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**From:** Ontario Energy Board <webmaster@oeb.ca>  
**Sent:** Monday, February 16, 2026 9:48 AM  
**To:** Office of the Registrar <Registrar@oeb.ca>  
**Cc:** dbrady@piac.ca  
**Subject:** Intervention Form: EB-2025-0312 - Vulnerable Energy Consumers Coalition

## Intervention Form

### Case Number:

EB-2025-0312

### Requesting information on behalf:

Of an organization

### Intervenor Name:

Vulnerable Energy Consumers Coalition

### Mandate and Objectives:

The Vulnerable Energy Consumers Coalition (VECC) is an unincorporated coalition of two major Ontario organizations. VECC was formed in 1999 with the intent of representing the interests of residential consumers in matters of energy regulation and policy where those consumers, by reason of age, income, tenure or place of residence, language, literacy, or other infirmity may experience greater hardship than other residential consumers as a result of increased rates or policies that place demands on customers. These same consumers may have difficulty, or lack the resources to ensure that their voice is heard by regulators and policy makers deciding upon energy issues. VECC has intervened in hundreds of OEB hearings since the date of its formation in 1999, and shares in the credit for the efficacy of the intervenor participation process in affecting decisions that have advanced the public interest and resulted in reductions in utility demands and just and reasonable rates.

### Membership of the Intervenor and Constituency Represented:

The Vulnerable Energy Consumers Coalition (VECC) is an unincorporated coalition of two

major Ontario organizations, the Ontario Society of Senior Citizens' Organizations and the Federation of Metro Tenants' Associations, facilitated by the assistance of a national non-profit corporation and registered charity, the Public Interest Advocacy Centre.

## **Programs or Activities Carried Out by the Intervenor:**

PIAC is not a member organization of the VECC coalition, but facilitates the work of VECC, largely by ensuring that representation and research support is available to VECC, and by assuming administrative responsibilities associated with filings and other Board requirements. Because PIAC is not a law firm, it cannot provide legal services. Legal services to VECC are provided by counsel who are not employees/agents for PIAC, but recommended by PIAC for VECC retainer as a result of their regulatory experience with energy issues and regulation.

## **Governance Structure:**

VECC representation is mainly provided by counsel and consultants retained by VECC through the facilitation of PIAC. PIAC is only the facilitator and administrator in the arrangement. As well, in any VECC intervention, counsel instructions are the province of VECC, not PIAC.

## **Representatives:**

Mark Garner  
[markgarner@rogers.com](mailto:markgarner@rogers.com)  
647-880-9942

Bill Harper  
[bharper.consultant@bell.net](mailto:bharper.consultant@bell.net)  
905-883-1727

## **Cost Claim Filing contact:**

Donna Brady  
[dbrady@piac.ca](mailto:dbrady@piac.ca)  
613-562-4002

## **Other Contacts:**

## Frequent Intervenor Form:

**Add all individuals listed on our Frequent Intervenor Form as contacts for this proceeding:**

N/A

**Names and email addresses of individuals to be added as contacts for this proceeding:**

N/A

## OEB Proceedings:

Item Description	Category	Status
EB-2024-0039		
EB-2024-0309		
EB-2024-0111		
EB-2024-0030		
EB-2024-0022		
EB-2024-0058		
EB-2024-0046		
EB-2024-0010		
EB-2024-0008		
EB-2024-0007		

## Issues:

VECC's members are customers of the Applicant and will be materially affected. Elexicon is seeking to recover in the 2027 test year a base revenue requirement that is over 60% higher than in 2020. Subsequent to the test year the application is for a four year custom incentive plan which over this period would increase this amount by a further 40%. Among the drivers for this increase is a request for a more than 100% increase in operating and maintenance expenses. The Applicant is also proposing to spend more than double its capital spending over the prior years in the new plan. This application is the first since Elexicon merged the former Whitby Hydro and Veridian Connections. Elexicon is proposing to harmonize distribution rates, retail transmission service rates, low voltage rates, loss factors, and specific service charges across both rates zones in 2027. VECC is a former approved intervenor in the

predecessor utilities of Elexicon and has an interest in all the issues of this application and that included in the standard issues list for cost-based applications.

## **Policy Interests:**

N/A

## **Hearings:**

Until interrogatories and other discovery is complete, we believe it is premature to decide upon either a written or oral hearing. We do recommend the inclusion of a process to allow the parties to attempt to settle the issues and present any settlement to the Board.

## **Evidence:**

VECC does not intend to file evidence in this proceeding.

## **Coordination with Other Intervenors:**

VECC will coordinate with other intervenors with similar interests, where appropriate, to promote responsible participation in the proceeding.

## **Cost Awards:**

VECC applies for recovery of its costs reasonably incurred in the course of its intervention in this matter. VECC's members are customers of the Applicant and eligible for an award of costs pursuant to section 3.03(a) of the Practice Direction. VECC has participated in many proceedings before the Board and has been found to be eligible for recovery of its reasonably incurred costs.

## **Language Preference:**

English