



BY EMAIL and RESS

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Ontario Energy Board
2300 Yonge Street
27th Floor
Toronto, Ontario
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March 15, 2023
Our File: EB20220200

Attn: Nancy Marconi, Registrar

Dear Ms. Marconi:

Re: EB-2022-0200 – Enbridge Gas Inc. 2024-28 Phase 1 –Technical Conference

We are counsel to the School Energy Coalition (“SEC”). Pursuant to Procedural Order No.1, we are writing to provide SEC’s time estimates and areas of focus for next week’s Technical Conference. As requested by Enbridge in its March 13th correspondence, the chart below indicates which experts SEC will have questions for that we believe require their attendance, and those that could be dealt with in writing only.

Considering the volume of interrogatory responses and the short time since they were provided to parties, these estimates should be considered very preliminary. We will endeavor to provide more up-to-date time estimates closer to the Technical Conference as we continue our preparation.

Panel	Topics	Time Estimate	Witnesses
1.	Utility Consolidation, General Matters	20 minutes	Enbridge
2.	Energy Transition	120 minutes	Enbridge, Guidehouse, Posterity Group
3.	Revenues, Volumes, Customer Additions, UFG	30 minutes	Enbridge, Guidehouse*
4.	Rate Base, Post-Construction Financials, CapEx, AM, Capital Planning, IRP	130 minutes	Enbridge
5.	Dawn-Parkway Utilization, PDO, Utility Storage, Design Demands and Design Criteria	15 minutes	Enbridge, Guidehouse*
6.	O&M, Compensation Costs, Corporate Cost Allocation	65 minutes	Enbridge, Mercer (compensation benchmarking), Guidehouse
7.	Gas Supply Plan and Costs, Reference Price, Operational Contingency	15 minutes	Enbridge

8.	Capitalization Policy, Depreciation Costs (including SRC)	20 minutes	Enbridge
9.	Cost of Capital, Capital Structure	15 minutes	Enbridge
10.	Cost Allocation, Rate Design	30 minutes	Enbridge
11.	DVAs (including APCDA)	25 minutes	Enbridge
* Minimal questions for expert that could be dealt with in writing only			

Yours very truly,
Shepherd Rubenstein P.C.

Mark Rubenstein

cc: Brian McKay, SEC (by email)
Applicant and intervenors (by email)