Enbridge Gas Inc. 500 Consumers Road North York, Ontario M2J 1P8

VIA RESS and EMAIL

May 14, 2020

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

Dear Ms. Long:

Re: EB-2020-0066 – Enbridge Gas Inc. ("Enbridge Gas") – Voluntary Renewable Natural Gas ("RNG") Program Application

Enbridge Gas is in receipt of a late intervention request to the Ontario Energy Board ("Board") from Environmental Defence ("ED") dated April 15, 2020 and submitted on May 13, 2020. Attached to ED's intervention request is a letter describing technical difficulties experienced in the submission of ED's intervention request, as well as a request that ED be allowed to file interrogatories on May 14, 2020.

Enbridge Gas objects to the late intervention request of ED, which was received nearly a month past the date for intervention requests in this proceeding. Enbridge Gas notes that if parties do not receive a confirmation email from the Board's Regulatory Electronic Submission System upon submission this provides a clear and immediate indication that a submission was not received. If the Board is inclined to allow ED to intervene in this proceeding, it is Enbridge Gas's understanding that the Board's practice is to require late intervenors to accept the record as it is, which in this case should not allow for ED to file additional interrogatories past the May 7, 2020 date established by the Board for such submissions. To the degree the inability to file late interrogatories would otherwise prejudice ED's participation in this proceeding, this would be mitigated by the fact that fifteen parties have already filed a total of 339 individual interrogatories in this proceeding. This robust discovery will ensure an ample record exists for the purposes of ED's participation in the Argument phase of EB-2020-0066.

Should you have any questions on this matter please contact the undersigned.

Sincerely,

(Original Signed)

Brandon Ott Technical Manager, Regulatory Applications

Cc:

David Stevens, Aird & Berlis LLP All Interested Parties EB-2020-0066 Kent Elson, Environmental Defence