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March 16, 2020

BY RESS, EMAIL AND COURIER

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

Dear Ms. Long:

**Re: Enbridge Gas Inc. ("Enbridge Gas")
2021 Dawn Parkway Expansion Project (EB-2019-0159)
Applicant's Response Re: Pollution Probe Letter**

Enbridge Gas is in receipt of Pollution Probe's ("PP") letter dated March 10, 2020 (the "Letter"). In its Letter, PP confirms its intent to submit evidence in Enbridge Gas's 2021 Dawn Parkway Expansion Project proceeding and describes the nature of that evidence. PP also addresses Enbridge Gas's letter dated February 27, 2020, regarding additional photo mosaics that were omitted from the 2021 Dawn Parkway Expansion Project: Kirkwall-Hamilton Pipeline Project Environmental Report (the "ER").

In its Letter, PP implies that the ER submitted by Enbridge Gas to Ontario Pipeline Coordinating Committee ("OPCC") members on June 21, 2019 and subsequently filed with the Ontario Energy Board ("OEB") in November 2019 was incomplete in the absence of the additional photo mosaics submitted by Enbridge Gas in February 2020. PP states that it is typical to provide the OPCC sufficient time for review and comment related to the complete ER and that even with an expedited review timeline it would not be possible to receive and file all OPCC responses prior to March 27, 2020. On this basis, PP recommends that the OEB include a second round of interrogatories in late April to facilitate further OPCC comment and interrogatories regarding the same.

PP's comments and recommendation are based on the inaccurate premise that the ER was incomplete. In fact, the original ER submitted by Stantec Consulting Inc. ("Stantec"), on behalf of Enbridge Gas, to OPCC members in June 2019 and by Enbridge Gas to the OEB in November 2019 was complete. Further to the OEB's *Environmental Guidelines for the Location, Construction and Operation of Hydrocarbon Pipelines and Facilities in Ontario, 2016*, Stantec included detailed mapping and photo mosaics in the ER at Appendix C. Further, the ER itself contains detailed discussion of the features identified within Appendix C. Enbridge Gas submitted additional photo mosaics to OPCC members and the OEB in February 2020 as a supplementary reference to support their review of the 2021 Dawn Parkway Expansion Project and associated ER. The additional photo mosaics submitted did not include any new information. Enbridge

Gas has not received any comments or questions relating to the mapping and photo mosaics included at Appendix C from OPCC members or OEB Staff. For these reasons, the additional round of interrogatories recommended by PP is unnecessary and should not be accepted by the OEB.

If you have any questions, please contact the undersigned.

Sincerely,

[original signed by]

Adam Stiers
Technical Manager, Regulatory Applications

c.c.: Guri Pannu (Enbridge Gas)
Charles Keizer (Torys)
Myriam Seers (Torys)
EB-2019-0159 Intervenors