

June 18, 2025

VIA RESS

Mr. Ritchie Murray
Acting Registrar
ONTARIO ENERGY BOARD
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Dear Mr. Murray:

Re: EB-2025-0065 – Enbridge Gas Inc. (EGI) 2025-2030 5-Year Gas Supply Plan Review

Industrial Gas Users Association (IGUA) Request for Late Intervention

We write as counsel to IGUA to request late intervention in the captioned proceeding.

Having received Procedural Order No. 1 issued herein, it comes to our attention that we do not appear to have received the Notice of Hearing herein previously issued. (It is also quite possible, of course, that we did receive that Notice, but overlooked it.) IGUA is not listed in that Procedural Order as a party having requested intervention in this matter, though we do note that IGUA is included on the Intervenor and Participant List. This may be because by letter to the OEB dated May 9, 2025, we did register for, and we did subsequently participate in, the pre-Notice Stakeholder Conference convened by the Board.

In any event, we write to request late intervention on behalf of IGUA, and with apologies in the event that we inadvertently overlooked the Board's Notice of Hearing herein.

Nature of IGUA's Interest

IGUA represents EGI's largest volume gas customers. IGUA's Frequent Intervenor Filing, which provides details of IGUA's general interest in OEB matters and governance mechanisms related thereto can be found [here](#).

IGUA has participated in gas supply plan review processes in the past. While we are still reviewing EGI's 2025-2030 5-Year Gas Supply Plan filing for areas of particular interest to/impact on IGUA members, we do note that IGUA members do not generally take system gas supply. Accordingly, IGUA's interest in these matters focusses on transportation and storage matters, other issues addressed in the filings, and generally the impact on the gas supply and related services market of EGI's gas supply plans.

Request for Cost Eligibility

IGUA requests that it be determined eligible to apply for an award of its reasonably incurred costs for participation in this matter. IGUA has consistently been determined to be eligible for an award of its reasonably incurred costs as representative of the direct interests of Ontario's largest volume gas consumers (i.e. ratepayers) in relation to gas services that are regulated by the OEB.

Late Intervention

With apologies for filing this intervention request late, as noted above we did participate on behalf of IGUA in the initial Stakeholder Conference convened by the OEB on May 15th, last. But for the issuance of Procedural Order No. 1 no further steps have yet been taken in this matter, and thus the granting of IGUA's request for late intervention would not prejudice any other party herein or the progress of this proceeding.

Conclusion

We appreciate the Board's consideration of this request.

Yours truly,



Ian A. Mondrow

Attachment

c: J. Irving (IGUA)
N. Sebaa (IGUA)
R. Wathy (EGI)
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