ONTARIO ENERGY BOARD

IN THE MATTER OF the *Ontario Energy Board Act, 1998*, S.O. 1998, c.15 (Schedule. B);

AND IN THE MATTER OF an application by Enbridge Gas Inc. pursuant to Section 36(1) of the *Ontario Energy Board Act*, 1998, S.O. 1998, for an order or orders approving or fixing just and reasonable rates and other charges for the sale, distribution, transmission and storage of gas as of January 1, 2026.

INTERROGATORIES

ON BEHALF OF THE

SCHOOL ENERGY COALITION

SEC-1

[B-1-1, p.10] Please provide the supporting calculations and all relevent working papers used to calculate the \$184.8 million working cash allowance credit included in 2024 base rates as a result of the Federal Carbon Charge.

SEC-2

[B-1-1, p.10] With respect to pre-2024 rates:

- a. Please explain why Enbridge did not seek a Z-Factor, or record in its various Federal Carbon Charge related DVAs, the working cash allowance credit that would not have previously been included in the Enbridge Gas Distribution and Union Gas rate base rates.
- b. Please provide all evidentiary references to the pre-2024 rates application, that disclose the working capital benefit to Enbridge because of the Federal Carbon Charge.

SEC-3

[B-1-1, p.10] For each year since the establishment of the Federal Carbon Charge and 2023, please provide the working cash allowance credit and the resulting revenue equipment impact using the same methodology used to calculate the Z-Factor amount. Please provide supporting calculations and all relevant working papers.

Respectfully, submitted on behalf of the School Energy Coalition this September 18, 2025.

Mark Rubenstein Counsel for the School Energy Coalition