Q. (Reference Application) The Midgard report titled Capital Budget Application 1 Guideline Review filed with the Board on October 29, 2020 states (page 61): 2 3 "declaring that a project went to competitive tender as evidentiary justification 4 for meeting least cost reliable services does not address key Board questions 5 such as "At what unit cost are system reliability and risk profile improved by 6 the project", "Does the ratepayer value the improvement in system reliability 7 and risk reduction more than the project cost?, and "How cost effective are the proposed improvements in system reliability and risk reduction compared to 8 9 other budget items being proposed and other alternatives that are available?"

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Has Newfoundland Power provided answers to these questions in the 2023 CBA? If so, please provide all references.

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A. Newfoundland Power prepared its 2023 Capital Budget Application in accordance with the Board's Provisional Guidelines effective January 2022. The Board noted at the time that the Provisional Guidelines "reflect most of Midgard's recommendations although there are some differences." The Provisional Guidelines continue to be subject to an ongoing separate regulatory process in which further input from the parties will be sought.²

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The Company has not sought to ensure that the *2023 Capital Budget Application* conforms to Midgard commentary or recommendations that were not incorporated into the Provisional Guidelines.

See correspondence from the Board dated December 20, 2021.

² Ibid.