse gas (GHG) reduction goals. For example, both Massachusetts and New York have enacted legislation that establishes a "net zero" GHG emission target for 2050.

In the near term, the forecasts that New York and New England LDCs have filed with state regulators continue to show moderate growth in gas demand. Table 6 shows the 2022-23 design day planning load forecasts and average annual demand growth rates for 13 New England LDCs for a five-year forecast period. The weighted average growth rate for these New England LDCs is 1.4 percent.

|    |                       | 2022-23    |             |       |             |
|----|-----------------------|------------|-------------|-------|-------------|
|    |                       | Design Day | Annual Avg. |       |             |
|    | LDC                   | (MDth/d)   | Growth Rate | State | Case/Docket |
| 1  | Boston Gas            | 1,437      | 2.4%        | MA    | 22-149      |
| 2  | Eversource Gas        | 520        | 0.9%        | MA    | 21-118      |
| 3  | NSTAR Gas             | 558        | 1.5%        | MA    | 22-86       |
| 4  | Berkshire Gas         | 66         | 0.9%        | MA    | 22-148      |
| 5  | Liberty (MA)          | 81         | 0.9%        | MA    | 22-129      |
| 6  | Fitchburg Gas         | 24         | 0.2%        | MA    | 23-35       |
| 7  | Rhode Island Energy   | 405        | 1.3%        | RI    | 5043        |
| 8  | CT Natural Gas        | 363        | 0.4%        | СТ    | 22-10-03    |
| 9  | So. Connecticut Gas   | 334        | 0.3%        | СТ    | 22-10-03    |
| 10 | Yankee Gas            | 482        | 1.5%        | СТ    | 22-10-03    |
| 11 | Liberty (EnergyNorth) | 166        | 0.9%        | NH    | DG 22-064   |
| 12 | Northern Utilities    | 144        | 1.1%        | ME    | 2023-00078  |
| 13 | Vermont Gas           | 72         | 0.0%        | VT    | 21-0167-PET |
| 14 | Weighted Average      |            | 1.4%        |       |             |

### Table 6: New England LDC Design Day Requirements Forecasts

SOURCE: LDC resource plans filed with state utility regulators.

In 2020 the Massachusetts Department of Public Utilities opened a proceeding to examine the future role of gas utilities in meeting the state's GHG objectives. The independent consultants' study prepared for the proceeding shows sharp declines in conventional natural gas use between now and 2050 under all scenarios.<sup>26</sup> A similar analysis of National Grid's New York LDCs shows growth in natural gas use from 2020 to 2025, small reductions in natural gas use from 2025 to 2030, and much steeper declines from 2030 to 2050.<sup>27</sup>

In cases where the LDC forecasts of future gas use are high relative to the results of the longer-term planning studies, this may be intentional. Because the timing and impact of building electrification and new energy efficiency programs on future gas use is uncertain, some LDCs have chosen not to factor these into their current forecasts.<sup>28</sup> As a result, the LDC

<sup>&</sup>lt;sup>26</sup> Energy and Environment Economics, Inc. and ScottMadden Inc., "The Role of Gas Distribution Companies in Achieving the Commonwealth's Climate Goals", Massachusetts Department of Public Utilities Docket No. 20-80, March 18, 2022.

 <sup>&</sup>lt;sup>27</sup> Guidehouse Inc., "National Grid New York Climate Leadership and Community Protection Act Study", New York Department of Public Service Docket No. 19-G-0309, February 15, 2023, Pages 72-74.
<sup>28</sup> For example, Berkshire Gas states that its most recent five-year forecast does not include new decarbonization measures ("...at this time, the Company's forecasts do not include any adjustments for any decarbonization measures that may affect gas demand, other than the existing energy efficiency measures already approved by the Department). The Berkshire Gas Company, "Long Range Forecast and Supply Plan", Docket DPU 22-148, November 2022, page 7.

forecasts may not be reliable indicators of these companies' future decisions to renew or terminate long-term contracts for transportation and storage services.

## VI. Findings and Recommendations

There is some risk that existing ex-franchise transportation customers could turn back Dawn Parkway System capacity. Turnback risk is likely to be higher for the IGTS path than for the PNGTS path because these customers have shorter remaining contract terms and tend to be less reliant on Dawn storage. The potential for capacity turnback would be expected to increase over time as more gas infrastructure alternatives become available, and as state and local initiatives to reduce natural gas use and encourage the use of non-pipeline alternatives expand.

Even if the near-term risk is low, it would be prudent for EGI to implement measures to (1) limit cost shifting between ex-franchise and in-franchise services if turnback occurs, and (2) reduce exposure to capacity turnback by making it less likely that the Dawn Parkway System will become overbuilt. Two proposed measures are described here.

1. Add "guardrails" to the proposed cost allocation methodology.

EGI allocates Dawn Parkway System demand costs between in-franchise and exfranchise services based on the Company's forecast of design day requirements. For exfranchise services, the design day requirement is the projected contract demand.

Dawn Parkway System costs are classified as Dawn Station, Kirkwall Station, Parkway System, or Dawn Parkway. Dawn Station, Kirkwall Station, and Parkway Station demand costs are allocated between in-franchise and ex-franchise rate classes based on the design day demands at each location. Dawn Parkway includes the costs of transmission mains and other compressor station costs. The Dawn Parkway demand costs are allocated in proportion to the distance-weighted design day demands (commodity-kilometres).<sup>29</sup> For 2024, approximately one-third of the total Dawn Parkway System demand costs are allocated to ex-franchise services (see Table 7).

Under EGI's proposed cost allocation methodology, if there is no change in the design day requirements of in-franchise customers, but the amount of Dawn Parkway System capacity under contract to ex-franchise customers becomes smaller, a larger share of Dawn Parkway System demand costs is allocated to in-franchise services. In-franchise customers would pay more, even though their demand for Dawn Parkway System transmission facilities is unchanged.

<sup>&</sup>lt;sup>29</sup> Exhibit 7, Tab 1, Schedule 2, pages 19-20.

Testimony of John A. Rosenkranz EB-2022-0200 April 21, 2023 Page 14

|   |                  | Revenue     | Ex-Franchise | Ex-Franchise |
|---|------------------|-------------|--------------|--------------|
|   | Classification   | Requirement | Rate Classes | Share        |
|   |                  | (A)         | (B)          | (C)          |
| 1 | Dawn Station     | 32,257      | 11,720       | 36.3%        |
| 2 | Kirkwall Station | 1,436       | 1,221        | 85.0%        |
| 3 | Parkway Station  | 47,006      | 24,151       | 51.4%        |
| 4 | Dawn Parkway     | 222,298     | 64,406       | 29.0%        |
| 5 | Total            | 302,997     | 101,498      | 33.5%        |

## Table 7: Dawn Parkway System Demand Cost Allocation (\$000)

SOURCE: Exhibit 7, Tab 3, Schedule 1, Attachment 8

To reduce the risk of undue cost shifting, EGI should put limits on the ex-franchise demands that will be used to allocate Dawn Parkway System costs at the next rate rebasing, based the requirements forecast that EGI uses to obtain Board approval for a Dawn Parkway System expansion. The objective would be to allocate Dawn Parkway System costs based on the demands for which the transmission facilities were constructed, not just the actual demands in effect at the time of rebasing.

For example, assume that the in-franchise and ex-franchise demands projected for the rebasing year at the time EGI files a leave of construct application are 70 units and 30 units, respectively, for a total demand of 100 units (see Table 8). If, at the time of the next rebasing, the total projected demand for Dawn Parkway System capacity is less than 100 units because of unexpected ex-franchise turnback, the ex-franchise demand units used for cost allocation would be adjusted upward to reduce or eliminate the shortfall, up to the original forecast of 70 units.

|   |              | Forecast | Actual | Adjusted |
|---|--------------|----------|--------|----------|
|   |              | (A)      | (B)    | (C)      |
| 1 | In-Franchise | 70       | 71     | 71       |
| 2 | Ex-Franchise | 30       | 27     | 29       |
| 3 | Total        | 100      | 98     | 100      |

Table 8: Dawn Parkway Cost Allocation Example

#### 2. Allow buy-out payments in reverse open seasons.

The Storage and Transportation Access Rule (STAR) requires EGI to hold a reverse open season to allow existing customers to permanently turn back capacity before undertaking an

expansion in order to avoid unnecessary investments.<sup>30</sup> One shortcoming of EGI's reverse open seasons is that in a situation where the cost to expand facilities is higher than the average embedded cost that EGI uses to set rates, an existing customer may be unwilling to turn back capacity, even though the value that the customer places on the capacity is lower than EGI's cost to build. However, the same customer may be willing to relinquish capacity in return for a buyout payment that would still allow EGI to meet its projected requirement at a lower total cost.

Including a buyout option in reverse open seasons would be consistent with the Integrated Resource Planning (IRP) framework, which requires EGI to consider demand side IRP Alternatives to meet system needs. Reducing ex-franchise customer demand for Dawn Parkway System capacity by buying out an existing contract would be similar to other targeted demand-side management measures in which customers are compensated for reducing gas use during periods of high demand. Allowing customers to submit a buyout offer in a reverse open season is not explicitly addressed by STAR, but this change would support the objective of avoiding unnecessary expansions.

<sup>&</sup>lt;sup>30</sup> STAR Section 2.2.1(iii) states: "A transmitter offering new capacity shall offer a reverse open season to allow existing firm transportation service shippers the opportunity to permanently turn back existing firm transportation capacity to avoid unnecessary expansions."

# ATTACHMENT 1

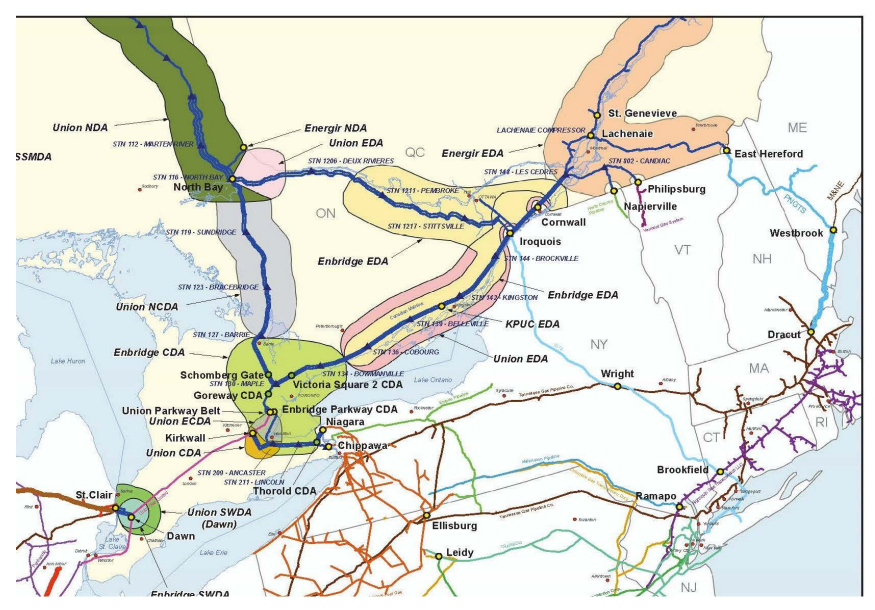
то

## **REPORT ON DAWN PARKWAY SYSTEM CAPACITY TURNBACK RISK**

# NORTHEAST NORTH AMERICA PIPELINE MAP

Ontario Energy Board Case No. EB-2022-0200

April 21, 2023



SOURCE: TC ENERGY http://www.tccustomerexpress.com/892.html

# ATTACHMENT 2

то

## **REPORT ON DAWN PARKWAY SYSTEM CAPACITY TURNBACK RISK**

# NEW YORK AND NEW ENGLAND LDC CONTRACTS BY PATH, JANUARY 2023

Ontario Energy Board Case No. EB-2022-0200

April 21, 2023

### ATTACHMENT 2 NEW YORK AND NEW ENGLAND LDC CONTRACTS BY PATH, JANUARY 2023

|    | IGTS PATH                    | PATH Dawn to Parkway |         | Park       | way to Iroc | quois   | IGT        | S from Can | ada     |           | Dawn St  | torage    |         |           |
|----|------------------------------|----------------------|---------|------------|-------------|---------|------------|------------|---------|-----------|----------|-----------|---------|-----------|
|    |                              | Contract             | GJ/d    | Expires    | Contract    | GJ/d    | Expires    | Contract   | GJ/d    | Expires   | Contract | GJ        | GJ/d    | Expires   |
| 1  | Boston Gas Company           | M12197               | 17,915  | 10/31/2024 | 63478       | 17,718  | 10/31/2026 | 42001      | 52,203  | 11/1/2027 |          |           |         |           |
| 2  | Eversource Gas               | M12204               | 27,803  | 10/31/2024 | 63398       | 27,498  | 10/31/2026 | 182003     | 28,840  | 11/1/2027 | LST143   | 1,688,090 | 27,958  | 3/31/2024 |
| 3  | Connecticut Natural Gas      | M12166               | 6,410   | 10/31/2025 | 41224       | 264     | 10/31/2026 | 60001      | 25,292  | 11/1/2027 | LST136   | 980,000   | 11,760  | 3/31/2026 |
| 4  | Connecticut Natural Gas      | M12201               | 18,077  | 10/31/2025 | 41225       | 6,436   | 10/31/2026 | 60007      | 19,064  | 11/1/2025 | LST137   | 1,300,000 | 15,600  | 3/31/2025 |
| 5  | Connecticut Natural Gas      | M12206               | 9,170   | 10/31/2015 | 41238       | 17,879  | 10/31/2026 | 60011      | 5,000   | 11/1/2027 |          |           |         |           |
| 6  | Connecticut Natural Gas      |                      |         |            | 41239       | 8,807   | 10/31/2026 | 60013      | 5,000   | 11/1/2024 |          |           |         |           |
| 7  | Connecticut Natural Gas      | M12214               | 6,489   | 10/31/2025 | 42382       | 6,330   | 10/31/2026 | 60015      | 6,000   | 11/1/2027 |          |           |         |           |
| 8  | Connecticut Natural Gas      | M12297               | 39,789  | 10/31/2036 | 64586       | 39,789  | 10/31/2036 | 60016      | 15,000  | 5/1/2025  |          |           |         |           |
| 9  | Connecticut Natural Gas      |                      |         |            |             |         |            | 60017      | 10,000  | 11/1/2028 |          |           |         |           |
| 10 | So. Connecticut Gas          |                      |         |            | 41221       | 475     | 10/31/2026 | 53001      | 35,409  | 11/1/2024 | LST134   | 1,820,000 | 21,840  | 3/31/2026 |
| 11 | So. Connecticut Gas          | M12202               | 34,950  | 10/31/2025 | 41222       | 9,656   | 10/31/2026 | 53006      | 10,000  | 11/1/2028 | LST135   | 1,700,000 | 20,400  | 3/31/2025 |
| 12 | So. Connecticut Gas          | M12207               | 13,970  | 10/31/2025 | 41230       | 34,567  | 10/31/2026 | 53010      | 9,106   | 11/1/2024 |          |           |         |           |
| 13 | So. Connecticut Gas          | M12213               | 9,735   | 10/31/2025 | 41231       | 13,342  | 10/31/2026 | 53011      | 3,000   | 11/1/2024 |          |           |         |           |
| 14 | So. Connecticut Gas          | M12299               | 23,743  | 10/31/2036 | 64585       | 23,743  | 10/31/2036 | 53012      | 10,000  | 11/1/2027 |          |           |         |           |
| 15 | So. Connecticut Gas          |                      |         |            |             |         |            | 53013      | 10,000  | 11/1/2025 |          |           |         |           |
| 16 | So. Connecticut Gas          |                      |         |            |             |         |            | 53015      | 10,000  | 11/1/2028 |          |           |         |           |
| 17 | Yankee Gas                   | M12203               | 43,116  | 10/31/2024 | 41223       | 5,336   | 10/31/2026 | 59001      | 59,690  | 11/1/2027 | LST147   | 3,165,168 | 52,753  | 3/31/2024 |
| 18 | Yankee Gas                   | M12210               | 20,560  | 10/31/2024 | 41236       | 42,642  | 10/31/2026 | 59004      | 5,058   | 11/1/2027 |          |           |         |           |
| 19 | Yankee Gas                   | M12212               | 5,380   | 10/31/2024 | 41237       | 20,334  | 10/31/2036 | 59012      | 6,115   | 11/1/2024 |          |           |         |           |
| 20 | Yankee Gas                   |                      |         |            |             |         |            | 59013      | 8,160   | 11/1/2024 |          |           |         |           |
| 21 | Yankee Gas                   |                      |         |            |             |         |            | 59014      | 2,000   | 11/1/2024 |          |           |         |           |
| 22 | Yankee Gas                   |                      |         |            |             |         |            | 59015      | 20,000  | 11/1/2027 |          |           |         |           |
| 23 | Rhode Island Energy          | M12164               | 1,081   | 10/31/2024 | 42386       | 1,068   | 10/31/2026 | 50001      | 1,012   | 11/1/2027 |          |           |         |           |
| 24 | Liberty (EnergyNorth)        | M12200               | 4,317   | 10/31/2024 | 41232       | 4,270   | 10/31/2026 | 47001      | 4,047   | 11/1/2027 |          |           |         |           |
| 25 | Northern Utilities           |                      |         |            |             |         |            | 181003     | 6,569   | 11/1/2024 |          |           |         |           |
| 26 | Con Edison/O&R               | M12171               | 21,825  | 10/31/2024 | 42379       | 11,859  | 10/31/2026 | 56001      | 20,234  | 11/1/2028 |          |           |         |           |
| 27 | Con Edison/O&R               |                      |         |            | 42380       | 9,695   | 10/31/2026 |            |         |           |          |           |         |           |
| 28 | National Grid - Downstate NY | M12193               | 43,170  | 10/31/2024 | 63477       | 42,696  | 10/31/2026 | 55001      | 87,760  | 11/1/2026 |          |           |         |           |
| 29 | National Grid - Downstate NY | M12194               | 39,934  | 10/31/2024 | 63476       | 39,494  | 10/31/2026 | 55016      | 25,000  | 11/1/2026 |          |           |         |           |
| 30 | National Grid - Downstate NY |                      |         |            |             |         |            | 55018      | 7,000   | 11/1/2026 |          |           |         |           |
| 31 | National Grid - Upstate NY   | M12186               | 55,123  | 10/31/2024 | 42385       | 54,437  | 10/31/2026 | 73005      | 51,596  | 11/1/2026 |          |           |         |           |
| 32 | Central Hudson               | M12195               | 10,792  | 10/31/2024 | 41233       | 10,674  | 10/31/2026 | 51001      | 20,234  | 11/1/2032 |          |           |         |           |
| 33 | Central Hudson               | M12182               | 5,467   | 10/31/2024 | 42389       | 5,399   | 10/31/2026 |            |         |           |          |           |         |           |
| 34 | NY State Electric & Gas      |                      |         |            |             |         |            | 52001      | 17,199  | 11/1/2026 |          |           |         |           |
| 35 | NY State Electric & Gas      |                      |         |            |             |         |            | 52004      | 6,800   | 9/1/2025  |          |           |         |           |
| 36 | Liberty (St. Lawrence Gas)   |                      |         |            |             |         |            | 164006     | 3,000   | 11/1/2028 |          |           |         |           |
| 37 | Liberty (St. Lawrence Gas)   | _                    |         |            | _           |         |            | 164019     | 4,500   | 11/1/2028 |          |           |         |           |
| 38 | Total IGTS Path              | _                    | 458,816 |            | _           | 454,408 |            | _          | 609,888 | Dth/d     |          |           | 150,311 |           |
| 39 |                              |                      |         |            |             |         |            |            | 643,466 | GJ/d      |          |           |         |           |

### ATTACHMENT 2 NEW YORK AND NEW ENGLAND LDC CONTRACTS BY PATH, JANUARY 2023

|    | PNGTS PATH                  | Dawn to Parkway |         | Parkwa     | ay to East H | ereford | PNG        | TS from Ca | inada   |            | Dawn S   | torage    |        |           |
|----|-----------------------------|-----------------|---------|------------|--------------|---------|------------|------------|---------|------------|----------|-----------|--------|-----------|
|    |                             | Contract        | GJ/d    | Expires    | Contract     | GJ/d    | Expires    | Contract   | GJ/d    | Expires    | Contract | GJ        | GJ/d   | Expires   |
| 1  | Boston Gas Company          | M12273          | 60,328  | 10/31/2040 | 64272        | 60,328  | 10/31/2040 | 233314     | 57,068  | 10/31/2040 |          |           |        |           |
| 2  | Eversource Gas              |                 |         |            |              |         |            | 208535     | 45,500  | 10/31/2040 |          |           |        |           |
| 3  | Eversource Gas              | M12292          | 64,588  | 10/31/2040 | 64198        | 63,121  | 10/31/2040 | 208540     | 16,000  | 11/31/2032 | LST144   | 1,920,202 | 16,881 | 3/31/2024 |
| 4  | Eversource Gas              |                 |         |            | 63997*       | 16,881  | 10/31/2026 | 233301     | 14,300  | 10/31/2040 |          |           |        |           |
| 5  | Berkshire Gas               | M12293          | 4,239   | 10/31/2040 | 64197        | 4,239   | 10/31/2040 | 233318     | 4,010   | 10/31/2040 |          |           |        |           |
| 6  | Rhode Island Energy         | M12274          | 30,656  | 10/31/2040 | 64273        | 30,656  | 10/31/2040 | 233317     | 29,000  | 10/31/2040 |          |           |        |           |
| 7  | Liberty (EnergyNorth)       | M12284          | 5,348   | 10/31/2040 | 64195        | 5,285   | 10/31/2040 | 233320     | 5,000   | 10/31/2040 |          |           |        |           |
| 8  | Liberty (EnergyNorth)       |                 |         |            |              |         |            | 208544     | 1,000   | 11/30/2032 |          |           |        |           |
| 9  | Northern Utilities          | M12256          | 42,962  | 10/31/2033 | 57055        | 6,333   | 10/31/2032 | 208543     | 40,003  | 11/30/2032 | LST155   | 6,330,336 | 66,469 | 3/31/2028 |
| 10 | Northern Utilities          | M12296          | 10,814  | 10/31/2040 | 57901        | 35,872  | 10/31/2033 | 233339     | 10,000  | 10/31/2040 |          |           |        |           |
| 11 | Northern Utilities          | M12279          | 10,875  | 10/31/2037 | 63265        | 10,569  | 10/31/2040 | 240520     | 10,000  | 10/31/2037 |          |           |        |           |
| 12 | Northern Utilities          |                 |         |            | 67167        | 10,660  | 10/31/2037 |            |         |            |          |           |        |           |
| 13 | Bangor Natural Gas          | M12283          | 8,796   | 10/31/2037 | 67168        | 8,653   | 10/31/2037 | 253561     | 8,080   | 10/31/2037 |          | _         |        |           |
| 14 | U.S. LDCs                   |                 | 238,606 |            |              | 252,597 |            |            | 239,961 | Dth/d      |          |           | 83,350 |           |
| 15 |                             |                 |         |            |              |         |            |            | 253,172 | GJ/d       |          |           |        |           |
|    |                             |                 |         |            |              |         |            |            |         |            |          |           |        |           |
| 16 | Liberty (Gas New Brunswick) | M12270          | 2,650   | 10/31/2040 | 58575        | 2,651   | 10/31/2040 | 240518     | 8,000   | 10/31/2040 |          |           |        |           |
| 17 | Liberty (Gas New Brunswick) | M12271          | 4,831   | 10/31/2040 | 60652        | 4,830   | 10/31/2040 |            |         |            |          |           |        |           |
| 18 | Liberty (Gas New Brunswick) | M12272          | 959     | 10/31/2040 | 63263        | 959     | 10/31/2040 |            |         |            |          |           |        |           |
| 19 | Liberty (Gas New Brunswick) | M12277          | 112     | 10/31/2040 | 58576        | 112     | 10/31/2040 |            |         |            |          |           |        |           |
| 20 | Eastward Energy             | M1276           | 10,617  | 10/31/2040 | 58578        | 10,552  | 10/31/2040 | 233321     | 10,000  | 10/31/2040 |          |           |        |           |
| 21 | Irving Oil                  |                 |         |            | 57056        | 27,095  | 10/31/2040 | 208547     | 25,401  | 11/30/2032 |          |           |        |           |
| 22 | Irving Oil                  | _               |         |            | 58621        | 10,582  | 10/31/2040 | 208548     | 10,030  | 10/31/2033 |          | _         |        |           |
| 23 | Atlantic Canada             |                 | 19,169  |            |              | 56,781  |            |            | 53,431  | Dth/d      |          |           | -      |           |
|    |                             |                 |         |            |              |         |            |            | 56,373  | GJ/d       |          |           |        |           |
| 24 | Total PNGTS Path            |                 | 257,775 |            |              | 309,378 |            |            | 293,392 | Dth/d      |          |           | 83,350 |           |
| 25 |                             |                 |         |            |              |         |            |            | 309,545 | GJ/d       |          |           |        |           |
|    | *Dawn Receipt Point         |                 |         |            |              |         |            |            |         |            |          |           |        |           |

\*Dawn Receipt Point

### ATTACHMENT 2 NEW YORK AND NEW ENGLAND LDC CONTRACTS BY PATH, JANUARY 2023

| CPL DIRECT PATH              | Dav      | wn to Park | way        | Parkwa   | y to Expoi | rt Point   |  |          | Dawn St | orage  |  |
|------------------------------|----------|------------|------------|----------|------------|------------|--|----------|---------|--------|--|
|                              | Contract | GJ/d       | Expires    | Contract | GJ/d       | Expires    |  | Contract | GJ      | GJ/d   |  |
| Vermont Gas                  | M12119   | 20,000     | 10/31/2037 | 33556    | 10,000     | 10/31/2026 |  | LST154   | 263,764 | 3,165  |  |
| Vermont Gas                  | M12190   | 500        | 10/31/2024 | 36188    | 10,000     | 10/31/2026 |  |          |         |        |  |
| 3 Vermont Gas                | M12224   | 8,100      | 10/31/2024 | 36190    | 2,000      | 10/31/2026 |  |          |         |        |  |
| Vermont Gas                  |          |            |            | 47856    | 3,500      | 10/31/2026 |  |          |         |        |  |
| Vermont Gas                  |          |            |            | 47857    | 4,500      | 10/31/2026 |  |          |         |        |  |
| Vermont Gas                  |          |            |            | 55180    | 6,500      | 10/31/2031 |  |          |         |        |  |
| Vermont Gas                  |          |            |            | 55181    | 12,000     | 10/31/2031 |  |          |         |        |  |
| Vermont Gas                  |          |            |            | 55187    | 6,000      | 10/31/2031 |  |          |         |        |  |
| Vermont Gas                  |          |            |            | 57251    | 20,279     | 10/31/2032 |  |          |         |        |  |
| )Vermont Gas                 |          |            |            | 57252    | 6,000      | 11/30/2032 |  |          |         |        |  |
| 1 Vermont Gas                |          |            |            | 58715    | 4,000      | 10/31/2033 |  |          |         |        |  |
| 2 Liberty (St. Lawrence Gas) | M12126   | 10,785     | 3/31/2025  | 19233    | 10,300     | 10/31/2026 |  | LST131   | 950,000 | 11,400 |  |
| 3 Liberty (St. Lawrence Gas) | M12249   | 10,412     | 10/31/2032 | 57057    | 10,000     | 10/31/2032 |  |          |         |        |  |
| 4 Total Direct Path          | -        | 49,797     |            | _        | 105,079    |            |  |          |         | 14,565 |  |

# ATTACHMENT 3

то

## **REPORT ON DAWN PARKWAY SYSTEM CAPACITY TURNBACK RISK**

J Rosenkranz Experience Statement

Ontario Energy Board Case No. EB-2022-0200

April 21, 2023

## **JOHN A. ROSENKRANZ**

56 Washington Drive Acton, MA 01720 (617) 755-3622 jrosenkranz@verizon.net

#### **PROFESSIONAL EXPERIENCE**

### North Side Energy, LLC, Acton, MA PRINCIPAL

Consultant to energy companies, government agencies and natural gas consumers. Project areas include:

- Gas distribution company resource planning and procurement practices.
- Fuel supply for power generation and electric-gas interface issues.
- Natural gas transmission and storage cost allocation. •
- Market studies and avoided cost analysis.

## Calpine Corporation, Boston, MA **DIRECTOR, GAS ORIGINATION**

Developed and implemented fuel supply plans for gas-fired power plants in the Northeast U.S. and Eastern Canada. Negotiated and managed contracts with natural gas suppliers and transporters.

- Testified on the availability of natural gas supply and pipeline delivery capacity to support the permitting of a gas-fired power plant in the Midwest.
- Supported arbitration cases to enforce long-term natural gas contracts.

## PG&E Gas Transmission, Boston, MA and Portland, OR **DIRECTOR, BUSINESS DEVELOPMENT**

Identified and managed development projects and investment opportunities involving natural gas pipelines, underground storage and LNG peaking plants.

- Project manager for a natural gas storage feasibility study in the Pacific Northwest.
- Owner representative and management committee member for the Iroquois Gas Transmission System and Portland Natural Gas Transmission System partnerships.

1992 - 1997MANAGER, PROJECT DEVELOPMENT – J. Makowski Company, Boston, MA Supervised a team that provided project management and marketing support for natural gas pipeline and storage projects. Conducted regional gas market studies for internal projects and outside clients.

1990 - 1992VICE PRESIDENT - EnerPro, Inc., Chicago, IL Consultant to gas distribution companies. Helped clients define gas portfolio objectives, draft requests for proposals, evaluate suppliers, and negotiate long-term gas purchase contracts.

MANAGER, GAS MODELING GROUP - Planmetrics, Inc., Chicago, IL 1986 - 1990Provided consulting support to gas distribution companies on gas dispatch modeling and cost forecasts.

ADVISORY ECONOMIST - Chicago Board of Trade, Chicago, IL 1983 - 1986Researched commodity markets for futures and options trading potential. Prepared a natural gas futures trading proposal that was submitted to the Commodity Futures Trading Commission.

2006 - Present

1997 - 1999

2000 - 2006

#### **EDUCATION**

**Graduate study in Economics** - Northwestern University, Evanston, IL Completed all course and examination requirements for Ph.D.

Bachelor of Arts, Economics - George Washington University, Washington, DC

#### **REGULATORY PROCEEDINGS**

Natural Gas Supply Planning and Cost of Gas

National Grid Denial of Service Investigation

Case #: New York Public Service Commission Case 19-G-0678

Client: Eastern Environmental Law Center

Scope: Comments on National Grid Long-Term Capacity Report

Liberty Utilities (EnergyNorth) Proposed Transportation Agreement with Tennessee Gas Pipeline

Case #: New Hampshire PUC Docket 14-380

Client: Pipe Line Awareness Network for the Northeast, Inc.

Scope: Testimony on alternatives to a proposed long-term pipeline transportation contract.

Liberty Utilities (EnergyNorth) Granite Bridge Project

Case #: New Hampshire PUC Docket 17-198

Client: Pipe Line Awareness Network for the Northeast, Inc.

Scope: Testimony on proposed intrastate pipeline and LNG peaking facility.

Berkshire Gas Company 2016 Integrated Resource Plan

Case#: Massachusetts DPU Docket 16-103

Client: Town of Montague

Scope: Testimony on alternatives for ending moratorium on new gas service.

Berkshire Gas Company Long Term Contract Approval

Case#: Massachusetts DPU Docket 15-178

Client: Town of Montague

Scope: Testimony on alternatives to a proposed long-term gas transportation contract.

Summit Natural Gas Request for Contract Approvals

Case#: Maine PUC Docket 2019-00185

Client: Maine Public Advocate

Scope: Testimony on long-term gas transportation and asset management contracts.

Northern Utilities, Inc. Integrated Resource Plans

Case #: Maine PUC Dockets 2015-00018 and 2011-00526

Client: Maine Public Advocate

Scope: Prepare discovery requests and participate in technical conferences.

Northern Utilities, Inc. Cost of Gas Factor Cases

Case #: Annual, 2012 to present.

Client: Maine Public Advocate

Scope: Review cost of gas filings. Prepare discovery requests and participate in technical conferences.

#### John A. Rosenkranz

South Jersey Gas Company Basic Gas Supply Service Reviews Case #: Annual. 2013 to present Client: New Jersey Division of Rate Counsel Scope: Draft discovery requests, prepare written report, and support settlement negotiations.

Elizabethtown Gas Capacity Management Case#: New Jersey BPU Dockets GO13040272 and GR21040723 Client: New Jersey Division of Rate Counsel Scope: Prepare discovery requests and participate in settlement negotiations.

#### Cost Allocation and Rates

<u>Union Gas 2014 Rate Case</u> Case #: Ontario Energy Board Case EB-2013-0365 Client: Canadian Manufacturers & Exporters and other consumer groups Scope: Testimony recommending changes to the allocation of transmission costs.

Northern Utilities Approval of Affiliated Interest Transaction

Case #: Maine PUC Dockets 2011-00302, 2012-00393, and 2013-00259

Client: Maine Public Advocate

Scope: Review proposed contract with pipeline affiliate. Examine rate implications for sales customers.

Granite State Gas Transmission, Inc. Rate Case

Case #: FERC Docket No. RP10-896

Clients: Maine Public Advocate and MPUC Staff

Scope: Review rate case application. Participate in settlement negotiations.

#### Maritimes & Northeast Rate Case

Case #: FERC Docket No. RP04-360

Client: Calpine Corporation

Scope: Testimony on distance-based rates.

### Natural Gas Markets

Merger of South Jersey Industries and Boardwalk Merger Sub, Inc. Case #: New Jersey BPU Docket GM22040270 Client: New Jersey Division of Rate Counsel Scope: Testimony on competition issues raised by merger proposal.

Merger of The Southern Company and AGL Resources, Inc.

Case #: New Jersey BPU Docket GM15101196

Client: New Jersey Division of Rate Counsel

Scope: Testimony on potential affiliate preference in asset management arrangement.

Union Gas 2016 Dawn Parkway Expansion Project

Case #: Ontario Energy Board Case EB-2014-0261

Client: Canadian Manufacturers & Exporters and other consumer groups

Scope: Testimony on U.S. customer demand for Canadian gas transportation services.

#### John A. Rosenkranz

#### Ontario Natural Gas Market Review

Case #: Ontario Energy Board Cases EB-2014-0289 and EB-2010-0199

Client: Canadian Manufacturers & Exporters and other consumer groups

Scope: Written and oral submissions on natural gas market issues.

#### Enbridge Gas Distribution GTA Project

Case #: Ontario Energy Board Case EB-2012-0451

Client: Green Energy Coalition

Scope: Prepare discovery requests on the need for a proposed expansion project.

Portland Natural Gas Transmission System Rate Case Case #: FERC Docket RP10-729 Client: Maine Public Advocate Scope: Rebuttal testimony on the market risks faced by the pipeline.

#### Natural Gas for Power Generation

<u>Duke Energy Carolinas Fuel Charge Adjustment</u> Case #: North Carolina Utilities Commission Docket E-7, Sub 1228 Client: Sierra Club Scope: Testimony on reporting requirements for natural gas supply costs.

### Ontario Integrated Power System Plan

Case #: OEB Case EB-2007-0707

Client: Ontario Power Authority

Scope: Report on the implications of increased gas-fired power generation for the Ontario gas market.

#### Natural Gas Electricity Interface Review

Case #: OEB Case EB-2005-0551

Client: Association of Power Producers of Ontario

Scope: Written evidence on power generators' gas service needs. Expert witness at hearing.

Greenfield Energy Centre Leave to Construct

Case#: Ontario Energy Board Case EB-2005-0441

Client: Greenfield Energy Centre

Scope: Witness supporting application to construct a gas supply pipeline.

#### **Rulemakings**

Storage and Transportation Access Rules

Case #: Ontario Energy Board Case EB-2008-0052

Client: Ontario Energy Board Staff

Scope: Report on transporter and storage operator conduct and reporting requirements in other jurisdictions. Assist in drafting proposed rules and reviewing intervenor comments.

Guidelines for Pre-Approval of Long-Term Gas Supply Contracts

Case #: Ontario Energy Board Case EB-2008-0280

Client: Ontario Energy Board Staff

Scope: Assist Board Staff in evaluating policy options.

# **ATTACHMENT 4**

то

## **REPORT ON DAWN PARKWAY SYSTEM CAPACITY TURNBACK RISK**

# **ACKNOWLEDGEMENT OF EXPERT'S DUTY**

Ontario Energy Board Case No. EB-2022-0200

April 21, 2023

## FORM A

Proceeding: EB-2022-0200

# ACKNOWLEDGMENT OF EXPERT'S DUTY

- 1. My name is John A. Rosenkranz (name). I live at Acton (city), in the state (province/state) of Massachusetts
- I have been engaged by or on behalf of ...FRPO (name of party/parties) to provide evidence in relation to the above-noted proceeding before the Ontario Energy Board.
- I acknowledge that it is my duty to provide evidence in relation to this proceeding as follows:
  - (a) to provide opinion evidence that is fair, objective and non-partisan;
  - (b) to provide opinion evidence that is related only to matters that are within my area of expertise; and
  - (c) to provide such additional assistance as the Board may reasonably require, to determine a matter in issue.
- 4. I acknowledge that the duty referred to above prevails over any obligation which I may owe to any party by whom or on whose behalf I am engaged.

Date April 19, 2023

Signature