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By electronic filing

March 1, 2024

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

Dear Ms. Marconi

Re: Enbridge Gas Inc. ("EGI")

EGI 2024 Rebasing Application Draft Rate Order Comments

Board File #: EB-2022-0200

We are counsel to Canadian Manufacturers & Exporters ("CME") in the above-noted proceeding. Pursuant to Procedural Order #7, the Board has requested comments from intervenors on EGI's Draft Rate Order ("DRO").

CME has had the benefit of reviewing the School Energy Coalition's ("SEC") comments on EGI's DRO. CME supports SEC's submissions and submits that the DRO does not sufficiently address several critical issues, including EGI's reduction of integration capital amounts from \$119 million as outlined in the evidence to \$91 million. We ask the OEB to reject EGI's reduction and ensure that the DRO accurately reflects the Board's Decision and Order as well as EGI's evidence during the hearing.

Yours very truly,

Borden Ladner Gervais LLP

Scott Pollock SP/wb

c. Vincent Caron (CME)

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