



Ontario
Energy
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BY EMAIL

July 9, 2025

Justin Allen
President & Chief Executive Officer
Ottawa River Power Corporation
283 Pembroke Street West
Box 1087
Pembroke ON K8A 6Y6
jallen@orpowercorp.com

Dear Justin Allen:

**Re: Ottawa River Power Corporation (Ottawa River Power)
Application for Accounting Order
OEB File Number: EB-2025-0209**

Further to the Ontario Energy Board's (OEB) acknowledgment letter dated July 4, 2025, the OEB has completed its preliminary review of your Accounting Rate Order application.

Certain sections of the application do not comply with the OEB's Filing Requirements¹. As a result, the OEB is unable to process Ottawa River Power's application at this time. The OEB will commence processing the application after the noted information is filed.

The missing information is noted below:

Chapters 1 and 2 Filing Requirement Reference	Description
Chapter 1 pp 4-5	An application filed with the OEB must include a certification by a senior officer of the distributor stating that the application and any evidence filed in support of the application does not include any personal information unless it is filed in accordance with Rule 9A of

¹ Chapter 1 of the Filing Requirements for Electricity Distribution Rate Applications, dated April 18, 2022 and Chapter 2 of the *Filing Requirements for Electricity Distribution Applications Rate Applications*, dated May 7, 2025

Chapters 1 and 2 Filing Requirement Reference	Description
	the OEB's Rules (and the Practice Direction, as applicable)
Section 2.9.2 pp. 68-69	The prudence criterion is only partially addressed. The application does not explore whether the recovery methods is reasonable considering ratepayer impacts, nor does it consider alternative mitigation options.
Section 2.9.2 pp. 68-69	The application lacks the required account mechanics, including a proposed account number, sample journal entries, a description of how and when transactions will be recorded, and confirmation of whether carrying charges will be applied and at what rate.

The OEB expects that Ottawa River Power will file the above-listed required information as soon as possible.

Please note, Ottawa River Power is responsible for ensuring that the documents it files with the OEB, such as its evidence, responses to interrogatories and any other supporting documentation, do not include personal information (as that phrase is defined in the *Freedom of Information and Protection of Privacy Act*), unless filed in accordance with rule 9A of the OEB's *Rules of Practice and Procedure*.

Please direct any questions relating to this application to Kelli Benincasa, analyst at 416-440-7624 or kelli.benincasa@oeb.ca.

Yours truly,

Ritchie Murray
Acting Registrar