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VIA RESS and EMAIL

June 17, 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 has become aware of an error in the interrogatory response supporting its Voluntary RNG Program application. Please find attached corrections to the affected interrogatory response. A summary of the evidence corrections has been provided below.

Location in Plan	Description
Exhibit I.SEC.3	Paragraph 1 replaces the business name "Union Energy
	Service Inc." with "Union Energy Solutions Limited
	Partnership".
Exhibit I.VECC.9	Response b) previously included the statement "provided the customer procures all of their gas supply as RNG" at the end of the second sentence. This statement is replaced with "Enbridge Gas can prorate a direct purchase customer's Federal Carbon Charge to match the proportion of their supply that is injected RNG, provided the RNG is verified as qualifying for the exemption from the Federal Carbon Charge. Given the proration is manual, it is best suited to larger commercial and industrial customers."

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

Corrected: 2020-06-17 Filed:2020-05-27 EB-2020-0066 Exhibit I.SEC.3 Page 1 of 1

ENBRIDGE GAS INC.

Answer to Interrogatory from The School Energy Coalition ("SEC")

Interrogatory

Question:

[Ex. B/1/1] Please provide details of all affiliates of the Applicant that are in the business of producing RNG, or supplying services of any kind to producers of RNG, including the name of the affiliate, the nature of the business relating to RNG, and most recent financial statements of the affiliate.

Response

Enbridge has two affiliates investing in RNG facilities: Union Energy Solutions Limited Partnership and 2099634 Ontario Inc. These affiliates build, own and operate RNG facilities. Enbridge Gas has not provided financial statements for these affiliates because such statements are not relevant to this proceeding and are commercially sensitive.

This Application seeks approval of a Voluntary RNG Program and not approval of any activities related to the development, construction or ownership of RNG facilities. As noted on page 1 of Exhibit B, Tab 2, Schedule 2, all RNG procurement will be carried out in accordance with Enbridge Gas's Gas Supply Procurement Policies and Practices.

C/

Corrected: 2020-06-17 Filed: 2020-05-27 EB-2020-0066 Exhibit I.VECC.9 Page 1 of 1

ENBRIDGE GAS INC.

Answer to Interrogatory from Vulnerable Energy Consumers Coalition ("VECC")

Interrogatory

Reference:

Exhibit B, Tab 2, Schedule 1, page 5

Question:

- a) Why is the RNG program not being made available to large volume industrial, large commercial and contract class customers?
- b) If a customer acquires RNG supplied gas via a marketer does Enbridge provide a credit for any Federal Carbon Charge offset credit received?

<u>Response</u>

- a) Please see Exhibit I.CBA.3 and Exhibit I.FRPO.5.
- b) If a customer acquires RNG supplied via a marketer, Enbridge will make the required billing adjustment necessary to reduce the Federal Carbon Charge attributable to that customer's Enbridge Gas bill. Enbridge Gas can prorate a direct purchase customer's Federal Carbon Charge to match the proportion of their supply that is injected RNG, provided the RNG is verified as qualifying for exemption from the Federal Carbon Charge. Given the proration is manual, it is best suited to larger commercial and industrial customers. Direct purchase customers would be required to complete a declaration form and provide evidence that the RNG meets the definition of "biomethane" in the Greenhouse Gas Pollution Pricing Act.