

BY EMAIL and RESS

Mark Rubenstein mark@shepherdrubenstein.com Dir. 647-483-0113

Ontario Energy Board 2300 Yonge Street 27th Floor Toronto, Ontario M4P 1E4 November 06, 2020 Our File: EB20200134

Attn: Christine Long, Registrar

Dear Ms. Long:

Re: EB-2020-0134 - Enbridge Gas Inc. 2019 ESM/DVA - SEC Interrogatories

We are counsel to the School Energy Coalition ("SEC"). Attached, please find a copy of SEC's interrogatories in the above-captioned matter.

Yours very truly, Shepherd Rubenstein P.C.

Mark Rubenstein

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

EB-2020-0134

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 commodity and non-commodity related deferral or variance accounts.

INTERROGATORIES

ON BEHALF OF THE

SCHOOL ENERGY COALITION

SEC-1

[B-1-2, p.1] Please confirm that Enbridge has made no changes to the methodology used to calculate utility income, net earnings, and any other aspect of the earning sharing calculation compared to its 2018 application (EB-2018-0105). If not confirmed, please provide details of the changes.

SEC-2

[B-1-2, p.1] Please provide a breakdown of all EGD and Union Gas related merger costs and savings included in the utility's income calculation.

SEC-3

[C-1, p.1] Will Enbridge be transferring the balance of the 2019 Gas Supply Plan Cost Consequences Deferral Account? If so, please provide details.

SEC-4

[C-1, p.6] For each of the activities listed in the table, please explain the rationale for EGI's decision in its harmonized accounting policy to either capitalize or expense the activity.

SEC-5

[D-1, p.4] Please explain the drivers of the significant reduction in the 2019 storage optimization revenues.

Respectfully submitted on behalf of the School Energy Coalition this November 6, 2020.

Mark Rubenstein Counsel for the School Energy Coalition