

National Energy

Board

Office national de l'énergie

## AO-1-EPE-22

IN THE MATTER OF section 21.2 of the National Energy Board Act, and

IN THE MATTER OF an application by Ontario Hydro to amend Electricity Export Permit ("Permit") EPE-22, filed with the National Energy Board ("the Board") under File No. 6200-0001-4-1.

BEFORE the Board on 4 March 1999.

WHEREAS an application dated 21 December 1998 has been filed by Ontario Hydro to amend Permit EPE-22 in order to assign Permit EPE-22 to its successor company the "Independent Electricity Market Operator";

AND WHEREAS the Board has examined the application and considers it in the public interest to grant the amendment sought therein;

IT IS ORDERED pursuant to section 21.2 of the National Energy Board Act that Permit EPE-22 be and is hereby amended by assigning Permit EPE-22 to the "Independent Electricity Market Operator";

IT IS FURTHER ORDERED that assignment of Permit EPE-22 to the "Independent Electricity Market Operator" will come into effect as of the "Transfer Order Date", referred to in the application, and will be null and void if the Transfer Order Date takes place after 31 December 1999.

NATIONAL ENERGY BOARD

Michel L. Mantha Secretary



National Energy Board



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## PERMIT EPE-22

## IN THE MATTER OF section 119.03 of Division 11 of Part VI of the National Energy Board Act, and

IN THE MATTER OF an application by Ontario Hydro for authorization to export electricity, filed with the National Energy Board ("the Board") under File No: 6200-0001-4.

BEFORE the Board on Wednesday, 24 April 1991.

WHEREAS in Part 2 of an application dated 10 October 1990, Ontario Hydro has requested an authorization to export unscheduled circulating power and energy at points on the international boundary between Canada and the United States of America;

AND WHEREAS Ontario Hydro on 1 December 1990 published in the Canada Gazette a notice of its application;

AND WHEREAS the Board has considered any comments on or objection to Part 2 of the application;

AND WHEREAS the Board has determined that the effect of the exports on provinces other than Ontario would be insignificant;

AND WHEREAS the Board has determined that the impact of the exports on the environment, including the social effects directly related thereto, would be insignificant or mitigable with known technology and that the public concern expressed about the exports does not warrant a public review;

IT IS ORDERED THAT Ontario Hydro be and is hereby authorized to export power and energy at points on the international boundary between Canada and the United States of America, subject to the following terms and conditions:

- 1. The term of this permit shall commence on 1 January 1996 and shall end on 31 December 2025.
- 2. The class of transfer authorized hereunder shall be the transfer of unscheduled circulating power and energy for simultaneous return to Canada.
- 3. The power and energy to be exported hereunder shall be transmitted over any international power line for which the Board has issued a certificate of public convenience and necessity.

4. The quantity of energy that may be exported hereunder shall not exceed 10 000 GW.h in any consecutive 12-month period.

5. The generation of energy to be exported hereunder shall not contravene relevant federal environmental standards or guidelines.

NATIONAL ENERGY BOARD

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Marie Tobin Secretary

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