

Lesley Austin Senior Policy & Compliance Advisor Regulatory Affairs tel 416-495-6505 fax 416-495-6072 EGDRegulatoryProceedings@enbridge.com Enbridge Gas Distribution 500 Consumers Road North York, Ontario M2J 1P8 Canada

December 9, 2016

VIA RESS and E-MAIL

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

Dear Ms. Walli:

Re: Ontario Energy Board Generic Proceeding Natural Gas Community Expansion – EB-2016-0004 Enbridge Gas Distribution Comments on Intervenor Cost Claim Submission

In regards to the Ontario Energy Board's (the "Board") Decision with Reasons for the Natural Gas Community Expansion proceeding dated November 17, 2016, Enbridge Gas Distribution Inc. ("Enbridge" or the "Company") has reviewed the cost claims received from the Anwaatin Inc., Building Owners and Managers Association (BOMA), Consumers Council of Canada (CCC), Canadian Propane Association (CPA), Energy Probe, Environmental Defence (ED), Federation of Rental-housing Providers of Ontario (FRPO), Industrial Gas User's Association (IGUA), London Property Management Association (LPMA), Northwestern Ontario Associated Chamber (NOACC), Northeast Midstream (Northeast), Ontario Geothermal Association (OGA), Ontario Sustainable Energy Association (OSEA), School Energy Coalition (SEC), and Vulnerable Energy Consumer's Coalition (VECC).

Although the Company has no overall objection to the Intervenor Cost Claims we have noted the following items in our review:

- Anwaatin's receipts for courier charges not provided;
- BOMA's courier charge does not match Blizzard Courier cost plus overlap of Marion Fraser's hours with OSEA – 25 hours on March 26 as an example;
- CPA's no receipts provided for registered mail and conference calls plus \$842.75 for photocopies (high quality paper not necessary);
- NOACC's missing receipts, totals don't match receipts provided plus \$700 for photocopies; and
- OSEA's overlap of Marion Fraser's hours with BOMA 25 hours on March 26 as an example.

Enbridge reserves the right to make submissions regarding any outstanding intervenor cost submissions which are subsequently received.

December 9, 2016 Ms. Kirsten Walli Page 2

The Company awaits the recommendations and or cost awards of the Board with respect to these cost claims.

Yours truly,

(Original Signed)

Lesley Austin Senior Policy & Compliance Advisor

cc: All Parties to EB-2016-0004