

July 12, 2021

VIA RESS

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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-2021-0002 – Enbridge Gas Inc. (EGI) 2022-2027 DSM Plan Application.

Industrial Gas Users Association (IGUA) Submissions on Draft Issues List.

On behalf of IGUA we have only one comment on the Draft Issues List attached to Procedural Order No. 2 herein.

Draft Issue 14 should be reworded as follows:

Has Enbridge Gas proposed a reasonable approach to ensure natural gas DSM programs are effectively coordinated with electricity conservation programs and other energy conservation and GHG reduction programs or requirements happening or applicable in its service territory?

Large volume customers (LVCs) are subject to direct GHG emissions regulation, and the interplay between EGI's LVC DSM program and these other layers of GHG emissions regulation is an issue of importance to EGI's LVCs.

The balance of the Draft Issues List is an appropriate guide for inquiry in this proceeding.

Yours truly,

Ian A. Mondrow

c: A. Patel (EGI)

D. O'Leary (Aird & Berlis LLP)

a Mondreu/

J. Wasylyk (OEB Staff)

S. Rahbar (IGUA)

Intervenors of Record