



## Notice – Ontario Electricity Rebate (OER) Eligibility Form

Notice under Section 1.3(3) of Ontario Regulation 363/16 (General) under the *Ontario Rebate for Electricity Consumers Act, 2016*. This form is used by Halton Hills Hydro to determine a customer’s eligibility for the Ontario Electricity Rebate. Note: Residential and small commercial accounts automatically qualify for the OER and do not need to submit a form.

<b>Account Information - Please complete one form for EACH qualifying account.</b>	
Name of Account Holder	
Account Number	
Account Address	
Phone Number	
E-mail Address	

<b>Application Type</b>		
<b>Only complete the section that relates to this account.</b>		
<b>SECTION 1: LONG TERM CARE HOME</b>		
Does this account relate to a long-term care home, other than an account that is also in respect of a hospital?	<b>YES:</b>	<b>NO:</b>
<b>SECTION 2: FARM</b>		
Does this account relate to a farming business for the purposes of the <i>Farm Registration and Farm Organizations Funding Act, 1993</i> ?	<b>YES:</b>	<b>NO:</b>
Please provide your farm registration number:		
<b>SECTION 3: MULTI-UNIT COMPLEX:</b>		
<b>The account is for a multi-unit complex that is predominantly residential (e.g. a condominium or apartment building), other than a retirement residence:</b>	<b>YES:</b>	<b>NO:</b>
Multi-unit complexes that are predominantly residential, such as condominium and apartment buildings, are eligible if each of the three statements below apply.		
<i>Please check the box next to each statement to confirm it applies to your account.</i>		
1. My account relates solely to a multi-unit complex		
2. The multi-unit complex has at least two qualifying units		
3. At least 50% of the total number of units in the complex are qualifying units		
Definitions: A <b>“multi-unit complex”</b> is defined for OER purposes as “a building or related group of buildings containing two or more units”. A <b>“unit”</b> is defined as: (a) a unit as defined in the Condominium Act, 1998, (b) a residential unit or a rental unit, as those terms are defined in subsection 2 (1) of the Residential Tenancies Act, 2006, (c) a member unit or a non-member unit, as those terms are defined in the Co-operative Corporations Act, or (d) premises that is demised premises for the purposes of the Commercial Tenancies Act; but does not include a unit that is used or intended for parking or storage purposes or for the purpose of providing space for services, recreation or other facilities or mechanical installations. A <b>“qualifying unit”</b> is defined for OER purposes as “a unit that, (a) consists of a self-contained room or set of rooms, (b) contains kitchen and bathroom facilities that are for the sole use of the unit, and (c) is occupied and used as a residence.”		

<b>SECTION 4: COMMON ELEMENTS OF A MULTI-UNIT COMPLEX THAT IS PREDOMINANTLY RESIDENTIAL</b>		
<b>The account is for common elements of a multi-unit complex that is predominantly residential other than a retirement residence:</b>	<b>YES:</b>	<b>NO:</b>
Starting <b>July 1, 2022</b> , accounts for any common elements of a multi-unit complex that is predominantly residential are eligible for the OER. To qualify, each of the three statements below must apply.		
<b>Please check the box next to each statement to confirm it applies to your account.</b>		
1. My account relates solely to common elements of a multi-unit complex		
2. The multi-unit complex, including any part of the multi-unit complex to which the common area account does not apply, has at least two qualifying units		
3. At least 50% of the total number of units within the multi-unit complex are qualifying units		
<b>Definitions:</b> <b>“Common elements”</b> are defined for OER purposes as “any part of the multi-unit complex that is not a unit. See Definitions under Section 1 for definitions of “multi-unit complex”, “unit” and “qualifying unit”.		
<b>SECTION 5: RETIREMENT RESIDENCES</b>		
<b>The account is for a retirement residence:</b>	<b>YES:</b>	<b>NO:</b>
Starting <b>July 1, 2022</b> , accounts for a retirement residence will be eligible for the OER. To qualify, each of the four statements below must apply.		
<b>Please check the box next to each statement to confirm it applies to your account.</b>		
1. My account relates solely to a retirement residence		
2. At least 50 per cent of the units in the facility are occupied or intended to be occupied as a permanent residence by at least one person who is 65 years of age or older and who is not related to the operator of the facility ( <i>see page x for definitions</i> )		
3. There are at least six persons aged 65 or older who occupy or are intended to occupy the facility		
4. The facility is <b>NOT</b> a long-term care home.		
<b>Definitions:</b> A “unit” is defined as: (a) a unit as defined in the Condominium Act, 1998, (b) a residential unit or a rental unit, as those terms are defined in subsection 2 (1) of the Residential Tenancies Act, 2006, (c) a member unit or a non-member unit, as those terms are defined in the Co-operative Corporations Act, or (d) premises that is demised premises for the purposes of the Commercial Tenancies Act; but does not include a unit that is used or intended for parking or storage purposes or for the purpose of providing space for services, recreation or other facilities or mechanical installations.		
<b>SECTION 6: MOBILE HOME PARKS</b>		
<b>The account is for a mobile home park:</b>	<b>YES:</b>	<b>NO:</b>
Starting <b>July 1, 2022</b> , accounts for mobile home parks will be eligible for the OER.		
<b>Please check the box next to the statement below to confirm it applies to your account.</b>		
1. My account relates solely to a mobile home park		
<b>Definitions:</b> A “mobile home park” is defined for OER purposes as “the land on which one or more occupied mobile homes are located and includes the rental units and the land, structures, services and facilities of which the landlord retains possession and that are intended for the common use and enjoyment of the tenants of the landlord”. A “mobile home” is “a dwelling that is designed to be made mobile and that is being used as a permanent residence”. Trailer parks that are not mobile home parks do not qualify for the OER.		

<b>Confirmation of Eligibility – To be completed by all applicants</b>		
<p>I confirm that my account does not relate in whole or in part to any of the following types of excluded premises:</p> <ul style="list-style-type: none"> <li>• A hotel, motel or motor hotel, resort, lodge, tourist camp, cottage or cabin establishment, inn, campground, tourist home, bed and breakfast vacation establishment or vacation home</li> <li>• A trailer park that is not a mobile home park</li> <li>• Living accommodation occupied by a person for penal or correctional purposes</li> <li>• A hospital</li> <li>• A premises that is subject to the Ministry of Correctional Services Act or the Child, Youth and Family Services Act, 2017</li> <li>• Short-term living accommodation provided as emergency shelter</li> <li>• Living accommodation provided by an educational institution to its students or staff where, <ul style="list-style-type: none"> <li>i. the living accommodation is provided primarily to persons under the age of majority, or all major questions related to the living accommodation are decided after consultation with a council or association representing the residents, and</li> <li>ii. the living accommodation is not intended for year-round occupancy by full-time students or staff and members of their households</li> </ul> </li> <li>• A university, college of applied arts and technology or other entity that provides post-secondary education</li> <li>• A premises that is identified by a NAICS code commencing with the digits 21, 22, 23, 31, 32 or 33 (“NAICS” means the North American Industry Classification System maintained by Statistics Canada; the codes starting with the digits above relate to premises that include mining, quarrying, oil and gas extraction, utilities, construction and manufacturing)</li> </ul>		<b>YES:</b>
<p><b>I acknowledge it is an offence to make a false or deceptive statement in a document submitted under the <i>Ontario Rebate for Electricity Consumers Act, 2016</i> and certify that the information herein is complete and accurate.</b></p>		<b>YES:</b>
<p>I confirm that should the account no longer meet the eligibility requirements I will give a revised Notice to Halton Hills Hydro within 90 days of the date when the change in eligibility occurred.</p>		<b>YES:</b>
<p>_____</p> <p><b>Name of Signatory (Please Print)</b></p>	<p>_____</p> <p><b>Signature</b></p>	<p>_____</p> <p><b>Date</b></p>
<p>Signatory must be an individual legally authorized by the consumer to give the notice on the consumer’s behalf.</p>		

**Forms will be processed as received and applied to the current or subsequent billing period depending on when the form is received. Rebates will not apply retroactively.**

Please return the completed form to [inquiries@haltonhillshydro.com](mailto:inquiries@haltonhillshydro.com) or mail to Halton Hills Hydro, 43 Alice St. Acton, ON L7J 2A9.

**If you have any questions about this form, please contact our Customer Care Supervisor at 519-853-3700 x207**