

- 1 **Q. (Reference Application and Board Order P.U. 14(2023)) In Order No. P.U.**
2 **14(2023) (Page 5), it is stated "The Board notes that maintaining the**
3 **Memorial Substation as a primary point of supply and the Long Pond**
4 **Substation as a special facility is consistent with the cost of service**
5 **methodology accepted by the parties in Newfoundland Power's most recent**
6 **General Rate Application and approved by the Board in Order No. P.U.**
7 **3(2022)."**
- 8 **a) In light of the \$3.3 million expansion of the Long Pond Substation, is Long**
9 **Pond Substation still considered a special facility and source of redundant**
10 **supply to the University?**
- 11 **b) Can the MUN Substation supply the entire load of the University assumed**
12 **in the application that led to the \$3.3 million expansion of the Long Pond**
13 **Substation?**
- 14 **c) When was the Long Pond Substation declared in service, and how long**
15 **after it was declared in service did NP file the application for the \$3.3**
16 **million expansion of the Long Pond Substation?**
- 17 **d) Why was the Long Pond Substation not sized to meet the full**
18 **requirements of the University's load when first constructed?**
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- 20 **A. a) See part a) of the response to Request for Information CA-NP-031.**
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22 **b) See part a).**
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24 **c) See part a).**
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26 **d) See part a).**