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April 15, 2019

Filed on RESS and Sent via Courier

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

Dear Ms. Walli:

**Re: Enbridge Gas Inc. Application for Leave to Construct an NPS 8 and NPS 6 Natural Gas Distribution Pipeline to serve the Georgian Sands planned subdivision in Simcoe County
Board File No.: EB-2018-0226**

We are counsel to Anwaatin Inc. (**Anwaatin**). Please find enclosed Anwaatin's Notice of Intervention requesting intervenor status and cost eligibility in the above-noted proceeding.

Sincerely,

A handwritten signature in black ink that reads "Jonathan McGillivray".

Jonathan McGillivray

- c. Mark Kitchen and Guri Pannu, Enbridge Gas Inc.
Larry Sault, Anwaatin Inc.
Don Richardson, Shared Value Solutions Ltd.

ONTARIO ENERGY BOARD

IN THE MATTER OF the *Ontario Energy Board Act, 1998*, S.O. 1998, c. 15, Sched. B, as amended (the **Act**);

AND IN THE MATTER OF an application an application by Enbridge Gas Inc., pursuant to section 90 of the Act for an order granting leave to construct an NPS 8 and NPS 6 natural gas distribution pipeline and ancillary facilities to service the Georgian Sands planned subdivision in Simcoe County.

EB-2018-0226

NOTICE OF INTERVENTION

ANWAATIN INC.

April 15, 2019

A. Application for Intervenor Status

1. Anwaatin Inc. hereby requests intervenor status in the matter of the application by Enbridge Gas Inc., pursuant to section 90 of the Act for an order granting leave to construct an NPS 8 and NPS 6 natural gas distribution pipeline and ancillary facilities to service the Georgian Sands planned subdivision in Simcoe County (the **Application**). This notice of intervention is filed pursuant to Rule 22 of the Board's *Rules of Practice and Procedure*.

B. Anwaatin and its Interest in the Proceeding

2. Anwaatin is an Indigenous business corporation that works with Indigenous communities in linked energy markets that include Ontario, Quebec, California and Manitoba. Anwaatin's mission is to ensure that Indigenous communities are afforded reliable and affordable energy and have a central role in energy-related climate change action. Its business focusses on (i) access to efficient electricity and natural gas energy solutions for indigenous communities; (ii) ensuring Indigenous communities have reliable energy transmission and distribution in order to meet basic needs and facilitate economic development; (iii) addressing poor electricity reliability and the disparate and adverse impacts that it has on Indigenous communities and Aboriginal rights; and (iv) strengthening distributed energy resources in Indigenous communities to facilitate resilience and efficient electrification solutions to address climate change.
3. Anwaatin has been active in representing various Indigenous interests before the Board in a number of natural gas and electricity proceedings.
4. Anwaatin hopes to provide the Board with the unique perspective of the disproportionate number of Indigenous communities currently living in energy poverty in Ontario. It also provides stakeholder views on the differential impact of natural gas franchise and related matters on remote and near-remote communities. To assist the Board in responding to these issues, Anwaatin will address unique consideration of, and potential solutions for, indigenous peoples in this proceeding.

C. Nature and Scope of Anwaatin's Intended Participation

5. Anwaatin intends to be an active participant in this proceeding and will act responsibly to coordinate with other intervenors where common issues may arise and may be addressed. Anwaatin intends to participate actively to request information, assess any motions, test evidence, submit written interrogatories, and provide argument. Anwaatin may also submit evidence subject to the development of the record in this proceeding.

D. Costs

6. Anwaatin is, in accordance with s. 3.03(b) of the Board's Practice Direction on Cost Awards, eligible to seek an award of costs as Anwaatin is a party that primarily represents an interest or policy perspective that is relevant to the Board's mandate and to the proceeding.
7. Anwaatin represents the interests of a unique and otherwise unrepresented set of Indigenous energy consumers in Ontario and is committed to ensuring that they are served through access to affordable, reliable, sustainable, and modern natural gas service. Anwaatin requests an award of costs in this proceeding given that its comments serve a direct interest and policy perspective that is relevant to the Board's mandate and pressing for Ontario's energy consumers. Anwaatin recently entered into a Settlement Agreement with Hydro One providing for "non-wires" and distributed energy resource solutions to the reliability disparity in Indigenous communities.¹
8. Anwaatin therefore submits that it is appropriate for the Board to award Anwaatin costs in the context of this proceeding, and hereby requests cost eligibility.

E. Anwaatin's Representatives

9. Anwaatin hereby requests that further communications with respect to this proceeding be sent to the following:

Anwaatin Inc.

c/o Mississaugas of the New Credit First Nation
3034 Mississauga Road, RR#6
Hagersville, Ontario N0A 1H0

Attention: Larry Sault, CEO
Telephone: 416-675-3226 x 311
Facsimile: 226-314-2100
Email: larry@anwaatin.com

¹ See EB-2017-0335, Anwaatin Inc. and Hydro One Networks Inc. Settlement Proposal (June 15, 2018).

AND TO ITS CONSULTANT

Shared Value Solutions Ltd.

62 Baker Street
Guelph, ON N1H 4G1

Attention: Don Richardson, Managing Partner
Telephone: 226-706-8888 x 101
Facsimile: 226-314-1200
Email: don.richardson@sharedvaluesolutions.com

AND TO ITS COUNSEL

DeMarco Allan LLP

Bay Adelaide Centre
333 Bay Street, Suite 625
Toronto, ON M5H 2R2

Attention: Elisabeth DeMarco
Telephone: (647) 991-1190
Facsimile: 1-888-734-9459
Email: lisa@demarcoallan.com

Attention: Jonathan McGillivray
Tel: (647) 208-2677
Facsimile: 1-888-734-9459
Email: jonathan@demarcoallan.com

ALL OF WHICH IS RESPECTFULLY
SUBMITTED THIS
15th day of April, 2019.



Lisa (Elisabeth) DeMarco
DeMarco Allan LLP
Counsel for Anwaatin