

1 Q. Further to the response to Request for Information CA-NLH-043 and the Edison  
2 Electric Institute report, Alternative Regulation for Emerging Utility Challenges:  
3 2015 Update (the “EEI Report”):  
4

5 Hydro refers to the EEI Report as support of “...the inclusion, in current revenue  
6 requirement, of costs related to capital projects that are not yet in service.”  
7

8 Please provide all examples of which Hydro is aware where a utility regulator has  
9 permitted the recovery by a regulated entity of capital, or other, costs incurred in  
10 the construction of electrical facilities by an unregulated affiliate in advance of  
11 assets being used and useful in the provision of service.  
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14 A. Hydro is unaware of any specific cases where a regulator has permitted the  
15 recovery of costs and capital by an unregulated affiliate in advance of assets being  
16 used. Hydro’s response to NP-NLH-236 reflects Hydro’s position regarding rate  
17 mitigation and utility vs. non-utility construction costs.