

DESIGN OF THE HYDROELECTRIC PAYMENT AMOUNTS

1.0 PURPOSE

This evidence provides a description of the proposed structure of the regulated hydroelectric payment amounts for the test period, which includes an incentive mechanism to encourage efficient use of the peaking capability of the regulated hydroelectric facilities.

2.0 HOW THE REGULATED ASSETS OPERATE WITHIN THE MARKET

OPG's regulated hydroelectric facilities and nuclear facilities operate as dispatchable generators in the IESO administered market. OPG is required to submit hourly offers to inform the IESO how much energy it has to sell and at what price. The IESO uses the offers and bids submitted by all dispatchable market participants (generators and loads), as well as transmission system information, to determine when and how much energy a dispatchable generator should provide. Dispatch instructions computed by the IESO's dispatch algorithm are issued for each five minute interval of the day, 24 hours per day, and 365 days per year. These instructions specify the generator's operating point for each five minute interval. The market clearing price¹, calculated by the IESO's dispatch algorithm, is used for two purposes. One, it is used to provide the market a price signal which indicates the marginal price of energy supply to meet the demand. Two, it is used for settlement purposes², with specific exceptions applied to OPG by O.Reg. 53/05.

Dispatchable generators are expected to respond to dispatch instructions that are issued every five minutes. Generators have different capabilities in following these instructions. Due to physical, regulatory or safety constraints, some generators are better suited to steady state operation with little or no deviation from a constant operating point. These generators are characterized as baseload. Other generators are well suited to quick and frequent

¹ Market clearing price is a market based price which is indicative of the marginal cost of energy supplied in order to meet demand. OPG's regulated assets do not receive market clearing price for energy delivered except for the production from the hydroelectric assets above 1900 MW.

² The regulated price for settlements is calculated after the fact. The IESO adjusts the market clearing price that OPG regulated generators receive, to the price set out in O. Reg. 53/05.

1 changes in output over a short period of time. These generators are characterized as
2 peaking facilities. In terms of OPG's regulated assets, all of the nuclear and some of the
3 hydroelectric stations are best suited for baseload (steady state) operation. While the
4 majority of the peaking capability from OPG's regulated facilities is provided by the Sir Adam
5 Beck Complex largely because of the integrated operation of the Sir Adam Beck Pump
6 Generating Station ("PGS") within the complex, DeCew Falls and R.H. Saunders each have
7 some minor peaking capability as well.

9 **2.1 Hydroelectric Offer Strategy**

10 The operating constraints for hydroelectric generators, such as water flow and elevation
11 limits, are externally specified (see Ex. A1-T4-S2 for a discussion of the regulatory and
12 legislative environment). A hydroelectric generator cannot follow a dispatch instruction that
13 would cause it to violate a prescribed regulatory limit.

14
15 Hydroelectric generators that cannot readily respond to dispatch instructions every five
16 minutes operate as baseload units and are offered into the market as price takers.³ R.H.
17 Saunders can be regarded as a baseload plant, as it has a very small peaking capability
18 relative to its overall output. The facilities that comprise the Niagara Plant Group, collectively,
19 have baseload as well as peaking capability, subject to prevailing water conditions.

20
21 As demand for electricity increases to its maximum, or peak value, generation supply is
22 dispatched by the IESO to meet the demand. Progressively more expensive supply is
23 dispatched as demand increases until the supply/demand equilibrium is achieved. There is a
24 strong causal relationship between the supply/demand balance and the market clearing
25 price. Generally, the lower the amount of available supply relative to demand, the higher the
26 market clearing price.

³ An offer price is the price at which a generator is offered into the market. The level of the offer price generally affects the outcome of the dispatch instruction from the IESO. Baseload generators are generally priced as 'price takers', meaning that their offer price is positioned well below the expected market clearing price. This is a recognized pricing strategy for ensuring steady state operation and avoiding marginal economic dispatch instructions.

1 OPG's regulated hydroelectric facilities currently receive a financial incentive to provide
2 peaking supply in response to demand. Ontario Regulation 53/05 states that electricity
3 production above 1900 MW will receive the market clearing price instead of the regulated
4 rate (currently \$33/MWh). For production from all regulated hydroelectric facilities at or below
5 the 1900 MW production threshold, OPG receives the regulated rate. By utilizing market
6 price signals, the regulated hydroelectric facilities can, when capable, produce more energy
7 in high demand periods relative to lower demand periods. In such circumstances, both the
8 market and OPG benefit. The market will benefit by having a peaking energy resource
9 available during high demand periods offsetting otherwise more expensive generation
10 resources or, in the extreme, preventing a scarcity situation in which the supply of the system
11 was inadequate to meet demand. In turn, as is more fully described in section 3.0, ratepayers
12 benefit through lower Ontario market prices. OPG financially benefits by shifting production
13 to higher demand periods, thereby receiving the market clearing price, which is generally
14 higher than the regulated payment amount.

15
16 **3.0 VALUE OF REGULATED PEAKING ASSETS TO THE MARKET AND THE**
17 **RATEPAYER**

18 Given the importance of OPG's regulated hydroelectric facilities in meeting Ontario's
19 electricity needs, it is crucial that these facilities be operated in a manner that maximizes
20 their economic value to consumers. In particular, it is essential that the peaking capability of
21 these facilities be utilized to meet peak system demands. The regulatory approach governing
22 these facilities should provide the proper incentives to operate these facilities efficiently and
23 in a manner that maximizes the value of their production.

24
25 Maximizing the value of the regulated assets involves time-shifting hydroelectric production
26 into the hours of the day when demand and thus price are both generally at their highest.
27 Operating the regulated hydroelectric facilities in this way ensures that the greatest amount
28 of regulated hydroelectric production is available when it is most beneficial to customers and
29 can displace typically more expensive peaking generation, which otherwise would be used.
30 This activity is often referred to as "peak shaving".

1 Peak shaving can reduce market price in the highest priced hours, thereby resulting in
2 savings for customers. The average annual value of this saving was estimated by OPG to
3 range between \$80M and \$270M with a standard deviation estimated to range between
4 \$60M and \$130M (see Chart 1 for a more detailed description of the analysis and benefits).

5
6 **3.1 Why Pricing Sir Adam Beck Pump Generating Station Output Cannot be**
7 **Considered Separately From the Pricing of the Other Beck Facilities**

8 Sir Adam Beck PGS was designed and built for integrated operation with the other two Sir
9 Adam Beck plants. Integrated operation of Sir Adam Beck PGS with the other Sir Adam Beck
10 plants makes economic sense, optimizes peaking capability, allows OPG to efficiently
11 provide automatic generation control and operating reserve at Sir Adam Beck II (see Ex. G1-
12 T1-S1 for a discussion of these services), provides safety and system related benefits and is
13 important in the control of the diversion of the Niagara River at the Sir Adam Beck complex.
14 To sever Sir Adam Beck PGS operation from the rest of the Sir Adam Beck facility by
15 developing its payment amounts separately from Sir Adam Beck I and Sir Adam Beck II
16 would distort the incentives that currently exist and negatively impact the efficiency with
17 which the Sir Adam Beck PGS performs the valuable roles required by the power system.

18
19 The supply of water (fuel) to the Niagara Plant Group plants is monitored by the Niagara
20 River Control Centre. The Niagara River Control Centre is responsible for, among other
21 things, ensuring compliance with the *Niagara Diversion Treaty of 1950*, regulating the water
22 level of the Grass Island Pool⁴ in accordance with the International Niagara Control Board
23 Directive and regulating water flows in a manner that mitigates the effects of ice on the
24 Niagara River.

25
26 The supply of water to both OPG and New York Power Authority (“NYPA”) plants is managed
27 on an hourly basis by the Niagara River Control Centre, which identifies the water available
28 for the entire Sir Adam Beck complex (including Sir Adam Beck PGS), and the NYPA plants.
29 The operation of the Sir Adam Beck PGS has a direct impact on production from the

⁴ The Chippawa-Grass Island Pool control structure is located in the Niagara River immediately upstream from the Falls and assists in apportioning flows between the Falls and power generation, to both the NYPA and OPG, in accordance with the 1950 Niagara River Diversion Treaty.

1 downstream facilities of Sir Adam Beck I and Sir Adam Beck II and vice versa. For example,
2 an increase in Sir Adam Beck PGS output necessitates an increase in output at either Sir
3 Adam Beck I or Sir Adam Beck II in order to maintain water elevation control at various
4 locations including the Sir Adam Beck I and Sir Adam Beck II headponds and the cross-over
5 (see Ex. A1-T4-S2 for a more detailed discussion). Similarly, a reduction in Sir Adam Beck
6 PGS output would necessitate a reduction in Sir Adam Beck I or Sir Adam Beck II output
7 simply because there would be less water flowing to these stations and there is limited
8 storage capacity between these stations. Given the physical hydraulic constraints of the
9 water delivery and storage structures, the operation of all plants and associated structures
10 must be integrated to ensure control over water elevations and flow can be maintained within
11 the regulatory limits. In order to maintain sufficient control to comply with these regulatory
12 limits, Sir Adam Beck PGS operation cannot physically occur in isolation of Sir Adam Beck I
13 and Sir Adam Beck II in a market that operates on five minute economic dispatch
14 instructions.

15 16 **4.0 EXISTING HYDROELECTRIC INCENTIVE MECHANISM**

17 **4.1 Background**

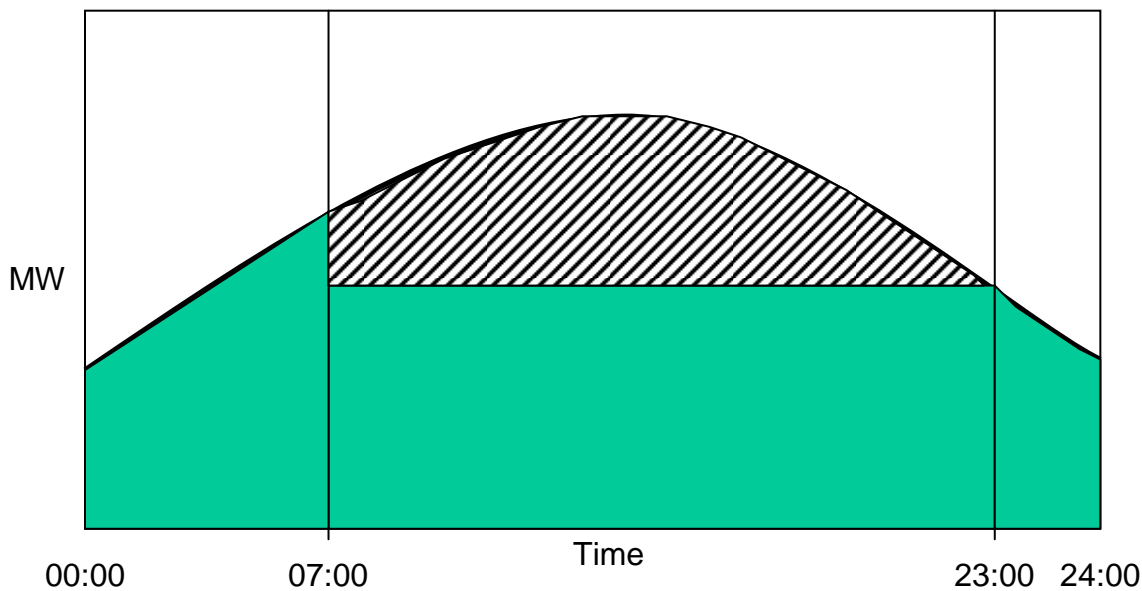
18 Subsection 4 (2) of O. Reg. 53/05 establishes the payment amount for hydroelectric
19 production from the prescribed facilities for the interim period. The structure of the payment
20 amount includes an incentive to link the use of peaking capability from the regulated
21 hydroelectric facilities with market prices. This incentive mechanism involves the use of an
22 hourly baseload forecast quantity for the regulated hydroelectric facilities, which was
23 established by the Province at 1900 MWh for any given hour. This quantity represents an
24 estimate of the aggregate baseload output that the regulated hydroelectric facilities would
25 typically provide to the market in each hour. Production up to this amount in any hour
26 receives the regulated payment amounts. For quantities generated above this baseload
27 threshold, output is deemed to be associated with the peaking capability of these facilities
28 and as such receives market prices.



29 30 **4.2 Baseload and Peaking Energy Calculation**

1 For the interim period, the Province established the incentive mechanism quantity of 1900
2 MWh for any hour based on forecast production information provided by OPG. This energy
3 forecast is comprised of a large baseload quantity and a much smaller peaking quantity. The
4 baseload quantity was approximated as the forecast of all off-peak energy (i.e., all generation
5 output from the regulated hydroelectric facilities between 11pm and 7am, seven days a
6 week) plus the minimum output during on-peak hours over all days in the interim period.

7

8 **Figure 1 - Baseload Minimum Output Calculation – Typical Day (figure is**
9 **illustrative only)**



10  Indicates "Baseload" portion  Indicates "Peak" portion

11

12 As indicated in Ex. E1-T1-S1, forecast energy values are based on expected water flow
13 conditions, and include all baseload and peaking energy from the regulated hydroelectric
14 facilities.

15

1 Using the above definition for baseload energy, OPG determined hourly baseload forecast
2 values for the interim period years (2005 - 2007)⁵. Instead of having three different annual
3 values (i.e., one for each year of the interim period), O. Reg. 53/05 provides a single value
4 that applies for the duration of the interim period. That value is 1900 MWh in any given hour.

6 **4.3 How the Existing Hydroelectric Incentive Mechanism Works**

7 Under the existing incentive mechanism, OPG is paid at market prices for all production from
8 the regulated hydroelectric facilities in excess of 1900 MWh in any hour. This encourages
9 OPG to maximize its hydroelectric production during the hours of the day with the highest
10 market prices, which generally correspond to the highest demand periods.

12 **4.4 Benefit of Experience and Rationale for Change**

13 While the existing incentive mechanism encourages efficient and economic operations most
14 of the time, OPG used its operational experience during the interim period to review and
15 consider whether this methodology could be improved. OPG has identified circumstances
16 where the existing incentive mechanism does not provide appropriate price signals.
17 Consequently, OPG is proposing a new mechanism for the test period.

18
19 The existing mechanism, as specified in O. Reg. 53/05, provides the correct market price
20 signal in most instances (i.e., it generally provides the appropriate signals to time-shift
21 prescribed hydroelectric energy). However, there are specific situations where the
22 mechanism does not provide the right price signal. Some of these circumstances are
23 described below.

24
25 Some of the occurrences of sub-optimal signals involve decisions on whether to cycle the Sir
26 Adam Beck PGS (i.e., to fill or release water from the Sir Adam Beck PGS reservoir).
27 Because these decisions are complex and involve consideration of a number of variables,
28 including the availability of water, the quantum of the regulated payment amount, the current
29 hourly baseload forecast level, market prices, and on-peak versus off-peak pricing

⁵ The hourly baseload forecast for the forecast energy production is estimated from historical values of energy production and "back-casted" hourly baseload forecast.

1 differentials, they require the use of market price signals to integrate as seamlessly as
2 possible with the Ontario market. If a regulatory rate is used instead of a market price, the
3 decisions that are made do not optimize the benefits that could be realized from these
4 facilities.

5

6 For example, O. Reg. 53/05 provides a signal to OPG to base its pump decisions on
7 \$33/MWh (which is the opportunity cost to OPG of pumping instead of generating during
8 periods when production is below 1900 MWh) instead of market prices. As a result, OPG
9 may engage in pumping activities during times when the price differential between on-peak
10 and off-peak prices would not justify it. Similarly, there are other occasions when OPG does
11 not pump water based on the signals provided by O. Reg. 53/05, when market signals would
12 justify such activity. The following numerical example is provided to further illustrate this
13 point.

**ILLUSTRATIVE EXAMPLE OF PUMP DECISIONS IN ACCORDANCE WITH
O. REG. 53/05**

For this particular day:

Average off-peak market price = \$20 / MWh

Average on-peak market price = \$40 / MWh

Sir Adam Beck PGS illustrative pumping costs⁶ = \$10 / MWh

- In order to recover the costs of pumping Sir Adam Beck PGS, the price differential between on-peak and off-peak hours needs to be at least \$10 / MWh.

a) **PROPOSED HYDROELECTRIC
INCENTIVE MECHANISM - Using
Market Signals**

Price differential = \$20 / MWh
(\$40 / MWh on-peak price - \$20 /
MWh off-peak price)

which is greater than \$10 / MWh therefore Sir
Adam Beck PGS would operate in **PUMP**
mode overnight.

b) **EXISTING HYDROELECTRIC
INCENTIVE MECHANISM - Using
the Regulated Rate**

Price differential = \$7 / MWh
(\$40 / MWh on-peak price - \$33 /
MWh Regulated Rate)

which is less than \$10 / MWh therefore Sir
Adam Beck PGS would **NOT PUMP**
overnight.

In addition to responding to market price signals, Sir Adam Beck PGS may pump overnight for operational considerations such as automatic generation control at Sir Adam Beck II, diversion control at the Sir Adam Beck complex and maintaining a specific water elevation in the storage reservoir.

14 By employing the proposed incentive mechanism described below, the above inconsistency
15 of not always responding to market signals can be corrected.

16

17 **5.0 PROPOSED HYDROELECTRIC INCENTIVE MECHANISM**

18 **5.1 The Proposed Incentive Mechanism**

⁶ Costs associated with pumping Sir Adam Beck PGS are variable and include efficiency losses, load consumed during pump operations, gross revenue charge, replacement value of the water to refill the Sir Adam Beck PGS and IESO market charges (non-energy charges such as rural rate assistance, transmission charges, uplift, debt retirement charge, OPA administration charge and IESO energy market administration charge).

1 Under OPG's proposed incentive mechanism approach, OPG will be financially obligated to
2 supply a given quantity ("hourly volume") in all hours and will receive the regulated rate for
3 the hourly volume in all hours regardless of the actual output from its regulated hydroelectric
4 facilities. If OPG produces more than the hourly volume in a given hour, it will receive
5 regulated payment amounts up to the hourly volume, and market prices for the incremental
6 amount of energy above this hourly volume. If OPG fails to produce the hourly volume in a
7 given hour from its regulated hydroelectric facilities, the amount payable to OPG at the
8 regulated rate will be reduced by the production shortfall multiplied by the market price. This
9 notionally results in OPG "purchasing" the difference between the actual energy produced
10 and the hourly volume from the market at market prices. Note that under this incentive
11 mechanism, if there is no time-shifting of production from lower priced hours to higher priced
12 hours (i.e., if production were to equal a constant volume for the entire period), OPG will only
13 receive the regulated rate for the hourly volume.

14
15 OPG's proposed hydroelectric incentive mechanism improves its operational drivers by tying
16 all decisions (both operational and financial), regardless of hourly output, to market signals
17 instead of the regulated rate (see example in section 4.4). Using market signals is important
18 to all market participants and to ratepayers as this will ensure that the operation of the
19 regulated assets is optimized in all hours. Without an incentive mechanism tied to market
20 signals, situations can occur where energy that could be transferred to peak hours is not
21 transferred, or conversely, energy that could be transferred to peak hours is transferred
22 contrary to what an efficient market would have dictated.

23
24 In addition to time-shifting operations, other operational and transaction decisions, such as
25 those discussed in Exhibit G1, also need to be integrated with the proposed hydroelectric
26 incentive mechanism. In OPG's submission, the best way to achieve this efficiency and
27 ensure the lowest cost dispatch for the consumer, is to use a common market signal as the
28 economic criteria for all decisions associated with these facilities.

29
30 By providing clear market signals, driven directly by the differential between on-peak and off-
31 peak market prices, the proposed mechanism would also be responsive to the OEB's Filing

1 Guidelines⁷ regarding an incentive price mechanism for the regulated hydroelectric facilities
2 including Sir Adam Beck PGS.

3
4 **5.2 Proposed Regulated Hydroelectric Payment Structure - Formula and Specific**
5 **Values**

6 The formula for the proposed hydroelectric payment amount is as follows:

7
8 ***Monthly Hydroelectric Payment Amount⁸ =***

9
$$\sum_t [MW_{avg} \times RegRate + (MW(t) - MW_{avg}) \times MCP(t)]$$

10
11 Where:

MW_{avg} = hourly volume or the actual average hourly net energy production
over the month as explained in section 5.2.2.

RegRate = the proposed regulated rate (\$/MWh) for the regulated
hydroelectric facilities as discussed in section 5.2.1.

MW(t) = net energy production supplied into the IESO market for each hour
of the month.

MCP(t) = market clearing price for each hour of the month.

12
13 **5.2.1 Proposed Incentive Mechanism Price Equals the Hydroelectric Regulated Rate**

14 As indicated in Ex. K1-T2-S1, the proposed regulated rate for the regulated hydroelectric
15 facilities is \$37.90/MWh. This regulated rate is calculated based upon the test period revenue
16 requirements for the regulated hydroelectric facilities divided by the forecast net energy
17 output from the regulated hydroelectric facilities over the test period. This will be the
18 regulated payment amount for the hourly volume.

⁷ EB-2006-0064 OEB Filing Guidelines for OPG, Setting Payment Amounts for Prescribed Generation Assets, July 27, 2007.

⁸ For simplicity the formula is expressed using hourly values. Upon implementation the formula will be adapted to use values to correspond with each five minute interval in the market. Implementation will be consistent with existing settlement practices.

1

2 5.2.2 Proposed Incentive Mechanism Hourly Volume

3 OPG proposes an hourly volume for the incentive mechanism that changes each month and
4 that is equal to the actual average hourly net energy production over the month. The hourly
5 volume would be calculated as the sum of the net energy production (i.e., energy production
6 net of load including Sir Adam Beck PGS pump load) from the prescribed assets for that
7 month (in MWh) divided by the number of hours in the month. At the end of each month, the
8 actual net energy production supplied into the IESO market only (i.e., segregated mode of
9 operation⁹ production is not included) for each hour of the month would be reconciled against
10 the hourly volume for that month. It should be noted that the hourly volume would fluctuate
11 based on monthly production, but in 2008 it is forecast to average out to 1986 MWh in each
12 hour of the month¹⁰ assuming that OPG achieves its 2008 production forecast of 17.4 TWh.
13 Similarly for 2009 the hourly volume is forecast to average out to 2114 MWh in each hour
14 assuming that OPG achieves its 2009 production forecast of 18.5 TWh (see Ex. E1-T1-S1).
15 Use of an hourly volume based on actual production allows for a higher volume of energy at
16 the regulated payment amount than a predetermined volume because the volume can be
17 established without the need to incorporate a risk premium to adjust for forecast uncertainty.

18

19 As per Ex. E1-T1-S1, the production forecast for OPG's regulated hydroelectric facilities is
20 based on water models that do not take into consideration hour to hour fluctuations in water
21 conditions. In addition, there is the potential for large fluctuations in the annual flow levels
22 that are beyond OPG's control and which are difficult to predict. Although a hydroelectric
23 variance account has been proposed to address changes in forecast production due to water
24 conditions, it has not been designed to mitigate the inherent risk associated with using a
25 predetermined production level in the incentive mechanism. If a predetermined annual
26 production level is used, this risk is greater during the Niagara tourist season¹¹ when flows to
27 the Sir Adam Beck Generating Stations are reduced to sustain the Niagara Falls flow as per
28 the Niagara Diversion Treaty (see Ex. A1-T4-S2). It is also during this period that market

⁹ Segregated mode of operation is described in Exhibit G1.

¹⁰ Average net energy production per month forecast for 2008 = 17,440,865 MWh/ 8784 hours per year. 2008 is a leap year with 8784 hours.

¹¹ Niagara tourist season is April 1st to October 31st of each year. Tourist hours are 0800-2200 April 1st to September 15th and 0800-2000 September 16th to October 31st.

1 demand increases, which generally results in higher peak market prices. For this reason, it is
2 difficult to set a predetermined production volume in advance for the proposed incentive
3 mechanism that balances OPG's risks and customer benefits. In order to alleviate this
4 difficulty, OPG proposes to base the volume on actual monthly production, rather than on a
5 predetermined forecast production level.

6 7 **5.3 Incremental Risk Associated with Proposed Incentive Mechanism**

8 The proposed incentive mechanism increases risk for OPG relative to the existing
9 mechanism in two specific areas; production risk and market price risk.

10
11 In addition to providing market price signals for all of OPG's operational decisions, the
12 proposed incentive mechanism would result in OPG assuming the additional downside
13 financial risk associated with under production (within the context of the variance accounts,
14 as discussed in Exhibit J).

15
16 In hours where OPG's production is less than the hourly volume, OPG would be financially
17 obligated to "notionally purchase" the shortfall from the market, at market prices. If prices are
18 high, OPG could incur significant reduced revenues in these hours. Similarly, if OPG time-
19 shifts water to produce above the hourly volume and prices do not materialize as forecast,
20 OPG could incur costs associated with incremental pumping of the Sir Adam Beck PGS that
21 would not be recovered through the market price in that hour. These costs include efficiency
22 losses associated with non-optimal operation of units, load associated with incremental
23 pumping and IESO market or non-energy related charges. As the energy and efficiency
24 losses are not due to water conditions they would not be covered by the variance account
25 and would therefore increase OPG's risk in recovering its revenue requirement.

26
27 The primary difference between the existing incentive mechanism and the proposed
28 incentive mechanism is that under the proposed mechanism OPG faces more financial risk in
29 the form of having to "notionally purchase" any shortfall in production whereas no action is
30 required with the existing mechanism. In essence, the existing mechanism protects OPG
31 from the downside risk associated with under-production, whereas the proposed incentive

1 mechanism leaves OPG fully exposed, and hence gives a much greater incentive to time-
2 shift.

3

4 Even with an hourly volume that changes each month, OPG would still be exposed to water
5 variability risks as the flow may change during the month affecting the monthly average and
6 exposing OPG to price risk. As an example, the Niagara Falls flow requirement decreases on
7 September 16 of each year and energy production will be higher after this date due to the
8 increased flow to the plants. This change results in a greater average volume for the month
9 of September. For the first part of the month, OPG will be exposed to under production risks
10 and may be required to notionally purchase energy from the market during a period when
11 market prices could be high.

12

13 Further to the above, OPG also incurs risks associated with operating in the market and
14 relying on market prices such as managing excess baseload generation and spill, as well as
15 timing the offering of generation into the highest demand hours.

16

17 **5.4 Benefits of Proposed Incentive Mechanism**

18 Section 3.0 discussed the potential savings for consumers that could be achieved by time-
19 shifting water and operating four Sir Adam Beck PGS units during the peak hours of the day
20 to displace typically more expensive generation. This time-shifting profile is forecast to
21 reduce the hourly Ontario energy price ("HOEP") by between \$0.4/MWh and \$1.20/MWh with
22 an annual estimated savings ranging between \$80M and \$270M (see Chart 1).

23

24 It will not always be economical for Sir Adam Beck PGS to pump and generate at full
25 capacity. Market prices will determine how many Sir Adam Beck PGS units should generate
26 during the day and running four units may not be cost efficient. The impact on HOEP of
27 operating a different number of Sir Adam Beck PGS units and the estimated value in savings
28 to market consumers is outlined in Chart 1.

Chart 1

Estimated Benefits of Sir Adam Beck Complex Operations to Consumers

Estimated Benefits of Sir Adam Beck Complex Operations to Consumers ¹²				
Number of Sir Adam Beck PGS Units Generating During the Peak Hours of the Day	Estimated Daily Reduction in HOEP		Estimated Average Annual Savings to Consumers	
	Average (\$/MWh)	Standard Deviation (\$/MWh)	Average (\$M)	Standard Deviation (\$M)
1	0.4	0.3	80	60
2	0.7	0.4	150	80
3	1.0	0.5	220	110
4	1.2	0.7	270	130

As previously indicated, because of the enhancement to the market price signal to time-shift water, the proposed incentive mechanism represents an improvement over the existing mechanism for the interim period as it facilitates the increased usage of the Sir Adam Beck PGS and more optimal use of the Sir Adam Beck complex provided that it is economic to do so.

OPG has forecast its incremental revenues associated with the proposed incentive mechanism. Incremental revenues are the result of time-shifting water into hours of the day with naturally higher prices (due to higher demand), and increasing production for these hours beyond the proposed incentive mechanism volume, thereby earning market prices on the difference between actual output and the proposed incentive mechanism volume. There is considerable uncertainty in forecasting the incentive revenues and the costs because they are dependent on several factors including market prices.

The expected annual value of gross incentive revenues is estimated to be approximately \$12M above and beyond the proposed revenue requirement. The distribution of results from

¹² These values were derived using multiple market simulations based on forecast market prices for 2008 and profiles that include six Sir Adam Beck PGS units pumping at night and the specified number of Sir Adam Beck PGS units dispatched and providing energy during the day. The analysis further assumes that Sir Adam Beck PGS generates the specified number of units continuously for the peak hours of the day, 365 days of the year.

1 OPG's modeling of this mechanism includes at a five percent confidence level an
2 incremental incentive of \$5M (low estimate) and a ninety-five percent confidence level an
3 incremental incentive of \$19M (high estimate). These values were derived using forecast
4 market prices for 2009 with an expected average of approximately \$44/MWh, a five percent
5 confidence level of \$34/MWh (low estimate) and a ninety-five percent confidence level of
6 \$57/MWh (high estimate). The expected value of \$12M was arrived at using multiple market
7 simulations based on the statistical forecasts of production and market prices. Changes in
8 the market price forecast will directly impact the incentive revenues and the costs associated
9 with time-shifting production.

10
11 The costs associated with these time-shifting activities include pump energy consumption,
12 pump non-energy charges, efficiency losses and GRC adjustments. OPG proposes that the
13 actual costs incremental to those included in the regulated hydroelectric revenue requirement
14 will be recovered through revenues associated with the proposed hydroelectric incentive
15 mechanism.

16
17 OPG also incurs additional risks associated with operating in the market and relying on
18 market prices which will further reduce the value of this incentive (section 5.3 describes
19 these risks).

20
21 Further to the above, if the spread between an on-peak and off-peak market price is large
22 enough, there may be an economic opportunity to increase the utilization of the Sir Adam
23 Beck PGS by pumping more water; and/or to "super-peak" the Sir Adam Beck II units by
24 operating at maximum gate.¹³ Operating in this manner gives rise to greater costs, which will
25 need to be recovered, but provides savings for market consumers by further reducing the
26 average market price. As the maximum attainable potential of "super-peaking" the regulated
27 assets is highly dependent on real-time market prices and operational conditions during the
28 specific day, the estimated benefit of "super-peaking" could not be forecast with any
29 accuracy.

¹³ Operating a unit at maximum gate means that the units will operate at a lower efficiency point thereby consuming more water per kWh of electricity production but will generate higher energy production for that particular hour. This is often referred to as "super-peaking" operation.

1

2 In summary, providing the correct market drivers to peak the regulated hydroelectric facilities
3 provides the following benefits:

- 4 • The market consumer benefits from lower market prices with an estimated annual value
5 ranging between \$80M and \$270M.
- 6 • The market benefits by having a peaking energy supply to meet high demand periods.
- 7 • OPG benefits with a modest gross incentive payment forecasted to be approximately
8 \$12M for 2009.

9

10