



BY EMAIL and RESS

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Ontario Energy Board
2300 Yonge Street
27th Floor
Toronto, Ontario
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October 8, 2019
Our File: EB20190105

Attn: Christine Long, Registrar & Board Secretary

Dear Ms. Long:

Re: EB-2019-0105 – Enbridge Gas Inc. ESM & DVA – Interrogatories

We are counsel to the School Energy Coalition (“SEC”). Enclosed, please find interrogatories on behalf of SEC.

Yours very truly,
Shepherd Rubenstein P.C.

Original signed by

Mark Rubenstein

cc: Wayne McNally, SEC (by email)
EGI and intervenors (by email)

ONTARIO ENERGY BOARD

IN THE MATTER OF the *Ontario Energy Board Act, 1998*, S.O. 1998, c.15, Schedule B;

AND IN THE MATTER OF an Application by Enbridge Gas Inc. for an order or orders clearing certain non-commodity related deferral or variance accounts and sharing utility earnings pursuant to a Board-approved earnings sharing mechanism.

INTERROGATORIES

ON BEHALF OF THE

SCHOOL ENERGY COALITION

1. [B-1, p.20] Please provide a full breakdown of the balance of the EGD Electric Program Earnings Sharing Deferral Account, including the underlying calculations to demonstrate that EGI has made use of fully allocated costing.
2. [B-2-D-2, p.1] Please explain the drivers of the increase in 2018 ‘Other OM&A’ as compared to 2017.
3. [C-1, p.25-26] What would be the balance in the Tax Variance Deferral Account if EGI had credited 100% instead of 50% of the changes resulting from C-97 for the Union Rate Zones?
4. [C-1, p.64] Please confirm the 2018 actual ‘OEB Cost Assessments’, include only the amount related to OEB assessments for its operations, and not cost awards, that may be collected from EGI when the OEB acts as a “cleaning house” for payments.
5. [C-2, p.4] EGI states: “The revenue requirement impact of accelerated CCA on 2018 capital additions, excluding those associated with capital pass-through projects, a reduction of \$1.880 million are to be shared 50/50 with ratepayers through the Tax Variance Deferral Account.”
 - a. Has EGI reflected the 2018 impact of Bill C-97 on its capital pass-through projects, including supporting calculations, anywhere as part of its application (i.e. through the ESM or a DVA)?
 - b. Please provide the revenue requirement impact, and supporting calculations, of Bill C-97 impact on each capital pass through projects in 2018.

Respectfully submitted on behalf of the School Energy Coalition this October 8th, 2019.

Original signed by

Mark Rubenstein
Counsel for the School Energy Coalition