

May 25, 2026

**VIA RESS AND EMAIL**

Mr. Ritchie Murray, Registrar  
Ontario Energy Board  
27th Floor - 2300 Yonge Street  
Toronto, Ontario M4P 1E4

Dear Mr. Murray:

**Re: EB-2025-0297 Application by Ontario Power Generation Inc. and DNNP LP by its general partner, DNNP GP Inc., (together, the “Applicants”) for an order or orders relating to payment amounts for prescribed generating facilities (the “Application”) – Further Response to Requests for Expert Attendance at Technical Conference**

The Applicants write in reply to CCC’s letter and SEC’s email on Saturday, May 23, 2026.

Based on the schedule set out in Procedural Order No. 2, and also past precedent in OPG’s prior applications, there should have been no expectation on CCC and SEC’s part that the expert witnesses would be attending the technical conference (neither the Applicants’ experts nor OEB staff’s experts). In any event, as explained in our May 22, 2026 letter, the Applicants’ experts (including Concentric Energy Advisors) are simply not in a position or available to attend the technical conference. To the extent CCC or SEC (or other intervenors) have any further follow-up questions for the experts, the Applicants will be able to answer these by way of undertakings, and maintain that doing so is adequate, appropriate and efficient, for all the reasons noted in our May 22, 2026 letter.<sup>1</sup> Further, as noted in an email received on May 25, 2026, the Applicants note that SEC has now confirmed it no longer seeks attendance of one of the experts (WTW) at the Technical Conference.

Respectfully submitted,



Andrea Brown

cc: Aimee Collier (OPG) via e-mail  
Charles Keizer (Torys LLP) via e-mail

<sup>1</sup> While the Applicants’ submissions on this matter are not dependent on the specific revenue requirement impact of any particular proposal in the Application, for additional context in response to CCC’s letter, the Applicants observe that on a percentage of nuclear revenue requirement basis, the magnitude of the deemed equity change proposal in this proceeding is comparable to OPG’s EB-2020-0290 application, being approximately 0.8% in EB-2020-0290 and 1.0% in EB-2025-0297.