

David Stevens
Direct: 416.865.7783
E-mail: dstevens@airdberlis.com

BY EMAIL

November 29, 2024

Kent Elson
Elson Advocacy PC
1062 College St.,
Toronto, ON
M6H 1A9Click here to enter Recipients.

Dear Mr. Elson:

Re: Enbridge Gas Inc.

2024-2028 Rates Application : EB-2024-0111

Response to November 26th letter re marketing activity

We write in response to your letter dated November 26, 2024.

Contrary to the allegations in your letter, Enbridge Gas is not "ramping up" its marketing activities, nor is it acting contrary to the Settlement Proposal recently filed with the OEB.

Enbridge Gas is undertaking previously planned marketing initiatives related to its upcoming community expansion projects. This is permitted.

Enbridge Gas is using its current marketing materials as it is permitted to do for the next month or so (until 45 days after the filing of the Settlement Proposal). Had the parties intended that Enbridge Gas must immediately stop using current marketing materials, the Settlement Proposal would have said so. It does not. Instead it says that Enbridge Gas has a specified period of time before the use of such materials will stop. Enbridge Gas will abide by its commitment.

Yours truly,

AIRD & BERLIS LLP

David Stevens

c: OEB Registrar, via RESS all parties in EB-2024-0111