

VIA EMAIL

August 19, 2020

Ontario Energy Board
Attn: Ms. Christine Long, Board Secretary
P.O. Box 2319
27th Floor, 2300 Yonge Street
Toronto ON M4P 1E4

RE: EB-2020-0091 – EGI Integrated Resource Planning - FRPO Submission

We are writing on behalf of the Federation of Rental-housing Properties of Ontario (FRPO).

The purpose of this letter is to inform the Board that, in its August 12, 2020 letter to the Board, Enbridge Gas Inc. (EGI) has incorrectly assumed that FRPO's request for some guidance from the OEB on interrogatories is required by FRPO in order to complete its proposed evidence.

FRPO can and will complete its evidence without having an opportunity to ask questions of EGI beforehand. We assume that others can and will do the same.

That said, we do believe that an interrogatory process that follows the filing of all EGI, Board Staff and Intervenor evidence-in-chief, and EGI reply evidence would likely enhance the efficiency of the oral hearing process.

We urge the Board to consider an interrogatory process of this nature. The process could be established now, or later when all of the pre-filed evidence has been delivered.

Respectfully Submitted on Behalf of FRPO,



Dwayne R. Quinn
Principal
DR QUINN & ASSOCIATES LTD.

- c. A. Stiers, EGI Regulatory Proceedings
M. Parkes, M. Millar – OEB Staff
P. C. P. Thompson
Interested Parties – EB-2020-0091