



Asha Patel
Technical Manager, Regulatory
Regulatory Affairs

Tel: 416-495-5642
Email: Asha.Patel@enbridge.com
EGIRegulatoryProceedings@enbridge.com

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

September 29, 2021

VIA EMAIL and RESS

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

Dear Christine Long:

**Re: Enbridge Gas Inc. (Enbridge Gas)
Ontario Energy Board (OEB) File: EB-2021-0002
Multi-Year Demand Side Management Plan (2022-2027)
September 29, 2021 Updated Evidence**

On May 3, 2021, Enbridge Gas filed an application which consisted of a proposed DSM Framework effective 2022, and a six-year DSM Plan for 2022-2027.

On August 26, 2021, the OEB issued a Decision and Order extending the existing 2015-2021 DSM Framework and Enbridge Gas's 2021 DSM Plans for the EGD and Union rate zones for one year, effective January 1, 2022 to December 31, 2022. This Decision and Order further provided that Enbridge Gas may make updates to its pre-filed evidence related to its 2023-2027 DSM activities in response to the OEB's Decision on 2022 DSM activities.

In Procedural Order No.3 dated September 9, 2021, the OEB set September 30, 2021 as the date by which Enbridge Gas shall file any updated evidence in response to the OEB's Decision on 2022 DSM activities. Enbridge Gas has accordingly updated this Application to exclude any reference to 2022 and to amend the evidence such that it is only applicable for the 2023-2027 DSM Plan years.

As well, on July 22, 2021, the OEB issued its Decision and Order in respect of the IRP Plan filed by Enbridge Gas in EB-2020-0091. The original DSM filing on May 3, 2021 had included several placeholder proposals in respect of the attribution of benefits and thresholds pending the OEB's decision on the IRP Plan. With that decision now having been released, it is appropriate to confirm these proposals in appropriate places in the evidence as noted below.

As a result, further to the evidence filed on May 3, 2021, Enbridge Gas is filing updates to the Exhibits set out in Table 1:

Table 1

Exhibit Reference	Update
A-1-1	Updated Exhibit F – DSM Rate Impacts and Accounting Considerations' Contents of Schedule titles from 2022-2027, to 2023-2027
A-2-1	Updated to include August 26 OEB Decision and Order Related to 2022 Natural Gas DSM Activities, removed reference to the 2022 DSM Plan year, updated plan term from 6 years to 5 years, and removed ask for early final decision on DSM Budget
A-2-2	Updated to reflect September 9 OEB Decision on Issues List which replaces the topics list
B-1-1	Updated for the August 26 OEB Decision and Order Related to 2022 Natural Gas DSM Activities, updated to remove reference to 2022, updated to include 2023 as the base year of the 5 year DSM plan, removed request for "DSM Plan Introduction Day", removed section on 2022 DSM Plan Continuity
C-1-1	Updated to reflect Framework is effective January 2023, removed reference to 2022, updated to reflect OEB Decision on IRP Framework (EB-2020-0091)
C-1-1 Para.7.6	Updated to to reflect OEB Decision on IRP Framework (EB-2020-0091)
C-1-2	Updated to reflect OEB Decision and Order on IRP Framework
D-1-1	Updated for the August 26 OEB Decision and Order Related to 2022 Natural Gas DSM Activities, updated to remove reference to 2022, updated to include 2023 as the base year of the 5 year DSM plan, updated that results from mid-point assessment will be effective for 2025-2027, removed 2022 budget figures, updated to reflect 2023 budget figures, removed 2022 DSM Plan budget table, updated 2023-2024 DSM budget tables footnote
D-1-2 Para. 1 - 10	Updated to remove reference to the 2022 DSM Plan year, updated plan term to 5 years from 6 years, removed 2022 Annual Scorecard, updated annual scorecards for 2023-2027
D-1-2 Table 9	Updated 2027 Annual Scorecard for DSMI at 100% and 150%. Original evidence inadvertently had 2026 Annual Scorecard figures in the 2027 annual scorecard table. Note that although the individual program amounts were incorrect, the total was correct
D-1-2 Para. 11-14	Updated long term scorecard incentive to be gauged over a 2 year period and then again at the end of 5 years, updated all associated tables
D-1-3	Updated to remove reference to the 2022 DSM Plan year, removed 2022 Annual Scorecard Targets table, updated 2023-2027 Annual Targets tables, updated plan term to 5 years from 6 years for long term GHG reduction targets
D-1-4	Updated to remove reference to 2022 DSM Plan year
E-1-1 Para. 3	Updated plan term to 5 years from 6 years
E-1-1 Para. 12	Updated to indicate mid-point assessment will be after the first 2 years
E-1-1 Para. 14	Updated to indicate 2023 is now the base year
E-1-2 Para. 43	Updated to remove 2022 DSM Plan year
E-1-4 Para. 94 Table 2	Updated to remove reference to 2022-2027
E-1-6 Para. 9	Updated to remove reference to 2022 and include 2023
E-2-2 Para. 99	Updated to remove reference to 2022 and include reference to 2023
E-4-1	Updated to remove reference to 2022 and include reference to 2023, updated all dollar figures to correspond to 2023 budget amounts
E-4-2	Updated all dollar figures to reflect 2023 budget amounts
E-4-3	Updated all dollar figures to reflect 2023 budget amounts
E-4-7 Para. 2	Updated to indicate DSM Multi-Year Plan is now starting in 2023 based on the August 26 OEB Decision and Order Related to 2022 Natural Gas DSM Activities
E-5-1 Para. 8	Updated to remove reference to 2022 and include reference to 2023

F-1-1	Updated to remove reference to 2022 and include reference to 2023 as the base year, updated rates to reflect 2023 budget as compared to the 2022 budget included in the 2022 Rates proceeding – Phase 1 (EB-2021-0147)
F-1-2	Updated to remove 2022 DSM budget
F-1-3	Updated to remove 2022 DSM budget, and include 2023 budget impacts
F-2-1 Para. 2	Updated to remove reference to the 2022 DSM Plan year, updated to have 2023 as the first year of the multi-year plan
F-2-1 Para. 11	Updated to indicate previously established DSM deferral and variance accounts will be used up to and including 2022

Please contact the undersigned if you have any questions.

Yours truly,

Asha Patel
Technical Manager Regulatory Applications