Ontario Energy Board

Filing Requirements
For
Electricity Distribution Rate Applications
- 2016 Edition for 2017 Rate Applications -

Last Revised on July 14, 2016
(Originally issued on November 14, 2006)
This page intentionally left blank
CHAPTER 1 - OVERVIEW

CHAPTER 2 - FILING REQUIREMENTS FOR ELECTRICITY DISTRIBUTION COMPANIES’ COST OF SERVICE RATE APPLICATIONS BASED ON A FORWARD TEST YEAR

CHAPTER 3 - FILING REQUIREMENTS FOR PRICE CAP INCENTIVE RATE-SETTING AND ANNUAL INCENTIVE RATE-SETTING INDEX

CHAPTER 5 - CONSOLIDATED DISTRIBUTION SYSTEM PLAN FILING REQUIREMENTS
Chapter 1

Overview

July 14, 2016
Chapter 1 Overview

This document provides information about the filing requirements for electricity distribution rate applications. It is designed to provide direction to applicants, and it is expected that applicants will file applications consistent with the filing requirements. If circumstances warrant, the OEB may require an applicant to file evidence in addition to what is identified in the filing requirements.

These filing requirements are based on the OEB’s rate setting policy described in the Report of the Board, Renewed Regulatory Framework for Electricity Distributors: A Performance-Based Approach (the RRFE Report) Three IR (incentive rate-setting) methods are available: (1) Price Cap IR, (2) Custom IR and (3) Annual IR Index. The Price Cap IR option consists of a cost of service (CoS or rebasing) followed by four years of incentive regulation mechanism (IRM) adjustments. The requirements of this Chapter are applicable to all rate-setting methods.

The filing requirements apply only to electricity distributors. Unless specifically identified, the words “utility”, “utilities”, “applicant” or “applicants”, in this document refer to electricity distributors. Transmitters should consult the February 11, 2016 edition of the filing requirements for transmitters for guidance on rate applications.

References to a “party” or “parties” may, depending on the context, refer to the applicant, OEB staff and any registered intervenors, either individually or collectively.

Chapters Included in this Filing Requirements Document

This Filing Requirements document sets out the information that must be included in a distribution rate application.

Chapter 1 outlines generic procedural matters and the expectations of the OEB for parties participating in rate-setting processes.

Chapter 2 details the filing requirements for an electricity distributor filing a cost of service rate application based on a forward test year.

Chapter 3 details the filing requirements under the incentive regulation mechanism used for rate-setting when there is no requirement to file a cost of service rate application (Price Cap IR and Annual IR Index).

Chapter 5 Consolidated Distribution System Plan Filing Requirements, sets out filing requirements for consolidated distribution system plans (DSPs), required by the OEB to assess a distributor’s planned expenditures on its distribution system and other infrastructure. The OEB requires every distributor to file a five-year DSP every five years.
Completeness and Accuracy of an Application

An application to the OEB must provide sufficient detail to enable the OEB to make a determination as to whether the proposals are reasonable. The onus is on the applicant to substantiate the need for and reasonableness of the costs that are the basis of proposed new rates. A clearly written, succinct application that demonstrates the need for the proposed rates, complete with sufficient justification for those rates, is essential for an effective regulatory review and a timely decision. The filing requirements provide the minimum information that an applicant must file for a complete application. However, an applicant should provide any additional information that is necessary to justify all of the approvals being sought in the application while striking a balance between the amount of evidence necessary to evaluate an application and the goal of striving for regulatory efficiency.

The OEB’s examination of an application and its subsequent decision are based on the evidence filed in that case. A complete and accurate evidentiary record is essential. The OEB will consider an application complete if it meets all of the applicable filing requirements. The purpose of an interrogatory process is to test the evidence, not to seek information that should have been provided in the original application.

Applications must be accurate, and information and data presented must be consistent across all exhibits, appendices and models. If an application does not meet all of these requirements, or if there are inconsistencies identified in the information or data presented, the OEB may suspend its review of the application, unless satisfactory justification for missing or inconsistent information has been provided or until revised satisfactory evidence is filed.

Certification of Evidence

An application filed with the OEB must include a certification by a senior officer of the applicant that the evidence filed is accurate, consistent and complete to the best of his or her knowledge.

Updating an Application

When changes or updates to an application or supporting evidence are necessary, applicants must follow the requirements of Rule 11 of the Rules of Practice and Procedure (the Rules). When these changes or updates are contemplated in later stages of a proceeding, updates should only be made if there is a material change to the evidence.

Interrogatories

The OEB is aware of the number of interrogatories that the regulatory review process can generate. The OEB advises applicants to consider the clarity, completeness and accuracy of their evidence in order to reduce the need for interrogatories. The OEB also advises parties to carefully consider the relevance and materiality of information being sought before requesting it through interrogatories.
It is the OEB’s expectation that parties will not engage in detailed exploration of items that do not appear to be material. For rate applications, parties should be guided by the materiality thresholds documented in Chapters 2 and 3. The OEB will consider at the cost award stage of the process whether or not specific intervenors have engaged in excessively detailed exploration of non-material issues, and may reflect this in its decision on cost awards.

Parties must consult Rules 26 and 27 of the OEB’s Rules for additional information on the filing of interrogatories and responses.

**Confidential Information**

The OEB relies on full and complete disclosure of all relevant material in order to ensure that its decisions are well-informed. To ensure a transparent and accessible rate review process, applicants should make every effort to file all material publicly and completely. However, the OEB’s Rules and the *Practice Direction on Confidential Filings* (the Practice Direction) allow applicants and other parties to request that certain evidence be treated as confidential. Where such a request is made participants are expected to review and follow the Practice Direction.

Applicants should be aware that the OEB and parties to a proceeding are required to devote additional resources to the administration, management and adjudication of requests for confidentiality and confidential filings. Parties must ensure that filings for which they request confidential treatment are both relevant to the proceeding and genuinely in need of confidential treatment. A list of the types of information that the OEB has previously assessed or maintained as confidential is set out in Appendix B of the Practice Direction. This list is illustrative only, and the OEB will make a determination on the merits of each request for confidentiality.

When dealing with confidential information, parties should also take note of the requirements related to relevance and materiality of interrogatories outlined in this chapter. To reduce the administrative issues associated with the management of those filings, the OEB expects that parties will minimize, to the extent possible, requests for confidential information.