

May 27, 2024

## **VIA RESS**

Ontario Energy Board P.O. Box 2319, 2300 Yonge Street, 27<sup>th</sup> Floor Toronto, ON M4P 1E4 Attention: Registrar

Dear Ms. Marconi,

Re: Enbridge Gas Inc. ("EGI")

2024 Rebasing and IRM – Phase 2 Board File No.: EB-2024-0111

We are counsel to Minogi Corp. ("Minogi") and Three Fires Group Inc. ("Three Fires") in the above-noted proceeding (the "Proceeding"). We acknowledge EGI's letter and the proposal for a combined intervention contained therein. This letter sets out the parameters of the possible combined intervention as we seek further instructions from our clients.

On May 8, 2024, Minogi filed a Notice of Intervention and Request for Cost Eligibility, indicating its interest in the Proceeding and reasons for its late intervention. On May 24, 2024, EGI responded to Minogi's Notice of Intervention, indicating that EGI does not object to Minogi's request. In its letter, EGI proposed that Minogi combine its intervention with Three Fires' existing intervention as this would create efficiencies in the Proceeding.

In the interest of limiting any delay and ensuring the Proceeding continues cost-effectively and efficiently for all parties, Minogi and Three Fires will consider combining their intervention for this Proceeding. We emphasize that Minogi and Three Fires represent the rights and interests of two separate and distinct First Nations. Three Fires and Minogi will consider coordinating throughout this Proceeding in a responsible and efficient way to advance each of their interests and intend to work together to provide joint interrogatories, submissions, and testing of evidence. Three Fires and Minogi each reserves the right to identify unique issues and interests and make separate submissions on such issues and interests. For added clarity, we propose indicating whether a specific issue, interrogatory, or submission etc. is supported by Minogi, Three Fires, or both.

In addition to the above, Minogi and Three Fires each reserves the right to intervene separately in future proceedings and their decision to combine interventions in this Proceeding or any other current or future proceeding should not be construed as limiting this right.

We note that we are in the process of seeking further instructions from our clients regarding the above. Please do not hesitate to reach out if there are any questions.

## Sincerely,

Lisa (Elisabeth) DeMarco

c. all parties in EB-2024-0111 Reggie George, Three Fires Don Richardson, Minogi