

BY EMAIL and RESS

May 26, 2026

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

Dear Mr. Murray:

EB-2025-0295 Enbridge Gas Inc. ("Enbridge") 2027-2030 Demand Side Management (DSM) Plan Application - Building Owners and Managers Association Toronto's (BOMA Toronto) Response to Enbridge's Submissions on Intervenor Evidence Requests

I am writing on behalf of BOMA Toronto in response to Enbridge's May 19, 2026 letter related to intervenor evidence requests.

BOMA Toronto Proposal to file Expert Evidence

BOMA Toronto submitted a letter with the Ontario Energy Board (OEB) on May 12, 2026, requesting leave to file expert evidence that aims to inform and improve DSM program design by pointing to subsectors of commercial building types with the greatest opportunities for savings, as indicated through provincial benchmarking. The expert witness proposed by BOMA Toronto, is Mr. Ian Jarvis, who is President and founder of Enerlife Consulting Inc. (Enerlife).

Enbridge Gas Inc. Submission

In its May 19, 2026 letter, Enbridge notes that in the interests of full disclosure, it is appropriate to acknowledge that Enerlife is a party to a Consulting Agreement with Enbridge in respect to the Whole Building Pay For Performance (Pay For Performance) Offering, currently delivered but not proposed to continue in the 2027-2030 DSM Plan Application. Enbridge did not oppose BOMA Toronto's proposal to file expert evidence in this proceeding.

BOMA Toronto Response

Since 2001, Enerlife has been conducting energy efficiency and decarbonization planning, programs, engineering and advisory services, as well as applied research, for commercial building owners and managers, and for governments and utility companies in Ontario, across Canada and in the United States. The breadth, depth and specialization of our work provide extensive insight, practical experience and documented performance outcomes. These qualifications form the basis on which BOMA Toronto chose Enerlife to represent their members' interests in government policy and regulatory proceedings.

Enerlife makes extensive use of commercial sector electricity and natural gas conservation incentive programs in the best interests of its clients, including BOMA Toronto, with no commercial or financial bias towards Pay For Performance or any other program. Enerlife acknowledges the on-going commercial relationship with Enbridge in respect to the currently delivered Pay For Performance Offering and confirms that this relationship will not affect the proposed evidence in any way.

BOMA Toronto does not plan to take a position on Pay For Performance (currently not proposed by Enbridge in this Application) relative to other proposed programs in this Enbridge DSM Application and will represent its members on all aspects of this Application.

Sincerely,

A handwritten signature in black ink, appearing to read "Clement Li".

Clement Li

Director, Policy & Regulatory Development

Enerlife Consulting Inc.

cli@enerlife.com