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19

NATURAL GAS-FIRED RESOURCES

2 **1.0 INTRODUCTION**

The purpose of this exhibit is to describe how natural gas-fired resources are used in the
Plan.

5 2.0 SUPPLY MIX DIRECTIVE

Q. What does the Supply Mix Directive (the "Directive") state with respect to natural qas-fired resources?

- A. The Directive states the following: "Maintain the ability to use natural gas capacity at
- peak times and pursue applications that allow high efficiency and high value use of the
 fuel".

Q. Which natural gas-fired applications were considered by the OPA in developing the IPSP?

- 13 A. The OPA considered the following natural gas applications for generating electricity:
- New generation located close to loads, of various technologies (simple cycle,¹
 combined cycle,² combined heat and power³ and fuel cells⁴);
- Continued operation of, or extension to, current facilities, some under contract to the
 Ontario Electricity Finance Corporation ("OEFC") or the OPA, and the Lennox
 generating station;⁵ and
 - Conversion of some of the coal-fired generating units to operate on natural gas.

¹Simple cycle gas turbines (SCGT) produce electricity from the combustion of natural gas to drive a turbine generator. This is a single-stage process.

² Combined cycle gas turbines (CCGT) produce electricity from the combustion of natural gas to drive a turbine generator, with the heat produced in this process producing steam that drives a second turbine generator, and thereby produces additional electricity. This is a two-stage process.

³ Combined heat and power (CHP, also known as cogeneration) produces both electricity, by the combustion of natural gas to drive a turbine generator, and useable thermal energy that is produced by the combustion process. This is a two-stage process.

⁴ Fuel cells produce electricity from natural gas in a non-combustion chemical process.

⁵In the dual-fuelled (gas-oil) Lennox generating station, the combustion of natural gas produces steam that drives a conventional steam turbine, producing electricity.

1

Q. How does the OPA interpret the requirement to maintain the ability to use natural gas-fired generation at peak times?

The OPA interprets this requirement to mean that gas-fired generation is to be available for operation during high demand (peak) hours, which are considered to be the 14% of the hours in the year that have the highest demand, as discussed at Exhibit D-3-1, Attachment 1.

⁸ Conceptually, generation from peaking resources will be dispatched after all available
 ⁹ lower operating cost resources have been utilized.

There are several technology options and ways of assembling combinations of options in modern natural gas-fired stations. However, there are two basic building blocks for peaking duty: simple-cycle gas turbines ("SCGT") and combined-cycle gas turbines ("CCGT").⁶

Economic considerations result in a preference for SCGT over CCGT as a peaking resource. SCGT generators have relatively low capital costs and relatively high operating (fuel) costs per unit of output, and thus are well-suited to peaking operation where the number of operating hours is small. As a result, SCGT generation facilities are considered the primary option for new peak time natural gas-fired generation, recognizing that in particular cases, other factors, such as transmission or the potential for intermediate duty operation, may result in a preference for CCGT.

There are also peaking duty options regarding existing facilities. Lennox GS currently functions as a peaking resource. The option of continuing its use in relation to the option of replacing its capacity by SCGT generation is addressed in Attachment 1 to this exhibit. There is also the option of converting part of an existing coal-fired facility to

⁶ Another natural gas-fired option, CHP, is not considered for peaking duty. Rather, it is considered a baseload resource for present purposes, recognizing that the degree of use of CHP facilities will typically be determined by the applications using their heat energy production, not by electricity requirements.

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natural gas. The determining factors in this case relate to cost and timing of natural gas
 infrastructure and electricity transmission in the local area.

Q. How does the OPA interpret the requirement for high efficiency use of the fuel?

A. The OPA considers high efficiency natural gas use to be electricity supply from CCGT,
and combined heat and power generators ("CHP"). CCGT and CHP generators have
significantly higher energy efficiency than SCGT for the conversion of natural gas to
electrical energy. Generation from other technologies that can efficiently use natural
gas, such as fuel cells, if they become commercially feasible, would also be considered
high efficiency.

The amount of high efficiency resources will depend on economic considerations. The economic characteristics of CCGT generators (relatively high capital costs and lower operating costs, in comparison with SCGT) means that they are preferred over SCGT generators to meet intermediate resource requirements. The economic and operational characteristics of CHP generation make it more suitable for meeting baseload requirements.

16 Q. How does the OPA interpret the requirement for high value use of the fuel?

The OPA considers "high-value" use to be applications for which natural gas-fired
 resources provide a material advantage over alternatives, or are the only feasible
 choice, for example having acceptable lead times. Such an advantage may take the
 form of lower cost, enhanced flexibility, shorter lead times, improved system operability,
 or enhanced environmental performance.

An example of high value use occurs when an SCGT or CCGT facility that is required for overall system adequacy is sited in a location where it provides additional benefits in the form of local area reliability and avoided local area transmission reinforcement costs. Other examples are taking advantage of short lead times to replace coal-fired generation at the earliest practical time and to respond to uncertainties. EB-2007-0707 Exhibit D Tab 8 Schedule 1 Page 4 of 30

Gas-fired peaking resources can also provide high value as a source of operating 1 reserve, being both an economic resource and having the required technical 2 characteristic of inherently short times for ramping their capacity output up or down. In 3 this role of operating reserve, these generators are called upon to generate electricity in 4 small amounts to balance the needs of the system. The requirement for ramp capability 5 arises as coal-fired capacity (which now provides that capability) is retired, and as wind 6 is integrated in larger amounts. Peaking resources are not limited to operation at peak 7 times; they provide value as a resource that is available at other times in the event of 8 planned or unplanned outages of lower cost resources. 9

Q. How does the IPSP meet the Directive with respect to natural gas-fired resources?

A. The Plan includes natural gas capacity from SCGT generation for peak-time use, CCGT
 and CHP generation for high efficiency use, and all three generation types for high
 value use.

In general terms, natural gas-fired resources, by virtue of their characteristics of
 flexibility and availability, are the principal source of flexibility for the Ontario system as
 a whole. The currently committed gas-fired resources will contribute to Ontario meeting
 reliability requirements while replacing coal-fired generation. They are also available to
 respond to uncertainties in assumptions, such as those relative to nuclear performance,
 higher load growth, delays in acquiring new resources, and nuclear refurbishment
 decisions.

While the Plan presents specific amounts, timing and types of natural gas-fired
resources, these resources should be considered as part of a generic natural gas
resource portfolio that will become progressively transformed into specific resources at
the times in the future when specific resource decisions are made. This generic
portfolio also includes the resources in the Plan (CHP, NUG, CCGT, SCGT and
Lennox), and adding additional capacity at existing generation sites. It also includes the

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- option of converting coal-fired gas units at Nanticoke to natural gas, which is not
- ² included in the Plan but nevertheless remains an option.
- ³ The planned contribution of natural gas-fired resources is summarized in Table 1 and
- 4 Table 2, for the scenarios of the Pickering B nuclear station refurbished, and for it not
- 5 being refurbished, respectively:

6 Table 1: Natural Gas-Fired Resources – Pickering B Refurbished (Installed MW)

2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2025 2026 2027 BASELOAD 1.658 Existing 1.658 1.658 1.658 1.658 1.658 1.493 1,493 1.189 1.142 936 602 602 602 602 471 471 471 471 471 471 178 414 414 414 414 414 414 414 414 414 0 31 414 414 414 414 414 414 414 414 414 Committed 0 0 0 0 0 0 586 586 586 586 586 586 586 586 586 586 586 586 586 586 586 lanned (CHP) Baseload Total 1,658 1,689 1,836 2,072 2,072 2,072 1,602 1,602 1,602 1,471 1,471 1,471 1,471 1,471 2,493 2.493 2,189 2,143 1.937 1,602 1.471 INTERMEDIATE Existing 1,271 1,271 1,271 1,271 1,271 1,271 1,271 1,271 1,271 1,211 1,211 1,090 1,090 1,090 1,090 1,090 1,090 1,090 1,090 1,090 1,090 0 250 3,253 3.853 3,853 3,853 3,853 3,853 3,853 3,853 3.853 3,853 3,853 3.853 3,853 3.853 3,853 3,853 Committee 3.853 3,853 3,853 Planned (CCGT) 0 0 0 0 0 0 1,015 1,015 1,319 1,319 1,319 1,319 1,319 1,319 1,319 1,319 1,319 1,319 1,319 1,319 1,319 Intermediate Total 1,271 1,521 4.524 5,124 5,124 5,124 6,139 6,139 6,443 6.383 6.383 6,262 6,262 6,262 6,262 6,262 6,262 6,262 6,262 6,262 6,262 PEAKING Existing 2,174 2,174 2,174 2,174 69 69 69 69 69 69 69 69 69 69 69 69 69 69 69 69 69 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 Committed 0 0 0 0 0 0 Planned (SCGT, Lennox) 0 0 0 0 2,455 2,905 2,905 3,455 3,455 3,455 3,455 3,705 3,705 3,180 3,180 2,655 2,655 2,655 2,655 2,655 3,055 2,174 2,174 2,974 3,774 eaking Total 2,174 2.174 2.524 2.974 3.524 3.524 3.524 3.524 3,774 3.249 3,249 2.724 2.724 2.724 2.724 2.724 3.124 9,720 10,170 11,607 12,157 12,157 12,050 11,844 11,639 11,639 11,114 11,114 10,458 10,458 TOTAL 5,103 5,384 8,534 9,370 10,458 10,458 10,458 10,858 Source: OPA.

7 8

9 Table 2: Natural Gas-Fired Resources – Pickering B Not Refurbished (Installed MW)

	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027
	BASELOAD																				
Existing	1,658	1,658	1,658	1,658	1,658	1,658	1,493	1,493	1,189	1,142	936	602	602	602	602	471	471	471	471	471	471
Committed	0	31	178	414	414	414	414	414	414	414	414	414	414	414	414	414	414	414	414	414	414
Planned (CHP)	0	0	0	0	0	0	586	586	586	586	586	586	586	586	586	586	586	586	586	586	586
Baseload Total	1,658	1,689	1,836	2,072	2,072	2,072	2,493	2,493	2,189	2,143	1,937	1,602	1,602	1,602	1,602	1,471	1,471	1,471	1,471	1,471	1,471
	INTERMEDIATE																				
Existing	1,271	1,271	1,271	1,271	1,271	1,271	1,271	1,271	1,271	1,211	1,211	1,090	1,090	1,090	1,090	1,090	1,090	1,090	1,090	1,090	1,090
Committed	0	250	3,253	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853	3,853
Planned (CCGT)	0	0	0	0	0	0	1,015	1,015	1,319	1,426	1,632	2,087	2,212	2,212	2,212	2,212	2,212	2,212	2,212	2,212	2,468
Intermediate Total	1,271	1,521	4,524	5,124	5,124	5,124	6,139	6,139	6,443	6,490	6,696	7,030	7,155	7,155	7,155	7,155	7,155	7,155	7,155	7,155	7,411
									PEAK	ING											
Existing	2,174	2,174	2,174	2,174	69	69	69	69	69	69	69	69	69	69	69	69	69	69	69	69	69
Committed	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Planned (SCGT, Lennox)	0	0	0	0	2,455	2,905	2,905	3,455	3,455	3,455	3,780	4,030	4,030	4,030	2,980	1,930	1,930	1,930	1,930	1,930	1,930
Peaking Total	2,174	2,174	2,174	2,174	2,524	2,974	2,974	3,524	3,524	3,524	3,849	4,099	4,099	4,099	3,049	1,999	1,999	1,999	1,999	1,999	1,999
TOTAL	5,103	5,384	8,534	9,370	9,720	10,170	11,607	12,157	12,157	12,157	12,482	12,732	12,857	12,857	11,807	10,626	10,626	10,626	10,626	10,626	10,882
Source: OPA.																					

¹⁰

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1 3.0 REQUIRED RESOURCES

2 Q. How did the OPA determine the requirement for gas-fired resources?

- 3 A. The OPA adopted the following three-step approach to determine the requirement for
- 4 gas-fired resources:
- 5 <u>Step 1</u> Determine the contribution from existing and committed gas-fired resources;

<u>Step 2</u> - Determine the remaining requirement for gas-fired resources, by taking the
 total resource requirement (including both peak demand and planning reserve
 requirements⁷), and subtracting the contribution from all existing and committed
 resources, and planned conservation and non-gas supply resources; and

- <u>Step 3</u> Allocate this remaining requirement for gas-fired resources among CHP,
 Lennox, SCGT and CCGT.
- 12

3.1 Step 1: Contribution of Existing and Committed Resources

14 3.1.1 <u>Contribution of Existing Natural Gas-Fired Resources</u>

Q. What was the installed capacity of the existing natural gas-fired resources from

- ¹⁶ 2003 to 2007, and what is their associated energy production?
- A. The installed capacity of the existing natural gas-fired from 2003 to 2007 is shown in
- ¹⁸ Table 3 below.⁸ The current capacity of natural gas-fired resources is 5,103 MW.

⁷ Exhibit D-2-1 addresses the determination of planning reserve requirement. This requirement will be met by a combination of peaking and intermediate resources (i.e., SCGT and CCGT).

⁸ Existing resources (MW) are as of June 1, 2007. The numbers in Table 1 include 2,100 MW of gas-oil dual-fuelled resources and 74 MW of oil-fired resources.

The four 525 MW units at Lennox GS have the capability to operate on either natural gas or oil fuel, and are thus considered to be dual-fuelled. However, during recent years Lennox has been operated predominantly on natural gas, and is assumed to do so in the future.

Oil-fired resources have similar operating and economic characteristics to SCGT and are therefore included in the summary as peaking resources. There are oil-fired combustion turbine generating units, located at generating stations (Bruce GS, Darlington GS, Lennox GS, and Lambton GS), and at one transmission facility (Kingsville), which are used primarily as a source of backup power supply for these facilities. The capacity values associated with these facilities in the IPSP are the amounts that the IESO considers to be available as system resources.

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1 Table 3: Existing Natural Gas-Fired Capacity and Energy Production, 2003-2007

	2003	2004	2005	2006	2007
Installed MW	4,416	4,364	4,976	5,103	5,103
Energy TWh/yr	N/A	12.3	13.0	11.8	N/A

Source: 2007 Data from OPA. Historic installed MW from IESO 18-month outlook for mid-year month. Energy numbers, where available, are from January IESO news releases on consumption and demand numbers.

2

³ The specific facilities are shown in Table 4 below.⁹

⁹ For additional detail see http://www.powerauthority.on.ca/Page.asp?PageID=924&SiteNodeID=236.

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1 Table 4: Existing Natural Gas-Fired and Oil-Fired Facilities (Installed Capacity – MW)

Gas/Oil Dual Fired C	ST*
Lennox	2,100
Natural Gas-Fired C	СНР
Cardinal Power	184
Dow Chemical	100
Fort Frances	105
GTAA Cogen Plant	117
Invista - Maitland	50
Kingston Cogen	140
Lake Superior Power	120
Northland - Iroquois Falls	131
Tractebel - West Windsor	128
Transalta - Ottawa	72
Transalta - Windsor	78
Whitby Cogen	56
	1,281
Natural Gas-Fired C	CGT
Brighton Beach	580
EPCOR - Kapuskasing	60
EPCOR - Nipigon	43
EPCOR - North Bay	60
EPCOR - Tunis	60
Northland Kirkland Lake	149
Transalta - Mississauga	138
Transalta - Sarnia	510
	1,601
Oil-Fired CTU	
Bruce	24
Darlington	22
Kingsville	10
Lambton	14
Lennox	5
	74
Natural Gas/Woodw	aste
Northland - Cochrane	47
TOTAL	5,103

Source: OPA. * Conventional steam turbines.

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Q. What are the assumed operating lives of these existing facilities and what is the basis for these assumptions?

- 3 A. The assumed operating lives are as follows:
- 4 Lennox Generating Station

5 All four units totalling 2,100 MW, at Lennox GS are assumed to remain in operation until

⁶ 2020. The need for the capacity provided by Lennox GS is reduced beginning in 2020,

7 as a result of the addition of new renewable and conservation resources.

Lennox GS is currently operating under a Reliability Must-Run ("RMR") contract with the 8 IESO that will expire in October 2008. This contract was required in order for Lennox to 9 remain in operation for local reliability purposes. The OPA has assessed whether 10 Lennox GS should remain in service after the expiry of this contract. This assessment 11 is presented in Attachment 1 to this exhibit. The economic analysis shows that keeping 12 Lennox GS in service is more economic than the cost of alternative replacement 13 generation based on new SCGT facilities. The operating efficiency of Lennox fuelled by 14 natural gas is comparable to that of an SCGT facility, and Lennox has a substantial 15 economic advantage as a result of avoiding the capital costs that would be required for 16 new SCGT facilities, as well as the costs of associated natural gas infrastructure. 17 Lennox is also seen to be more economic than the alternative of CCGT facilities, which 18 would be operated as intermediate resources. 19

20 While Lennox is assumed to remain in service, its category changes from an existing 21 resource to a planned resource in 2011. This is a result of Lennox, and therefore its 22 RMR contract, not being needed for local reliability purposes after 2010. This treatment 23 is consistent with that used for NUG resources whose contracts expire during the 24 planning period. The need for Lennox will be reviewed in successive Plans. EB-2007-0707 Exhibit D Tab 8 Schedule 1 Page 10 of 30

1 Non-Utility Generation

In the late 1980s and early 1990s, Ontario Hydro entered into approximately 90 power
purchase agreements ("PPAs") with other generators for energy produced from the
facilities they owned. Because this generation was not owned by Ontario Hydro, it was
known as non-utility generation ("NUG"). This term is used in many North American
jurisdictions where utilities likewise entered into PPAs with independent generators.
The major portion of this generation in Ontario is natural gas-fired.

8 Approximately 1,517 MW of gas-fired generation are under NUG contracts administered

⁹ by the OEFC. Contracts representing 1,367 MW will expire within the period to 2027.

¹⁰ The decline in gas-fired NUG capacity under contract is shown in the following figure.



Figure 1: Decline in Gas-Fired Non-Utility Generation Under Contract

Source: OPA.

12

These NUG units are operated in various ways, but for the purpose of this assessment they are considered to be baseload generation, as a result of incentives to do so in the contracts the owners of these units currently have with the OEFC. The IPSP assumes that the capacity represented by those contracts will continue to be physically available, and can be operated as peaking (SCGT), intermediate (CCGT), or baseload (CHP) resources. There are several options available for these facilities at contract expiration.

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From a system need perspective there are requirements for facilities, whose contracts expire by 2015, to continue. The need for facilities whose contracts expire beyond 2015 is less clear and will be examined in future plans. For the purposes of this Plan, it is assumed that contracts expiring by 2015 are renewed, and those beyond 2015 are not.

The need for this capacity will be reviewed in successive Plans and a determination will
 be made regarding the requirement for additional capacity. If additional capacity is
 required, a decision will be made regarding the most appropriate redevelopment options
 and means of procuring this capacity, including the option of renegotiating NUG

9 contracts.

10 Other Existing Gas-Fired Generation

11 Existing non-NUG gas-fired generators (representing 1,412 MW, as illustrated in

Table 5) are assumed to have an operating life of 20 years. There are also non-

¹³ operating facilities that could be brought into service over the period of the Plan.

14 Table 5: Existing Non-NUG Gas-Fired Generators (Installed Capacity – MW)

Natural Gas-Fired Cl	HP
GTAA Cogen Plant	117
Dow Chemical	100
Fort Frances	105
Natural Gas-Fired CC	GT
Brighton Beach	580
Transalta - Sarnia	510

15

16

As such, they would reach the end of their assumed operating lives in the final years of

the Plan. Assessments of the operation of these facilities will be updated in future

19 Plans.

Source: OPA

1 3.1.2 <u>Contribution of Committed Natural Gas-Fired Resources</u>

2 **Q.** What is the installed capacity of committed natural gas-fired resources?

- A. The currently committed natural gas-fired capacity (installed basis) totals 4,267 MW, as
- 4 shown below. A committed resource is a resource not yet in service as of June 1, 2007
- 5 that has a signed procurement contract with the OPA.

6 Table 6: Committed Natural Gas-Fired Resources (Installed Capacity – MW)

Facility	MW	In-Service
СССТ		
St. Clair Energy Centre	570	2009
Greenfield Energy Centre	1,005	2009
Greenfield South Power Plant	280	2009
Goreway Power	860	2009
Portlands Energy Centre	538	2009
Halton Hills Generating Station	600	2010
Total CCGT	3,853	
СНР		
Great Northern Tri-Gen Facility	12	2008
East Windsor Cogeneration Centre	84	2009
Durham College CHP District Energy Project	2	2008
Thorold Cogeneration Project	236	2010
Countryside London Cogeneration Facility	12	2008
Algoma Energy By-Product Cogeneration Facility	63	2009
Warden Energy Centre	5	2008
Total CHP	414	
Total Committed Gas	4,267	

Source: OPA

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Q. What are the assumed operating lives of these committed facilities and what is the basis for these assumptions?

- 3 A. These committed facilities are assumed to remain in operation throughout the 20-year
- ⁴ period of the Plan, consistent with the procurement contracts for these resources.

5 3.2 Step 2: Determine the remaining resource requirement for natural gas-fired 6 resources

- 7 Step 2 is summarized in Figure 2, Table 7, Figure 3, and Table 8. This is presented for
- 8 two cases (with and without Pickering B refurbishment) that have different requirements
- 9 for natural gas-fired resources:



10 Figure 2: Required Gas-Fired Resources – Assuming Pickering B Refurbished

Source: OPA. "All But Gas/Oil" is all existing, committed and planned resources, including interconnection, but excluding gas/oil and unspecified resources.

11

In Figure 2, the lower line shows system peak demand, while the upper line shows the
 total resource requirement, by including the reserve requirement. The top envelope of
 the bars shows the resources planned to be available from other than planned gas-fired
 resources (new CCGT and CCGT resources, NUG replacement, Lennox, and
 unspecified resources). The space between the upper line and the top portion of the
 bars is the "gap", that is, the resources to be met by planned gas-fired resources, from a

- 1 combination of Lennox and new CHP, SCGT and CCGT facilities, NUG replacement,
- ² and unspecified resources. The gap emerges in 2015, and persists through the
- ³ remainder of the period of the Plan.
- 4 Table 7 shows the corresponding numerical detail. The gap, for the case of Pickering B
- ⁵ refurbished, peaks at 5,265 MW in 2019 (3,165 MW if Lennox is excluded).¹⁰

6 Table 7: Required Gas-Fired Resources – Assuming Pickering B Refurbished

Effective MW	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027
All But Gas/Oil *	25,265	25,642	26,245	27,084	26,193	25,896	26,637	27,205	23,605	22,805	23,106	23,813	24,112	25,621	26,178	28,400	29,439	29,624	29,870	30,100	29,813
Existing Gas/Oil	4,578	4,578	4,578	4,578	2,473	2,473	2,308	2,308	2,004	1,897	1,691	1,236	1,236	1,236	1,236	1,105	1,105	1,105	1,105	1,105	1,105
Committed Gas	0	281	3,431	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267
Annual Peak	26,282	26,515	26,749	26,986	27,205	27,426	27,648	27,873	28,099	28,457	28,820	29,187	29,559	29,936	30,444	30,960	31,485	32,020	32,563	33,115	33,677
Required Resources	30,750	31,022	31,296	31,573	31,830	32,088	32,349	32,611	33,157	33,580	34,008	34,441	34,880	35,624	36,228	36,843	37,468	38,103	38,750	39,407	40,076
Total Available	29,843	30,500	34,254	35,929	32,933	32,636	33,212	33,781	29,876	28,969	29,065	29,316	29,615	31,124	31,681	33,772	34,811	34,996	35,242	35,472	35,185
Gap	907	522	0	0	0	0	0	0	3,281	4,610	4,943	5,124	5,265	4,500	4,547	3,071	2,656	3,107	3,507	3,935	4,891

Source: OPA. * All existing, committed and planned resources, including interconnection, but excluding gas/oil and unspecified resources. Total Available is all existing and committed resources, and planned conservation and non-gas supply resources.

- 7
- 8 Figure 3 illustrates the gas-fired resource gap for the case of Pickering B not
- 9 refurbished.

10 Figure 3: Required Gas-Fired Resources – Assuming Pickering B Not Refurbished



Source: OPA. "All But Gas/Oil" is all existing, committed and planned resources, including interconnection, but excluding gas/oil and unspecified resources. Total Available is all existing and committed resources, and planned conservation and non-gas supply resources.

11

¹⁰ Resource requirements are given in Exhibit D-3-1.

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- 1 Table 8 lists the corresponding numerical detail. The gap, for the case of Pickering B
- ² not refurbished, peaks at 6,813 MW in 2019 (4,713 MW if Lennox is excluded).¹¹

Effective MW	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026
All But Gas/Oil *	25,265	25,642	26,245	27,084	26,193	25,896	26,637	27,205	23,089	22,289	22,074	22,265	22,564	24,557	26,114	28,336	29,375	29,560	29,806	30,03
Existing Gas/Oil	4,578	4,578	4,578	4,578	2,473	2,473	2,308	2,308	2,004	1,897	1,691	1,236	1,236	1,236	1,236	1,105	1,105	1,105	1,105	1,105
Committed Gas	0	281	3,431	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267	4,267
Annual Peak	26,282	26,515	26,749	26,986	27,205	27,426	27,648	27,873	28,099	28,457	28,820	29,187	29,559	29,936	30,444	30,960	31,485	32,020	32,563	33,115
Required Resources	30,750	31,022	31,296	31,573	31,830	32,088	32,349	32,611	33,157	33,580	34,008	34,441	34,880	35,624	36,228	36,843	37,468	38,103	38,750	39,407
Total Available	29,843	30,500	34,254	35,929	32,933	32,636	33,212	33,781	29,360	28,453	28,033	27,768	28,067	30,060	31,617	33,708	34,747	34,932	35,178	35,408
Gap	907	522	0	0	0	0	0	0	3,797	5,126	5,975	6,672	6,813	5,564	4,611	3,135	2,720	3,171	3,571	3,999

4

5 3.3 Step 3: Allocation of Remaining Gas-Fired Resource Requirements

Q. How are the gas-fired resource requirements allocated between Lennox, CHP, SCGT and CCGT resources?

8 A. Step 3 addresses the allocation as shown in Table 9.

9 The first step is to include Lennox as a planned resource beginning in 2011, with 10 reduced need for its capacity beginning in 2020. As described previously, the continued 11 operation of Lennox was found to be justified. However, the nature of that justification 12 respecting the RMR contract led to Lennox being re-classified to a planned resource in 13 2011. This is consistent with the treatment of NUG facilities whose OEFC contracts 14 expire.

The second step is to determine the amount of CHP to be assumed in the Plan. The planned amount, as illustrated in Table 1 and in Table 2, is 586 MW. The amount of committed CHP is 414 MW (as shown in Table 6). Therefore, the total committed and planned amount of CHP in the Plan is 1,000 MW. This assessment reflects experience in Ontario in acquiring CHP resources, and recognizes that the expected amount of CHP is constrained by the limited potential for economic applications for the heat that is

¹¹ The difference in the gap between the two Pickering B cases is seen to be substantially less than the 2,000 MW capacity of the station. The difference is due to system resources in relation to system demand being different in the two years.

- co-produced with the electricity. The potential for CHP is recognized as being uncertain
 and will be assessed in future Plans.
- 3 The final step is to apportion the remaining planned requirements between SCGT and
- 4 CCGT, as shown below in Table 9.

	Picke	ring B Ref	urbished	Pickeri	ng B Not R	efurbished
Project/Site	Generation Type	мw	In-Service	Generation Type	мw	In-Service
Lennox	CST	2,100	2011	CST	2,100	2011
СНР	СНР	586	2013	СНР	586	2013
Northern York Region	SCGT	350	2011	SCGT	350	2011
Kitchener-Waterloo- Cambridge-Guelph	SCGT	450	2012	SCGT	450	2012
Southwest GTA	CCGT	850	2013	CCGT	850	2013
GTA	SCGT	550	2014	SCGT	550	2014
NUG Replacement	SCGT/CCGT	469	2013 +	SCGT/CCGT	1,368	2013 +
Unspecified/Proxy Gas	SCGT/CCGT	650	2018+	SCGT/CCGT	825	2017 +
	Total	6,005		Total	7,079	

5 Table 9: Allocation of Planned Gas-Fired Resource Requirements

Source: OPA. Southwest GTA may be met by either CCGT or SCGT, but was modelled as CCGT. Likewise, GTA could be met by either type, but was modelled as SCGT.

6

7 The capacities and dates beyond 2015 are to be viewed as less definite than those in

8 earlier years.

9 The apportionment of requirements between SCGT and CCGT resources was informed

¹⁰ by the break-even analysis for meeting intermediate and peak resource requirements as

set out in Exhibit D-3-1, Attachment 1, where SCGT would be the preferred resource for

meeting peak time demand and planning reserve. However, other factors were

13 considered:

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- The overall needs and characteristics of the system lead to a preference for SCGT rather than CCGT for Northern York Region and Kitchener-Waterloo-Cambridge-Guelph;
- There is a remaining need on system adequacy grounds for 1,400 MW of 4 generation. Southwest GTA is an area of high load growth where major 5 transmission reinforcement is required, but could be deferred to beyond 2027 by the 6 addition of up to 900 MW of new generation. It is therefore appropriate to locate a 7 portion (850 MW is included in the Plan) of the required additional generation in 8 Southwest GTA. This new generation could be either CCGT or SCGT, although 9 there is a preference for CCGT, on the basis of expected energy production, and as 10 a backup in the event other new resources do not materialize. CCGT would also 11 provide "energy insurance".¹² In the Plan this resource is modelled as CCGT; 12
- The 550 MW attributed to GTA in Table 9 refers to the remainder of the 1,400 MW. • 13 after the deduction of the 850 MW in Southwest GTA. This amount may or may not 14 be located in the Southwest GTA. Location in the GTA has the general benefit of 15 addressing the supply-load mismatch in the GTA, as well as mitigating risks specific 16 to the GTA, such as Pickering B not being refurbished, and conservation in the GTA 17 being less than planned. It would also provide voltage support by virtue of being 18 located close to loads.¹³ The new generation could be either CCGT or SCGT, but is 19 modelled as CCGT; and 20
- Conversion of coal-fired facilities to natural gas use, especially at Nanticoke, is
 recognized as an alternative to CCGT or SCGT, and an option to be considered in
 the future. However, current analysis¹⁴ shows that other generation is more cost
 effective, and would enable the earlier replacement of coal. Conversion of
 Nanticoke is not assumed in the Plan at this time.
- 26
- The resources that would come into service in 2017 and beyond are called "unspecified"
- or "proxy gas" in the IPSP. These terms are used to denote resources of unspecified
- type, required for a period well beyond the near term; if the need for the resources
- ³⁰ persists into future Plans, the decisions made at that time may be for natural gas-fired
- 31 generation or an alternative resource, such as a firm purchase. This approach reflects
- the fact that in this IPSP there is no need to specify a type of resource. For modelling

¹² Exhibit G-1-1 identifies the significant range of energy production required from gas-fired generation under a range of planning scenarios. The scenarios illustrate a variety of long-term planning uncertainties and identify a requirement for "energy insurance", which would be more appropriately provided by CCGT rather than SCGT resources.

¹³ Voltage support is in the form of reactive power associated with the new generation. The effectiveness of reactive power diminishes sharply with increasing distance from the generator.

¹⁴ See Exhibit E-2-5, Enabling Natural Gas; Exhibit E-5-1, Northern York Region; Exhibit E-5-2, Kitchener-Waterloo-Cambridge-Guelph; and Exhibit E-5-3, Southwest GTA.

- and costing purposes in this IPSP, the resources are assumed to be natural gas-fired
- 2 generation (SCGT or CCGT). However, there are no near-term actions associated with
- ³ these proxy gas resources.
- ⁴ The planned new gas-fired resources are shown in Table 10, Table 11, Figure 4, and
- 5 Figure 5.

6 Table 10: Planned Natural Gas-Fired Generation: Pickering B Refurbished

	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027
Lennox	-	-	-	-	2,100	2,100	2,100	2,100	2,100	2,100	2,100	2,100	2,100	1,575	1,575	1,050	1,050	1,050	1,050	1,050	1,050
СНР	-	-	-	-	-	-	586	586	586	586	586	586	586	586	586	586	586	586	586	586	586
Northern York Region	-	-	-	-	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350
Kitchener-Waterloo- Cambridge-Guelph	-	-	-	-	-	450	450	450	450	450	450	450	450	450	450	450	450	450	450	450	450
Southwest GTA	-	-	-	-	-	-	850	850	850	850	850	850	850	850	850	850	850	850	850	850	850
GTA	-	-	-	-	-	-	-	550	550	550	550	550	550	550	550	550	550	550	550	550	550
NUG Replacement	-	-	-	-	-	-	165	165	469	469	469	469	469	469	469	469	469	469	469	469	469
Unspecified/Proxy Gas	-	-	-	-	-	-	-	-	-	-	-	250	250	250	250	250	250	250	250	250	650
TOTAL	0	0	0	0	2,450	2,900	4,501	5,051	5,355	5,355	5,355	5,605	5,605	5,080	5,080	4,555	4,555	4,555	4,555	4,555	4,955

Source: OPA.

7

8 Table 11: Planned Natural Gas-Fired Generation: Pickering B Not Refurbished

	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027
Lennox	-	-	-	-	2,100	2,100	2,100	2,100	2,100	2,100	2,100	2,100	2,100	2,100	1,050	-	-	-	-	-	-
СНР	-	-	-	-	-	-	586	586	586	586	586	586	586	586	586	586	586	586	586	586	586
Northern York Region	-	-	-	-	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350
Kitchener-Waterloo- Cambridge-Guelph	-	-	-	-	-	450	450	450	450	450	450	450	450	450	450	450	450	450	450	450	450
Southwest GTA	-	-	-	-	-	-	850	850	850	850	850	850	850	850	850	850	850	850	850	850	850
GTA	-	-	-	-	-	-	-	550	550	550	550	550	550	550	550	550	550	550	550	550	550
NUG Replacement	-	-	-	-	-	-	165	165	469	576	782	1,237	1,237	1,237	1,237	1,237	1,237	1,237	1,237	1,237	1,368
Unspecified/Proxy Gas	-	-	-	-	-	-	-	-	-	-	325	575	700	700	700	700	700	700	700	700	825
TOTAL	0	0	0	0	2,450	2,900	4,501	5,051	5,355	5,462	5,993	6,698	6,823	6,823	5,773	4,723	4,723	4,723	4,723	4,723	4,979

Source: OPA.

9

¹⁰ There is seen to be up to about 1,700 MW of additional gas-fired resources in the case

of Pickering B not refurbished. This is provided by NUG replacement, proxy gas and

12 Lennox.

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Figure 4: Planned Natural Gas-Fired Generation: Pickering B Refurbished

2

4

3 Figure 5: Planned Natural Gas-Fired Generation: Pickering B Not Refurbished



5 Q. Are there planned gas-fired facilities that are intended to be procured by 2010?

6 A. Gas-fired generation to be procured by 2010 is described at Exhibit E-5-1, Northern

7 York Region; Exhibit E-5-2, Kitchener-Waterloo-Cambridge-Guelph; and Exhibit E-5-3,

8 Southwest GTA. The capacity and in-service dates of these planned resources are

9 shown in Table 9.

Q. To what extent was stakeholder input considered in arriving at the composition of
 the natural gas-fired resources portfolio? What were the key issues and how did
 the OPA address them?

A. Stakeholder input respecting natural gas-fired resources, described in detail in
 Exhibit C-4-1, includes the following:

Some stakeholders questioned the appropriateness of the gas price forecasts used by
 the OPA. Exhibit D-3-1, Attachment 4, examines this matter and affirms the
 appropriateness of the forecasts.

Some stakeholders stated that the amount of natural gas to be used for electricity 9 generation would stress the natural gas delivery infrastructure in Ontario and Western 10 Canada, with the potential for tightening the gas supply available to existing users. The 11 OPA notes that the OEB staff reviewed the implications of planned use of natural gas 12 for generating electricity, as reported in its 2005 NGEIR study. The OEB staff 13 concluded that infrastructure investment in the order of \$315 million to \$675 million 14 would be required in Ontario, and \$210 million to \$255 million "upstream". This is for 15 the NGEIR medium scenario, which has natural gas requirements comparable to those 16 included in the IPSP. It was also concluded that existing cost allocation processes are 17 adequate for such investment. These upgrades are currently under development. 18

Other stakeholders advised limiting the use of natural gas for generating electricity for other reasons, namely to avoid upward pressure on gas prices that would be to the detriment of existing users of natural gas. There would also be additional cost exposure resulting from gas price volatility.

In response to such concerns, the OPA is conducting further studies on these issues.

There were also concerns expressed regarding the implication of the CO₂ emissions associated with the generation.

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- ¹ Some stakeholders expressed a contrary view that stressed the positive attributes of
- ² natural gas as a short lead time resource, having flexibility as to its location, and being
- ³ cleaner than coal and preferable to nuclear.
- 4 The location of the planned gas-fired resources is shown in Figure 6:



5 Figure 6: Location of Planned Gas-Fired Resources

6

7 The energy production is shown in Table 12 and Figure 7:

8 Table 12: Natural Gas-Fired Resources (Energy - TWh)

		••••					⊂ (-		31		••••									
	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027
CCGT	3.8	5.6	5.5	5.0	5.2	5.0	5.2	10.0	12.3	13.1	14.2	15.3	11.9	12.8	10.3	9.1	8.8	9.2	10.3	11.8
СНР	0.1	0.7	1.6	1.6	1.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6
SCGT	0.0	0.0	0.0	0.0	0.1	0.0	0.0	0.3	0.4	0.6	0.7	0.8	0.7	0.6	0.2	0.1	0.2	0.3	0.3	0.7
Lennox	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.1	0.1	0.0	0.0	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0
NUGs	11.0	11.0	11.0	11.0	11.0	9.9	9.9	8.0	7.4	6.1	3.0	3.1	3.0	2.9	1.9	1.8	1.9	1.9	1.9	2.1
Total TWh/year	15.0	17.3	18.1	17.6	17.9	18.5	18.7	21.9	23.9	23.4	21.6	22.9	19.2	20.0	16.1	14.7	14.5	15.0	16.2	18.2
CCGT (No Refurbishment)	3.8	5.6	5.5	5.0	5.2	5.0	5.2	9.8	13.9	15.4	16.9	18.2	14.9	15.3	10.2	9.1	8.6	9.0	10.1	11.5
CHP (No Refurbishment)	0.1	0.7	1.6	1.6	1.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6	3.6
SCGT (No Refurbishment)	0.0	0.0	0.0	0.0	0.1	0.0	0.0	0.3	0.5	1.0	1.4	1.7	1.1	0.9	0.2	0.1	0.2	0.2	0.3	0.7
Lennox (No Refurbishment)	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.1	0.1	0.1	0.1	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0
NUGs (No Refurbishment)	11.0	11.0	11.0	11.0	11.0	9.9	9.9	8.0	7.6	6.3	3.3	3.4	3.2	3.1	1.9	1.8	1.9	1.9	1.9	2.1
Total TWh/year (No Refurbishment)	15.0	17.3	18.1	17.6	17.9	18.5	18.7	21.8	25.7	26.4	25.3	27.0	23.0	23.0	15.9	14.7	14.2	14.8	15.9	17.9
Source: OPA.																				

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Figure 7: Natural Gas-fired Resources (Energy - TWh)

3 Energy production increases over the next decade, but declines to near current levels in

4 the later years of the Plan.

5 Annual gas consumption, which mirrors energy production, is shown in Figure 8.

Figure 8: Natural Gas Consumption – With/Without Pickering B Refurbished (Bcf/year)



⁸

2

Natural gas consumption is seen to increase to a level of about 125 Bcf in 2011 to 2014,
 increasing to a level in excess of 200 Bcf for 2019 to 2021, then decreasing to a level of
 about 160 Bcf for the years 2022 to 2027. In 2017 and beyond there is a contribution

- from proxy gas, which would be reduced or eliminated should the proxy resources
 ultimately be provided by other than natural gas-fired generation.
- ³ The forecast natural gas consumption for electricity consumption is seen to peak at
- about 240 Bcf/year, which is nearly 25% of Ontario's current total consumption of about
- ⁵ 1,000 Bcf per year.¹⁵
- ⁶ The seasonality of the natural gas consumption is shown in Figure 9 for 2014, a
- ⁷ representative year of "normal" gas consumption, and in Figure 10 for 2019,
- ⁸ representative of the highest consumption years in the Plan. The results for 2019 are
- ⁹ illustrated for the two cases, with and without Pickering B refurbishment, the latter
- 10 having somewhat higher gas consumption.

Figure 9: Seasonality of Natural Gas Consumption (Bcf/month) - 2014



12

¹⁵ See NGEIR report, at http://www.oeb.gov.on.ca/documents/cases/EB-2005-0306/ngf_geinterface_report-211105.pdf. Ontario consumption (sales) is given by the Canadian Gas Association at http://www.cga.ca/publications/gasstats.htm.

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Figure 10: Seasonality of Natural Gas Consumption (Bcf/month) - 2019

Source: OPA.

2

The results for 2014 show gas consumption to be substantially the same in the summer months of July and August and in the winter month of January. Gas prices tend to be highest in the winter. The average capacity factor ("ACF") of CCGT is 7% and that of SCGT is 0% in 2014. CHP has an ACF of 41%.

The results for 2019 show the same general pattern as for 2014, with comparable
consumption in July, August and January. In 2019, the ACF of CCGT is 27% and that
of SCGT is 6% for the case of Pickering B refurbished. For the case of Pickering B not
refurbished, the ACFs are 32% for CCGT and 8% for SCGT. CHP again has an
average capacity factor of 41%, for both cases.

Some stakeholders recommended the inclusion of natural gas fuel cells in the Plan.
 The OPA recognizes the potential for fuel cells as an energy conversion technology,
 with the possibility of significant technological and economic improvements occurring
 over the period of the Plan. Fuel cells using natural gas continue to evolve towards full scale commercial operation, but are not yet well established for the size of unit that
 would make them alternatives to CCGT, or supplement them to a significant degree.
 Fuel cells are more likely to first develop as customer-owned, smaller-size facilities that

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1	supplement conservation, probably later in the planning horizon. ¹⁶ The OPA recognizes
2	that technological advances will occur over the period of the Plan; however, given the
3	uncertainty in the nature and timing of such advances, the IPSP adopts the approach of
4	not speculating on specific technological advances, recognizing that when technological
5	and economic developments are accepted commercially, they will be reflected
6	appropriately in future Plans.
7	Q. What are the conditions necessary to achieve the Plan's gas-fired generation
8	capacity and the associated timelines?
9	A. The necessary conditions are as follows:
10	 Sufficient gas infrastructure and commodity availability;
11 12	 Availability of critical project components and resources to develop, construct and operate facilities;
13	Effective commercial arrangements;
14	 Timely project approvals and continuing financial viability of the projects; and
15 16	 Continued requirement for heat by accessible steam hosts, and the ability of the CHP projects to produce heat at a competitive price.
17	O Henry will the ODA mention developments to evolute the meaning a terrande
18	Q. How will the OPA monitor developments to evaluate the progress towards
19	achieving the planned amount of gas-fired generation?
20	A. The OPA monitors, on an ongoing basis, the status and planned changes to the status
21	of existing resources, the progress of committed resources, the progress of OPA-
22	administered programs and contracts. This enables the OPA to make appropriate
23	adjustments to its Plans and resource acquisitions over time.

4.0 ECONOMIC PRUDENCE AND COST EFFECTIVENESS

Q. How has the economic prudence and cost effectiveness of the IPSP's planned gas-fired resources been determined?

A. The OPA's three-step evaluation process was used to determine the role for natural 4 gas-fired generation in the Plan. This process involved determining the requirement for 5 planned natural gas-fired resources remaining after consideration of existing committed 6 and planned conservation and non-gas supply resources, and existing and committed 7 gas-fired resources. This remaining requirement for gas-fired resources was allocated 8 among Lennox and planned CHP, SCGT and CCGT resources. Thus, gas-fired 9 generation is only used to meet the residual requirement. This role for natural gas-fired 10 generation reflects the desire to reduce air emissions and exposure to gas price 11 volatility. 12

The natural gas-fired resources selected for inclusion in the plan are discussed below
 within this context.

15 *Feasibility*

The natural gas generation technologies of SCGT and CCGT are well established
 technically and commercially, and can be put in place relatively quickly. This is true to a
 lesser degree for CHP in the Ontario context.

¹⁹ CHP is a feasible resource. The maximum amount of CHP judged likely to develop ²⁰ over the period of the Plan, as assessed at this time, has been included in the IPSP.

The expected amount of CHP is constrained by the limited potential for economic

applications for the heat that is co-produced with the electricity.

²³ In the NGEIR Report of November 2005, Ontario Energy Board staff concluded that

delivery infrastructure would need to be upgraded, both in Ontario and upstream, but

that such upgrades should follow established processes. These upgrades are currently

under development.

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1 <u>Reliability</u>

SCGT, CCGT and CHP are resources whose high operating reliability contributes to
 overall system reliability. Each of these technologies has proven to be reliable in terms
 of meeting its respective contribution to the system needs.

The total amount of planned new SCGT and CCGT gas fired generation was driven by
 the need to meet system resource adequacy requirements after other resources were
 taken into account.

8 <u>Cost</u>

Economic assessment was used to guide the selection of the relative amounts of SCGT 9 and CCGT facilities to meet peaking and intermediate load requirements, respectively. 10 The assessment involved establishing the breakeven points between viable 11 alternatives. For purposes of meeting peak load requirements, the breakeven point 12 between SCGT and CCGT gas-fired generation was considered.¹⁷ For purposes of 13 meeting intermediate load requirements, the upper limit on economic CCGT generation 14 was determined by the breakeven point between CCGT and nuclear generation. 15 Details of this assessment are contained at Exhibit D-3-1, Attachment 1. 16

Economic assessment was also used to establish that Lennox GS should be assumed to remain in operation throughout the period of the IPSP. This assessment determined that the cost of replacement capacity was greater that the cost of continuing to maintain and operate Lennox. Details of this assessment are contained in

Exhibit D-8-1, Attachment 1.

Economic analysis was also used to determine the economic benefits of local

23 generation in Northern York Region, Kitchener-Waterloo-Cambridge-Guelph, and

24 Southwest GTA. Details of this analysis can be found in Exhibits E-5-1, E-5-2 and

25 **E-5-3**.

¹⁷ This breakeven point occurs for the resources operating 14% of the hours in a year.

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The additional 550 MW of gas-fired generation planned to be sited in the GTA reflects 1 cost and reliability considerations. This generation will provide support to the GTA from 2 a regional rather than local area perspective. Siting this generation close to a load 3 centre as large as the GTA is cost effective because it reduces losses and provides 4 additional voltage support that would otherwise require additional resources. Also, 5 reliability will be enhanced, as a result of the increased generation levels internal to the 6 GTA, leading to greater self-sufficiency and robustness against major system 7 disturbances. 8

9 Flexibility

Natural gas-fired generation has a shorter lead-time requirement for development than
 other supply resources.

CCGT and SCGT have a high degree of geographic flexibility, limited mainly by the
 need to be in reasonably close proximity to natural gas supply infrastructure. This
 geographic flexibility means that these facilities are potentially an alternative to local
 area transmission reinforcement. As such, it contributes to the Plan's ability to respond
 to a range of future conditions. Three such projects are included in the Plan.

Gas-fired resources, by virtue of their characteristic flexibility and availability, are the principal source of flexibility for the Ontario system as a whole. The currently committed gas-fired resources will contribute to Ontario meeting reliability requirements while replacing coal-fired generation. They are also available to respond to uncertainties in assumptions, such as those relating to nuclear performance, higher load growth, delays in acquiring new resources, and nuclear refurbishment decisions.

While the Plan presents specific amounts, timing and types of natural gas-fired
resources, it is useful to consider these resources as part of a generic natural gas
resource portfolio that will become progressively transformed into specific resources at
the times in the future when specific resource decisions are made. This generic
portfolio also includes the resources in the Plan (NUG, CCGT, SCGT, Lennox), and

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adding additional capacity at existing generation sites. It also includes the option of
 converting coal-fired gas units at Nanticoke to natural gas, which is not recommended
 at this time, but nevertheless remains an option.

SCGT also provides a high degree of operating flexibility, for example, to keep total
 system generation and demand in balance in real time.

6 Environmental Performance

Natural gas-fired generation, if used extensively, has high air emissions (in relation to
 those of wind, hydroelectric and nuclear resources). On a unit of production basis,
 SCGT has poorer performance than that of CCGT and CHP. Natural gas-fired
 generation also produces significant amounts of nitrogen oxides (NOx) and must meet
 NOx emission standards.

These considerations are reflected in the role accorded natural gas-fired resources in the Plan, namely the Plan uses the value of natural gas-fired resources in providing capacity and flexibility, while limiting energy production to reduce costs, cost exposure, and air emissions.

16 Societal Acceptance

The role of natural gas-fired generation in the IPSP recognizes the conflicting views 17 among stakeholders with respect to its use. Natural gas is essential to meeting the 18 requirement for timely replacement of coal-fired resources and to providing short lead-19 time responses to changed assumptions respecting other resources. In local areas, it 20 may be selected over transmission options on acceptability grounds. To the extent 21 practical it will be used to meet capacity requirements with limited energy production 22 and associated air emissions. In general, the role of natural gas is incorporated in the 23 OPA's determination of what constitutes a high value use of the fuel, namely, that it be 24 used where it has a material advantage over alternatives, or is the only feasible choice. 25

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Q. What capital investment is associated with the planned gas-fired resources?

- A. The capital investment (2007 \$ millions) associated with the planned gas-fired
- ³ resources are shown in the following table:

4 Table 13: Capital Investment of the Planned Gas-Fired Resources

\$ (2007) Billions	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027
With Refurbishment	-	-	0.12	0.85	0.73	0.92	0.19	0.30	-	0.09	0.09	-	-	-	-	-	-	-	0.14	0.14
No Refurbishment	-	-	0.12	0.85	0.73	0.92	0.19	0.30	0.11	0.20	0.13	0.04	-	-	-	-	-	-	0.04	0.04
Source: OPA.																				

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