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	RP-2004-0040	
	EB-2004-0026	
IN THE MATTER OF the <i>Ontario Energy Board Act, 1998</i> , S.O.1998, c.15, Schedule B;		2
AND IN THE MATTER OF an Application by E.L.K. Energy Inc. for an order or orders approving or fixing just and reasonable rates.		3
BEFORE:		4
Bob Betts Presiding Member		5
Paul Vlahos Member		6
DECISION AND ORDER		7
On January 15, 2004 the Ontario Energy Board ("the Board") issued filing guidelines distribution utilities for distribution rate adjustments related to the recovery of Reg to be effective March 1, 2004 and implemented on April 1, 2004.		8
The Applicant filed an application for such adjustment. Notice of the proceeding w February 5, 2004 in major newspapers in the province.	as published on	9
While the Board had originally intended to approve the disposal of RSVA amounts on analysis of the applications by distributors and the reporting of RSVA amounts applications, the Board has now determined that all rate changes should be interim view, it would be premature to set these rates final based on the quality of the data many of the applications and the fact that the audit sampling process by the Board completed.	in these . In the Board's contained in	10
The Board received some interventions in these proceedings, mainly concerned wit the process. The only intervenor to make specific submissions on Phase One of the the School Energy Coalition, ("SEC") who objected to any interim increase in rates	proceeding was	11

the RSVA amounts on the basis that appropriate evidence had not been filed on these amounts. The Board is not convinced by SEC's arguments and sees no reason that Phase One cannot proceed. Phase One only contemplates partial recovery on an interim basis at this time. In Phase Two, the Board will review all applications to ensure that only prudent and reasonably incurred costs are recovered over the four year period mandated by the Minister.

In light of the above, the Board finds that it is in the public interest to order as follows.

THE BOARD ORDERS THAT:

- 1 The rate schedule attached is approved on an interim basis, effective March 1, 2004, to be implemented on April 1, 2004. All other rates currently in effect that are not shown on the attached schedule remain in force. If the Applicant's billing system is not capable of prorating to accommodate the April 1, 2004 implementation date, the new rates shall be implemented with the first billing cycle for electricity taken or considered to have been taken from April 1, 2004.
- 2 The Applicant shall notify its customers of the rate changes by including the brochure provided by the Board through a different process, no later than with the first customer bill reflecting the new rates, and provide to the Board samples of any other notices sent by the Applicant to its customers with respect to the rate changes. The Board expects the Applicant to provide notice to all customers about the rate changes, no later than with the first bill reflecting the new rates.

DATED at Toronto, March 11, 2004.

ONTARIO ENERGY BOARD

Peter H. O'Dell Assistant Secretary

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