

**ONTARIO ENERGY BOARD**

**IN THE MATTER OF** the Ontario Energy Board Act,  
1998, S.O. 1998, c. 15, Sch. B;

**AND IN THE MATTER OF** an Application by  
Enbridge Gas Inc, pursuant to section 36(1) of the  
Ontario Energy Board Act, 1998, for an order or  
orders approving or fixing just and reasonable rates  
and other charges for the sale, distribution,  
transmission and storage of gas as of January 1,  
2024.

**INTERROGATORIES OF  
CANADIAN MANUFACTURERS & EXPORTERS (“CME”)  
TO ENERGY FUTURES GROUP (“EFG”)**

**Interrogatory M1.CME-1**

**Ref: Exhibit M1, P. 14**

At pages 14, EFG recommends both that the LCEP should maximize ratepayer benefits by prioritizing the development of an Ontario-based RNG sources, as well as achieve the most cost-effective GHG reductions.

- (a) Would there ever be instances where the development of Ontario-based RNG sources would be antithetical to achieving the most cost-effective GHG reductions? In other words, procuring RNG from extra-provincial sources would be more cost effective?
- (b) If a) is affirmative, please outline EFG’s view on how to properly balance developing Ontario based RNG sources with achieving the most cost-effective GHG reductions.