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## VIA EMAIL AND RESS

July 7, 2021

Christine E. Long Registrar Ontario Energy Board 2300 Yonge Street, Suite 2700 Toronto, ON M4P 1E4

Dear Christine Long;

## Re: Ontario Energy Board ("OEB") - File No. EB-2010-0232 ("Decision") Enbridge Gas Inc. ("Enbridge Gas") Exemption from Section 2.2.4 of the Affiliate Relationships Code for Gas Utilities ("ARC")

On February 22, 2011, the OEB granted an exemption to Enbridge Gas Distribution Inc. (now Enbridge Gas) from section 2.2.4 of the ARC to permit Enbridge Gas to share certain customer information with personnel from its affiliate, Gazifère Inc., for the purpose of sharing emergency operational services ("Gazifère Exemption"). The purpose of this letter is to advise that Enbridge Gas no longer requires the Gazifère Exemption as the circumstances related to sharing these services have changed.

The way in which the emergency operational services are now managed in the Enbridge Gas Ottawa Region and for Gazifère no longer requires Gazifère personnel to have direct access to Enbridge Gas customer information. Any emergency operational support that Gazifère may provide from time to time in the Ottawa Region would be of a supervisory nature only and Enbridge Gas personnel would manage the direct customer relationships.

Enbridge Gas does require the wind farm exemption described in the Decision to continue and will continue to abide by the applicable conditions in that regard.

We look forward to any further questions or directions the OEB may have in respect of this matter.

Yours truly,

Tania Persad Senior Legal Counsel

cc: Lesley Austin, Regulatory Advisor Applications, EGI