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Our File # 339583-000257

By electronic filing

May 10, 2019

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

Dear Ms. Walli

Re: Enbridge Gas Inc. ("EGI")

Disposition of Cap and Trade-Related Deferral and Variance Accounts

Board File #: EB-2018-0331

Pursuant to the Board's Decision and Procedural Order No. 4 dated April 25, 2019, please find attached the Interrogatories of Canadian Manufacturers & Exporters ("CME") for EGI.

Yours very truly

Borden Ladner Gervais LLP

Scott Pollock

enclosure

C. Andrew Mandyam (EGD)
Fred Cass (Aird & Berlis LLP)
Mark Kitchen (Union)
Crawford Smith (Torys)
Intervenors EB-2018-0331
Alex Greco and Ian Shaw (CME)

OTT01: 9711641: v1

ONTARIO ENERGY BOARD

ENBRIDGE GAS INC.

Application for the Disposition of Cap and Trade-Related Deferral and Accounts for the period 2016-2018

INTERROGATORIES OF CANADIAN MANUFACTURERS & EXPORTERS ("CME") TO ENBRIDGE GAS INC. ("EGI")

CME #1

Ref: Exhibit B, Tab 2, page 11-12 of 23

At Exhibit B, Tab 2, pages 11-12, EGI states that the variance between forecast and actual costs for Union's bad debt expenses is due to the "time lag that occurs before a customer account is written off".

- (a) Why doesn't Union take the lag into account when forecasting bad debt?
- (b) EGD's bad debt costs do not seem to exhibit the same lagging effect as described in Union's evidence. Please explain why not.

CME # 2

Ref: Exhibit B, Tab 2, page 15 of 23

At Exhibit B, Tab 2, page 15, Table 10, EGI states that Union Gas Limited reduced its FTE requirements from 11.25 working on cap and trade related activities from January 1 to July 3, 2018, to 3 working on the Federal Carbon Pricing Program from October 1 to December 31, 2018.

(a) Does any part of the reduction in FTE's represent efficiencies gained as the result of the merger between Union Gas Limited and Enbridge Gas Distribution?

OTT01: 9709466: v1