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 Enbridge Gas Inc. 500 Consumers Road North York, Ontario M2J 1P8

VIA EMAIL and RESS

September 11, 2025

Ritchie Murray Acting Registrar Ontario Energy Board 2300 Yonge Street, 27th Floor Toronto, ON M4P 1E4

Dear Ritchie Murray:

Re: EB-2025-0065 - Enbridge Gas Inc. (Enbridge Gas)
5 Year Gas Supply Plan - Response to FRPO's Request

On September 6, 2025, Enbridge Gas received a letter from the Federation of Rental-housing Providers of Ontario (FRPO) requesting Enbridge Gas provide the requested costs and bill impacts related to load balancing requirements, as requested in FRPO's interrogatories (Exhibit I.1-FRPO-1, Exhibit I.2-FRPO-4 and Exhibit I.2-FRPO-5).

Enbridge Gas has been very responsive in its interrogatory responses, including in relation to the sixteen pages of questions submitted by FRPO (substantially more than from any other party). Enbridge Gas did provide answers to the above-noted questions but explained why load balancing costs (which are dynamic and distinct for each delivery area and supply/service option) do not factor into the assessment of gas supply alternatives. It appears that FRPO wants more information. In its letter, FRPO speaks about questions asked in a wide variety of prior proceedings, and points to a Union Gas undertaking from more than 10 years ago to support an assertion that information being requested about load balancing costs must be available and have been provided previously. Enbridge Gas has reviewed that prior response. It is not obvious how that prior response includes the sort of detailed "load balancing" cost information that FRPO now asserts is relevant, important, quantifiable and available.

Additional clarity is needed by Enbridge Gas regarding the information being sought by FRPO.

Enbridge Gas suggests that at the Technical Conference, FRPO more clearly articulate the specific information being requested and its relevance to assist Enbridge Gas with providing the requested information, if appropriate. If a mutual understanding can be reached that requires additional information to be filed, Enbridge Gas can work to provide that information via undertaking in accordance with the OEB Procedural Order No.1.

Should you have any questions on this matter please contact the undersigned.

Yours truly,

Richard Wathy

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Technical Manager, Regulatory Applications

cc: David Stevens, Aird & Berlis LLP

EB-2025-0065 Intervenors