

**From:** [registrar](#)  
**To:** [REDACTED]  
**Subject:** FW: Letter of Comment -EB-2021-0110  
**Date:** Thursday, September 2, 2021 12:12:00 PM

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From: webmaster@oeb.ca <webmaster@oeb.ca>  
Sent: Wednesday, September 1, 2021 5:33 PM  
To: registrar <registrar@oeb.ca>  
Subject: Letter of Comment - [REDACTED]

The Ontario Energy Board

-- Comment date --  
2021-09-01

-- Case Number --  
EB-2021-0110

-- Name --  
[REDACTED]

-- Phone --  
[REDACTED]

-- Company --  
[REDACTED]

-- Address --  
[REDACTED]

-- Comments --

OEM; the rate increases suggested in this proposal are not remotely realistic to the known data sets. First, the rate increases far exceed any reasonable income / wage increase to the average customer. Second, any rate increase should also disclose Executive to Mid level Compensation levels, bonuses, and wage increases. Third, as one example Quebec's Hydro production is but one case of known surplus energy at 25%. As Canada is a federal system any Carbon plan or Smart Grid plan, must recognize large surpluses that make these rate increases a function of Corp profit increasing that add not subtract from Climate Change and Income Inequality. As the CEO of a Financial firm, these rate increases are excessive adding to macro issues challenging Canada. As a CEO, I take issue with greed. We also have the means to vote with our feet.

In 2021 we installed Solar and Wind at our home, and purchasing a 2022 e-Tron to avoid similar price gouging and taxing on gasoline. Please note, both issues Hydro and Gas have the same solutions, technology and smart thinking, that assist climate change positively, rather than corporate profits.

-- Attachment --