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**Enbridge Gas Inc.**  
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## **VIA EMAIL and RESS**

February 2, 2024

Nancy Marconi  
Registrar  
Ontario Energy Board  
2300 Yonge Street, Suite 2700  
Toronto, Ontario, M4P 1E4

Dear Nancy Marconi:

**Re: Enbridge Gas Inc. (“Enbridge Gas” or the “Company”)  
Ontario Energy Board (“OEB”) File Nos.  
EB-2022-0111 – Bobcaygeon Community Expansion Project (“Bobcaygeon  
Project”)  
EB-2023-0200 – Sandford Community Expansion Project (“Sandford Project”)  
EB-2023-0201 – Eganville Community Expansion Project (“Eganville Project”)  
EB-2023-0261 – Neustadt Community Expansion Project (“Neustadt Project”)  
Response to Environmental Defence (“ED”)**

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Enbridge Gas is in receipt of ED’s letter dated January 19, 2024 which requests the following information from the Company for each of the above-noted projects should the OEB approve ED’s proposed survey evidence:

1. A list of property addresses and any other available contact information for properties in the expansion areas (i.e., addresses for buildings that could be connected to the new pipeline as new customers); and,
2. A list of the property addresses and any other available contact information for individuals that responded to Enbridge’s surveys.

ED requests that Enbridge Gas explore ED’s information requests in advance of an OEB decision on ED’s proposed survey evidence and that the Company provide any objections so that they can be resolved expeditiously.

Enbridge Gas reiterates its position that the OEB should deny ED’s proposed survey evidence for the reasons set out within the Company’s December 21, 2023 and January 18, 2024 letters. However, if the OEB approves ED’s proposed survey evidence, Enbridge Gas notes the following in relation to ED’s information requests.

Regarding ED’s information request #1 above, Enbridge Gas can provide maps which can be used by ED and/or its vendor to derive the addresses for properties that could connect to the above-noted projects. Enbridge Gas cannot share the property address information used for the Company’s earlier surveys because it was directly derived from

information purchased by Enbridge Gas from the Municipal Property Assessment Corporation (“MPAC”) and the Company does not have the rights to distribute such information to ED and/or its vendor. However, ED and/or its vendor would be able to manually derive the addresses using the aforementioned maps. Alternatively, ED could use the maps in conjunction with any information it purchases from MPAC (or a service provider like MPAC) to derive the property addresses, if it chooses.

Regarding ED’s information request #2 above, Enbridge Gas cannot provide the requested information because the identities of survey respondents were not tracked.

If you have any questions, please contact the undersigned.

Sincerely,

Haris Ginis  
Technical Manager, Leave to Construct Applications

c.c. Charles Keizer (Torys LLP, Enbridge Gas Counsel)  
Judith Fernandes (OEB Staff)  
Kaidie Williams (OEB Staff)  
Michael Beare (OEB Staff)  
Catherine Nguyen (OEB Staff)  
Intervenors (EB-2022-0111/EB-2023-0200/EB-2023-0201/EB-2023-0261)