

**From:** [Office of the Registrar](#)  
**To:** [REDACTED]  
**Subject:** FW: Letter of Comment - EB-2022-0200  
**Date:** Monday, November 21, 2022 3:43:54 PM

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-----Original Message-----

From: webmaster@oeb.ca <webmaster@oeb.ca>  
Sent: Sunday, November 20, 2022 11:42 AM  
To: Office of the Registrar <Registrar@oeb.ca>  
Subject: Letter of Comment - [REDACTED]

The Ontario Energy Board

-- Comment date --  
2022-11-20

-- Case Number --  
EB-2022-0200

-- Name --  
Alain Genderon

-- Phone --  
[REDACTED]

-- Company --

-- Address --  
[REDACTED]

-- Comments --

1. Written comments/submissions should be used as the primary means of participation to allow for as wide of a consumer participation as possible, the oral hearing favours Enbridge as most individual consumers work full-time and are not able to participate in oral hearings.
2. Linking natural gas price increase to the general consumer price index (CPI) is inappropriate because CPI is composed of many elements such as baby diapers and pharmaceutical medications whose price increase have no bearing on natural gas prices. To encourage a resemblance of competition in the energy market, the increase in natural gas price should be linked to the increase in the marginal cost of natural gas (that is the cost of producing one additional cubic foot of natural gas). As a result, I suggest that the Board requires Enbridge to submit annual marginal cost of natural per cubic foot over the past five years as well as their estimate of marginal cost over the next three years to show the extent of actual and anticipated marginal cost increase/decrease to justify increase/decrease in natural gas rates that Enbridge has charged and is planning to charge. The Board should post these marginal costs on its web site for transparency.

-- Receive a copy of the decision? --  
No

-- Attachment --