RECOMMENDATION #1

‣ ELIMINATE UNCERTAINTIES RELATED TO THE RECOVERY OF CAPITAL INVESTMENTS

‣ ALLOW ALL REGULATED ENTITIES TO EXECUTE PRE-APPROVED CAPITAL PLANS
RECOMMENDATION #2
THE GAP BETWEEN WHERE WE ARE TODAY AND THE NEW MODEL NEEDS TO BE BRIDGED THROUGH A TRANSITIONAL MODEL
RECOMMENDATION #3

‣ CONSULT WITH INDUSTRY IN SETTING PERFORMANCE BENCHMARKS

‣ ENSURE DESIRED OUTCOMES ARE COORDINATED WITH APPROPRIATE REPORTING REQUIREMENTS AND NECESSARY LEAD TIMES
RECOMMENDATION #4
IMPLEMENT SIMPLIFIED REPORTING (FAST-TRACK)
FOR HIGH PERFORMING REGULATED ENTITIES TO INCENT AND REWARD DESIRED BEHAVIOURS
RECOMMENDATION #5

- **Mitigation should be applied only to those costs that regulated businesses directly manage.**

- **Regulated entities should always be able to recover mandated investments.**
RECOMMENDATION #6

‣ GOAL SHOULD BE TO ACHIEVE INTEGRATED/OPTIMIZED ENERGY SOLUTIONS FOR COMMUNITIES

‣ DEFINE AND BE TRANSPARENT ABOUT WHAT INTEGRATED/OPTIMIZED MEANS
RECOMMENDATION #7

IMPROVE COORDINATION OF REGIONAL ENERGY PLANNING AMONGST ALL INVOLVED PARTIES
RECOMMENDATION #8
DATA ACCESS RULES MUST BE EXPEDITIOUSLY CLARIFIED TO ENABLE INNOVATION AND THE COMMERCIALIZATION OF BEHIND-THE-METER SERVICES
MODEL MUST BE FLEXIBLE AND RECOGNIZE THAT INEVITABLE POLICY AND GAME CHANGERS WILL OCCUR
ONTARIO’S ENERGY VOICE

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