

Amendment to Interconnection Service Agreement

This Amendment effective as of September <u>20</u>, 2023 ("**Effective Date**") is made by and between Cedars Rapids Transmission Company Limited, a corporation organized and existing under the laws of Canada and a subsidiary of Hydro-Québec ("**CRT**") and Niagara Mohawk Power Corporation, a corporation organized and existing under the laws of the State of New York ("**NiMo**") (each a "**Party**" and, collectively, the "**Parties**").

RECITALS

WHEREAS, the Parties executed an *Interconnection Service Agreement* dated September 17, 2004 (the "NiMo-CRT ISA");

WHEREAS, the Parties wish to update the contact information and the Term of the NiMo-CRT ISA;

NOW THEREFORE, the Parties agree to the following:

1. Article II Notices of the NiMo-CRT ISA is deleted and replaced by the following section:

" ARTICLE II : Notices

- 2.1 Any written notice required by this Agreement shall be deemed properly given and delivered if either sent by email, registered mail or delivered to the other Party's representative at the address specified in Schedule B.
- 2.2 Notices shall be deemed to have been received:
 - (a) On the date indicated on the delivery receipt if sent by registered mail;
 - (b) On the date indicated on the transmission slip if sent by courier if delivered during normal business hours. If not delivered during normal business hours, delivery shall be deemed to have occurred on the next Business Day;
 - (c) On the date indicated on the automatic receipt if sent by email if delivered during normal business hours. If not delivered during normal business hours, or if no automatic receipt is available, delivery shall be deemed to have occurred on the next Business Day.
- 2.3 The designation of the person to be so notified or the coordinates of such person may be changed at any time by either Party by written notice to the other Party."
- 2. Article 7.1 of the NiMo-CRT ISA is deleted and replaced by the following article:

"7.1 Effective Date and Term

This *Agreement* shall take effect as of the *Effective Date* and shall continue in full force and effect until terminated in accordance with this Article VII."

3. The attached Schedule B is added to the *Agreement*.

4. This Amendment may be executed in two or more counterparts, each of which when so executed shall be deemed to be an original and all of which when taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the Parties hereto have caused this Amendement to be executed by the signatures of their proper authorized signatories, as of the date written below.

CEDARS RAPIDS TRANSMISSION COMPANY

LIMITED

Julie Gagnon General Director

Date: 2023-09-15

NIAGARA MOHAWK POWER CORPORATION

Kevin Reardon

Director, Commercial Services

Date: 2023 - 09-20

Schedule B Representatives

I. NiMo Representative

Title : Director

Address : 170 Data Drive

Waltham, MA 02451

Telephone: (781) 906-3988

Email : <u>Kevin.Reardon@nationalgrid.com</u>

II. CRT Representative

Title : General Director Address : 900, Rue Principale

Rivière-Beaudette (Québec)

J0P 1R0

Telephone : (450) 269-3461

Email : <u>ADMIN@cedarsrapids.ca</u> and <u>EXPLOITATION@cedarsrapids.ca</u>