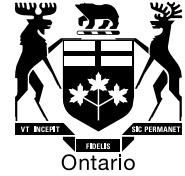


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**BY E-MAIL**

January 26, 2022

Nancy Marconi  
Acting Registrar  
Ontario Energy Board  
2300 Yonge Street, 27<sup>th</sup> Floor  
Toronto, ON M4P 1E4

Dear Ms. Marconi:

**Re: Update to OEB Staff Expert Evidence  
Enbridge Gas Inc. – EB-2021-0002  
Application for new DSM Framework and 2022-2027 DSM Plan**

On December 1, 2021, OEB staff filed expert evidence produced by Optimal Energy Inc. The evidence contained two reports. After reviewing the interrogatories filed in relation to the evidence, Optimal Energy identified a factual error in Exhibit L.OEB Staff.1 where several references to Missouri's cost recovery structure were incorrect. The report has been updated to correct these errors with updated jurisdictional references.

As a result, and consistent with Section 11.03 of the OEB's Rules of Practice and Procedure, OEB staff is filing updates to Exhibit L.OEB Staff.1 as set out in the Table 1:

**Table 1 – Exhibit Reference and Summary of Updates**

<b>Ex L.OEB Staff.1</b>	<b>Update</b>
p. ii-iii	Corrected references to jurisdictions noted in the report.
p. iii	Corrected references to jurisdictions noted in the report.
p. 7	Corrected references to jurisdictions noted in the report.
p. 13-14	Correction to Table 5 – Summary of Jurisdictions Using Amortization for Cost Recovery
p. 14	Corrected references to jurisdictions noted in the report.
p. 17	Correction to description of treatment of amortized costs and performance incentives

Yours truly,

Josh Wasylyk  
Senior Advisor – Application Policy & Conservation

cc: All parties in [EB-2021-0002]