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March 16, 2018

Zellstoff Celgar Limited Partnership  
c/o #301 – 2298 McBain Avenue  
Vancouver, BC V6L 3B1

Attention: Mr. Robert Hobbs

Dear Mr. Hobbs:

**Re: FortisBC Inc. (FBC)**  
**Project No. 3698820**  
**Self- Generation Policy Stage II Application (the Application)**  
**Response to the Zellstoff Celgar Limited Partnership (Celgar) Information Request (IR) No. 1**

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On November 10, 2016, FBC filed the Application referenced above. In accordance with the British Columbia Utilities Commission Order G-51-18 setting out the amended Regulatory Timetable for review of the Application, FBC respectfully submits the attached response to Celgar IR No. 1.

If further information is required, please contact Corey Sinclair at 250-469-8038.

Sincerely,

**FORTISBC INC.**

***Original signed:***

Diane Roy

Attachments

cc (email only): Commission Secretary  
Registered Parties





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- 1 In the case where a SG customer chooses to utilize both an SSO and Stand-by Service the
- 2 SSO defines the amount of load that the customer must self-supply, and therefore the maximum
- 3 load that is eligible for Stand-by Service.

4

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1    **2.0    Reference:    Exhibit B-1, Section 2.4.1, Eligible Customers, page 14**

2            “Turning to another point (though still within the ambit of discussing eligibility), the  
3            Company notes that any self-generating customer whose conduct causes a reduction in  
4            revenue to FBC without at least an equal reduction in power purchase costs does not  
5            provide a net benefit.”

6            2.1    The reference appears to imply that the sole measure of net benefits is a  
7            comparison of FBC’s revenues against power purchase cost. Is the power  
8            purchase cost a blended rate or a specific piece of FBC’s resource stack, for  
9            instance market or BC Hydro RS 3808?

10

11    **Response:**

12    FBC does not agree that the sole measure of net benefits is a comparison of FBC’s revenues  
13    against power purchase costs as explained in the response to CEC IR 1.5.11. The reduction in  
14    power purchase costs must consider the incremental cost of supply and not the change in the  
15    average embedded cost of supply. The change in power supply cost is therefore the actual  
16    change in total power supply cost that results from the change in SG customer load.

17

18

19

20

21            2.2    Please discuss how the other potential benefits of self-generation (as identified in  
22            Exhibit B-1, Section 4.1.2, pp. 31-32) may be valued and why these are not  
23            incorporated into the measure of net benefits.

24

25    **Response:**

26    Please refer to the responses to BCUC IRs 2.21.1, 2.25.1, and 2.25.2.

27

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1   **3.0   Reference:   Exhibit B-1, Section 4.1.1.7, page 25**

2           “The 50% is also responsive to the difficulties that FBC has heard repeatedly in  
3           determining the manner in which net benefits should be shared. FBC believes it provides  
4           a fair, consistent approach and is similar to an approach that the Commission  
5           suggested, as returned to under the next heading below.”

6           3.1   Please further explain the fairness and rationale of using 50% as the  
7           quantification of the sharing of net benefits. What investment or risk is being  
8           offset for the self-generating customer in recognition of this benefit created by the  
9           self-generating customer’s investment that makes this approach fair?

10

11   **Response:**

12   Please refer to the response to CEC IR 1.5.2. The use of the 50 percent factor is intended to  
13   account for the entirety of the net-benefits that may result from the presence of self-generation,  
14   and does so in a non-specific manner.

15

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1   **4.0   Reference:   Exhibit B-1, Section 4.1.1.7, page 25**

2           “For customers with new generation, the SSO Guidelines provide in Section 5.1.2 that  
3           the SSO will be reviewed by FBC on an ongoing basis for 36 months and may be  
4           adjusted upwards should actual annual generation exceed the annual generation  
5           assumed in the determination of the SSO. This will correct for an SSO that is set too low  
6           which and which would otherwise provide the customer with a greater opportunity for  
7           third party sales than is appropriate.”

8           4.1    Are there any situations for which the SSO may be adjusted downwards? If not,  
9                    why not?

10

11   **Response:**

12   Section 9 of the SSO Guidelines provides for an adjustment to the SSO in either direction if FBC  
13   and the customer both agree to do so.

14



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1           5.3     Please explain what happens when the blended rate is greater than the LRMC?  
2                     For instance, consider the case when the example self-generating customer's  
3                     annual plant consumption is 45.99 GWh (50% of 10,500 kVA at 1.0 pf) and the  
4                     blended rate exceeds the LRMC. Does this mean there are no net benefits  
5                     experienced by the self-generating customer as a reduction to the SBBB?  
6

7     **Response:**

8     If there is no benefit indicated (as would be the case in the scenario described), then no sharing  
9     would occur and no reduction in the SBBB would result.

10  
11

12  
13           5.4     Please confirm that FBC is not seeking approval to apply the methodology in  
14                     Table 4-1 to customers who already have an approved SBBB, even if such  
15                     customers are moving from either Scenarios 2 or 3 to Scenario 1 as per the  
16                     application at p. 3-4?  
17

18     **Response:**

19     The SBBB reduction methodology is intended for future customers consistent with the  
20     discussion of the matter contained in the response to BCUC IR 2.6.1. Therefore, in this  
21     Application, FBC is not seeking approval to revise the SBBB that was set by the Commission  
22     following the discussion in Section 4 of the Stage IV Decision in the Stepped and Stand-by Rate  
23     process (G-149-15). Please also refer to the response to Celgar IR 1.5.8.

24  
25

26  
27           5.5     Does FBC propose before determination of an SSO to apply the methodology in  
28                     Table 4-1 to all customers who sometime in the future may be granted an SSO,  
29                     not just "future [new] customers" as stated in the Draft Order?  
30

31     **Response:**

32     No. While Stand-by Service is available to an SG customer to maintain that portion of load  
33     normally self-supplied (i.e. up to the SSO), an SG customer that is taking service pursuant to an  
34     SSO is not also eligible to receive a reduction in their SBBB, which is the subject to Table 4-1.

35  
36  
37

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1           5.6     Please explain why the SBBD of self-generation customers should increase or  
2                   decrease from their approved SBBD before being obtaining an SSO.  
3                   Conversely, in circumstances where there is an adjustment to an SSO or the  
4                   SSO is no longer in effect does FBC propose to adjust the SBBD?  
5

6     **Response:**

7     Simply obtaining an SSO should not be sufficient to change the SBBD as no net-benefits from  
8     utilizing the SSO are being realized. However, once the SSO starts to be utilized, as stated in  
9     the Application<sup>1</sup> “To reduce the SBBD for a customer with an SSO would count the net benefits  
10    twice over in the customer’s favour.” If a customer is no longer utilizing an SSO to make below-  
11    load sales to third parties, then an SBBD reduction could be put into effect.

12  
13

14  
15           5.7     Please explain what FBC is seeking approval in item 2 of the Draft Order where it  
16                   states: “The Stand-by Billing Demand (SBBD) is approved, ...” In particular, is  
17                   FBC seeking in item 2 of the Draft Order to apply the methodology in Table 4-1to  
18                   only future (new) customers. If so, please explain why the proposed SBBD  
19                   methodology is relevant to the SSO Guidelines, and why the SBBD methodology  
20                   is appropriately within the scope of this proceeding.  
21

22     **Response:**

23     Please refer to the response to Celgar IR 1.5.10.

24  
25

26  
27           5.8     Please confirm that when FBC submits the Celgar SSO to the Commission for  
28                   approval (see Application, p. 31) it will not seek approval to adjust the Celgar  
29                   SBBD?  
30

31     **Response:**

32     FBC is not seeking approval to change the SBBD of Celgar, which was set by the Commission  
33     at 40 percent of Stand-by Demand Limit by Order G-149-15. In the accompanying Decision, the  
34     Commission devoted from page 5 to page 36 on the discussion of the appropriate means by  
35     which to arrive at a SBBD for Celgar, and it is unclear to FBC upon what basis the final  
36     determination ultimately rested. While it seems that a consideration of net-benefits was  
37     included, there were many other factors considered as well.

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<sup>1</sup> Page 5, row 2.

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1 FBC has been clear in the SGP that for any other customers to which the SGP does or would  
2 apply, it would not be permitted to have both an SSO and a reduction in SBBD.<sup>2</sup> FBC is  
3 concerned that if Celgar were to retain both it may result in what would appear to be a  
4 preferential rate for Celgar as compared to customers in similar circumstances. Given the  
5 uncertainty around how the SBBD for Celgar was set by the Panel in the Stand-by Rates  
6 process, FBC would welcome clarification from the Commission on whether Celgar should be  
7 eligible to have both an SSO and a lowered SBBD when a Decision is rendered in this process.

8  
9

10

11 5.9 Please describe customer consultation, if any, by FBC related to item 2 of the  
12 Draft Order?

13

14 **Response:**

15 FBC did not reach out to customers specifically to discuss the refined SBBD adjustment  
16 mechanism included in the Application. FBC notes, however, that the adjustment to the SBBD  
17 as it relates to RS37 is an outstanding topic from the Stepped and Stand-by Rates process that  
18 was discussed at some length there. FBC is of the view that this proposal can be fully explored  
19 as part of the process associated with this Application.

20

21

22

23 5.10 Please comment on whether the approval sought in item 2 of the Draft Order is to  
24 apply only to customers in Scenarios 2 or 3 as identified in the application at p. 3-  
25 4. If so, should item 2 of the Draft Order explicitly state that the approval sought  
26 is to only apply to customers in Scenarios 2 or 3?

27

28 **Response:**

29 Item 2 of the Draft Order is in need of revision, but not for the reasons suggested in the IR. The  
30 current language of Item 2 is,

31 The Stand-by Billing Demand (SBBD) is approved, with the adjustments  
32 proposed in the Application, for future customers that will not be making third  
33 party sales, or will do so only after having offset its load, to receive a share of the  
34 net-benefits attributable to its self-generation.

35 It is not the SBBD that requires approval (which is already a feature of Stand-by Service), but  
36 the methodology that arrives at a reduction in the SBBD. In the view of FBC, it is not necessary

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<sup>2</sup> Page 5, row 3 of the Application.

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1 to state explicitly that the item only applies to Scenario 2 and 3 customers since this is clear in  
2 the Application itself (page 31, lines 13 to 17). FBC would, however, revise item 2 as follows.

3 The **use of** Stand-by Billing Demand (SBBB) is approved, with the adjustments  
4 proposed in the Application, for any future customer that will not be making third  
5 party sales, or will do so only after having offset its load, to receive a share of the  
6 net-benefits attributable to its self-generation.

7

8

9

10 5.11 Please explain the connection, if any, between the proposed SBBB reduction  
11 based on 50-50 sharing of assumed net benefits of self-generation and the SSO  
12 determination based on the “50% net benefit sharing factor” (of load)? For  
13 example, could the SSO determination be based on a 25% net benefit sharing  
14 factor and the proposed SBBB reduction (Table 4-1, Step 4) be based on a 50-  
15 50 sharing of assumed net benefits of self-generation? Please also comment on  
16 whether the “net benefits” relevant to the SBBB reduction and the SSO factor are  
17 the same “net benefits”.

18

19

**Response:**

20 For the reasons discussed in the response to BCUC IR 2.21.1, the SGP proposed by FBC takes  
21 that view that net-benefits exist due to the presence of self-generation on the utility system, but  
22 it does not attempt to identify them individually or value them in the manner suggested by the  
23 question. The SBBB reduction methodology does restrict its focus to notional power supply  
24 cost impacts. FBC does not believe that there is any reasonable basis for using a different  
25 sharing percentage for the different aspects of the SGP.

26







1 The following table shows the charges under both scenarios.

Wholesale - Transmission	10 MW at 95% Capacity Factor		
	Current (\$,000)	RDA (\$,000)	Difference (\$,000)
Annual Cost at Monthly Rate (RS 101, 103, 104, 104, 107 and 108)	1,149	667	-482
Annual Cost at Weekly Rate (RS 101, 103, 104, 104, 107 and 108)	1,253	667	-586
RS 109 - Losses (MWh)	5,326	2,505	-2,821 (GWh)

2  
3

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1    **9.0    Reference:    Exhibit B-2, Attachment 1.1, Section 6.3, page 3**

2            “The rate that will be applied to such unscheduled purchases will be reflective of the  
3            energy’s avoided cost value as determined by FBC at that time. This rate is equal to the  
4            lesser of the Tranche 1 Energy Price set out in Rate Schedule (RS) 3808 as of January  
5            1 in the calendar year in which the scheduled delivery is made and the ICE Mid-C Day-  
6            Ahead Index Price, less 2 mils, using the heavy load index for Heavy Load Hours and  
7            the light load index for Light Load Hours.”

8            9.1    Please explain why the avoided cost value of received is calculated by  
9            subtracting 2 mils from to index price, rather than adding 2 mils to reflect FBC’s  
10           avoided cost of wheeling energy purchased at Mid-C to its service territory.

11  
12    **Response:**

13    2 mils are subtracted from the price to reflect the fact that the seller would have to pay for  
14    transmission to move the power to market. FBC has no wish to buy unscheduled purchases as  
15    FBC prefers to control the timing of any energy it receives to either obtain the best possible  
16    price or receive the benefit of the capacity associated with the purchase on a planned basis.

17

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1   **10.0 Reference: Exhibit B-2, Attachment 1.1, Section 8, page 4**

2           “FBC has identified three distinct scenarios that require different treatment under the  
3           SGP, each of which is described below, in Sections 8.1, 8.2.2 and 8.2.3. A self-  
4           generator may change its intent with respect to its self-generation, thereby moving from  
5           one scenario to another, but will only be in one scenario at a time.”

6           10.1 Please explain the process and timelines for a customer switching from one  
7           scenario to another.

8  
9    **Response:**

10 Other than the notification periods that are contained in the SSO Guidelines, and those in the  
11 General Terms and Conditions of the FBC Electric Tariff related to load and Contract Demand  
12 changes, there are no particular timelines or process required to change service parameters.  
13 Requests for such changes would be made through the normal channel of communication with  
14 the Key Account Representative.

15  
16

17

18           10.2 Please explain why a customer must be in only one scenario at time. For  
19           example, why cannot a customer have an SSO pursuant to Section 8.1, and then  
20           utilize RS 37 service pursuant to Section 8.2.2 when its generating facilities are  
21           not in operation or are operating at less than full rated capacity?

22

23    **Response:**

24 The scenarios referred to in the quoted sentence are those listed in Section 4.1 of the  
25 Application which are distinct from each other. The service parameters in Section 8 of  
26 Attachment 1.1 of Exhibit B-2 describe service to customers in each scenario, but are not  
27 scenarios themselves.

28 It is possible for a customer to have both an SSO and take service on RS37 at the same time  
29 and therefore have service described by more than one section of section 8 overall. However, it  
30 is not possible for a customer to be both selling power that is not net-of-load and also be using  
31 all self-generated power to offset load as described by the scenarios of Section 4.1 on the  
32 Application.

33