Board Staff Interrogatories

2010 IRM2 Electricity Distribution Rates E.L.K. Energy Inc. ("E.L.K. Energy") EB-2009-0197

1. Ref: 2010 IRM3Rate Generator – LV

Sheet "C3.1 Curr Low Voltage Vol Rt" of the 2010 IRM3Rate Generator are shown as below under the caption Rate Generator.

Rate Description	Low Voltage Volumetric Rate	
Select Tariff Sheet Disclosure	Yes - Shown on Tariff Sheet	
Metric Applied To	All Customers	
Method of Application	Distinct Volumetric	
Rate Class		Current Low Voltage
Residential	kWh	0.001500
General Service Less Than 50 kW	kWh	0.001400
General Service 50 to 4,999 kW	kW	0.563400
General Service 50 to 4,999 kW - Time of Use	kW	0.641800
Unmetered Scattered Load	kWh	0.001400
Sentinel Lighting	kW	0.000000
Street Lighting	kW	0.425200

- a) Please confirm that current low voltage volumetric rate adder is embedded in the distribution volumetric rate and not "Tariff Sheet Disclosure".
- b) Please confirm that the cumulative Price Cap Index value of 1.03336 should be applied to the Low Voltage Rates.

2. Ref: 2010 IRM Deferral Variance Account 1588 - Power

The 2008 ending balances reported in the 2010 IRM Deferral Variance Account workform prepared by E.L.K. Energy shows the split for account 1588 – Power and Global Adjustment. On October 15, 2009 the Board issued "Regulatory Audit and Accounting Bulletin 200901" which clarified the accounting rules for reporting the 1588 – Global Adjustment sub-account.

	Account Number	Total Claim	
Account Description		I = C + D+ E + F + G + H	
RSVA - Power (Excluding Global Adjustment) RSVA - Power (Global Adjustment Sub-account)	1588	(135,645) 370,613	

- a) Has E.L.K. Energy reviewed the Regulatory Audit & Accounting Bulletin 200901 dated October 15, 2009, and ensured that it has accounted for its account 1588 and sub-account Global Adjustment in accordance with this Bulletin?
- b) Has E.L.K. Energy made adjustments subsequent to filing the 2010 IRM3 application and need to re-file an updated 2010 IRM Deferral Variance Account workform?

3. Ref: 2010 IRM Deferral Variance Account 1588 – Global Adjustment

On November 13, 2009 Board Staff prepared a submission in the Enersource EB-2009-0193 2010 IRM3 Application. The following is an excerpt from the submission in respect to Board staff concerns with the current proposal for handling the disposition of the USoA 1588 – Global Adjustment.

The EDDVAR Report as well as the Board's Decision in EB-2009-0113 adopted an allocation of the GA sub-account balance based on kWh for non RPP customers by rate class. Traditionally this allocation would then be combined with all other allocated variance account balances by rate class. The combined balance by rate class would then be divided by the volumetric billing determinants (kWh or kW) from the most recent audited year end or Board approved forecast, if available. This process hence spreads the recovery or refund of allocated account balances to all customers in the affected rate class.

This method was factored on two premises; a) that the recovery/refund of a variance unique to a subset of customers within a rate class would not be unfair to the rate class as a whole and b) that the distributors' billing systems would not be able to bill a subset of customers within a rate class, without placing a significant burden to the distributor.

For these reason the Board's original Deferral Variance Account workform was modelled on this basis. However based on Enersource's evidence, there could be material unfairness to RPP customers within the affected rate classes.

Therefore Board staff suggests that a separate rate rider be established to clear the GA sub-account balance to Non-RPP customers within rate classes.

What remains unclear to Board staff is whether Enersource's billing system could accommodate that change within a reasonable timeframe."

Board staff would like to poll E.L.K. Energy on the above issue.

- b) If the Board were to order E.L.K. Energy to provide such a rate rider, would E.L.K. Energy's billing system be capable of billing non-RPP the separate rate rider? What complications, if any, would E.L.K. Energy see with this rate rider?
- c) If E.L.K. Energy were to be unable to bill in this fashion what would E.L.K. Energy consider proposing in the alternative?

4. Ref: 2010 IRM Deferral Variance Billing Determinants

Below are the Billed kWh for Non-RPP customers identified on Sheet "B1.3 Rate Class And Bill Det" of the workform.

Rate Class	Billed kWh for Non- RPP customers D
Residential	15,621,770
General Service Less Than 50 kW	3,211,952
General Service 50 to 4,999 kW	18,231,292

- a) Please identify if these values estimated values or actual values and specify the applicable period.
- b) If the above values are estimated please explain why E.L.K. Energy is unable to determine actual.
- c) As discussed in one of the questions above Board staff have proposed a non-RPP customer rate rider for disposition of the 1588 – Global adjustment. If accepted would E.L.K. Energy support using the numbers above as the most reasonable denominator to be used for rate determination.
- d) If E.L.K. Energy were to establish a separate rate rider to dispose of the balance of the 1588 – Global adjustment sub-account, does E.L.K. Energy believe that the rider be applied to customers in the MUSH sector? If not, would E.L.K. Energy have the billing capability to exclude customers in the MUSH sector if a separate rate rider were to apply for the disposition of the 1588 – Global adjustment sub-account?
- e)

5. Ref: 2010 IRM Deferral Variance Total Claim

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Below are the Total Claim values for the EDDVAR Group One Deferral Accounts.

	Account Number	Total Claim
Account Description		I = C + D+ E + F + G + H
LV Variance Account	1550	0
RSVA - Wholesale Market Service Charge RSVA - Retail Transmission Network Charge	1580 1584	(865,208) 526,326
RSVA - Retail Transmission Connection Charge	1586	(1,063,767)
RSVA - Power (Excluding Global Adjustment) RSVA - Power (Global Adjustment Sub-account)	1588	(135,645) 370,613
Recovery of Regulatory Asset Balances Disposition and recovery of Regulatory Balances Account	1590 1595	883,814 0
Tota	I	(283,866)

- a) Please complete the amended Deferral Variance Account Workform V4 as found on the Board's website under the 2010 Electricity Distribution Rates update December 7, 2009. Note that Board staff can assist in converting your most recent model (either the one filed with your application or a more recent version if available). Please contact your case manager to assist you.
- b) Please reconcile final balance for disposition to the 2008 year end account balance reported in the RRR filing. Please identify the source and reasons for variances.
- c) Please confirm that E.L.K. Energy has complied with and applied correctly the Boards accounting policy and procedures for calculation of the final disposition balance. If E.L.K. Energy has used other practices in the calculation please explain where in the filing and why
- d) Please confirm that E.L.K. Energy has used the simple interest calculation as required by the Board using the Boards prescribed interest rates. If E.L.K. Energy has used other calculations please explain where in the filing and why
- e) Please confirm that E.L.K. Energy has complied with the requirement to apply recoveries to principal first as outlined in the 2006 Regulatory Assets Transactions document issued September 4, 2009 (included in the Updated IRM

Deferral and Variance Account Work Form zip file). If E.L.K. Energy has not complied with this requirement please explain why not?

6. Ref: Smart Meter Rate Adder

Sheet "C1.1 Smart Meter Funding Adder Cell D28" shows that the current smart meter funding adder as \$1.00.

a) Please confirm E.L.K. Energy's current smart meter to be \$0.27.

7. Ref: Regulatory Asset Recovery Rate Rider

Sheet "J2.1 Regulatory Asset Recovery Rate Rider" of the Rate Generator workform shows the sunset date to be December 31, 2013. "Sheet F1.1 Deferral and Variance Account workform cell C16" shows April 30, 2014.

a) Please confirm whether April 30, 2014 is the correct sunset date. If not, please provide explanation.

HST Interrogatory

8. Harmonized Sales Tax

It is possible that the PST and GST may be harmonized effective July 1, 2010. Unlike the GST, the PST is included as an OM&A expense and is also included in capital expenditures. If the GST and PST are harmonized, corporations would see a reduction in OM&A expenses and capital expenditures.

In the event that PST and GST are harmonized effective July 1, 2010:

- a. Would E.L.K. Energy agree to capture in a variance account the reductions in OM&A and capital expenditures?
- b. Are there other alternatives that the Board might consider to reflect the reductions in OM&A and capital expenditures if this bill is enacted?