

ENBRIDGE GAS DISTRIBUTION INC. RESPONSE TO  
ENVIRONMENTAL DEFENCE INTERROGATORY #26

INTERROGATORY

Issue A4: "What are the alternatives to the proposed facilities? Are any alternatives to the proposed facilities preferable to the proposed facilities?"

Reference: Ex. A, Tab 3, Schedule 7, pages 1 – 3

- a) Please provide Enbridge's forecast annual province-wide DSM budgets for each year from 2013 to 2025 inclusive.
- b) Please provide Enbridge's forecast of the cumulative impact of its 2013 to 2025 DSM programs on the peak hour, peak day and annual demand for natural gas for each year from 2013 to 2025 inclusive.
- c) Please provide Enbridge's forecast expenditures on DSM activities occurring in the GTA Project Influence Area for each year from 2013 to 2025 inclusive.
- d) Please provide Enbridge's forecast of the cumulative impact of its 2013 to 2025 DSM programs on the peak hour, peak day and annual demands for natural gas in the GTA Project Influence Area for each year from 2013 to 2025 inclusive.
- e) Please provide Enbridge's forecast of its Ontario customers' peak hour, peak day and annual demands for natural gas (net of DSM) for each year from 2013 to 2025 inclusive.
- f) Please provide Enbridge's forecast of its GTA Project Influence Area's customers' peak hour, peak day and annual demands for natural gas (net of DSM) for each year from 2013 to 2025 inclusive.

RESPONSE

26 a – d) Please see response to Environmental Defence Interrogatory #14 found at Exhibit I.A4.EGD.ED.14 (part a).

Witnesses: C. Fernandes  
T. Maclean  
F.Oliver-Glasford  
J. Ramsay

- 26 e) The application deals with facilities in the GTA only. Enbridge has not compiled information for its entire franchise in a comparable fashion and this information is not available.
- f) Please see response to I.A4.EGD.ED.5

Witnesses: C. Fernandes  
T. Maclean  
F.Oliver-Glasford  
J. Ramsay