Eric VanRuymbeke
Sr. Advisor
Leave to Construct Applications
Regulatory Affairs

 Enbridge Gas Inc. 50 Keil Drive Chatham, Ontario, N7M 5M1 Canada

November 30, 2022

BY RESS AND EMAIL

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

Dear Nancy Marconi:

Re: Enbridge Gas Inc. ("Enbridge Gas")
Ontario Energy Board ("OEB") File: EB-2022-0203
Ridge Landfill RNG Project
Interrogatory Responses (Redacted)

Consistent with Procedural Order No. 1, enclosed please find Enbridge Gas's responses to interrogatories asked in the above noted proceeding.

In accordance with the OEB's *Practice Direction on Confidential Filings*, Enbridge Gas is requesting confidential treatment of the following exhibits. Details of the specific information and reasons for confidential treatment are set out below:

Exhibit	Confidential Information Location	Brief Description	Basis for Confidentiality
Exhibit I.STAFF.4 Attachment 1	Pages 17, 18, 303-306, and 308-314.	Personal Information	The redactions relate to the names and contact information of property owners. This information should not be disclosed in accordance with the Freedom of Information and Protection of Privacy Act. Pursuant to section 10 of the OEB's Practice Direction on Confidential Filings, such information should not be provided to parties to a proceeding.
Exhibit I.STAFF.7 Attachment 1	Page 1 of 1	Personal Information	The redactions relate to the names and contact information of property owners. This information should not be disclosed in accordance with the Freedom of Information and Protection of Privacy Act. Pursuant to section 10 of the OEB's Practice Direction on Confidential Filings, such information should not be provided to parties to a proceeding.
Exhibit I.STAFF.9 Attachment 1	Page 91, Attachment 5.5	Personal Information	The redactions relate to personal information of an Indigenous community member. This information should not be disclosed in accordance with the Freedom of Information and Protection of Privacy Act. Pursuant to section 10 of the OEB's Practice Direction on Confidential Filings, such information should not be provided to parties to a proceeding
Exhibit I.STAFF.9 Attachment 2	Attachment 3.22 and 6.25	Commercially Sensitive Information / Personal Information	The redactions relate to information that is commercially sensitive, considered to be Presumptively Confidential, and consists of financial and/or commercial material that Enbridge Gas has consistently treated as confidential. Disclosure of customer-specific demands could divulge investment plans, prejudice competitive positions and/or interfere with ongoing negotiations.

Exhibit I.FRPO.1	Part a) Figure 1: System Map and Maximum Operating Pressure	Commercially Sensitive Information	The redactions relate to the locations and pressure ratings of Enbridge Gas critical infrastructure. Public disclosure poses both a safety and a security risk as it may allow third parties to determine gas system configurations and points of sensitivity or vulnerability that may expose Enbridge Gas to security risks. Further, persons planning developments or excavation projects may attempt to use the facilities information in substitution for required facilities locates, notwithstanding the fact that
			obtaining locates is required by law.

The unredacted confidential attachments will be sent separately via email to the OEB.

The above noted submission has been filed electronically through the OEB's RESS.

If you have any questions, please contact the undersigned.

Sincerely,

Eric VanRuymbeke Sr. Advisor – Leave to Construct Applications