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February 17, 2021

VIA RESS

Ms. Christine E. Long
Registrar
ONTARIO ENERGY BOARD
P.O. Box 2319, 27th Floor
2300 Yonge Street
Toronto, Ontario
M4P 1E4

Dear Ms. Long:

Re: EB-2020-0067 – Enbridge Gas Inc. (EGI) 2017/2018 Demand Side Management (DSM) Deferral and Variance Account (DVA) Disposition Application.

Industrial Gas Users Association (IGUA) Notice of Non-Filing of Statement of Costs.

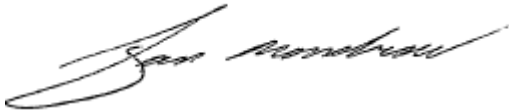
We write to advise that IGUA will not be filing a Statement of Costs in this matter.

By way of our letter dated August 21, 2020 IGUA sought intervention in this matter, and we indicated at that time that, based on our review of the filings to that time, we anticipated that IGUA's involvement in the matter would be limited to understanding and validating the basis for the DSM variance account balances allocated to the rate classes through which IGUA's members take gas distribution services. Those rate classes had relatively small DSM variance allocations in the years that are the subject of EGI's application. IGUA was granted intervenor status and cost eligibility.

On October 29, 2020 we filed a letter that IGUA would not be filing submissions in the matter, as the record continued to reflect that for those rate classes through which IGUA's members take gas distribution services the clearance proposals are credits, or relatively small charges, and having reviewed the submissions of OEB Staff and some of the other parties we would not be filing substantive submissions. On behalf of IGUA, we had nothing to add.

Given the limited impact on IGUA's members of EGI's application and the consequently limited participation of IGUA in this proceeding, IGUA has elected not to submit a claim for recovery of its costs incurred.

Yours truly,



Ian A. Mondrow

c: S. Rahbar (IGUA)
A. Stiers (EGI)
D. O'Leary (Aird & Berlis LLP)
M. Bell (OEB Staff)

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