

David Stevens
Direct: 416.865.7783
E-mail: dstevens@airdberlis.com

February 7, 2024

BY EMAIL AND FILED VIA RESS

Nancy Marconi Registrar Ontario Energy Board 2300 Yonge Street Suite 2700 Toronto, ON M4P 1E4

Dear Ms. Marconi:

Re: Enbridge Gas Inc. ("Enbridge Gas")

EB-2024-0078 - Review Motion / EB-2022-0200 - 2024 Rates Application

Response to Environmental Defence letter re additional evidence

We represent Enbridge Gas.

We write in response to the February 2, 2024 letter from Environmental Defence regarding additional evidence in Enbridge Gas's Review Motion.

Enbridge Gas confirms that it plans to file brief additional evidence in support of the Review Motion. Consistent with the contents of the Notice of Motion, Enbridge Gas expects that the additional evidence will be comprised simply of government documents issued since mid-October 2023 when Enbridge Gas filed its Reply Argument in EB-2022-0200. To be complete, Enbridge Gas confirms that it will file the Report of the Electrification and Energy Transition Panel along with the statement from Minister Smith that accompanied the publication of the report. The Company does not plan to file narrative evidence.

Enbridge Gas will file its additional evidence in accordance with the OEB's directions in this Review Motion proceeding.

In that context, Enbridge Gas disputes that there is any reason for an interrogatory process about the additional evidence. The documents filed will speak for themselves.

Enbridge Gas specifically objects to the inflammatory and accusatory approach taken by Environmental Defence in its letter, and in other recent letters. The Company is not using "false information" and is not misleading municipalities and others. Environmental Defence's tactic of stating its unfair allegations against Enbridge Gas as facts, and then using those allegations to support discovery on items not relevant to the Review Motion should not be condoned or approved. There is no need for interrogatories to assist the OEB in interpreting the government issued documents that Enbridge Gas plans to file as additional evidence.

Please let us know if you have questions about this letter.

Yours truly,

AIRD & BERLIS LLP

David Stevens

DS/

c: All parties registered in EB-2022-0200