



OEB APPROVES GUELPH HYDRO MERGER WITH ALECTRA

The Ontario Energy Board (OEB) has approved the merger of Guelph Hydro Electric Systems Inc. (Guelph Hydro) and Alectra Utilities Corporation.

In its decision on a Mergers, Acquisitions, Amalgamations and Divestitures (MAADs) application submitted by the two Applicants on March 7, 2018, the OEB stated the following:

The OEB has determined that the Applicants have satisfied the no harm test with respect to price, cost effectiveness and economic efficiency. The evidence shows that the underlying cost structures to serve acquired customers following the proposed merger will be no higher than they otherwise would have been.

The OEB is satisfied that the way in which the Applicants propose to provide service in the area currently served by Guelph Hydro will be effective in continuing existing levels of service. The OEB has determined that the Applicants have met the no harm test with respect to reliability and quality of electricity service.

The OEB concludes that the proposed amalgamation of Alectra Utilities and Guelph Hydro, including the Applicants' ten-year deferral rate rebasing proposal, meets the no harm test.

Once the transaction is closed on January 1, 2019, the City of Guelph will receive an estimated 4.63 per cent ownership interest in Alectra, and one permanent seat on Alectra's Board of Directors. The transaction remains subject to the parties meeting certain closing conditions.

As part owner of a larger municipally-owned utility that will serve more than one million homes and businesses in Ontario's Greater Golden Horseshoe area, the City of Guelph is expected to receive higher annual dividends which can be used to, among other things, invest in local infrastructure, programs, and services. Guelph Hydro's current location will be home to Alectra's Southwest Ontario operations hub, and a new Green Energy &

Technology Centre (GRE&T Centre).

The OEB's full decision on the MAADs application can be found on the OEB website.

About Guelph Hydro Electric Systems Inc.

Guelph Hydro is a medium-sized local distribution company delivering electricity in a safe and reliable manner to more than 55,000 customers in Guelph and Rockwood, Ontario. You can learn more about Guelph Hydro at guelphhydro.com

About the City of Guelph

Guelph is a growing, diverse and vibrant community of more than 120,000 people, located about 100 kilometres west of Toronto, Ontario, Canada. In February 2016, Guelph City Council directed the Strategies and Options Committee to explore the marketplace and learn how maintaining full ownership of Guelph Hydro compared with opportunities to merge with other publicly-owned utility companies. In December 2017, after more than a year of industry research, a comprehensive financial analysis and community engagement on a potential transaction, Guelph City Council voted in favour of a merger between Guelph Hydro Electric Systems and Alectra Inc.

About Alectra Inc.

Alectra's family of energy companies distributes electricity to nearly one million homes and businesses in Ontario's Greater Golden Horseshoe area and provides innovative energy solutions to these and thousands more across Ontario. The Alectra family of companies includes Alectra Inc., Alectra Utilities Corporation and Alectra Energy Solutions. Learn more about Alectra at alectrautilities.com

SOURCE Alectra Utilities Corporation

RENEWABLE POWER ASSETS IN CANADA

Final pricing for AltaGas Canada Inc.'s ("ACI") initial public offering ("IPO") at \$14.50 per common share (the "Offering Price") for between 16,500,000 and 18,975,000 common shares for aggregate gross proceeds from the sale of common shares of between \$239 million and \$275 million (if the over-allotment option is exercised in full).

Total cash proceeds for AltaGas from the IPO are expected to be between \$874 and \$910 million¹, which will be funded by ACI through the sale of common shares and \$635 million in debt.²

Upon successful completion of the IPO, AltaGas will exceed its \$2.0 billion target on its asset monetization plan with respect to the repayment of its bridge facility, with approximately \$2.4 billion expected to be raised.

AltaGas expects to hold common shares of ACI within a range between approximately 37% (if the over-

allotment option is exercised in full) to 45% (if the over-allotment option is not exercised) following the IPO.

AltaGas Ltd. (AltaGas) (TSX: ALA) announced today that ACI has filed and obtained a receipt for the final prospectus and pricing with respect to the IPO from the securities regulatory authorities in Canada. At the Offering Price, ACI has agreed to sell between 16,500,000 and 18,975,000 common shares for aggregate gross proceeds of approximately \$239 million to \$275 million (if the over-allotment option is exercised in full).

"The successful initial public offering of ACI represents another important milestone in reshaping AltaGas, to focus on Gas and U.S. Utilities," said Mr. David Cornhill, Chairman and interim co-Chief Executive Officer of AltaGas. "At the same time, the IPO also serves to strengthen our balance sheet, with up to \$910 million in proceeds being used to pay down a significant portion of our bridge facility."

AltaGas has been rapidly repaying its bridge facility and expects to



www.oxypro.ab.ca

780-465-2108

8608 53 Ave, Edmonton, AB

ALTAGAS ANNOUNCES THE FILING OF THE FINAL PROSPECTUS AND PRICING FOR THE INITIAL PUBLIC OFFERING OF ALTAGAS CANADA INC., WHICH INCLUDES ALTAGAS' CANADIAN UTILITIES AND CERTAIN

meet its commitment to have the bridge facility retired in the fourth quarter of 2018. The final step for the bridge repayment is approximately US \$1.1 billion in financing, which is expected to include term debt and hybrid securities offerings.

The IPO is being made through a syndicate of underwriters jointly led by RBC Capital Markets, TD Securities Inc. and J.P. Morgan Securities Canada Inc. (the "Underwriters"). AltaGas, ACI and the Underwriters have entered into an underwriting agreement in respect of the IPO.

The IPO is expected to close on or about October 25, 2018. Completion of the IPO is subject to, and conditional upon the receipt of all necessary approvals, including regulatory approvals. The Toronto Stock Exchange ("TSX") has conditionally approved the listing of the common shares of ACI under the symbol "ACI". Listing of the common shares of ACI on the TSX is subject to ACI fulfilling all of the requirements of the TSX on or before January 8, 2019, including the distribution of the common shares of ACI to a minimum number of public shareholders.

The Underwriters have been granted an over-allotment option exercisable at the Underwriters' sole discretion, to purchase up to an additional 2,475,000 common shares (for a total 18,975,000 common shares if the over-allotment option is exercised in full) of ACI at the Offering Price, exercisable in whole or in part up to 30 days after closing of the IPO.

There can be no assurance that the IPO will be completed. An investment in the common shares of ACI is subject to a number of risks. The final prospectus contains important information relating to the IPO. For more information, potential investors should read the final prospectus which is available on SEDAR at www.sedar.com. This press release shall not constitute an offer to sell or the solicitation of an offer to buy, nor shall there be any sale or acceptance of an offer to buy the common shares in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to the time a receipt for the final prospectus or other authorization is obtained from the securities commission or similar authority in such jurisdiction.

No securities regulatory authority has either approved or disapproved of the contents of this press release. This press release is not for distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia) or any other jurisdiction outside Canada. This press release does not constitute or form a part of any offer or solicitation to buy or sell

any securities in the United States or any other jurisdiction outside of Canada. The securities offered pursuant to the amended and restated preliminary prospectus have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act"), or any state securities laws. Accordingly, these securities may not be offered or sold within the United States or to a U.S. person unless registered under the U.S. Securities Act and applicable state securities laws or except pursuant to exemptions from the registration requirements of the U.S. Securities Act and applicable state securities laws. There will be no public offering of securities in the United States.

About AltaGas
AltaGas is an energy infrastructure company with a focus on natural gas, power and regulated utilities. AltaGas creates value by growing and optimizing its energy infrastructure, including a focus on clean energy sources. For more information visit: www.altagas.ca.

FORWARD LOOKING INFORMATION

This news release contains forward-looking information (forward-looking statements). Words such as "may", "can", "would", "could", "should", "will", "intend", "plan", "anticipate", "believe", "aim", "seek", "propose", "contemplate", "estimate", "focus", "strive", "forecast", "expect", "project", "target", "potential", "objective", "continue", "outlook", "vision", "opportunity" and similar expressions suggesting future events or future performance, as they relate to AltaGas or any affiliate of the AltaGas, are intended to identify forward-looking statements. In particular, this news release contains forward-looking statements with respect to, among other things, business objectives, expected growth, results of operations, performance, business projects and opportunities and financial results. Specifically, such forward-looking statements included in this document include, but are not limited to, statements with respect to the following: the expected execution of AltaGas' strategy to reshape the company with a focus on Gas and US Utilities; expected proceeds from the IPO and dependence on whether the over-allotment option is exercised; expected AltaGas ownership interest in ACI following the IPO; expected closing and timing of the closing of the IPO; expected use of proceeds to repay debt; expected offerings of term debt and hybrid securities, and timing of such offerings; expected timing of the repayment of the bridge facility; and strengthening of AltaGas' balance sheet;

**Calgary's Full Service
4 Wheel Drive,
Truck & SUV Specialists**

www.modernmotors.com

**Accessories
Parts
Service**



403-253-0664

Store Hours: 8:30am - 5:30pm • Sat 9am - 4pm
Service Centre: Mon - Fri 8:30am - 5pm

5539 Blackfoot Tr SE

www.modernmotors.com



Locally Owned
Since 1948

AltaGas' forward-looking statements are subject to certain risks and uncertainties which could cause results or events to differ from current expectations, including, without limitation: access to and use of capital markets; market value of AltaGas' securities; AltaGas' ability to pay dividends; AltaGas' ability to service its debt and manage its credit losses; weather, hydrology and rating and risk; prevailing economic conditions; potential litigation; service interruptions; AltaGas' ability

Stemp & Company

BARRISTERS & SOLICITORS - TRADEMARK & PATENT AGENTS

William R. Stemp

Barrister & Solicitor

#233, 1100 - 8th Ave SW
Calgary, AB T2P 3T8
Tel: (403) 777-1122
Direct: (403) 777-1125

Fax: (403) 777-1124
Toll Free: 1-800-665-4447
Email: bill@stemp.com
Web: www.stemp.com

Professional personalized attention for all your legal needs.
Thinking like a client! ©

We devote our practice to:

- Patents, Trademarks and Copyrights
- Commercial and Residential Real Estate
- Wills, Enduring Power of Attorney and Personal Directives
- Probates and Administration of Estates

We also offer expertise in:

- Dependant Adult
- Litigation
- Bankruptcy
- Corporate
- Landlord and Tenant
- Corporate Commercial
- Notary Services
- Power of Attorney

to economically and safely develop, contract and operate assets; AltaGas' ability to update infrastructure on a timely basis; AltaGas' dependence on certain partners; impacts of climate change and carbon taxing; effects of decommissioning, abandonment and reclamation costs; impact of labour relations and reliance on key personnel; cybersecurity risks; and risks associated with the underlying business of WGL. In particular, in this news release references to expected proceeds associated with the IPO are subject to a number of risks and uncertainties, including, without limitation, the demand for the equity offered in the IPO, and other capital markets conditions prevailing until closing of the IPO. Applicable risk factors are discussed more fully under the heading "Risk Factors" in the Corporation's AIF for the year ended December 31, 2017.

Many factors could cause AltaGas' or any particular business segment's actual results, performance or achievements to vary from those described in this news release, including, without limitation, those listed above and the assumptions upon which they are based proving incorrect. These factors should not be construed as exhaustive. Should one or more of these risks or uncertainties materialize, or should assumptions underlying forward-looking statements prove incorrect, actual results may vary materially from those described in this news release as intended, planned, anticipated, believed, sought, proposed, estimated, forecasted, expected, projected or targeted and such forward-looking statements included in this news release, should not be unduly relied upon. The impact of any one assumption, risk, uncertainty or other factor on a particular forward-looking statement cannot be determined with certainty because they are interdependent and AltaGas' future decisions and actions will depend on management's assessment of all information at the relevant time. Such statements speak only as of the date of this news release. AltaGas does not intend, and does not assume any obligation, to update these forward-looking statements except as required by law. The forward-looking statements contained in this news release are expressly qualified by these cautionary statements.

Financial outlook information contained in this news release about prospective financial performance, financial position or cash flows is based on assumptions about future events, including economic conditions and proposed courses of action, based on management's assessment of the relevant information currently available. Readers are cautioned that

such financial outlook information contained in this news release should not be used for purposes other than for which it is disclosed herein.

1 The total cash proceeds are before the deduction of underwriting fees.

2 The \$635 million in debt includes a new term debt issuance, intercompany loans and the assumption of existing indebtedness.

SOURCE AltaGas Ltd.

BLACKLINE SAFETY ELIMINATES HASSLE AND EXPENSE OF TWO-WAY RADIOS, LAUNCHES 'PUSH-TO-TALK' FEATURE

No longer will commercial and industrial safety personnel need to purchase, wear or manage separate radios or walkie-talkies. Blackline Safety Corp. (TSXV: BLN) — the leader in connected safety technology — launches 'push-to-talk' for its G7c personal gas detector. With the push of a button, employees can use a single device to collaborate with co-workers just like a traditional walkie-talkie.

"After listening to dozens of customers in energy, telecom, utilities and aerospace sectors, we are the first to bring to market the tool that industry is asking for — a gas detector with built-in two-way radio," said Sean Stinson, VP Sales & Product Management at Blackline Safety. "This is a significant accomplishment that took our in-house engineering team over 12 months to create and launch. The result is the world's most versatile connected gas detector that enables efficient employee communications, converging two devices into one while saving the added expense of a two-way radio."

Just over a year ago, Blackline shipped the world's first cellular-connected gas detector with field-replaceable gas sensor cartridges. Push-to-talk communication is the latest addition to Blackline's G7 platform that leverages integrated cellular communications, connecting employees to the Blackline Safety Network and a live safety monitoring team. No matter if it's a gas leak, injury or health event, G7c automatically notifies monitoring personnel, triggering a real-time emergency response directly to the employee's location. With push-to-talk, Blackline has expanded its G7 program in a new direction that significantly improves employee efficiency and productivity.

With G7c priced at \$489 USD and push-to-talk with gas detection service plans starting at just \$30/month, Blackline saves businesses thousands of

dollars over the life of their equipment. Combining connected gas detection and two-way radio functionality, Blackline's G7 platform provides businesses with peace of mind, helps to control costs and keep teams safe.

Rather than the usual 16 or 32 channels offered by many conventional two-way radios, G7c push-to-talk delivers 100 channels for communication between teams, across facilities and even between different countries — all without need for Wi-Fi or other costly infrastructure. G7c devices work right out of the box, automatically connecting to wireless networks in over 100 countries.

Push-to-talk radio calling will begin shipping in December 2018 as part of Blackline's G7 Insight gas detector program that replaces traditional 'beep-and-flash' gas detectors with a connected solution. This new program includes a G7c device, Blackline's cloud-hosted user portal, an online regulatory compliance dashboard and Blackline Analytics software, making it easy to manage a world-class gas detection program. G7 Insight was recently named OH&S Magazine New Product of the Year in the categories of Internet of Things and Industrial Hygiene — Gas Monitors.

Blackline Safety will be demonstrating G7c push-to-talk capability in booth #4501 at the National Safety Council's Congress & Expo. This event will be held from October 22-24 at the George R. Brown Convention Center in Houston, Texas. To learn about Blackline Safety, visit www.blacklinesafety.com and follow on Twitter @blacklinesafety.

About Blackline Safety: Blackline Safety is a global connected safety technology leader. Providing comprehensive live-monitoring and wireless gas detection, we help teams working in hazardous environments respond to emergencies in real-time and manage efficient evacuations, accounting for everyone's safety along the way. With millions invested in technology research and development, Blackline Safety is recognized for quality and innovation. Our talented team of designers and engineers create and manufacture in-house — from wearable technology and personal gas detectors to cloud-hosted infrastructure and web-based interfaces for global industry. We deliver the world's first turn-key, work-anywhere, connected safety monitoring solution with gas detection, 3G wireless, satellite communications, two-way speakerphone, employee messaging and live monitoring to meet the demanding safety challenges and increase productivity of organizations in over 100 countries. For more information,

visit www.BlacklineSafety.com.

Neither TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in the policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this release.

SOURCE Blackline Safety Corp.

LAW Brief
COURT CASES

ADVERTISE WITH US

1-800-293-9865

www.lawbrief.ca

www.canadianoilfielddirectory.com

Canadian Oilfield Directory

ADVERTISE WITH

Oilfield NEWS

www.oilfn.com

1-800-293-9865

1391-100th Street
 North Battleford, SK S9A 0V9
 Email: remax.nb@sasktel.net



www.remaxbattlefords.com

Office: 306-446-8800

Of the Battlefords

Turtle Lake & Brightsand Lake, SK Properties
 Each Office Individually Owned and Operated



TURTLE LAKE
 808 Lakeshore-Horseshoe Bay Drive
\$215,000
 Year round 2 bedroom cabin
 in the hamlet of Horseshoe Bay
 Turtle Lake
 768 sq. ft
 2 bedrooms, 1 bath
 MLS® SK612359



TURTLE LAKE
 3-3 Ahlstrom Drive
\$550,000
 1228 sq. ft. bungalow home
 3 bedrooms, 2 bath
 Acreage with 2 acres of
 towering evergreens giving you
 privacy
 MLS® SK715022



TURTLE LAKE
 58 Archie Clamplitt Drive
\$199,900
 Four season cabin
 Natural gas forced air furnace
 and hot water tank
 2 bedrooms, 1 bath
 816 sq. ft.
 MLS® SK715286



TURTLE LAKE
 211 Al Drive
\$399,900
 Four season home
 Open concept kitchen
 Wood stove
 3 bedrooms, 2 bath
 1455 sq. ft.
 MLS® SK725876



MERVIN RM
 RM of Mervin
\$1,700,000
 151 acres 18 hole golf course
 with grass greens.
 4 titles on this property
 1120 sq. ft one and a half
 story 3 bedroom home
 (plus second level)
 MLS® SK713364



**2406 SPRUCE-INDIAN PT
 GOLDEN SANDS CR**
 Turtle Lake
\$399,900
 Year round cabin at Indian Point
 on Turtle Lake, SK
 This cabin comes with
 3 bedrooms, 2 baths



TURTLE LAKE
 1 ZULYNIK-KIVIMAA
 MOONLIGHT BAY PLACE
\$215,000
 768 sq. ft. cabin
 1 bedrooms, 1 bath
 Open floor plan
 F / S & storage included
 MLS® SK606156



MERVIN RM
 RM of Mervin
\$249,000
 6.78 acres with a
 1208 sq. ft bungalow
 built in 2014.
 2 bedrooms, 1 bath
 MLS® SK705583



TURTLE LAKE
 314 Knotts Landing
\$849,000
 1500 sq. ft. cabin
 3 bedrooms, 3 bath
 Lakefront home
 4 seasons
 MLS® SK719491



TURTLE LAKE
 RM of Mervin
\$170,000
 60 acres
 MLS® SK719479
TURTLE LAKE
 RM of Mervin
\$379,000
 160 acres
 MLS® SK719484



TURTLE LAKE
 RM of Mervin
\$89,000
 Close proximity to
 Moonlight Bay, Turtle Lake
 2 acres of bush land.
 Power on property.
 MLS® SK716004



TURTLE LAKE
 1308 Kewatin Drive
\$99,900
 Lot with a 24x26
 garage built in 2001.
 Electric heat and 16ft
 door. Also includes 10x10
 coverall
 MLS® SK700896



TURTLE LAKE
 RM of Mervin
\$83,000
 1.8 acres
 MLS® SK700857
TURTLE LAKE
 RM of Mervin
\$79,000
 1.42 acres
 MLS® SK700840



TURTLE LAKE LOT 1
 Sunshine Place
\$130,000
 65 x 130 ft bare lot
 Corner of Sunshine Place
 &
 Lake Shore Drive
 MLS® SK720820



BRIGHTSAND LAKE
 #13 Brightsand Place
\$85,000
 Corner lot at Brightsand Lake
 at Evergreen Beach.
 This lot has power, natural gas
 at the property line, water well
 and septic tank.
 MLS® SK715639

RE/MAX OF THE BATTLEFORDS
 REMAX OF BATTLEFORD
 INDEPENDENTLY OWNED AND OPERATED

Wally Lorenz - Agent
 Tel: 306-843-3296
 Cel: 306-843-7898
 email: znerol.w@sasktel.net
<http://wallylorenz.point2agent.com>

RE/MAX OF THE BATTLEFORDS
 REMAX OF BATTLEFORD
 INDEPENDENTLY OWNED AND OPERATED

Dorothy Lehman - Agent
 Tel: 306-446-8800
 Cel: 306-441-7782
 Fax: 306-445-3513
 email: jd.leh@sasktel.net

RE/MAX OF THE BATTLEFORDS
 REMAX OF BATTLEFORD
 INDEPENDENTLY OWNED AND OPERATED

Kayla Petersen - Agent
 Tel: 306-446-8800
 Cel: 306-481-5780
 email: kmb@sasktel.net