Borden Ladner Gervais LLP Lawyers • Patent & Trade-mark Agents World Exchange Plaza 100 Queen Street, Suite 1100 Ottawa ON K1P 1J9 tel.: (613) 237-5160 fax: (613) 230-8842 www.blgcanada.com

> VINCENT J. DEROSE direct tel.: (613) 787-3589 e-mail: vderose@blgcanada.com



By Electronic Filing and By E-mail

June 22, 2010

Kirsten Walli Board Secretary Ontario Energy Board P.O. Box 2319 27th floor - 2300 Yonge Street Toronto, ON M4P 1E4

Dear Ms Walli,

Enbridge Gas Distribution Inc. ("EGD") 2010 DSM Input AssumptionsBoard File No.:EB-2010-0202Our File No.:339583-000075

I am writing on behalf of our client, Canadian Manufacturers & Exporters ("CME"). CME has reviewed EGD's 2010 DSM input assumptions. CME has also participated in EGD's DSM Consultative, and has received regular reports from members of EGD's Evaluation and Audit Committee ("EAC").

On the basis of CME's review of EGD's Notice of Application, as well as its participation in the DSM Consultative and the work conducted by EGD's EAC, CME does not oppose the DSM input assumptions as proposed by EGD.

If you have any further questions or concerns, please feel free to contact me at your convenience.

Yours very truly

Vincent J. DeRose VJD/kt

c. Norm Ryckman (EGD) All Interested Parties EB-2008-0346 Paul Clipsham (CME)

OTT01\4090001\1