

February 27, 2024

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

Dear Ms. Marconi:

Re: Lagasco Inc.

Application for a Limited Certificate of Public Convenience and Necessity

Haldimand County

Ontario Energy Board File No. EB-2023-0344

We write with respect to Procedural Order No. 1 to request an extension of the procedural dates set out in that procedural order.

In Procedural Order No. 1, the Ontario Energy Board directed OEB Staff and Enbridge Gas to prepare and file written submissions by March 1, 2024. Lagasco was directed to file any written reply submissions by March 15, 2024.

In its interrogatory responses, Lagasco confirmed that the request for service from Proplant originally made to Enbridge Gas was for 3,880 m³/hour incremental to the service already provided to Proplant (Exhibit EGI-12(b)). Lagasco also confirmed that the service required by Proplant for its electricity generation proposal is now 2,328 m³/hour (Exhibit EGI-12(c)).

Given the lower anticipated demand for natural gas, Enbridge Gas revisited the proposed service to the proposed Proplant electricity generation plant and we have determined that system reinforcement costs will not need to be incurred. As a result, the cost estimate for Enbridge Gas to provide service to the Proplant electricity generation plant will be considerably less than originally proposed and similar to the costs of the Lagasco proposal.

Enbridge Gas has had further discussions with Proplant on the revised service offering and would like to include the results of these ongoing discussions as part of our next submission in this proceeding. Enbridge will work with Proplant to determine additional details of the configuration of the required service.

Enbridge Gas requests that the OEB grant an extension for the date to provide its written submission. Enbridge Gas requests that the dates for submissions and reply submissions be extended by three weeks to allow for more detailed discussions to be completed with Proplant on the updated service proposal.

Enbridge Gas is not aware that there is any immediate urgency to the timing of these submissions such that adding three weeks to the process would prejudice Lagasco. More importantly, the extension is required to provide Proplant, the customer to be served, the information needed to determine its service preferences.

Should you have any questions on this submission, please do not hesitate to contact me.

Yours truly,

Patrick McMahon Technical Manager Regulatory Research and Records patrick.mcmahon@enbridge.com (519) 436-5325

cc (by email only): Jennifer Lewis, Vice President, Lagasco Inc.

Natalya Plummer, OEB Richard Lanni, OEB