

July 31, 2025

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**VIA RESS**

Mr. Ritchie Murray, Acting Registrar  
**ONTARIO ENERGY BOARD**  
P.O. Box 2319, 27<sup>th</sup> Floor  
2300 Yonge Street  
Toronto, ON, M4P 1E4

Dear Mr. Murray:

**Re: EB-2025-0073 – Enbridge Gas Inc. (EGI) Mississauga Reinforcement Project Leave to Construct**

**Industrial Gas Users Association (IGUA) Submissions on Confidentiality**

We write as counsel to IGUA herein and pursuant to Procedural Order No. 1.

In its application transmittal letter dated May 9, 2025, EGI requested confidential treatment of contract parameters (delivery pressure, annual volume and demand (contract, hourly and daily) information in respect of the three customers for whom the applied for facilities are proposed to be built.

As OEB Staff have noted in their submission, this is presumptively confidential information pursuant to Appendix B of the OEB's *Practice Direction on Confidential Filings*, being "[i]nformation that would disclose load profiles, energy usage and billing information of a specific customer". Such information can be commercially sensitive.

IGUA supports EGI's request for confidential treatment of this information, as contemplated in the Practice Direction. This category of presumptively confidential information respects the commercially sensitive operating parameters of the subject customers. Such information can be managed confidentially in this process without unduly compromising the transparency and public accessibility of the record of the proceeding. We note that aggregate customer demand information is provided, publicly, in EGI's prefiled materials in support of the project need.<sup>1</sup> The components of that

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<sup>1</sup> See, for example, Exhibit B, Tab 1, Schedule 1, page 1, paragraph 1.

aggregated demand information specific to each of the subject customers would seem to be of limited, if any, probative value to the process.

Yours truly,



Ian A. Mondrow

c: J. Irving (IGUA)  
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