

**BY EMAIL AND RESS**

December 11, 2024

Nancy Marconi  
Registrar  
Ontario Energy Board  
2300 Yonge Street, Suite 2700  
Toronto, ON  
M4P 1E4

Dear Ms. Marconi:

**Re: Enbridge Gas Inc.  
2024-2028 Rates Application: EB-2024-0111  
Evidence Outline for Enbridge Gas Revenue Decoupling Witness Panel**

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We write in response to the direction in Procedural Order No. 9, to provide an outline of the evidence of Enbridge Gas's revenue decoupling issue.

As noted in Procedural Order No. 9, Enbridge Gas is offering a witness panel to respond to Environmental Defence's evidence and proposal related to revenue decoupling from customer numbers. The seven participants in this witness panel are proposed in an effort to have knowledgeable witnesses for various topic areas that we expect may be explored by other parties.

Enbridge Gas does not plan or propose to provide any evidence in chief. The testimony of the Enbridge Gas witness panel for the revenue decoupling issue will depend on the nature of the questions asked to the panel. It is fair to assume that the nature of the evidence provided will align with the responses provided to the recent questions from Environmental Defence about the revenue decoupling proposal.<sup>1</sup>

We do wish to note that it is possible that the Enbridge Gas witness panel could have brief evidence in chief in the event that new proposals arise from the earlier testimony of Environmental Defence's witness CEG. We cannot predict whether that will be necessary.

Yours truly,

AIRD & BERLIS LLP



David Stevens

C: all parties in EB-2024-0111

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<sup>1</sup> EB-2024-0111, Response to Information Requests – Environmental Defence Motion, November 15, 2024. As indicated in our December 5, 2024 letter, Enbridge Gas will be providing an updated version of the response to ED motion question #3.