Intervention Form

Case Number:

EB-2025-0051

Intervenor Name:

Enbridge Gas Inc.

Mandate and Objectives:

Enbridge Gas is an Ontario Corporation with its Registered Offices at the City of Toronto and the Municipality of Chatham-Kent, in the Province of Ontario. Enbridge Gas is a regulated public utility which combines the operations of selling, distributing, transmitting and storing natural gas within the meaning of the Ontario Energy Board Act, 1998.

Enbridge Gas and its predecessors have been providing gas services to residential and business customers within the City of Ottawa since approximately 1938.

Membership of the Intervenor and Constituency Represented:

Regulated public utility providing natural gas services to nearly 4 million residents and businesses in Ontario.

Programs or Activities Carried Out by the Intervenor:

Regulated public utility providing natural gas services to nearly 4 million residents and businesses in Ontario.

Governance Structure:

Representatives of Enbridge Gas' Regulatory Affairs group will provide updates to and get approval for submissions from senior management as required.

Representatives:

Other Contacts:

Frequent Intervenor Form:

OEB Proceedings:

- EB-2025-0090 Sedum Master Application for Franchise Agreement and CPCN (Blandford-Blenheim) (intervenor status granted)
- EB-2024-0155 Hydro One Networks Leave to Construct Application St. Clair Transmission Line Project (intervenor status granted)
- EB-2023-0344 Lagasco CPCN Haldimand County (intervenor status granted)
- EB-2023-0195 Toronto Hydro 2025-2029 Custom IR Rate Application (intervenor status granted)
- EB-2022-0246 EPCOR Brockton Leave to Construct (intervenor status granted)
- EB-2022-0094 Price Paid for Local Gas Production / System Access (intervenor status granted)
- EB-2021-0269 EPCOR Brockton CPCN Amendment (intervenor status granted)
- EB-2021-0238 Six Nations Natural Gas CPCN (intervenor status granted)
- EB-2020-0232 EPCOR CPCN Amendment South-West Oxford (intervenor status granted)

Issues:

In its application, Burlington Hydro indicates that the major drivers of its Distribution System Plan include responding to evolving policy and customer expectations in response to the energy transition. According to Burlington Hydro's business plan, the impetus for energy transition is climate risk. According to its evidence (Distribution Sustainability Report dated

June 19, 2024), Burlington Hydro believes that air source heat pumps are expected to be in 40% of residential buildings and 30% of commercial buildings by 2050, and ground source heat pumps are expected to be in 20% of residential and 25% of commercial buildings by 2050. Burlington Hydro's grid modernization efforts include consideration of energy transition timelines and this assumed pace of energy transition could have an impact on natural gas use within the City of Burlington. These matters are of direct interest to the current and future operations of Enbridge Gas.

Policy Interests:

Enbridge Gas has a direct interest in all matters of jurisdiction, substance and procedure in the regulation of public utilities, and in any decision of the Ontario Energy Board, which may create a precedent affecting Enbridge Gas' operations and/or rates.

Hearings:

No preference in hearing format.

Evidence:

Unknown at this time.

Coordination with Other Intervenors:

Unknown at this time.

Cost Awards:

Enbridge Gas will not be seeking an award of costs.

Language Preference:

English