ONTARIO ENERGY BOARD NOTICE TO CUSTOMERS OF ENBRIDGE GAS DISTRIBUTION INC.

Enbridge Gas Distribution Inc. has applied to dispose of certain account balances and for approval of the amount of its earnings that it must share with customers.

Learn more. Have your say.

Enbridge Gas Distribution Inc. has applied to the Ontario Energy Board for approval to dispose of amounts recorded in certain deferral and variance accounts and for approval of the amount of its 2017 earnings that it must share with customers. If its application is approved, Enbridge Gas Distribution Inc. says that it would have the following bill impact on typical customers:

- For residential customers, a one-time charge of about \$1.40 in January 2019
- For commercial customers, a one-time charge of about \$37.00 in January 2019

Other customers may also be affected.

THE ONTARIO ENERGY BOARD IS HOLDING A PUBLIC HEARING

The Ontario Energy Board (OEB) will hold a public hearing to consider the application filed by Enbridge Gas. We will question Enbridge Gas on the case. We will also hear questions and arguments from individual customers and from groups that represent the customers of Enbridge Gas. At the end of this hearing, the OEB will decide whether the amounts and the charges or credits requested in the application will be approved.

The OEB is an independent and impartial public agency. We make decisions that serve the public interest. Our goal is to promote a financially viable and efficient energy sector that provides you with reliable energy services at a reasonable cost.

BE INFORMED AND HAVE YOUR SAY

You have the right to information regarding this application and to be involved in the process.

- You can review the application filed by Enbridge Gas on the OEB's website now.
- You can file a letter with your comments, which will be considered during the hearing.
- You can become an active participant (called an intervenor). Apply by **August 7, 2018** or the hearing will go ahead without you and you will not receive any further notice of the proceeding.
- At the end of the process, you can review the OEB's decision and its reasons on our website.

The OEB intends to consider cost awards in this proceeding that are in accordance with the *Practice Direction on Cost Awards* and only in relation to the following issues:

1) The proposed balances for recovery / refund recorded in the following deferral and variance accounts:

- Deferred Rebate Account (2017 DRA)
- Electric Program Earnings Sharing Deferral Account (2017 EPESDA)
- Average Use True-Up Variance Account (2017 AUTUVA)
- Earnings Sharing Mechanism Deferral Account (2017 ESMDA)
- Constant Dollar Net Salvage Adjustment Deferral Account (2018 CDNSADA)
- Dawn Access Costs Deferral Account (2017 DACDA)
- Transactional Services Deferral Account (2017 TSDA)
- Storage and Transportation Deferral Account (2017 S&TDA)
- Unaccounted for Gas Variance Account (2017 UAFVA)

2) The proposed 2017 utility results and earnings sharing amount (recorded in the 2017 Earnings Sharing Mechanism Deferral Account – 2017 ESMDA).

3) The proposed method for allocating and disposing of the deferral account balances and the 2017 earnings sharing amount.

LEARN MORE

Our file number for this case is **EB-2018-0131**. To learn more about this hearing, find instructions on how to file letters or become an intervenor, or to access any document related to this case, please enter the file number **EB-2018-0131** on the OEB website: <u>www.oeb.ca/participate</u>. You can also phone our Consumer Relations Centre at 1-877-632-2727 with any questions.

ORAL VS. WRITTEN HEARINGS

There are two types of OEB hearings – oral and written. The OEB will determine at a later date whether to proceed by way of a written or oral hearing. If you think an oral hearing is needed, you can write to the OEB to explain why by **August 7, 2018.**

PRIVACY

If you write a letter of comment, your name and the content of your letter will be put on the public record and the OEB website. However, your personal telephone number, home address and e-mail address will be removed. If you are a business, all your information will remain public. If you apply to become an intervenor, all information will be public.

This hearing will be held under section 36 of the Ontario Energy Board Act, S.O. 1998 c.15 (Schedule B).

