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May 5, 2023

VIA RESS AND EMAIL

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

Dear Nancy Marconi:

**Re: Enbridge Gas Inc. (Enbridge Gas, or the Company)
EB-2022-0200 – 2024 Rebasing – Phase 1 Motions**

Enbridge Gas filed its 2024 Rates Application and the majority of its supporting evidence on October 31, 2022 and the balance of its evidence on November 30, 2022. In this Application, Enbridge Gas requests approval of rates for the sale, distribution, transmission, and storage of gas commencing January 1, 2024. Enbridge Gas also applies for approval of an incentive rate-making mechanism (IRM) for the years from 2025 to 2028.

On April 6, 2023 Enbridge Gas filed the majority of its undertaking responses from the Technical Conference in accordance with Procedural Order No. 1 and on April 12, 2023 it filed the remaining responses. In its letter to the OEB dated April 11, 2023 in relation to Motions Day, Enbridge Gas indicated that it would provide further responses to certain information requested in the Technical Conference by Environmental Defence (ED) and Schools Energy Coalition (SEC) in addition to responding to clarification questions received from ED and SEC. On April 18 and 21, 2023 Enbridge Gas filed updated responses to address the clarification questions.

The purpose of this letter is to address two items: 1) The response of Enbridge Gas to the OEB Motions Day Decision of April 13, 2023 in relation to Exhibit I.1.2-SEC-77 and Exhibit JT1.7 and 2) The provision of the information requested at Exhibit I.2.6-SEC-19(a)/Exhibit JT3.16 pursuant to Enbridge Gas's letter of April 11, 2023.

1) Response of Enbridge Gas Inc. to OEB Motions Day Decision April 13, 2023

The OEB decision at page 51 of the Motion Hearing transcripts reads:

The OEB requires Enbridge to provide the documents from 2017 onwards as requested by SEC to any party that signs the OEB's declaration and undertaking in accordance with the OEB's practice direction on confidentiality.

Enbridge Gas interprets this decision as the OEB granting approval that the reports be filed in confidence pursuant to the OEB's practice direction on confidentiality. Enbridge Gas notes that the OEB referenced the fact that SEC did not oppose this request for confidentiality also on page 51 of the transcripts. As a result, Enbridge Gas believes that it is not required to provide further submissions in support of its request for confidential treatment.

Enbridge Gas will file the documents under separate cover with the OEB. Enclosed is an updated response to Exhibit JT1.7 which now indicates that the information requested in the Exhibit has been filed confidentially with the OEB.

2) The information requested at Exhibit I.2.6-SEC-19(a)/Exhibit JT3.16

Pursuant to Enbridge Gas's letter of April 11, 2023 in which it indicated that it would provide a response to SEC's request for certain information related to community expansion projects. Enclosed is an updated response to Exhibit JT3.16 which includes the information sought by SEC.

Enbridge Gas will post the updated responses to Exhibit JT1.7 and Exhibit JT3.16 on its website at www.enbridgegas.com/about-enbridge-gas/regulatory. Enbridge Gas will send a copy of this letter, and a link to the website page, to all parties to the proceeding.

Should you have any questions, please let us know.

Sincerely,

Vanessa Innis
Manager, Strategic Applications – Rate Rebasing