Our File \# 339583.000288
By electronic filing
January 12, 2022
Christine Long
Board Secretary
Ontario Energy Board
2300 Yonge Street, $27^{\text {th }}$ floor
Toronto, ON M4P 1E4
Dear Ms. Long

## Re: Enbridge Gas Inc. ("EGI") 2022 Federal Carbon Pricing Program Application Board File \#: EB-2021-0209

We are counsel to Canadian Manufacturers \& Exporters ("CME") in the above-noted proceeding. Pursuant to Procedural Order \#1 dated November 17, 2021, please consider this letter as CME's Submissions regarding the application by EGI requesting, inter alia:

1) approval to charge customers a Federal Carbon Charge on a volumetric basis, effective April 1, 2022;
2) approval of just and reasonable rates for all Enbridge Gas rate zones, effective April 1, 2022;
3) approval of 2020 balances for all federal carbon pricing program ("FCPP") related deferral and variance accounts and disposition of the same, effective April 1, 2022; and
4) an amendment to the wording of the FCPP-related deferral and variance accounting orders recognizing the change from the federal Output-Based Pricing System to the provincial Emissions Performance Standards.

CME reviewed the pre-filed evidence, responses to interrogatories, EGI's corrections made to its evidence dated December 15, 2021, and Board Staff's submissions dated January 12, 2022. CME submits that EGI's requested relief appears consistent with the relief granted by the OEB in previous FCPP matters. Consequently, CME does not oppose the relief sought by EGI in this application.

# BLG <br> Borden Ladner Gervais 

ALL OF WHICH IS RESPECTFULLY SUBMITTED this $12^{\text {th }}$ day of January, 2022.
Yours very truly


## Scott Pollock

c. EB-2021-0209 Applicant and Interveners Mathew Wilson (CME)

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