VINCENT J. DEROSE T 613.787.3589 vderose@blg.com Borden Ladner Gervais LLP World Exchange Plaza 100 Queen St, Suite 1100 Ottawa, ON, Canada K1P 1J9 T 613.237.5160 F 613.230.8842 blg.com



By electronic filing

June 11, 2013

Kirsten Walli Board Secretary Ontario Energy Board 2300 Yonge Street 27th floor Toronto, ON M4P 1E4

Dear Ms Walli,

Enbridge Gas Distribution Inc. ("EGD") 2013 Open Bill Access Application Board File No.: EB-2013-0099

Our File No.:

339583-000161

We are writing on behalf of Canadian Manufacturers & Exporters ("CME"). In our letter of intervention, filed with the Board yesterday, we did not address EGD's proposal that this matter proceed directly to ADR before the discovery/interrogatory process occurs.

In light of the issues to be addressed in this application, and the fact that there have been ongoing stakeholder consultations on the related topics, CME does not oppose EGD's proposal.

CME takes this position with one caveat. If these issues cannot be fully settled at the ADR, and discovery/interrogatories then take place, the Board should canvas EGD and the parties on the value of undertaking a second ADR after the discovery/interrogatory process. This would only be required if settlement is not achieved at the initial ADR.

Yours very truly,

Vingent J. DeRose

Norm Ryckman (EGD)
Paul Clipsham

OTT01: 5738073: v1