

VIA E-MAIL

June 5, 2025

Ontario Energy Board
Attn: Ms. N. Marconi, OEB Registrar
P.O. Box 2319
27th Floor, 2300 Yonge Street
Toronto ON M4P 1E4

**RE: EB-2025-0065 EGI 5-yr Gas Supply Plan
FRPO Request for Intervenor Status and Eligibility for Cost Award**

REQUEST & SUPPORT

We are writing on behalf of the Federation of Rental-housing Providers of Ontario (FRPO) in response to the notice circulated by Enbridge Gas Inc. (EGI) May 29th regarding their 5-yr Gas Supply plan. FRPO initially contributed to the call for a review of the Gas Supply Plan and subsequent Framework and are encouraged that the Board has initiated this hearing.

FRPO is Ontario's leading advocate for quality rental housing, representing over 800 private owners and managers who supply over 350,000 rental suites across the province. Our members believe strongly that the rental-housing sector is best served by a competitive marketplace that offers choice and affordability in the provision of energy services. As a not-for-profit organization, FRPO does not have other funding sources to ensure experienced representation to participate in and assist the Board with these regulatory proceedings. FRPO has previously assisted the Board in other matters and has been awarded costs by the Board. Therefore, FRPO would respectfully request a determination of eligibility for cost award in this proceeding.

ISSUES

FRPO has participated in past Enbridge Gas Supply plan proceedings under the Board's Gas Supply Framework. FRPO represents the direct interest of its members who are impacted by changes to the regulated rates of Enbridge Gas. Therefore, FRPO respectfully requests involvement in all aspects of the review of this Application.

The Gas Supply Plan is far-reaching and complex. Over the years, since the initiation of the review of Gas Supply through the Framework, we have struggled to elicit full disclosure of pertinent information to assist the Board with review of the company's faithful execution of the principles underpinning the Plan. We trust that this timely review through an adjudicative process can spur some understanding for the Board of challenges of the current process and the need for ongoing assessment of components of the Gas Supply plan.

REPRESENTATION

If the intervention requested is granted, then FRPO asks that further communications with respect to this matter be sent to the following:

Mr. Dwayne R. Quinn
DR QUINN & ASSOCIATES LTD.
130 Muscovey Drive,
Elmira, Ontario
N3B 3P7
Phone: (519) 500-1022
Email: drquinn@rogers.com

Thank you for your consideration of the above requests.

Respectfully Submitted on Behalf of FRPO,



Dwayne R. Quinn
Principal
DR QUINN & ASSOCIATES LTD.

c. EGIRegulatoryProceedings – EGI