



Stephanie Allman
Regulatory Coordinator

tel 416-753-7805
EGIRegulatoryProceedings@enbridge.com

Enbridge Gas Inc.
500 Consumers Road
North York, Ontario M2J 1P8
Canada

VIA EMAIL and RESS

May 28, 2021

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

**Re: Enbridge Gas Inc. (Enbridge Gas)
Ontario Energy Board (OEB) File No.: EB-2021-0002
Multi-Year Natural Gas Demand Side Management Plan (2022 to 2027)
Application - Affidavit of Service**

On May 19, 2021, the OEB issued the Notice of Application and Letter of Direction for the above noted proceeding.

As directed by the OEB, enclosed please find the Affidavit of Service which has been filed through the OEB's Regulatory Electronic Submission System.

Please contact the undersigned if you have any questions.

Sincerely,

Stephanie Allman
Regulatory Coordinator

ONTARIO ENERGY BOARD

IN THE MATTER OF the Ontario Energy Board Act, 1998, S.O. 1998, c. 15, Schedule B, as amended;

AND IN THE MATTER OF an application by Enbridge Gas Inc. pursuant to Section 36(1) of the *Ontario Energy Board Act, 1998*, S.O. 1998, for an order or orders approving its Demand Side Management Plan for 2022-2027.

AFFIDAVIT OF SERVICE

I, Stephanie Allman, of the Town of Keswick, make oath and say as follows:

1. I am in the employ of Enbridge Gas Inc. ("Enbridge") and as such have knowledge of the matters hereinafter deposed to.
2. Pursuant to the May 19, 2021 Letter of Direction from the Ontario Energy Board (OEB), I caused to be served by email a copy of the Notice of Application (Exhibit "A"), Enbridge's Application (Exhibit "B") upon the following. Due to the size of the evidence in this proceeding, it is not attached within this Affidavit. However, a link was provided within the email to parties to reference evidence that was filed in this proceeding. Attached hereto is proof in the form of an email that the relevant Notice of Application, Enbridge's Application and Evidence was served on all parties as requested by the OEB in the Letter of Direction.
 - All parties in the 2021 Demand Side Management (DSM) Plan proceeding (EB-2019-0271), the post-2020 DSM framework policy consultation (EB-2019-0003), and in the combined 2015-2020 DSM Plan proceeding (EB-2015-0029/0049) (Exhibit "C").
3. In accordance with the Letter of Direction, I caused a copy of the Notice, Application and evidence to be placed in a prominent place on Enbridge's website. Attached as Exhibit "D" is proof of the information posted to Enbridge Gas Inc.'s website.

SWORN before me in the City of)
 Toronto, this 28th day of)
 May, 2021.)
)
)

 Stephanie Allman

ONTARIO ENERGY BOARD NOTICE TO CUSTOMERS OF ENBRIDGE GAS INC.

Enbridge Gas Inc. has applied to the Ontario Energy Board for approval of a new multi-year natural gas conservation framework and natural gas conservation programs.

Learn more. Have your say.

Enbridge Gas Inc. is asking the Ontario Energy Board for approval of a new natural gas demand side management (conservation) framework, effective January 1, 2022 and for approval of the conservation programs that would be offered to customers under the framework during 2022 to 2027.

Enbridge Gas Inc. is asking the Ontario Energy Board to approve the conservation program budget for 2022, the base year of the 6-year plan, and its proposal to escalate the base year budget annually, using a formula which would adjust the base year budget for inflation and other factors.

Enbridge Gas Inc. is also asking the Ontario Energy Board to establish an expedited process to review the base year budget and the budget escalation methodology and provide its decision by July 30, 2021. Enbridge Gas Inc. is also asking for approval on an interim basis, by August 31, 2021, of the conservation programs for 2022.

If the application is approved as filed, a typical residential customer in each of the rate zones shown below will pay the following monthly amounts for natural gas conservation programs in 2022:

Rate Zone	Average Monthly Natural Gas Conservation Costs in 2022
EGD Rate Zone	\$1.69
Union South Rate Zone (Rate M1)	\$1.53
Union North Rate Zone (Rate O1)	\$1.04

Other customers, including businesses, may also be affected. It is important to review the application carefully to determine whether you may be affected by these changes.

THE ONTARIO ENERGY BOARD WILL HOLD A PUBLIC HEARING

The OEB will hold a public hearing to consider Enbridge Gas's application. During this hearing, we will question Enbridge Gas on its proposed natural gas conservation framework and the conservation programs and budgets for 2022 to 2027. We will also hear questions and arguments from individuals that have registered to participate (called intervenors) in the OEB's hearing. At the end of this hearing, the OEB will make its determination on Enbridge Gas's application.

The OEB is an independent and impartial public agency. We make decisions that serve the public interest. Our goal is to promote a financially viable and efficient energy sector that provides you with reliable energy services at a reasonable cost.

BE INFORMED AND HAVE YOUR SAY

You have the right to information regarding this application and to be involved in the process.

- You can review Enbridge Gas's application on the OEB's website now
- You can file a letter with your comments, which will be considered during the hearing
- You can become an intervenor. As an intervenor you can ask questions about Enbridge Gas's application and make arguments on whether the OEB should approve Enbridge Gas's request. Apply by **June 10, 2021** or the hearing will go ahead without you and you will not receive any further notice of the proceeding
- At the end of the process, you can review the OEB's decision and its reasons on our website

LEARN MORE

Our file number for this case is: **EB-2021-0002**. To learn more about this hearing, find instructions on how to file a letter with your comments or become an intervenor, or to access any document related to this case please select the file number **EB-2021-0002** from the list on the OEB website: www.oeb.ca/notice. You can also phone our Public Information Centre at 1-877-632-2727 with any questions.

ORAL VS. WRITTEN HEARINGS

There are two types of OEB hearings – oral and written. The OEB will determine at a later date whether to proceed by way of a written or oral hearing. If you think an oral hearing is needed, you can write to the OEB to explain why by **June 10, 2021**.

PRIVACY

If you write a letter with your comments, your name and the content of your letter will be put on the OEB's public record and the OEB website. However, your personal telephone number, home address and email address will be removed. If you are a business, all your information will remain public. If you apply to become an intervenor, all information will be public.

This hearing will be held under section 36(1) of the Ontario Energy Board Act, 1998, S.O. 1998, c.15, Schedule B.



Ontario
Energy
Board | Commission
de l'énergie
de l'Ontario

Enbridge Gas Inc. a déposé une requête auprès de la Commission de l'énergie de l'Ontario en vue d'obtenir l'approbation d'un nouveau cadre pluriannuel de conservation du gaz naturel ainsi que de programmes de conservation du gaz naturel.

Renseignez-vous. Donnez votre avis.

Enbridge Gas Inc. demande à la Commission de l'énergie de l'Ontario d'approuver un nouveau cadre de gestion de la demande (conservation) de gaz naturel, en vigueur à compter du 1^{er} janvier 2022, et d'approuver les programmes de conservation qui seraient offerts aux clients entre 2022 et 2027.

Enbridge Gas Inc. demande à la Commission de l'énergie de l'Ontario d'approuver le budget du programme de conservation pour 2022, l'année de référence du plan de six ans, ainsi que sa proposition d'augmenter chaque année le budget de l'année de référence, en s'appuyant sur une formule qui ajusterait le budget de l'année de référence en fonction de l'inflation et d'autres facteurs.

Enbridge Gas Inc. demande également à la Commission de l'énergie de l'Ontario d'établir un processus accéléré d'examen du budget de l'année de référence et de la méthode d'indexation du budget et de rendre sa décision d'ici le 30 juillet 2021. Enbridge Gas Inc. sollicite en outre l'approbation provisoire des programmes de conservation pour 2022 d'ici le 31 août 2021.

Si la requête est approuvée telle quelle, un client résidentiel type dans chacune des zones de tarification indiquées ci-dessous paiera les montants mensuels suivants pour les programmes de conservation du gaz naturel en 2022 :

Zone de tarification	Coûts mensuels moyens pour les programmes de conservation du gaz naturel en 2022
Zone de tarification d'EGD	1,69 \$
Zone de tarification d'Union Sud (tarif M1)	1,53 \$
Zone de tarification d'Union Nord (tarif 01)	1,04 \$

Les autres clients, y compris les entreprises, pourraient également être concernés. Il est important d'examiner la requête attentivement afin de déterminer si vous êtes concernés par ces changements.

LA COMMISSION DE L'ÉNERGIE DE L'ONTARIO TIENDRA UNE AUDIENCE PUBLIQUE

La CEO tiendra une audience publique afin d'étudier la requête d'Enbridge Gas. Lors de cette audience, nous interrogerons Enbridge Gas sur sa proposition de cadre de conservation du gaz naturel ainsi que sur les programmes et budgets de conservation pour la période allant de 2022 à 2027. Nous entendrons également les questions et arguments des personnes qui se sont inscrites pour participer

(appelées « intervenants ») à l'audience de la CEO. À l'issue de cette audience, la CEO rendra sa décision quant à l'approbation de la requête d'Enbridge Gas.

La CEO est une agence publique indépendante et impartiale. Les décisions que nous prenons visent à servir au mieux l'intérêt public. Notre objectif est d'encourager le développement d'un secteur de l'énergie efficace et financièrement viable, afin d'offrir des services énergétiques fiables à un prix raisonnable.

RENSEIGNEZ-VOUS ET DONNEZ VOTRE AVIS

Vous avez le droit d'être informé au sujet de cette requête et de participer au processus.

- Vous pouvez examiner la requête d'Enbridge Gas sur le site Web de la CEO dès maintenant.
- Vous pouvez déposer une lettre de commentaires qui sera prise en compte au cours de l'audience.
- Vous pouvez participer à titre d'intervenant. En tant qu'intervenant, vous pouvez poser des questions sur la requête d'Enbridge Gas et présenter les raisons pour lesquelles la CEO devrait approuver la requête d'Enbridge Gas. Inscrivez-vous avant le **10 juin 2021**, faute de quoi l'audience aura lieu sans votre participation et vous ne recevrez plus d'avis dans le cadre de la présente affaire.
- Vous pourrez consulter la décision rendue par la CEO à l'issue de la procédure ainsi que les motifs de sa décision sur notre site Web.

EN SAVOIR PLUS

Le numéro de référence de ce dossier est : **EB-2021-0002**. Pour obtenir de plus amples renseignements sur cette audience, sur les démarches à suivre pour déposer une lettre, participer en tant qu'intervenant ou pour consulter les documents relatifs à cette affaire, veuillez sélectionner le numéro de dossier **EB-2021-0002** dans la liste sur le site Web de la CEO : <https://www.oeb.ca/fr/participez/applications/requetes-tarifaires-en-cours>. Pour toute question, vous pouvez également communiquer avec notre centre d'information du public au 1 877 632-2727.

AUDIENCES ORALES OU AUDIENCES ÉCRITES

Il existe deux types d'audiences à la CEO : les audiences orales et les audiences écrites. La CEO décidera ultérieurement de traiter l'affaire par voie d'audience orale ou écrite. Si vous pensez qu'une audience orale est nécessaire, vous pouvez faire part de vos arguments par écrit à la CEO au plus tard le **10 juin 2021**.

PROTECTION DES RENSEIGNEMENTS PERSONNELS

Si vous écrivez une lettre de commentaires, votre nom et le contenu de cette lettre apparaîtront dans le dossier public et sur le site Web de la CEO. Toutefois, votre numéro de téléphone, votre adresse de domicile et votre adresse électronique ne seront pas rendus publics. Si vous représentez une entreprise, tous les renseignements de l'entreprise demeureront accessibles au public. Si vous participez à titre d'intervenant, tous vos renseignements personnels seront rendus publics.

Cette audience sera tenue en vertu de l'article 36(1) de la Loi de 1998 sur la Commission de l'énergie de l'Ontario, L.O. 1998, chap. 15 (annexe B).



Ontario

Ontario
Energy
Board | Commission
de l'énergie
de l'Ontario

ONTARIO ENERGY BOARD

IN THE MATTER OF the Ontario Energy Board Act, 1998, S.O. 1998, c. 15, Schedule B, as amended;

AND IN THE MATTER OF an application by Enbridge Gas Inc. pursuant to Section 36(1) of the *Ontario Energy Board Act, 1998*, S.O. 1998, for an order or orders approving its Demand Side Management Plan for 2022-2027.

APPLICATION

1. Enbridge Gas Inc. (“Enbridge Gas” or the “Company”), was formed by the amalgamation of Enbridge Gas Distribution Inc. (“EGD”) and Union Gas Limited (“Union”), on January 1, 2019 pursuant to the *Ontario Business Corporations Act*, R.S.O. 1990, c. B. 16. Enbridge Gas carries on the business of selling, distributing, transmitting, and storing natural gas in Ontario. The Company also undertakes Demand Side Management (“DSM”) activities.
2. Prior to amalgamation EGD and Union were operating DSM programs under a regulatory framework governing DSM activities in Ontario’s natural gas sector which was initially established in 1993 under EBO 169-III.
3. On May 21, 2019 the Ontario Energy Board (“OEB”), initiated the initial phase of the OEB’s Framework Consultation process (EB-2019-0003) (the “DSM Consultation”). The purpose of the DSM Consultation was to establish a new DSM Framework that would replace the DSM Framework originally approved for the 2015-2020 time period in EB-2014-0134¹. The 2015-2020 Framework was set to expire on December 31, 2020 but was extended by one year with the OEB approval of the Company’s 2021 DSM Plan Application (EB-2019-0271).

¹ EB-2014-0134, OEB Report of the Board Demand Side Management Framework for Natural Gas Distributors (2015-2020) (December 22, 2014).

4. On December 1, 2020, the OEB issued a letter (the “DSM Letter”)² to, *inter alia*, Enbridge Gas communicating that it had concluded the DSM Consultation in favour of an adjudicative process and invited Enbridge Gas to file a comprehensive multi-year DSM plan application for the post-2021 period.
5. Enbridge Gas seeks approval of this Application which has two distinct sections:
 - Section 1: Proposed DSM Framework effective 2022 (“Proposed Framework”)
 - Section 2: Proposed 2022-2027 Multi Year DSM Plan (“DSM Plan”)
6. Although there are two separate sections, the Proposed Framework and the proposed DSM Plan need to be reviewed and evaluated together as the Proposed Framework underpins the proposed DSM Plan.
7. The Proposed Framework is in large part an extension of the 2015-2020 Framework but has been adjusted to reflect feedback received from the DSM Consultation which began on May 21, 2019 and ended with the issuance of the DSM Letter on December 1, 2020. The Proposed Framework also incorporates changes Enbridge Gas believes are appropriate given its long standing experience delivering DSM programming and given the changes occurring in the current energy environment.
8. The proposed DSM Plan is for a six-year term which allows for long term planning and program continuity, stability for the utility to commit to energy conservation efforts, as well as certainty for customers and other market participants of sustained DSM support across Ontario. It also minimizes the administrative time and effort of additional regulatory review. Half-way through the six-year term, the Company proposes a mid-point assessment of those program offerings and metrics which are anticipated to likely require adjustments at that time for the reasons set out in this Application.

² EB-2019-0003, OEB Letter Post-2020 Natural Gas Demand Side Management Framework (December 1, 2020).

9. In order for Enbridge Gas to maintain DSM program continuity into January 2022 and the 2022 program year, the Company would need to receive final approval from the OEB for this Application by August 31, 2021. Given the Company's experience with similar applications in the past and in recognition of the hearing schedule that the OEB is likely to set in this proceeding, Enbridge Gas acknowledges that it is most unlikely that the OEB will be in a position to issue a final Decision and Order by August 31, 2021. It is the Company's expectation that this proceeding may extend well into 2022.
10. For this reason, Enbridge Gas is seeking approval from the OEB pursuant to an interim decision no later than August 31, 2021 approving the Company's proposed DSM activities in 2022 subject to necessary adjustments on a prospective basis following the OEB issuing its final Decision and Order in this proceeding, likely in early 2022. This would provide assurance to the Company and prospective DSM participants of program continuity which is an essential requirement for a successful, sustained and prosperous energy conservation market. This is consistent with both the joint letter from the Ministries of Environment and Energy to the OEB that stated, "Ensuring that an appropriate level of DSM programming remains available to natural gas customers without interruption will assist them in managing their energy costs, ..." ³ and the DSM Letter where the OEB stated, "Enbridge Gas should specify in its DSM Plan application by when approval of its 2022 DSM Plan would be required in order to ensure program continuity." ⁴
11. Enbridge Gas further seeks early approval from the OEB on a stand alone final basis of the budget proposed for 2022 as the "base budget envelope" for the 6 year DSM Plan and the escalation methodology which has been proposed which will increase the budget envelope in each year of the plan formulaically. Enbridge Gas notes that

³ MC-994-2020-1084, Ministry of Energy, Northern Development and Mines, Office of the Associate Minister of Energy Letter to the Ontario Energy Board (November 27, 2020), p. 2. <https://www.oeb.ca/sites/default/files/ENDM-MECP-letter-to-OEB-20201127.pdf>

⁴ EB-2019-0003, OEB Letter Post-2020 Natural Gas Demand Side Management Framework (December 1, 2020), p. 5.

Filed: 2021-05-03
EB-2021-0002
Exhibit A
Tab 2
Schedule 1
Page 4 of 7

under the current Framework, the OEB set the parameters for the maximum budget which the legacy utilities could propose in their multi-year plans in the framework which the OEB approved before the legacy utilities were required to prepare and file their multi-year plans. In this proceeding, Enbridge Gas submits that it is in the interests of the OEB and all parties to have the issue of the annual budget settled by the OEB early and well in advance of the OEB and parties considering in great detail the program offerings, targets and metrics which make up the Company's proposed DSM Plan. Enbridge Gas developed its DSM Plan based upon the proposed budget envelopes. If there is a material change to the budget envelope, it may require significant and perhaps wholesale changes to the portfolio of program offerings. Accordingly, Enbridge Gas submits that an early decision of the OEB in respect of the base budget envelope and escalation methodology is critical. Enbridge Gas believes that this request to approve the modest budget increases that have been proposed is consistent with the directive of the OEB in this regard as stated in its DSM Letter.

12. Given the OEB's direction, Enbridge Gas submits that the issue of the 2022 base budget envelope and the proposal for formulaic increases thereafter should be the subject of a separate hearing process. The Company requests that the OEB issue an early final Decision and Order in respect of these matters by July 30, 2021. With an early decision from the OEB, all parties can then turn their attention to the details of the DSM Plan that has been proposed. In an effort to expedite matters and avoid the time that would be required to receive and respond to written interrogatories from intervenors in respect of the proposed 2022 base budget envelope and the annual escalation methodology, Enbridge Gas requests that the OEB provide for a "DSM Plan Introduction Day" where the Company would make an introductory presentation of the DSM Plan followed by an oral question and answer session with OEB Staff and intervenors. The Company would invite questions from intervenors in respect of the proposed base budget envelope and escalation methodology and the DSM program activities proposed for 2022. This session could be transcribed making it a possible substitute for written interrogatories in respect of the proposed base budget envelope

and escalation methodology, and the DSM program activities proposed for 2022. Enbridge Gas respectfully requests a rapid separate hearing schedule that relates only to these issues that allow the OEB to issue a final Decision and Order by July 30, 2021.

13. Enbridge Gas hereby applies to the OEB, pursuant to the provisions of the *Ontario Energy Board Act, 1998*, as amended, and the OEB's Rules of Practice and Procedure for the following final, interim or other decisions, orders and directions as may be appropriate in relation to this Application and the proper conduct of the proceeding:
- i. necessary procedural orders providing for the OEB's consideration of the proposed 2022 base budget envelope and escalation methodology through a separate expedited hearing process leading to an early final Decision and Order by July 30, 2021 in respect of these issues;
 - ii. necessary procedural orders providing for the OEB's consideration of the DSM activities proposed by Enbridge Gas for the 2022 DSM program year leading to an interim Decision and Order by August 31, 2021;
 - iii. necessary procedural orders providing for the OEB's consideration of the balance of this Application;
 - iv. a final Decision and Order by July 30, 2021 in respect of the base budget envelope for the 2022 DSM program year and the methodology by which this base budget will be increased annually during the balance of the term of the DSM plan;
 - v. an interim Decision and Order by August 31, 2021 approving Enbridge Gas' DSM activities for the 2022 DSM program year; and
 - vi. a Final Decision and Order approving the balance of this Application by February 28, 2022.

14. The persons affected by this Application are the customers resident or located in the municipalities, police villages, and Indigenous communities served by Enbridge Gas,

Filed: 2021-05-03
EB-2021-0002
Exhibit A
Tab 2
Schedule 1
Page 6 of 7

together with those to whom Enbridge Gas sells gas, or on whose behalf, Enbridge Gas distributes, transmits or stores gas. It is impractical to set out the names and addresses of all the customers because they are too numerous.

15. Enbridge Gas requests that all documents relating to this application and its supporting evidence, including the responsive comments of any interested party, be served on:

The Applicant:

Regulatory Contact:

Ms. Asha Patel
Technical Manager, Regulatory Applications
Enbridge Gas Inc.

Address for personal service:

500 Consumers Road
Willowdale, Ontario M2J 1P8

Mailing address:

P. O. Box 650
Scarborough, Ontario M1K 5E3

Telephone:

416-495-5642

Email:

Asha.Patel@enbridge.com
EGIRegulatoryProceedings@enbridge.com

The Applicant's counsel:

Dennis M. O'Leary
Aird & Berlis LLP

Address for personal service and mailing address:

Brookfield Place, Box 754
Suite 1800, 181 Bay Street
Toronto, Ontario
M5J 2T9

Telephone

(416) 865-4711

Email:

doleary@airdberlis.com

Filed: 2021-05-03
EB-2021-0002
Exhibit A
Tab 2
Schedule 1
Page 7 of 7

Dated: May 3, 2021

ENBRIDGE GAS INC.

(Original Digitally Signed)

Asha Patel
Technical Manager, Regulatory
Applications, Regulatory Affairs

From: Stephanie Allman
To: "david.butters@appro.org"; "jonathan@resilientllp.com"; "lisa@resilientllp.com"; "marion.fraser@rogers.com"; "alex.greco@cme-mec.ca"; "eblanchard@blg.com"; "spollock@blg.com"; "jgirvan@uniserve.com"; "tom.ladanyi@rogers.com"; "spainc@rogers.com"; "jack@cleanairalliance.org"; "kent@elsonadvocacy.ca"; "drquinn@rogers.com"; "dpoch@eelaw.ca"; "mparry@hscorp.ca"; "ian.mondrow@gowlingwlg.com"; "srahbar@igua.ca"; "judysimon@jsimon.net"; "mgardner@willmsshier.com"; "mvallani@willmsshier.com"; "mrb@mrb-law.com"; "f.arab@ontariogreenhouse.com"; "vchai@willmsshier.com"; "jvince@willmsshier.com"; "marion.fraser@rogers.com"; "michael.brophy@rogers.com"; "jay@shepherdubenstein.com"; "SEC@oesccseo.org"; "mark@shepherdubenstein.com"; "jlawford@piac.ca"; "shelley.grice@rogers.com"; "randy.aiken@sympatico.ca"; "david.butters@appro.org"; "jonathan@resilientllp.com"; "lisa@resilientllp.com"; "marion.fraser@rogers.com"; "jranson@cagbc.org"; "jgirvan@uniserve.com"; "regulatory@kitchener.ca"; "java.chatterjee@kitchener.ca"; "devon.stopps@toronto.ca"; "Chaim.Koff@toronto.ca"; "marco.iacampo@toronto.ca"; "alex.greco@cme-mec.ca"; "eblanchard@blg.com"; "spollock@blg.com"; "jack@cleanairalliance.org"; "kent@elsonadvocacy.ca"; "info@efficiencycanada.org"; "tom.ladanyi@rogers.com"; "spainc@rogers.com"; "drquinn@rogers.com"; "dpoch@eelaw.ca"; "kai@web.net"; "cneme@energyfuturesgroup.com"; "uamaral@google.com"; "mparry@hscorp.ca"; "evelyn.lundhild@ieso.ca"; "bronwen.smith@ieso.ca"; "sura.abdul-razzak@ieso.ca"; "regulatoryaffairs@ieso.ca"; "ian.mondrow@gowlingwlg.com"; "srahbar@igua.ca"; "judysimon@jsimon.net"; "mgardner@willmsshier.com"; "mvallani@willmsshier.com"; "randy.aiken@sympatico.ca"; "mike.parkes@auditor.on.ca"; "oea@energyontario.ca"; "n.warkentin@ontariogreenhouse.com"; "mrb@mrb-law.com"; "jabouchar@willmsshier.com"; "jvince@willmsshier.com"; "vchai@willmsshier.com"; "michael.brophy@rogers.com"; "jay@shepherdubenstein.com"; "mark@shepherdubenstein.com"; "bpurcell@taf.ca"; "lawford@piac.ca"; "shelley.grice@rogers.com"; "mparry@hscorp.ca"; "cary@zadllp.com"; "cneme@energyfuturesgroup.com"; "david.butters@appro.org"; "davidmacintosh@nextcity.com"; "dpoch@eelaw.ca"; "drquinn@rogers.com"; "eblanchard@blg.com"; "glenn_macintyre@transalta.com"; "ian.mondrow@gowlings.com"; "jabouchar@willmsshier.com"; "jack@cleanairalliance.org"; "jay@shepherdubenstein.com"; "java.chatterjee@kitchener.ca"; "jgirvan@uniserve.com"; "joanna@zadllp.com"; "jtaylor@ontariogreenhouse.com"; "judysimon@jsimon.net"; "jvince@willmsshier.com"; "jwolnik@elenchus.ca"; "kai@web.net"; "kent@elsonadvocacy.ca"; "kiel.ardal@klippensteins.ca"; "marion.fraser@rogers.com"; "mark@shepherdubenstein.com"; "mgardner@willmsshier.com"; "mrb@mrb-law.com"; "murray.klippenstein@klippensteins.ca"; "paul.clipsham@cme-mec.ca"; "paul.kerr@shell.com"; "pchernick@resourceinsight.com"; "pete_serafini@transalta.com"; "pmcmahon@uniongas.com"; "randy.aiken@sympatico.ca"; "rgreey@gmail.com"; "rwoon@willmsshier.com"; "shelley.grice@rogers.com"; "spainc@rogers.com"; "srahbar@igua.ca"; "wally.malcolm@kitchener.ca"; "SEC@oesccseo.org"

Subject: EB-2021-0002 - Enbridge Gas Inc. - Application for Multi-Year Natural Gas Demand Side Management Plan (2022 to 2027) - Notice of Hearing

Date: Thursday, May 27, 2021 2:12:00 PM

Attachments: Notice EGI DSM Plans FR 20210519.pdf
 Notice EGI DSM Plans En 20210519.pdf
 A-2-1.pdf

To: All Intervenors in 2021 Demand Side Management (DSM) Plan proceeding (EB-2019-0271), the post-2020 DSM framework policy consultation (EB-2019-0003), and in the combined 2015-2020 DSM Plan proceeding (EB-2015-0029/0049);

On May 3, 2021, Enbridge Gas filed an application with the Ontario Energy Board (OEB) for an order or orders approving its Demand Side Management Plan for 2022–2027.

On May 19, 2021, the OEB issued the Notice of Hearing and the Letter of Direction for the proceeding. The OEB has directed Enbridge Gas to serve a copy of the English and French versions of the Notice of Application along with Enbridge Gas' Application and evidence on all parties in the 2021 Demand Side Management (DSM) Plan proceeding (EB-2019-0271), the post-2020 DSM framework policy consultation (EB-2019-0003), and in the combined 2015-2020 DSM Plan proceeding (EB-2015-0029/0049).

Attached please find a copy of the OEB's Notices of Hearing along with Enbridge Gas' Application as filed with the OEB for the Multi-Year Natural Gas Demand Side Management Plan (2022 to 2027). Due to the size of the evidence, it is not attached to this email, alternatively it can be viewed by accessing the link below:

https://www.enbridgegas.com/Multi-Year-DSM-Plan-2022-2027/EGI_APPL_20210503

https://www.enbridgegas.com/Multi-Year-DSM-Plan-2022-2027/Notice_En

https://www.enbridgegas.com/EB-2021-0002---Multi-Year-DSM-Plan-2022-2027/Notice_FR

The deadline to become a registered intervenor is: **June 10, 2021**.

Thank you,

Stephanie Allman

Regulatory Coordinator – Regulatory Affairs

ENBRIDGE GAS INC.

TEL: 416 753-7805 | FAX: 416 495-6072

500 Consumers Road North York, Ontario M2J 1P8

enbridgegas.com

Integrity. Safety. Respect.

https://www.enbridgegas.com/Regulatory-Proceedings

Service Alert: Please note that starting Thurs. July 1 access to self-service options will be temporarily unavailable due to planned online system updates. We apologize for any inconvenience. See our planned customer service interruption dates at [enbridgegas.com/changes](https://www.enbridgegas.com/changes). Thank you for your understanding.

IMPORTANT NOTICE: Enbridge Gas Distribution and Union Gas have merged into one company, Enbridge Gas Inc. We are working to serve our customers better by combining our websites. If you are unsure which website you need, use our [postal code lookup tool](#) to get to the right information.

Regulatory Proceedings

Enbridge Gas is a regulated company through the Ontario Energy Board and Canada Energy Regulator. You can view all of our rate case information and evidence – as well as the evidence we filed in other regulatory proceedings. Please note that we have not posted any evidence that was confidential or that required a non-disclosure agreement.

FRANCHISES	GTA PROJECT	OTHER REGULATORY PROCEEDINGS ✓	RATE CASES AND QRAMS
------------	-------------	---------------------------------------	----------------------

- EB-2021-0002 - Multi-Year DSM Plan 2022-2027
 - [EGI_APPL_20210503](#)
 - [Notice_EGI_DSM Plans_En_20210519](#)
 - [Notice_EGI_DSM Plans_FR_20210519](#)
- EB-2021-0072 - 2019 DSM Deferral and Variance Account Disposition Application
- EB-2020-0091 - Integrated Resource Planning Proposal IRP

BACK TO TOP ^