



Ontario | Commission  
Energy | de l'énergie  
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**BY EMAIL**

October 28, 2025

Christine E. Long  
Vice-President, Regulatory Affairs and Privacy Officer  
Alectra Utilities Corporation  
2185 Derry Road West  
Mississauga, ON L5N 7A6  
[christine.long@alectrautilities.com](mailto:christine.long@alectrautilities.com)

Dear Christine E. Long:

**Re: Alectra Utilities Corporation (Alectra Utilities)  
2027-2031 Custom Rate Application for Electricity Rates and Charges  
Ontario Energy Board (OEB) File Number: EB-2025-0252**

Further to the OEB's acknowledgment letter dated October 15, 2025, the OEB has completed its preliminary review of your 2027-2031 Custom Rate Application for Electricity Rates and Charges application and notes that Alectra Utilities has not filed business cases where a capital investment substantially exceeded the materiality threshold, which it is required to file under Section 5.4.2.1 of the OEB's *Chapter 5 Filing Requirements for Electricity Distribution Rate Applications – 2025 Edition for 2026 Rate Applications*.

The OEB understands that Alectra Utilities is working to meet the OEB's requirement in this regard and has therefore decided to commence its review of Alectra Utilities' application and proceed with its Notice of Hearing. Given that the OEB has commenced its review of Alectra Utilities' application, the OEB requires that Alectra Utilities file the business cases by **November 19, 2025**. The filing of the information by **November 19, 2025** will allow the OEB to continue processing the application in a timely manner. If the noted information is not filed by **November 19, 2025** the OEB will stop processing Alectra Utilities' application and place the application in abeyance, until such time the missing information is filed.

Pursuant to Chapter 1 of the [OEB's Filing Requirements For Electricity Distribution Rate Applications](#), Alectra Utilities has confirmed that that the documents it has filed in support of the above referenced application do not include any personal information (as that phrase is defined in the *Freedom of Information and Protection of Privacy Act*) that has not otherwise been redacted.

Alectra Utilities is reminded that it 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 Narisa Jotiban, Case Manager at [Narisa.Jotiban@oeb.ca](mailto:Narisa.Jotiban@oeb.ca).

Yours truly,

Ritchie Murray  
Registrar

c: Natalie Yeates, Director, Regulatory Affairs and Reporting  
Charles Keizer, Torys LLP