

**OEB Staff Questions**  
**EPCOR Natural Gas Limited Partnership (ENGLP)**  
**EB-2024-0237**

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**Staff Question-1**

**Reference(s):** EB-2024-0237 Application and Evidence, Page 12

**Preamble:** On page 12 of the Application and Evidence, there is a discrepancy between the forecasted Aylmer "Eligible Greenhouse Certificate" volume of 3,356,827 m<sup>3</sup> quoted in the second paragraph and the forecasted volume of 3,256,827 m<sup>3</sup> in Table 1: Projected Aylmer Customer Costs.

**Question(s):**

- a) Please confirm which is the correct forecasted volume. Please update the application and evidence, and any corresponding impacts accordingly.

**Staff Question-2**

**Reference(s):** EB-2024-0237 Application and Evidence, Page 16

**Preamble:** In ENGLP's 2024 federal carbon application, ENGLP deferred the disposition of any deferral and variance account balances related to the Greenhouse Gas Pollution Pricing Act (GGPPA) until 2025 due to adjustments to the Customer Carbon Charge Variance Account (CCCVA) in 2022. In its current 2025 federal carbon application, ENGLP has deferred disposition once again due to further adjustments required as a result of ENGLP's review of internal CRA remittance processes related to GGPPA obligations

**Question(s):**

- a) In its prior and current federal carbon applications, ENGLP notes that it will defer disposition until all final adjustments are made. Please confirm when ENGLP anticipates completing the internal review process. Does ENGLP anticipate any further delays in being able to request the disposition of its deferral and variance account balances in its 2026 federal carbon application?

- b) If ENGLP were to apply to clear and dispose of the deferral and variance account balances in its current 2025 federal carbon application, what would the balances in the deferral and variance accounts be as of December 31, 2024?