

Rakesh Torul Technical Manager Regulatory Applications Regulatory Affairs tel 416-495-5499 EGIRegulatoryProceedings@enbridge.com Enbridge Gas Inc. 500 Consumers Road North York, Ontario M2J 1P8 Canada

December 15, 2020

## VIA RESS and EMAIL

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

Dear Ms. Long,

## Re: Enbridge Gas Inc. (Enbridge Gas) Ontario Energy Board (OEB) File No.: EB-2020-0192 London Line Replacement Project - Response to FRPO Request for Clarification

This letter is in response to the additional correspondence filed on December 14, 2020 by FRPO requesting further disclosure by Enbridge Gas regarding the configuration of the London Lines notwithstanding the clarification provided in this regard in Enbridge Gas' correspondence filed yesterday.

In response to FRPO's initial request regarding the existence of a portion of the London Lines between the Komoka and Byron transmission stations, Enbridge Gas clarified that, although pipelines between these two stations were at one time part of the London Lines, those lines were abandoned in 2018 and did not form part of the current project before the OEB and that the project is accurately described in the evidence currently before the OEB.

Notwithstanding that the portion of the line that concerns FRPO does not operationally exist or form part of the project presently before the OEB, FRPO insists on further information relating solely to that abandonment (i.e., rationale for abandonment and internal correspondence). As noted above the abandonment of these lines occurred over two years ago. The abandonment of these lines are not part of the proposed project and does not advance the OEB's determination in the leave to construct request made by Enbridge Gas. The information sought by FRPO is not relevant and Enbridge Gas believes it not required to disclose this information and that this proceeding should not be further delayed because of it.

Enbridge Gas requests that the OEB require FRPO to immediately file its submissions in this matter (if it chooses to file such submissions) so that Enbridge Gas has sufficient time to respond to those submissions in advance of the its set filing date of December 21, 2020. Enbridge Gas reserves the right to request a filing extension to the extent FRPO's submission is further delayed.

Please contact the undersigned if you have any questions.

Yours truly,

Rakesh Torul Technical Manager, Regulatory Applications

cc: Charles Keizer, Torys EB-2020-0192 Intervenors