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**From:** Jay Shepherd <jay@shepherdrubenstein.com>

**Sent:** Tuesday, August 12, 2025 12:49 PM

**To:** Preet Gill <preet.gill@enbridge.com>; 'Dennis O'Leary' <Dennis.O'Leary@enbridge.com>; Lawren Murray <Lawren.Murray@oeb.ca>; Michael Bell <Michael.Bell@oeb.ca>; Office of the Registrar <Registrar@oeb.ca>; cli@enerlife.com; Ian Jarvis <ijarvis@enerlife.com>; kbruce@enerlife.com; spollock@blg.com; vincent.caron@cme-mec.ca; tom.ladanyi <tom.ladanyi@rogers.com>; mjladanyi <mjladanyi@pm.me>; swift4488 <swift4488@outlook.com>; jgirvan <jgirvan@uniserve.com>; Lawrie Gluck <lawrie.gluck@northendconsulting.ca>; patriciaadams@probeinternational.org; Kent <kent@elsonadvocacy.ca>; jack <jack@cleanairalliance.org>; amanda <amanda@elsonadvocacy.ca>; Dwayne Quinn <drquinn@rogers.com>; amanda <amanda@elsonadvocacy.ca>; mparry@hscorp.ca; Carrie.Aloussis@ieso.ca; Andrew Bishop <andrew.bishop@ieso.ca>; Devon.Huber@ieso.ca; gissella.lopez@ieso.ca; Deqa Egal <deqa.egal@ieso.ca>; max.wei@ieso.ca; Ian.Mondrow <Ian.Mondrow@gowlingwlg.com>; jacob@igua.ca; mgardner@willmsshier.com; anaraghi@willmsshier.com; Judithbsimon@gmail.com; lisa <lisa@resilientllp.com>; drichardson@scugogfirstnation.ca; eferguson@scugogfirstnation.ca; mikebuonaguro@me.com; r.petro@ontariogreenhouse.com; Richard Carlson <rcarlson@pollutionprobe.org>; michael.brophy <michael.brophy@rogers.com>; mark@shepherdrubenstein.com; SEC <SEC@oesc-cseo.org>; kate@elsonadvocacy.ca; james@birkelundlaw.com; reggie.george@threefires.com; todd.jardine@threefires.com; jessica.wakefield@threefires.com; shelley.grice <shelley.grice@rogers.com>; daniel <daniel@resilientllp.com>; dfrancis@igua.ca; nsebaa@igua.ca

**Cc:** 'Haris Ginis' <Haris.Ginis@enbridge.com>; 'Eric VanRuymbeke' <Eric.VanRuymbeke@enbridge.com>; 'Patricia Squires' <Patricia.Squires@enbridge.com>

**Subject:** EB-2024-0198 - 2026 Demand Side Management ("DSM") Plan Application - Submissions Due Date

This is a message to the Registrar, Lawren Murray, and Mike Bell, but I am copying everyone for transparency.

Enbridge has taken the position that those who have signed the Declaration and Undertaking get “unredacted” copies that still have all of the materials that Enbridge claims are not relevant redacted (i.e. almost everything that was already redacted). Their position is that the Commissioners determine what is relevant, and until they do Enbridge can withhold that information at their discretion.

SEC (and others, presumably) don’t agree with Enbridge’s unilateral determinations of relevancy, but

under the rules there is no process to make submissions on that. There has also not yet been a procedural order for submissions on confidentiality.

In the meantime, submissions are due next Monday on the +\$225 million Rollover application, but we don't yet know what information will be available to us to make those submissions.

I am therefore requesting that the OEB extend the due date for submissions on the Rollover application until four business days after the Commissioners have made a determination on relevancy and confidentiality, and Enbridge has complied with that determination in the materials they have sent to parties that have signed the Declaration and Undertaking.

If you wish SEC to send a formal letter, we will, but I thought it made more sense to do this the quicker, email, way given the short time frames involved.

Thanks.

Jay

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