

AUC re Pivotal Energy Sharing of Records Application



ENERGY REGULATORY REPORT

Regulatory Law Chambers ("RLC") is a Calgary based boutique law firm, specializing in energy and utility regulated matters. RLC works at understanding clients' business objectives and develops legal and business strategies with clients, consistent with the legislative scheme and public interest requirements. RLC follows a team approach, including when working with our clients and industry experts. Visit our website to learn more about RLC.

ALBERTA UTILITIES COMMISSION

Pivotal Energy Partners Inc. Application for an Order Permitting the Sharing of Records Not Available to the Public Regarding the Bantry Power Plant and Parkland Power Plant, AUC Decision 28894-D01-2024

Rates - Electricity

Application

Pivotal Energy Partners Inc. ("Pivotal Energy") applied under s 3 of the Fair, Efficient and Open Competition Regulation ("FEOCR"), seeking permission to share records not available to the public regarding the 7.2-megawatt ("MW") Bantry Power Plant and the 10.275 MW Parkland Power Plant. Pivotal Energy applied to share records with URICA Energy Real Time Ltd.

Decision

The AUC was satisfied that Pivotal Energy demonstrated that: (i) the sharing of records was reasonably necessary for Pivotal Energy to carry out its business; and (ii) the subject records would not be used for any purpose that did not support the fair, efficient and openly competitive operation of the Alberta electricity market. The AUC was also satisfied that the total offer control of the parties would not exceed the offer control limit of 30 percent under s 5(5) of the *FEOCR*. The AUC approved the application.