



Ontario Power Generation Inc. and DNNP LP

**Application for payment amounts for the period from
January 1, 2027 to December 31, 2031**

PROCEDURAL ORDER NO. 6

MAY 4, 2026

On April 23, 2026, the OEB determined that a Motions Hearing will be held May 5, 2026. The OEB subsequently received a request for direction relating to filing evidence and a set of motions related to interrogatory responses, both from the same intervenor.

On April 27, 2026, Mr. Pinto filed a motion regarding certain interrogatories to which the Applicants had not filed responses. On May 1, 2026, Mr. Pinto requested that the OEB permit the filing of additional evidence related to Issues 26, 37, and 38. Issue 26 relates to allocated corporate costs, centrally held costs, and asset service fees. Issues 37 and 38 relate to nuclear liabilities, and deferral and variance accounts, respectively.

On May 3, 2026, Mr. Pinto further requested that the OEB adjourn the Motions Hearing in favor of a mediated resolution to his motions related to refused interrogatory responses, filed April 27, 2026.

On May 4, 2026, the Applicants filed an extensive response. The Applicants described the additional information they are willing to provide for each of Mr. Pinto's interrogatory motions. The Applicants did not object to the requested adjournment, provided there is no impact to the proceeding's overall schedule. The Applicants also confirmed that they are prepared to proceed with the Motions Hearing, should the OEB decide to do so.

Later on May 4, 2026, the Applicants, jointly with other intervenors (AMPCO, SEC, CCC, OAPPA and OEB Staff), filed a letter confirming that all other interrogatory motions had been resolved. Additionally, given the extent of information filed by the Applicants regarding Mr. Pinto's interrogatory motions, the OEB finds it procedurally efficient to cancel the Motions Hearing.

Although the OEB encourages Mr. Pinto and the Applicants to continue efforts to resolve the motions, it will not make provision for mediation. The OEB finds it reasonable to handle the remaining motions in writing. The OEB will afford Mr. Pinto the

opportunity to reply to the Applicants' May 4, 2026, letter. Mr. Pinto is to reply by **May 11, 2026** (Reply).

The OEB directs Mr. Pinto to provide additional information regarding the proposed evidence in the May 1, 2026, evidence motion (Additional Information). The OEB expects this submission to follow Rule 13 of the [Rules of Practice and Procedure](#). In particular, the OEB will want to understand the nature of the evidence, how it is directly relevant to the issues in this proceeding, and what (if anything) it is expected to cost. Mr. Pinto will also confirm whether the proposed evidence can be filed May 26, 2026, which is the current date for other parties to file additional evidence.

Mr. Pinto's May 1, 2026, letter indicated that his proposed evidence would be limited to matters already raised in his interrogatories and motions. As a result, the OEB finds that it would be efficient for Mr. Pinto to file the Additional Information and the Reply in a combined communication on **May 11, 2026**.

The Applicants may reply to Mr. Pinto's submission regarding additional evidence by **May 13, 2026**.

THE ONTARIO ENERGY BOARD ORDERS THAT:

1. The May 5, 2026 Motions Hearing is cancelled.
2. Mr. Pinto shall file a submission by **May 11, 2026** responding to the Applicants' letter dated May 4, 2026. This submission will also provide additional information related to the proposed evidence in the May 1, 2026 evidence motion.
3. The Applicants shall respond to Mr. Pinto's submission regarding proposed evidence by **May 13, 2026**.

DATED at Toronto, **May 4, 2026**

ONTARIO ENERGY BOARD

Ritchie Murray
Registrar