### NEWFOUNDLAND AND LABRADOR BOARD OF COMMISSIONERS OF PUBLIC UTILITIES

### AN ORDER OF THE BOARD

NO. P.U. 29(2013)

IN THE MATTER OF the *Electrical Power Control Act, 1994* SNL 1994, Chapter E-5.1 (the . *"EPCA"*) and the *Public Utilities Act,* RSNL 1990, Chapter P-47 (the *"Act"*), as amended, and regulations thereunder; and

**IN THE MATTER OF** an application by Newfoundland and Labrador Hydro for approval of the Rate Stabilization Plan rules and components of the rates to be charged to Island Industrial customers pursuant to section 71 of the *Act*.

### **BEFORE:**

Andy Wells Chair & Chief Executive Officer

Darlene Whalen, P. Eng Vice-Chair

Dwanda Newman, LL.B Commissioner

James Oxford Commissioner

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# 1. <u>The Application</u>

On July 30, 2013 Newfoundland and Labrador Hydro ("Hydro") filed an application, pursuant to
Government direction, requesting approval of, among other things, changes to the Island
Industrial customer rates and the Rate Stabilization Plan (the "RSP") rules (the "Application").
Specifically, the Application seeks an Order of the Board:

- i) setting the RSP Rate for Teck Resources Limited at (1.111) cents per kWh;
- ii) setting the RSP Rate for all other Island Industrial customers to zero;
  - iii) modifying the RSP rules to change the way the load variation is allocated among customers in the RSP beginning on September 1, 2013;
- iv) finalizing the January 1, 2008, to August 31, 2013 Island Industrial customer rates; and
- v) implementing new RSP rules to effect Government direction in relation to the
   disposition of the load variation accumulated to August 31, 2013.

16 17 Copies of the Application were provided by Hydro to Corner Brook Pulp and Paper Limited, North Atlantic Refining Limited, Teck Resources Limited, Abitibi-Consolidated Company of 18 Canada, Vale Newfoundland and Labrador Limited, Praxair Canada Inc., the Consumer 19 Advocate and Newfoundland Power Inc. The Board published notice of the Application on 20 August 6, 2013. Intervenor submissions were filed by: i) the Consumer Advocate; ii) 21 Newfoundland Power Inc. ("Newfoundland Power"); iii) a group of three Island Industrial 22 customers, Corner Brook Pulp and Paper Limited, North Atlantic Refining Limited and Teck 23 Resources Limited (the "Industrial Customer Group"); and, iv) Vale Newfoundland and 24 Labrador Limited ("Vale"). 25

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Requests for Information ("RFIs") were issued to Hydro by the intervenors over the period
August 8<sup>th</sup> to September 13<sup>th</sup>. Written submissions were filed by all parties on September 23,
2013.

## 31 2. Background

The history and background to this Application dates back to 2007. The Board is of the view that a summary of the key events is necessary to provide context for the Order being sought by Hydro.

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On December 20, 2007 Hydro filed an application seeking to suspend the normal operation of the RSP and requesting continuation on an interim basis of the Island Industrial customer rates then in effect. The reason put forth by Hydro at the time was that the impact of a significant load change of one of its Island Industrial customers would result in potential volatility in rates for 2008 and in future years, and that further analysis was required. The Board approved Hydro's request and ordered the continuation of Island Industrial customer rates on an interim basis in Order No. P.U. 34(2007).

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On December 11, 2008 Hydro filed an application again requesting, among other things,
 approval of the continuation of the interim rates to allow for analysis of further changes in Island

Industrial customer load in 2008 along with a reduction in fuel prices. In Order No. P.U.
 37(2008) the Board approved the continuation of existing interim rates. The Board also ordered
 Hydro to file an application by January 30, 2009 to finalize the interim rates, rules and
 regulations for the Island Industrial customers. This date was extended by the Board to June 30,
 2009 in Order No. P.U. 6(2009) following application by Hydro.

7 On June 30, 2009 Hydro filed an application proposing that the interim rates for the Island Industrial customers, except Teck Cominco Limited (now Teck Resources Limited), be made 8 final. Following public notice interventions were received from the existing Island Industrial 9 customers (Corner Brook Pulp and Paper Limited, North Atlantic Refining Limited, Teck 10 Cominco Limited and Vale Inco Newfoundland and Labrador), Abitibi-Consolidated Company 11 of Canada Limited (as a former Island Industrial customer), Newfoundland Power and the 12 Consumer Advocate. Information requests were issued by the intervenors and expert evidence 13 14 was filed by Hydro and the intervenors.

A preliminary hearing was held on June 14, 2010 to receive submissions from the parties on the 16 question of whether the Board had jurisdiction to change the manner in which the RSP operated, 17 including the rates charged, the determination of the balance(s) in the RSP, and how these 18 balances are allocated to customers. These issues were raised in the context of the interim orders 19 issued by the Board for Island Industrial customer rates since December 2007, and the impact on 20 the method of allocation between customer classes of the balances accumulating in the RSP due 21 to load reductions. On August 26, 2010 the Board issued Order No. P.U. 25(2010) in which the 22 Board found that, in the circumstances, its jurisdiction to make orders in relation to how the RSP 23 operated in prior years was limited. The Board found that it did not have the jurisdiction to 24 change how the RSP operated in prior years, either in terms of the rates charged or the resulting 25 26 balances.

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On December 30, 2010 the Board issued Order No. P.U. 39(2010) making Hydro's Utility rate to
Newfoundland Power and the RSP rules interim.

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Hydro and the Consumer Advocate appealed Order No. P.U. 25(2010) arguing that the Board erred by failing to find that it had jurisdiction to allocate balances accrued under the RSP rules to other classes while the Island Industrial customer rates were interim. On June 19, 2012 the Court of Appeal granted the appeal, finding that the Board had jurisdiction to deal with and dispose of remaining amounts in the RSP in accordance with the broad powers contained in the *Act*. The Court of Appeal remitted the matter back to the Board.

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## 3. <u>Government Direction</u>

On April 19, 2011 the Lieutenant Governor in Council, pursuant to section 5.1 of the *EPCA*,
issued direction to the Board to defer consideration of all matters currently before the Board
pertaining to Island Industrial customer rates and rate adjustments and to consider those matters
in the context of Hydro's general rate application process.

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On April 4, 2013 the Lieutenant Governor in Council, pursuant to section 39 of the *Hydro Corporation Act*, 2007, issued direction to Hydro to, among other things file a general rate application. At the same time the Lieutenant Governor in Council, pursuant to section 5.1 of the *EPCA*, issued direction to the Board as follows:

"Under the authority of section 5.1 of the Electrical Power Control Act, 1994, the Lieutenant Governor in Council is pleased to direct the Board of Commissioners of Public Utilities that:

1) Effective July 1, 2013, Island industrial customer rates will no longer be frozen. Effective on this date rate increases for island industrial customers will be phased in over a three year period, with funding for this phase-in to be drawn from the January 1, 2007 to June 30, 2013 accumulated Load Variation (the Rate Stabilization Plan Surplus) component of the Rate Stabilization Plan and credited to the Island industrial customer Rate Stabilization Plan effective June 30, 2013;

2) On June 30, 2013 the Island industrial customers' Rate Stabilization Plan will be credited with \$56.5 million, the estimated Rate Stabilization Plan amount required to phase-in industrial customer rates, based on Newfoundland and Labrador Hydro's General Rate Application. The remaining balance in the Rate Stabilization Plan Surplus on June 30, 2013, will be transferred to the credit of Newfoundland Power's Rate Stabilization Plan. No future adjustments will be made to these amounts credited. Effective July 1, 2013 all Island industrial customers, with the exception of Teck Resources, will be subject to the same standard industrial rate, equivalent to the existing base rate but excluding the Rate Stabilization Plan adjustment currently in place;

3) Teck Resources rate increase will be phased in, to a reasonable degree, in three equal annual percentage increases, and at the end of the phase-in period Teck Resources will be subject to the standard industrial rate;

4) Over the three year Island industrial rate phase in period, the shortfall in Newfoundland and Labrador Hydro's revenues when compared to revenue at the Board of Commissioners of Public Utilities-approved Island industrial customer rates, shall be funded from the Island industrial customer Rate Stabilization Plan;

5) Notwithstanding Items 1) through 4) above, effective January 1, 2014, the Island industrial customers will be subject to Rate Stabilization Plan rate changes in accordance with the Board of Commissioners of Public Utilities-approved methodology;

6) Newfoundland and Labrador Hydro's General Rate Application process shall include a Rate Stabilization Plan surplus refund plan to ratepayers. The refund plan shall comprise direct payments or rebates to ratepayers and shall not be in the form of an electricity rate adjustment. This refund plan will exclude Island industrial customers who will receive Rate Stabilization Plan surplus funds through the three year phase-in of new rates. The Board of Commissioners of Public Utilities shall make the final determination on the details of the refund to remaining ratepayers;

39 7) Newfoundland Power's portion of the Rate Stabilization Plan Surplus shall be
40 distributed as a direct payment or rebate to its ratepayers and shall not be in the form of
41 an electricity rate adjustment; and

8) Newfoundland and Labrador Hydro's General Rate Application shall be based on a 2013 test year in the determination of new electricity rates for customers."

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On July 16, 2013 the Lieutenant Governor in Council further clarified the direction as follows:

"Under the authority of section 5.1 of the Electrical Power Control Act, 1994, the

Lieutenant Governor in Council is pleased to amend OC2013-089 by:

a) deleting the date "June 30, 2013" wherever it appears and substituting therefor the date "August 31, 2013";

b) deleting the date "July 1, 2013" wherever it appears and substituting therefor the date "September 1, 2013"; and

c) deleting the words "\$56.5 million" wherever they appear and substituting therefor the words "\$49 million"."

#### 4. **Interim Order of the Board**

On August 30, 2013, while the Application process was ongoing, the Board issued an interim Order to address matters that were required by the August 31, 2013 date set out in the direction of Government. In Order No. P.U. 26(2013) the Board: 16

- approved on an interim basis an RSP rate of \$0 for all Island Industrial customers; i) including Teck Resources Limited;
- allocated the amounts of the August 31, 2013 accumulated load variation as set out by ii) the direction of Government: and
  - clarified that other matters raised by the Application would be addressed by a iii) subsequent Order of the Board.

#### 5. **Board Findings**

27 The Application process has now concluded with all outstanding RFIs answered and written submissions filed. The Board has considered the information filed and the written submissions as 28 29 well as the requirements of the direction of Government. The Board notes that on September 16, 2013, in response to CA-NLH-11, Hydro clarified its position with respect to certain of the 30 issues raised in the Application, confirming that: 31

- the January 1, 2008 to August 31, 2013 rates can and should be made final at this i) time:
- an Order implementing an RSP rate of (1.111) cents per kWh for Teck Resources ii) Limited is required prior to October 1, 2013 to comply with the direction of Government and permit customer billing for September;
- iii) the proposed changes to the RSP related to the disposition of the August 31, 2013 accumulated load variation allocated in Order No. P.U. 26(2013) are required prior to the implementation of rates after the general rate application;
- the proposed modifications to the RSP rules in relation to the way in which the load iv) 41 variation is allocated among customers in the RSP can be deferred to the general rate 42 application providing that the load variation is segregated beginning on September 1, 43 2013; and 44
- 45 v) a final Order as to rates for Island Industrial customers approved in Order No. P.U. 26(2013) would be sought by Hydro in due course. 46

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Finalization of rates from January 1, 2008 to August 31, 2013

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Hydro submits that there is sufficient direction and information for the Board to finalize the Island Industrial customer rates which were interim from January 1, 2008 to August 31, 2013. Hydro states that:

"Carrying out the plain and direct meaning of the OC provides a full and complete answer to the question as to the disposition of the RSP balance and, with regard to the finalization of the interim rates, the disposition of these amounts completely resolves the issue; there are no other amounts left to be considered. Making a final order confirming the interim rates is a necessary step in bringing about the outcome required by the directive. Reaching a different conclusion on the issue of the interim rates would give a different rates outcome from that contemplated in the OC and, therefore, cannot be reconciled with the policy implicit in the directive to the Board." (Hydro, Written Submission, Page 8)

The Industrial Customer Group agrees that the Board should order that the Island Industrial customer rates from January 1, 2008 to August 31, 2013 be made final, as they are, without any further review by the Board. They submit:

> "The IIC Group, given the constraints imposed by the directions in the Orders-in-Council, and the sweeping effect of those directions in light of section 5.1 of the EPCA, accept that the best means of ensuring the attainment of the objects and purposes of the Orders-in-Council is for the rates in effect for the industrial customers since January 1, 2008 and up to August 31, 2013 to be made final as they are." (Industrial Customer Group, Written Submission, Page 7)

Vale does not comment on the finalization of the January 1, 2008 to August 31, 2013 interim rates for Island Industrial customers.

Newfoundland Power submits that, based on the direction of Government and the information filed in the proceeding, it is open to the Board to order that the Island Industrial customer interim rates in effect from January 1, 2008 to August 31, 2013 be made final. Newfoundland Power also submits that, if the Board finalizes the Island Industrial customer rates, Hydro's Utility rate to Newfoundland Power, which was made interim effective January 1, 2011, should also be made final.

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The Consumer Advocate agrees with Hydro's position and recommends that the Island Industrial customer rates for the period January 1, 2008 to August 31, 2013 be made final.

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While the direction of Government does not expressly require that the January 1, 2008 to August 31, 2013 interim rates be made final the Board agrees that a purposeful reading of the direction of Government suggests that these rates should be approved on a final basis. The parties did not challenge Hydro's request to finalize these rates. The Board therefore will finalize the Island Industrial customer rates which were interim from January 1, 2008 to August 31, 2013. The Board agrees with Newfoundland Power that Hydro's Utility rate from January 1, 2011 to August 31, 2013 should also be made final at this time. The Board notes that the rates after 1 August 31, 2013 for both the Island Industrial customers and Newfoundland Power will be 2 interim rates given that these rates could possibly be impacted by determinations made in 3 Hydro's general rate application.

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Rate for Teck Resources Limited

Hydro proposes an RSP rate for Teck Resources Limited of (1.111) cents per kWh for electrical
consumption on and after September 1, 2013. Hydro determined this rate based on its estimate of
the three equal annual percentage increases set out in the direction of Government.

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The Industrial Customer Group submits that the Board should order that the Industrial – Firm
 rate components be changed as set out in Schedule A to the Application, which sets a Teck
 Resources Limited RSP Surplus Adjustment of (1.111) cents per kWh.

15 Vale submits that:

"As no explanation has been provided, Vale takes no position with respect to the preferential treatment provided to Teck Resources in the Order in Council." (Vale, Written Submission, Page 5)

Newfoundland Power states that it has no direct interest in the Teck Resources Limited rate and
 makes no submission thereon.

The Consumer Advocate recommends approval of the RSP rate of (1.111) cents/kWh for Teck
Resources Limited proposed by Hydro.

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The Board notes that the direction of Government does not set out a specific rate for Teck 27 Resources Limited but rather states that the rate increase will be phased in with three equal 28 annual percentage increases so that Teck Resources Limited is subject to the standard Island 29 Industrial customer rate after the phase-in period. Hydro has calculated an RSP rate for Teck 30 Resources Limited based on a methodology developed for the implementation of the direction of 31 Government. Hydro answered several requests for information with respect to how this rate was 32 calculated and the written submissions filed by the parties do not raise any concerns in relation to 33 this methodology. The Board accepts Hydro's approach as reasonable in the circumstances and 34 will therefore order on an interim basis an RSP adjustment rate of (1.111) cents per kWh for 35 Teck Resources Limited effective September 1, 2013. 36

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38 Segregation of the August 31, 2013 RSP Load Variation amount

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Hydro submits that, for ease of administration, the (\$10,870,627) balance in the Island Industrial customer RSP resulting from the amount allocated to the Industrial Customer RSP by Order No. P.U. 26(2013) should be segregated. Hydro's position is that no customers are disadvantaged by the segregation of the (\$10,870,627) balance, and that the Board should approve that segregation at this time. Additionally, a similar segregation of the RSP amount allocated to Newfoundland Power should be made to facilitate the future disposition of that balance. Hydro submits that segregation of these amounts will provide transparency in the calculation of rates. 1 The Industrial Customer Group does not specifically discuss the segregation of these amounts 2 substantially but accepts the proposed changes to the RSP rules set out in the Application 3 relating to the August 31, 2013 accumulated load variation providing for segregation of the 4 Island Industrial customer allocated amount.

Vale and Newfoundland Power do not specifically address the segregation of the August 31, 2013 accumulated load variation.

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9 The Consumer Advocate recommends approval of the new section of the RSP related to the
10 disposition of the August 31, 2013 accumulated load variation.

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The Board notes that the direction of Government does not specifically set out the accounting treatment that is to be given to the August 31, 2013 accumulated load variation. Hydro requests that the accumulated load variation on August 31, 2013 for both the Island Industrial customers and Newfoundland Power be segregated for ease of administration. The Board did not receive any submissions to suggest that the segregation should not be allowed. The Board will therefore approve Hydro's proposal to segregate the August 31, 2013 accumulated load variation for both the Island Industrial customers and Newfoundland Power.

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20 Island Industrial customer rate phase-in and funding

Hydro proposes changes to the RSP rules so that the RSP adjustment for Teck ResourcesLimited is applied to the accumulated load variation amount. Hydro states:

"To complete compliance with the Orders in Council, and in particular the direction that the funding for the phase-in be drawn from the January 1, 2007 to June 30, 2013 accumulated Load Variation(the Rate Stabilization Plan Surplus), the RSP adjustment for Teck must be applied to the IC RSP Surplus" (Hydro, Written Submission, Pages 9-10)

Hydro also proposes changes to the RSP rules to provide for the phase-in of the other Island Industrial customer rates and draw down of the RSP Surplus to phase in these rates. Hydro submits that the Board should approve the proposed changes to comply with the direction of Government.

The Industrial Customer Group submits that none of the proposed changes to the RSP should be approved at this time aside from paragraph 1 of Section E which allows for the allocation of the August 31, 2013 load variation balance in accordance with the direction of Government. They state:

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"In this regard, the IIC Group note that the calculation of subsequent phase-in rates will not be possible, as Hydro acknowledges at page 9, lines 12-17 of its Application Evidence, until new base rates are approved by the Board in the GRA process, and will need to be addressed through the RSP in effect at that time. It is therefore premature, and unnecessary at this time, to approve the changes proposed by Schedule B to Hydro's Application in Section E: RSP Surplus, paragraph 2 Island Industrial Customer RSP Surplus Balance, and these changes can and should be addressed in the context of other changes to be considered for the RSP in the GRA process." (Industrial Customer Group, Written Submission, Page 10)

Vale makes detailed submissions in relation to Hydro's proposals in relation to the phase-in period. Vale notes that the rates which are proposed may be changed following the general rate application process. Vale submits that the phase-in period suggested by Hydro is inconsistent with the direction of Government and that the calculation of rate adjustments over the phase-in period should be based on forecasted energy for 2014 to 2016 rather than 2013 test year energy.

Newfoundland Power submits that it is appropriate that final approval of the new RSP rules
should be determined following the hearing of Hydro's general rate application.

13 The Consumer Advocate does not specifically comment on the proposed allocation of the Teck 14 Resources Limited RSP adjustment to the segregated accumulated load variation or the proposed 15 changes to address the phase-in of the other Island Industrial customer rates but states: 16

> "The Consumer Advocate recommends that approval be granted for the new section of the RSP related to disposition of the load variation, including financing, which has accumulated since January 1, 2007 consistent with the final form of the RSP ordered by the Board following the GRA." (Consumer Advocate, Written Submission, Page 2)

22 The Board notes that the direction of Government requires that the funding for the three-year 23 Island Industrial customer rate phase-in is to be drawn from the August 31, 2013 accumulated load variation. While Hydro applies in the Application for changes to the RSP rules to implement 24 25 the phase-in and funding of the phase-in from the accumulated load variation, Hydro states in 26 CA-NLH-11 that the proposed changes to the RSP rules are not required until the conclusion of 27 its general rate application. The parties raise several issues in relation to the phase-in of rates and seem to agree that this issue should be deferred to Hydro's general rate application. Given that 28 29 the general rate application provides an opportunity to address outstanding issues in relation to the phase-in of rates and funding thereof and, further that Hydro advises that approval is not 30 required immediately, the Board will not at this time approve the proposed changes to the RSP 31 rules in relation to the phase-in of rates and allocation of the RSP surplus for Island Industrial 32 customers, including the Teck Resources Limited. Hydro will accumulate the RSP rate for Teck 33 Resources Limited and segregate the balance from the components of the Industrial Customers 34 Rate Stabilization Plan to be dealt with by a future Order of the Board. 35

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37 Changes to the RSP Rules to change the way the load variation is allocated

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In its submissions Hydro confirms that the proposed modifications to the RSP rules related to the allocation of the load variation, such that year-to-date net load variation for both Newfoundland Power and the Island Industrial customers are allocated among the customer groups based on energy ratios, can be properly dealt with at a later time and will be addressed in its general rate application. Hydro asks for approval to hold, in a separate account from the Island Industrial customer and Newfoundland Power RSP plans, the load variation that occurs from September 1, 2013 until it is disposed of through Hydro's application to modify the load variation allocation. 1 2 3

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### The Industrial Customer Group submits that:

"In the context of the current application, which is a limited scope application to implement the OICs, there is no urgency to implement changes to the go-forward RSP." (Industrial Customer Group, Written Submission, Page 9)

They agree that the Board should order that the load variation that occurs for each customer class
from September 1, 2013 until a determination of the Board as part of the general rate application
be held in a separate account for disposition as determined in a future Order of the Board.

11 Vale requests that the Board order that the load variation provision continue without changes at 12 this time except that the load variation from September 1, 2013 be held in a separate account for 13 disposition by the Board. Vale states:

> "Vale submits that the continuation of, or changes to, the load variation component of the RSP requires investigation, discussion and negotiation that is not possible within the timelines of the current Application. Further, by ordering that any load variation that occurs between September 1, 2013 and conclusion of the GRA proceedings is to be placed in a separate account for future disposition by the Board, the Board can remove any urgency for a determination on this matter." (Vale, Written Submission, Pages 6-7)

Newfoundland Power notes in its submission that Hydro has agreed this matter may be deferred to the general rate application and submits that there is insufficient evidence in this proceeding to approve the proposed changes to the rules respecting the future allocation of the load variation component of the RSP at this time. Newfoundland Power agrees that segregation of the load variation amount as suggested by Hydro is an appropriate interim measure pending the final resolution of the issue.

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The Consumer Advocate notes that Hydro has indicated that the allocation of the load variation component of the RSP can be deferred to the general rate application and suggests that the Board limit its Order to resolution of the three issues for which Hydro seeks Board approval.

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The Board notes that the proposed change to the way in which the load variation provision is allocated in the RSP is not a matter addressed in the direction of Government. The parties agree that changes to way that the load variation is allocated in the RSP should be addressed in Hydro's general rate application and that Hydro should account separately for the load variation amounts beginning on September 1, 2013. The Board will therefore postpone consideration of these proposed changes to the RSP rules and will order that, beginning on September 1, 2013, the load variation amounts be segregated.

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### 41 <u>Conclusions</u>

43 In conclusion the Board finds that:

- i) Hydro's January 1, 2008 to August 31, 2013 Island Industrial customer rates should
   be finalized;
- 46 ii) Hydro's January 1, 2011 to August 31, 2013 Utility rate should be finalized;

1 2 3	iii)	Hydro's interim Island Industrial customer rates approved in Order No. P.U. 26(2013) should be continued on an interim basis, except that an RSP rate of (1.111) cents per kWh should be approved on an interim basis for Teck Resources Limited effective		
4		September 1, 2013;		
5	iv)	Hydro's Utility rate should be continued on an interim basis from September 1, 2013;		
6	v)	Hydro should file revised interim RSP rules effective September 1, 2013 based on the		
7		following findings of the Board;		
8	-	a. the August 31, 2013 accumulated load variation for the Island Industrial customers and Newfoundland Power should be segregated;		
9 10		b. the proposed changes to the way in which the load variation is allocated in the		
11		RSP is not approved at this time;		
12		c. the proposed changes to the RSP rules to phase in Island Industrial customer rates,		
13		and the proposed funding of the phase-in for Teck Resources Limited and the		
14		other Island Industrial customers from the August 31, 2013 accumulated load		
15		variation is not approved at this time;		
16		d. the RSP rate for Teck Resources Limited should be accumulated and segregated		
17		from the other components of the Industrial Customer RSP; and		
18	•	e. the load variation accumulating on and after September 1, 2013 should be		
19		segregated.		
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21	<u>Costs</u>			
22 23	The Indu	strial Customer Group and Vale request an award of costs.		
23 24	THE Indu	strar Customer Group and Vale request an award of costs.		
25	The Indu	strial Customer Group submits that Hydro's lack of justification for finalizing the		
26		existing interim Island Industrial customer rates resulted in the need for the Industrial Customer		
27		develop extensive RFIs.		
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29		uests an award of costs on the same basis as any award of costs made in favour of the		
30		er Advocate and/or the Industrial Customer Group. Vale submits that an award of costs		
31		our is justified on the basis that it will be the single largest Island Industrial customer of		
32	Hydro when its plant in Long Harbour begins production and that its interests in this Application			
33	were dist	inct from the interests of the Industrial Customer Group.		
34 25		ad here invited in the arriver denotes to a next the reaction 00 of the dat Neither Herden		
35		rd has jurisdiction to award costs to a party under section 90 of the <i>Act</i> . Neither Hydro		
36 37	nor the other parties sought leave to argue the requests for cost awards by the Industrial			
37 38	Customer Group or Vale. The Board finds the participation of the Industrial Customer Group and Vale was necessary in the circumstances of this Application, given that the Application			
39	specifically concerned the RSP rules and components of the rates to be charged to Island			
40	-	l customers. The participation of both these parties was helpful to the Board in its		
41	consideration of the Application and contributed to the Board's understanding of the issues			
42		The Board finds an award of costs to both the Industrial Customer Group and Vale, in		
43	an amount to be determined by the Board, is appropriate and should be made. A bill of costs will			
44	be requir	ed to be submitted by both parties to the Board for its consideration.		

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2 1. Hydro's Island Industrial customer rates charged for electrical consumption from 3 January 1, 2008 to August 31, 2013 are approved on a final basis. 4 5 2. Hydro's Utility rate charged for electrical consumption from January 1, 2011 to 6 August 31, 2013 is approved on a final basis. 7 8 3. The rates to be charged to Island Industrial customers to be effective for electrical 9 consumption on and after September 1, 2013, are approved on an interim basis, as 10 set out in Schedule A to this Order. 11 12 4. Hydro's Utility rate to be charged to Newfoundland Power Inc. to be effective for 13 electrical consumption on and after September 1, 2013, is approved on an interim 14 basis, as set out in Schedule B to this Order. 15 16 5. Hydro shall file revised Rate Stabilization Plan rules reflecting the findings of the 17 Board in this Order to be effective September 1, 2013 on an interim basis. 18 19 6. The Industrial Customers (Corner Brook Pulp and Paper Limited, North Atlantic 20 21 Refining Limited and Teck Resources Limited) are entitled to an award of costs in an amount to be fixed by the Board. 22 23 7. Vale Newfoundland and Labrador Limited is entitled to an award of costs in an 24 25 26

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amount to be fixed by the Board.

8. Hydro shall pay all costs and expenses of the Board incurred in connection with the Application.

**IT IS THEREFORE ORDERED THAT:** 

**DATED** at St. John's, Newfoundland and Labrador this 30<sup>th</sup> day of September, 2013.

Andy Wells Chair & Chief Executive Officer

Darlene Whalen, P.Eng. Vice-Chair

Dwanda Newman, LL.B. Commissioner

James Oxford

Commissioner

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Cheryl Blundon Board Secretary

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NEWFOUNDLAND AND LABRADOR HYDRO		
	<b>INDUSTRIAL - FIRM (INTE</b>	<u>RIM)</u>
<u>Availability</u> :	· · · ·	
transmis equipme	son purchasing power, other than a retailer, supplier sion grid at voltages of 66 kV or greater on the prin ant directly supplying the person and who has entered of firm power and energy.	mary side of any transformation
<u>Rate:</u>		
Demand	l Charge:	
	for Firm Power, as defined and set out in the Indus or month per kilowatt of billing demand.	strial Service Agreements, shall be
<u>Firm E</u>	nergy Charge:	
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	,	
**Exce	ption:	
Teck R	esources Limited RSP Adjustment	@ (1.111) ¢ per kWh
Net Ene	rgy Rate	@ 3.676 ¢ per kWh
*** Exc	eption:	
Teck Re	esources Limited Net Energy Rate	@ 2.565 ¢ per kWh
*Subject to RS	P Adjustment:	
RSI	Adjustment refers to all applicable adjustments ar	ising from the operation of Hydro's
	e Stabilization Plan, which levelizes variations in hy	ydraulic production, fuel cost, load and
rura	l rates.	
Specifically As	signed Charges:	
The	table below contains the additional specifically a	agionad charges for oustomer plant in
	rice that is specifically assigned to the Customer.	issigned charges for customer plant in
		Annual Amount
	Abitibi-Consolidated (Grand Falls)	\$ 1,244
	Abitibi-Consolidated (Stephenville)	\$ 104,647
	Corner Brook Pulp and Paper Limited	\$ 347,167 \$ 150,076
	North Atlantic Refining Limited Teck Resources Limited	\$ 150,976 \$ 186,169

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### Adjustment for Losses:

If the metering point is on the load side of the transformer, either owned by the customer or specifically assigned to the customer, an adjustment for losses as determined in consultation with the customer prior to January 31 of each year shall be applied.

### <u>General:</u>

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9 Details regarding the conditions of Service are outlined in the Industrial Service Agreements.
10 This rate schedule does not include the Harmonized Sales Tax (HST) which applies to electricity
11 bills.

	Schedule B Page 1 of 4 Effective: September 1, 2013
1	NEWFOUNDLAND AND LABRADOR HYDRO
2 3 4	UTILITY (INTERIM)
5 6	<u>Availability</u> :
7 8	This rate is applicable to service to Newfoundland Power (NP).
9 10	Definitions:
11 12	"Billing Demand"
13 14	In the Months of January through March, billing demand shall be the greater of:
15 16 17 18	<ul><li>(a) the highest Native Load less the Generation Credit, beginning in the previous December and ending in the current Month; and</li><li>(b) the Minimum Billing Demand.</li></ul>
19 20	In the Months of April through December, billing demand shall be the greater of:
21 22 23	(a) the Weather-Adjusted Native Load less the Generation Credit, plus the Weather Adjustment True-up; and
24 25	(b) the Minimum Billing Demand.
26 27	"Generation Credit" refers to NP's net generation capacity less allowance for system reserve, as follows: kW
28 29 30	Hydraulic Generation Credit80,104Thermal Generation Credit37,826Total Generation Credit117,930
31 32 33	In order to continue to avail of the Generation Credit, NP must demonstrate the
34 35	capability to operate its generation to the level of the Generation Credit. This will be verified in a test by operating the generation at a minimum of this level for a period of
36 37 38	one hour as measured by the generation demand metering used to determine the Native Load. The test will be carried out at a mutually agreed time between December 1 and March 31 each year. If the level is not sustained, Newfoundland
39 40	Power will be provided an opportunity to repeat the test at another mutually agreed time during the same December 1 to March 31 period. If the level is not sustained in
41 42	the second test, the Generation Credit will be reduced in calculating the associated billing demands for January to December to the highest level that could be sustained.

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1 2 3	"Maximum Native Load" means the maximum Native Load of NP in the four-Month period beginning in December of the preceding year and ending in March of the current year.
4 5	"Minimum Billing Demand" means ninety-nine percent (99%) of:
6 7	NP's test year Native Load less the Generation Credit.
8 9 10	"Month" means for billing purposes, the period commencing at 12:01 hours on the last day of the previous month and ending at 12:00 hours on the last day of the month
11 12	for which the bill applies.
13 14	"Native Load" is the sum of:
15 16 17	<ul> <li>(a) the amount of electrical power, delivered at any time and measured in kilowatts, supplied by Hydro to NP, averaged over each consecutive period of fifteen minutes duration, commencing on the hour and ending each fifteen minute period thereafter;</li> </ul>
18 19	and (b) the total concertion by ND concerned come the same fifthern minute periods
20 21	(b) the total generation by NP averaged over the same fifteen-minute periods.
22 23 24	"Weather-Adjusted Native Load" means the Maximum Native Load adjusted to normal weather conditions, calculated as:
25 26	Maximum Native Load plus (Weather Adjustment, rounded to 3 decimal places, x 1000)
27 28 29	Weather Adjustment is further described and defined in the Weather Adjustment section.
30 31 32	"Weather Adjustment True-up" means one-ninth of the difference between: (a) the greater of:
33 34	- the Weather Adjusted Native Load less the Generation Credit, times three; and
35	- the Minimum Billing Demand, times three; and
36 37	(b) the sum of the actual billed demands in the Months of January, February and March of the current year.

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### **Monthly Rates:** 1 2 3 **Billing Demand Charge:** Billing Demand, as set out in the Definitions section, shall be charged at the following 4 5 rate: 6 7 \$4.00 per kW of billing demand 8 9 **Energy Charge:** 10 11 12 Firming-up Charge: -13 Secondary energy supplied by 14 15 16 17 **RSP** Adjustment: 18 19 2021 22 23 \*Subject to RSP Adjustment: 24 RSP Adjustment refers to all applicable adjustments arising from the operation of 25 Hydro's Rate Stabilization Plan, which levelizes variations in hydraulic production, 26 fuel cost, load and rural rates. 27 28 29 **Adjustment for Losses:** 30 If the metering point is on the load side of the transformer, either owned by the 31 customer or specifically assigned to the customer, an adjustment for losses as 32 determined in consultation with the customer prior to January 31 of each year, shall 33 be applied to metered demand and energy. 34 35 Adjustment for Station Services and Step-Up Transformer Losses: 36 37 If the metering point is not on the generator output terminals of NP's generators, an 38 39 adjustment for Newfoundland Power's power consumption between the generator output terminals and the metering point as determined in consultation with the 40 customer prior to the implementation of the metering, shall be applied to the metered 41 demand. 42

Weather Adjustment: This section outlines procedures and calculations related to the weather 1 2 adjustment applied to NP's Maximum Native Load. 3 (a) Weather adjustment shall be undertaken for NP's actual Maximum Native Load. 4 5 (b) Weather adjustment shall be derived from Hydro's NP native peak demand model. 6 7 (c) By September 30<sup>th</sup> of each year. Hydro shall provide NP with updated weather adjustment 8 coefficient incorporating the latest year of actuals. 9 10 (d) The underlying temperature and wind speed data utilized to derive weather adjustment shall 11 be sourced to weather station data for the St. John's, Gander, and Stephenville airports 12 reported by Environment Canada. NP's regional energy sales shall be used to weight 13 regional weather data. Hydro shall consult with NP to resolve any circumstances arising 14 from the availability of, or revisions to, weather data from Environment Canada and/or wind 15 16 chill formulation. 17 (e) The primary definition for the temperature weather variable is the average temperature for 18 the peak demand hour and the preceding seven hours. The primary definition for the wind 19 weather data is the average wind speed for the peak demand hour and the preceding seven 20 hours. Hydro will consult with NP should data anomalies indicate a departure from the 21 primary definition on underlying weather data. 22 23 Subject to the availability of weather data from Environment Canada, Hydro shall prepare a 24 (f) preliminary estimate of the Weather-Adjusted Native Load by March 15<sup>th</sup> of each year, and 25 a final calculation of Weather-Adjusted Native Load by April 5<sup>th</sup> of each year. 26 27 General: 28 29 This rate schedule does not include the Harmonized Sales Tax (HST) which applies 30 31 to electricity bills. 32 With respect to all matters where the customer and Hydro consult on resolution but are 33 unable to reach mutual agreement, the billing will be based on Hydro's best estimate. 34