ENBRIDGE INC Form 6-K March 26, 2015

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 6-K

Report of Foreign Issuer Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

> Dated March 26, 2015 Commission file number 001-15254

ENBRIDGE INC.

(Exact name of Registrant as specified in its charter)

Canada

(State or other jurisdiction of incorporation or organization)

None (I.R.S. Employer Identification No.)

3000, 425 - 1st Street S.W.

Calgary, Alberta, Canada T2P 3L8

(Address of principal executive offices and postal code)

(403) 231-3900

(Registrants telephone number, including area code)

Indicate by check mark whether the Registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F o Form 40-F ý Indicate by check mark if the Registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

 $\label{eq:constraint} \begin{array}{cc} Yes & o & No & \acute{y} \\ \mbox{Indicate by check mark if the Registrant is submitting the Form 6-K in paper as permitted by regulation S-T Rule 101(b)(7): \end{array}$

Yes o

No ý

Indicate by check mark whether the Registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes o

No ý If "Yes" is marked, indicate below the file number assigned to the Registrant in connection with Rule 12g3-2(b):

N/A

THIS REPORT ON FORM 6-K SHALL BE DEEMED TO BE INCORPORATED BY REFERENCE IN THE REGISTRATION STATEMENTS ON FORM S-8 (FILE NO. 333-145236, 333-127265, 333-13456, 333-97305 AND 333-6436), FORM F-3 (FILE NO. 333-185591 AND 33-77022) AND FORM F-10 (FILE NO. 333-198566) OF ENBRIDGE INC. AND TO BE PART THEREOF FROM THE DATE ON WHICH THIS REPORT IS FURNISHED, TO THE EXTENT NOT SUPERSEDED BY DOCUMENTS OR REPORTS SUBSEQUENTLY FILED OR FURNISHED.

The following documents are being submitted herewith:

1.

Notice of Meeting and Management Information Circular; and

2.

Form of Proxy.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

> ENBRIDGE INC. (Registrant)

Date: March 26, 2015

/s/ TYLER W. ROBINSON By:

> Tyler W. Robinson Vice President & Corporate Secretary

Enbridge Inc.

March 3, 2015

Notice of 2015 Annual and Special Meeting and Management Information Circular

Annual and Special Meeting of Shareholders of Enbridge Inc. to be held on Wednesday, May 6, 2015 in Toronto, Ontario, Canada

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Letter to Shareholders

March 3, 2015

Dear shareholder

It is our pleasure to invite you to attend the Enbridge Inc. annual and special meeting of shareholders on May 6, 2015 at the Four Seasons Hotel, Aria Ballroom, in Toronto.

This meeting is your opportunity to vote on the items of business, hear about our performance over the past year and learn more about our plans for making sure Enbridge Inc. remains one of your most valued investments.

You will also be able to meet the Board of Directors and senior management and talk to other Enbridge Inc. shareholders.

This document includes a formal notice of the meeting and the management information circular, which explains what the meeting will cover, the voting process, governance and other important information, such as how we make our compensation decisions and why. The package you received also includes either a brief summary about Enbridge Inc. or our full 2014 annual report, if you asked us to send it to you.

It's important to vote. Please take some time to review this document and then vote your common shares, either by proxy or by attending the meeting in person.

Sincerely,

David A. Arledge Chair, Board of Directors Al Monaco President & Chief Executive Officer 2015 Management information circular 1

Notice of our 2015 annual and special meeting of shareholders

You are invited to the Enbridge Inc. 2015 annual and special meeting of shareholders.

When

May 6, 2015 1:30 p.m. (eastern daylight time) (*EDT*)

Where

Four Seasons Hotel Toronto 60 Yorkville Avenue Toronto, Ontario, Canada

Your vote is important

If you are a shareholder of record of Enbridge Inc. common shares at the close of business on March 12, 2015 you are entitled to receive notice of, attend and vote your common shares at this meeting or any adjournment of it. Please remember to vote your common shares.

The Board of Directors has approved the contents of this circular and has authorized us to send it to you.

By order of the Board of Directors,

Tyler W. Robinson Vice President & Corporate Secretary

Calgary, Alberta March 3, 2015

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Six items of business:

- 1. receiving the audited consolidated financial statements and the report of the auditors for the year ended December 31, 2014;
- 2. electing the directors for the ensuing year;
- 3. appointing the auditors and authorizing the directors to set their remuneration;
- confirming By-Law No. 2 of Enbridge Inc., which sets advance notice requirements for director nominations;
- participating in the advisory vote on our approach to executive compensation ("say on pay"); and
- 6. considering such other matters as may properly be brought before the meeting or any adjournment of the meeting.

Management information circular

You have received this management information circular (*circular*) because you owned Enbridge common shares (*Enbridge shares* or *common shares*) at the close of business on March 12, 2015 (*record date*).

As a holder of Enbridge shares, you have the right to attend our annual and special meeting (*meeting*) of shareholders on May 6, 2015 and to vote your Enbridge shares. You can vote in person or by proxy, using the enclosed proxy form.

ABOUT THIS DOCUMENT

This circular is furnished in connection with the solicitation of proxies by and on behalf of the management of Enbridge for use at the meeting and any adjournment of the meeting.

This circular explains what the meeting will cover, the voting process andother important information you need to know, such as:

the directors who have been nominated to our Board of Directors (*Board or Board of Directors*); the auditors;

our governance practices; and

2014 compensation for our directors and named executive officers.

In this document, *you* and *your* mean holders of Enbridge shares. *We, us, our, company* and *Enbridge* mean Enbridge Inc.

All dollar amounts are in Canadian dollars (\$ or CA\$) unless stated otherwise. US\$ means Unites States of America (US) dollars.

This circular and proxy form will be mailed to shareholders on or close to March 26, 2015. Unless we state otherwise, information in this circular is as of March 3, 2015.

VOTING

It's important to vote your Enbridge shares. To encourage you to vote, Enbridge employees may contact you in person or by phone. We pay for the cost of soliciting your vote and our employees do not receive a commission or any other form of compensation for it.

ACCESSING DOCUMENTS

You will find important disclosure and governance documents on our website (<u>www.enbridge.com</u>), including our quarterly and annual management's discussion and analysis (*MD&A*) and financial statements and notes, 2014 annual report, annual information form for the year ended December 31, 2014 and this circular. Copies are also available free of charge from our Corporate Secretary by phone, fax or email:

T. 1.403.231.3900 F. 1.403.231.5929 email: corporatesecretary@enbridge.com

You can also find these and other documents on the System for Electronic Document Analysis and Retrieval (SEDAR) at www.sedar.com.

COMMUNICATING WITH THE BOARD

You can write to our Board or to individual directors by contacting our Corporate Secretary:

Tyler W. Robinson, Vice President & Corporate Secretary Enbridge Inc. 3000, 425 1st Street S.W. Calgary, Alberta, Canada T2P 3L8 email: corporatesecretary@enbridge.com

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1. About the meeting

WHAT THE MEETING WILL COVER

There will be six items of business:

Financial statements

Our audited consolidated financial statements for the year ended December 31, 2014 and the report of the auditors thereon will be placed before the meeting. You can download a copy of our 2014 annual report from our website (<u>www.enbridge.com</u>) if you did not receive a copy with this package, or you can request a copy from our Corporate Secretary.

Directors

You will elect directors to our Board of Directors for a term of one year. See page 7. You can read about the nominated directors, including their backgrounds, experience and the committees of the Board (*Board committees* or any one, a *committee*) they sit on, beginning on page 8.

Live audio webcast

We are broadcasting a live audio webcast of our 2015 meeting if you're unable to attend in person.

Be sure to check our website closer to the meeting date for details.

We will also post a recording of the meeting on our website after we hold it.

Auditors

You will vote on reappointing our auditors. See page 18. Representatives of PricewaterhouseCoopers LLP (PwC) will be at the meeting to answer any questions. You can read about the services they provided in 2014 and the fees we paid them beginning on page 18.

Advance Notice By-Law

You will be asked to confirm Enbridge's By-Law No. 2, which sets out advance notice requirements for director nominations. See page 19.

Having a "say on pay" (advisory vote)

You may also vote on our approach to executive compensation. This is a non-binding advisory vote. See page 19.

Other business

As of the date of this circular, the Board and management are not aware of any other items of business to be brought before the meeting.

We need a quorum

We need a *quorum* to hold the meeting and transact business. This means the people attending the meeting must hold or represent by proxy at least 25% of the total number of issued and outstanding Enbridge shares.

Sending of materials

We are not using what is referred to as "notice-and-access" to send this circular and related materials to our shareholders for this meeting, nor are we sending these materials directly to non-objecting beneficial owners.

We are sending these materials directly to our registered shareholders and indirectly to all non-registered shareholders through their intermediaries. We will pay for an intermediary to deliver these materials and a voting instruction form to objecting beneficial owners.

WHO CAN ATTEND THE MEETING AND VOTE

Our authorized share capital consists of an unlimited number of common shares and an unlimited number of preference shares, issuable in series. Preference shares do not have voting rights.

If you held common shares at the close of business on March 12, 2015 you are entitled and encouraged to attend the meeting or any adjournment, and vote your common shares. Each common share you hold represents one vote.

You must be registered to be admitted to the meeting.

Registration will take place outside of the Aria Ballroom at the Four Seasons Hotel, Toronto, Ontario, Canada, beginning at 12:30 p.m. EDT, one hour before the meeting begins. Registered shareholders who hold their shares in their own name in the form of a share certificate will be required to register with our registrar and transfer agent, CST

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Trust Company. Beneficial shareholders who hold their shares through a broker, bank, trustee or nominee will be required to register with Broadridge Investor Communications Solutions. All shareholders should be prepared to present valid photo identification, such as a driver's license, passport or other government-issued identification. Cameras and recording devices will not be permitted in the meeting. For the safety and security of all those in attendance, all bags are subject to search and you may be required to check your bag prior to being admitted into the meeting.

Principal owners of common shares

As of March 3, 2015, there are 854,821,352 common shares issued and outstanding. There are also 18 series of preference shares issued and outstanding, none of which will be voting at the meeting.

The Board and management are not aware of any shareholder who directly or indirectly owns or exercises or directs control over more than 10% of our common shares.

HOW TO VOTE

You can attend the meeting and vote your common shares in person or you can vote by proxy.

Voting by proxy

Registered shareholders

You are a registered shareholder if you hold your common shares in your name (in such case, you have a physical share certificate).

Voting by proxy is the easiest way to vote. It means you are giving someone else the authority to attend the meeting and vote on your behalf (called your *proxyholder*).

Al Monaco (*President & Chief Executive Officer*) and David A. Arledge (*Chair of the Board* or *Chair*) have agreed to act as the *Enbridge proxyholders*. If you appoint the Enbridge proxyholders but do not indicate on the enclosed proxy form how you want to vote your common shares, they will vote as the Board of Directors recommends:

for electing the nominated directors;

for re-appointing the auditors;

for confirming By-Law No. 2; and

for the advisory vote on our approach to executive compensation.

You can appoint someone else to be your proxyholder. This person does not need to be a shareholder. To do so, do not check the names of the Enbridge proxyholders on your proxy form. Instead, check the second box and print the name of the person you want to act on your behalf. Make sure the person you're appointing knows that you have appointed them as your proxyholder and that he or she needs to attend the meeting. Your proxyholder will need to register with our transfer agent when they arrive at the meeting.

Proxyholders must vote your common shares according to your instructions, including on any ballot that may be called. If there are changes to the items of business or new items properly come before the meeting, a proxyholder can vote as he or she sees fit.

Registrar and transfer agent

The registrar and transfer agent for our common shares is CST Trust Company.

Methods of voting by proxy for registered shareholders

Registered shareholders who choose to vote by proxy can vote by mail, phone, fax or online. Choose the method you prefer and then carefully follow the voting instructions on the enclosed proxy form.

Proxy voting by mail or fax

If you are a registered shareholder, you can appoint a proxyholder by mail or fax by completing the enclosed proxy form, signing and dating it, and then sending it to CST Trust Company:

CST Trust Company Attn: Proxy department P.O. Box 721 Agincourt, Ontario, Canada M1S 0A1 Fax: 1.866.781.3111 (toll-free in North America; outside of North America: 1.416.368.2502)

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Proxy voting by telephone

If you are a registered shareholder, you can also appoint a proxyholder by telephone by calling 1.888.489.7352.

Proxy voting on the internet

If you are a registered shareholder, you can also appoint a proxyholder on the internet at www.cstvotemyproxy.com.

CST Trust Company must receive your instructions by 6 p.m. EDT on May 4, 2015 regardless of the voting method you choose. If the meeting is postponed or adjourned, your instructions must be received **by 6 p.m. EDT two business days before the meeting is reconvened.**

Non-registered shareholders

You are a non-registered (or *beneficial*) shareholder if your bank, trust company, securities broker, trustee or other financial institution (your *nominee*) holds your common shares for you in a nominee account. This means you do not have a physical share certificate but your common shares are recorded on the nominee's electronic system.

Only proxies deposited by registered shareholders can be recognized and acted upon at the meeting. If you are a beneficial shareholder, your nominee is considered to be the registered shareholder and you will need to follow the voting instructions provided by your nominee to ensure your Enbridge shares are voted in the manner you wish.

Each nominee has its own instructions, but you can generally vote by mail, phone, fax or online. Carefully follow the instructions on the voting information form in the package sent to you by your nominee. Your nominee needs enough time to receive your instructions and then send them to our transfer agent, and so it is important to complete the form promptly.

Voting in person

Voting in person gives you the opportunity to meet face to face with management and interact with our Board.

Registered shareholders

If you are a registered shareholder and want to attend the meeting and vote in person, do not complete or return the enclosed proxy form. When you arrive at the meeting, please let our representatives know you are a registered shareholder and they will direct you to the CST Trust Company table to register.

Non-registered shareholders

If you are a beneficial shareholder and you want to attend the meeting and vote in person, your nominee needs to appoint you as proxyholder. We do not have a record of the number of common shares you own or how many votes they represent because your common shares are held in a nominee account and are not registered in your name. Print your name on the voting instruction form you received from your nominee and carefully follow the instructions provided. Do not indicate your voting instructions. When you arrive at the meeting, please let our representatives know you are a beneficial shareholder and they will direct you to the Broadridge Investor Communications Solutions table to register.

Changing your vote

If you vote by proxy, you can revoke or change your voting instructions, but the process and timing is different depending on whether you are a registered or beneficial shareholder.

Registered shareholders

Hold common shares as both a registered and non-registered shareholder?

If some of your common shares are registered in your name and some are held by your nominee, you will need to follow two sets of voting instructions.

Please follow the instructions carefully. The voting process is different for registered and non-registered shareholders.

Changing your vote

You can change a vote you made by proxy by:

voting again by telephone or on the internet, or completing a new proxy form that is dated later than the proxy form previously submitted and mailing it or faxing it to CST Trust Company. Your new instructions will revoke your earlier instructions. **CST Trust Company must receive your new instructions by 6 p.m. EDT on May 4, 2015**

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regardless of the voting method you choose. If the meeting is postponed or adjourned, **CST Trust Company must receive your new** instructions by 6 p.m. EDT two business days before the meeting is reconvened.

Revoking your vote

You can revoke your proxy by:

sending us notice in writing (from you or a person authorized to sign on your behalf). We must receive it **by 6 p.m. EDT on May 4**, **2015, or by 6 p.m. EDT on the business day before the meeting is reconvened if it was postponed or adjourned.** Send your notice to the Corporate Secretary, Enbridge Inc., 3000, 425-1st Street S.W., Calgary, Alberta T2P 3L8 Fax: 1.403.231.5929;

giving your notice to the chair of the meeting before the start of the meeting. If you give the chair of the meeting your notice after the meeting has started, your revocation will apply only to the items of business that haven't already been voted on; or

in any other manner permitted by law.

If your common shares are owned by a corporation, your notice must be under a corporate seal or issued by an authorized officer of the corporation or its attorney. **Question?**

Contact our transfer agent

CST Trust Company 1.800.387.0825 www.canstockta.com

Non-registered shareholders

Contact your nominee to find out how to change or revoke your vote and the timing requirements.

Voting Results

We need a simple majority (at least 50% plus one vote) of all votes cast to elect the nominated directors, appoint the auditors, confirm By-Law No. 2 and approve our approach to executive compensation.

ELECTING OUR DIRECTORS

You will elect 11 directors to the Board at the meeting. Nine directors who were elected at last year's annual meeting of shareholders are standing for re-election to the Board. Marcel R. Coutu, who was appointed to the Board on July 28, 2014, and Rebecca B. Roberts, who was appointed to the Board on February 19, 2015 (effective March 15, 2015), are standing for election to the Board. Charles E. Shultz and J. Lorne Braithwaite are not standing for re-election, having reached the ages of 75 and 73, respectively, and will retire at the end of the meeting. David A. Leslie, who was re-elected at last year's annual meeting of shareholders, retired from the Board on November 6, 2014.

You can vote for all 11 of the nominated directors, vote for some and withhold your vote for others, or withhold your votes for all of them. Unless you instruct otherwise, the Enbridge proxyholders will vote for electing each of the nominated directors.

All of the directors are independent, except for Al Monaco, our President & Chief Executive Officer. There is no family relationship between any of the nominated directors. Shareholders elect directors to the Board for a term of one year, until the end of the next annual meeting.

Our policy on majority voting

If a director receives more *withheld* votes than *for* votes, he or she will resign, which resignation will be accepted, subject to extenuating circumstances. Within 90 days of the vote, the Board, on the recommendation of the Governance Committee, will announce its decision in a press release to accept or reject the resignation, and will include reasons for not accepting the resignation, if applicable. The director will not participate in any Board or Board committee deliberations on the matter. If the Board accepts the director's resignation, it can appoint a new director to fill the vacancy.

Board size

Our articles allow us to have up to 15 directors. The Board believes that 11 directors provide the skills and experience we need to make decisions effectively and meets the needs of the standing Board committees. The Board has the ability to appoint additional directors between shareholder meetings and may do so for a number of reasons, including for Board succession planning purposes. In such cases, shareholders will have the right to vote for or withhold their votes from such interim directors at the next annual meeting of shareholders.

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Director profiles

The profiles that follow provide information about the nominated directors, including their backgrounds, experience, current directorships, securities held and the Board committees they sit on. Additional information regarding skills and experience of our directors can be found beginning on page 16.

David A. Arledge

Age 70 Naples, Florida, USA Independent

Director since January 1, 2002

Chair of the Board since May 2005

Latest date of retirement May 2020

From 1983 until 2001, Mr. Arledge was principally employed by Coastal Corporation (energy company) which merged in early 2001 with El Paso Corporation (integrated energy company). He held various executive positions in finance from 1983 to 1993, including Senior Vice President, Finance & Chief Financial Officer, and from 1993 to 2001 held many senior executive and operating positions, retiring in 2001 as Chair, President & Chief Executive Officer.

Enbridge Board/Board committee memberships	2014 meeting attendance1	
Board of Directors	9 out of 9	100%
Audit, Finance & Risk2	4 out of 4	100%
Corporate Social Responsibility2	4 out of 4	100%
Governance2	4 out of 4	100%
Human Resource & Compensation2	7 out of 7	100%
Safety & Reliability2	4 out of 4	100%
Total	32 out of 32	100%
2014 Director Voting ResultsYesVotes in favour: 99.76%		

Enbridge securities held4

Year			Total market value of	
	Enbridge shares	DSUs5	Enbridge shares and DSUs6	Minimum required7
2015 2014	32,600 32,600	51,700 47,696	\$4,882,656 \$3,934,504	\$705,000 \$705,000

Other board/board committee memberships8

None

James J. Blanchard

Age 72 Beverly Hills, Michigan, USA Independent

Director since January 25, 1999

Latest date of retirement May 2018

Governor Blanchard has practiced law with DLA Piper LLP (US) (law firm) in Michigan and Washington, D.C. since 1996 and is the Chair Emeritus and Partner, Government Affairs of that firm. From 1993 to 1996, Governor Blanchard served as the United States Ambassador to Canada. He was Governor of Michigan for eight years and served eight years in the United States Congress.

Enbridge Board/Board committee memberships	2014 meeting att	endance1
Board of Directors	9 out of 9	100%
Corporate Social Responsibility (Chair)	4 out of 4	100%
Governance	4 out of 4	100%

	Yes	2014 Director Voting Results Votes in favour: 99.74%		
	Total market value of			Enbridge securit
Minimum required7	Enbridge shares and DSUs6	DSUs5	Enbridge shares	Year
\$705,000 \$705,000	\$6,778,551 \$5,456,395	103,006 98,822	14,027 12,533	2015 2014
		s 8,9,10	rd committee membership	Other board/boa
ctors	Member, board of dire Vice Chair		Foundation (US)	National Archives (not-for-profit)
	U.S. Co-Chair		ted States Law Institute	The Canadian-Uni (not-for-profit)

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Marcel R. Coutu

Age 61 Calgary, Alberta, Canada Independent

Director since July 28, 2014

Latest date of retirement May 2029

Mr. Coutu was the Chairman of Syncrude Canada Ltd. (integrated oil sands project) from 2003 to 2014 and was the former President and Chief Executive Officer of Canadian Oil Sands Limited from 2001 until January, 2014. From 1999 to 2001, he was Senior Vice President and Chief Financial Officer of Gulf Canada Resources Limited. Prior to 1999, Mr. Coutu held various executive positions with TransCanada PipeLines Limited and various positions in the areas of corporate finance, investment banking and mining and oil and gas exploration and development.

Enbridge Board/Board committee memberships		2014 meeting	attendance1	
Board of Direc	tors	4 out of 4	100%	
Audit, Finance	& Risk		2 out of 2	100%
Safety & Relia	bility		2 out of 2	100%
Total			8 out of 8	100%
2014 Director	Voting Results	Not applicable		
Enbridge secu	rities held4		Total market	
Year	Enbridge shares	DSUs5	value of Enbridge shares and DSUs6	Minimum required7
2015 2014	20,000	451	\$1,184,522	\$705,000

Other board/board committee memberships8

Brookfield Asset Management Inc.

Director

(public global asset management company)	Member, audit committee and management, resources & compensation committee
Power Corporation of Canada (public international management and holding company)	Director Member, audit committee and compensation committee
The Great West Lifeco Inc. (public international financial services holding company)	Director Member, compensation committee, executive committee, governance and nominating committee and risk committee
IGM Financial Inc. (public personal financial services company)	Director Member, executive committee, investment committee and compensation committee
Calgary Exhibition and Stampede Board (not-for-profit)	Director

J. Herb England

Age 68 Naples, Florida, USA Independent

Director since January 1, 2007

Latest date of retirement May 2022

Mr. England has been Chair & Chief Executive Officer of Stahlman England Irrigation Inc. (contracting company) in southwest Florida since 2000. From 1993 to 1997, Mr. England was the

Chair, President & Chief Executive Officer of Sweet Ripe Drinks Ltd. (fruit beverage manufacturing company). Prior to 1993, Mr. England held various executive positions with John Labatt Limited (brewing company) and its operating companies, including the position of Chief Executive Officer of Labatt Brewing Company Prairie Region (brewing company), Catelli Inc. (food manufacturing company) and Johanna Dairies Inc. (dairy company). In 1993, Mr. England retired as Senior Vice President, Finance and Corporate Development & Chief Financial Officer of John Labatt Limited.

Enbridge Board/Board committee memberships		2014 meeting attendan		
Board of Directors Audit, Finance & Risk (Chair) Human Resources & Compensation Total			9 out of 9 4 out of 4 7 out of 7 20 out of 20	100% 100% 100% 100%
2014 Director Vo Votes in favour: 9	8		Yes	
Enbridge securit	ies held4		Total market value of	
Year	Enbridge shares11	DSUs5	Enbridge shares and DSUs6	Minimum required7
2015 2014	2,120 2,120	51,172 47,262	\$3,086,673 \$2,419,718	\$705,000 \$705,000
Other board/boa	rd committee membershij	ps8		
Enbridge Gas Dis (public utilities co Enbridge)	tribution Inc. ompany that is a wholly-own	ned subsidiary o	Director f Chair, audit committee	
of Enbridge and general partne public master	Company, Inc. that is an indirect, wholly-c er of Enbridge Energy Partn p in which Enbridge holds a	ers, L.P., a	Director y Chair, audit committee	
e e.	Management, L.L.C. ent company in which Enbri	idge holds an	Director Chair, audit committee	
Enbridge Energy Midcoast Energy	that is a wholly owned subs Partners, L.P., and the gener	ral partner of	Director Chair, audit committee	

FuelCell Energy, Inc. (public fuel cell company in which Enbridge holds a s interest)	Director small Member, audit & finance committee Chair, compensation committe
Stahlman England Irrigation Inc. (private contracting company)	Chair, board of directors Chief executive officer
USA Grading Inc. (private excavating & grading and underground utiliti company)	Director

Charles W. Fischer

Age 64 Calgary, Alberta, Canada Independent

Director since July 28, 2009

Latest date of retirement May 2025

Mr. Fischer was the President & Chief Executive Officer of Nexen Inc. (oil and gas company) from 2001 to 2008. Since 1994, Mr. Fischer held various executive positions within Nexen Inc., including the positions of Executive Vice President & Chief Operating Officer in which he was responsible for all Nexen's conventional oil and gas business in Western Canada, the US Gulf Coast and all international locations, as well as oil sands, marketing and information systems activities worldwide. Prior thereto, Mr. Fischer held positions with Dome Petroleum Ltd. (oil and gas company), Hudson's Bay Oil & Gas Ltd. (oil and gas company), Bow Valley Industries Ltd. (oil and gas company), Sproule Associates Ltd. (petroleum consulting firm) and Encor Energy Ltd. (oil and gas company).

Enbridge Board/Board committee memberships		mittee memberships 2014 meeting attendance		attendance1
Board of Directo	rs		8 out of 9	89%
Audit, Finance, &	& Risk		4 out of 4	100%
Human Resource	es & Compensation		7 out of 7	100%
Safety & Reliabi	lity (Chair)		4 out of 4	100%
Total			23 out of 24	96%
2014 Director V Votes in favour:	0		Yes	
Enbridge securi	ties held4			
			Total market value	
			of	
	Enbridge shares12	DSUs5	Enbridge shares and DSUs6	Minimum required7

2015 2014	11,250 8,000	18,777 15,924	\$1,739,164 \$1,172,276	\$705,000 \$705,000
Other board/boa	rd committee membershi	ips8		
Enbridge Commer (private subsidiary	cial Trust of Enbridge Income Fund		ıstee	
e e	Fund Holdings Inc. mpany in which Enbridge		rector	
Pure Technologies (public technology		Me	rector ember, audit and con nmittees	npensation
Alberta Innovates (public agency e innovation)	Energy and Environmer energy and environmental	technology Me	rector ember, human resour npensation committe	
•	nd Emission Management energy and environmental	eorporation 21	rector	

V. Maureen Kempston Darkes

Age 66 Toronto, Ontario, Canada Lauderdale-by-the-Sea, Florida, USA Independent

Director since November 2, 2010

Latest date of retirement May 2024

Ms. Kempston Darkes is the retired Group Vice President and President Latin America, Africa and Middle East, General Motors Corporation (automotive corporation and vehicle manufacturer). From 1994 to 2001, she was the President and General Manager of General Motors of Canada Limited and Vice President of General Motors Corporation.

Enbridge Board/Board committee memberships		2014 meeting	attendance1	
Board of Directors Corporate Social Responsibility Human Resources & Compensation Safety & Reliability3 Total			9 out of 9 4 out of 4 7 out of 7 3 out of 3 23 out of 23	100% 100% 100% 100% 100%
2014 Director V Votes in favour:	-		Yes	
Enbridge securi	ties held4		Total market value	
Year	Enbridge shares	DSUs5	of Enbridge shares and DSUs6	Minimum required7
2015 2014	17,765 15,359	12,705 11,257	\$1,764,822 \$1,304,184	\$705,000 \$705,000
Other board/bo	ard committee membershi	ps8,13		
	Management Inc. set management company)		Director Chair, risk managemer	nt committee
security committee Member, corporate finance, human res compensation and		Director Chair, environment, sa security committee Member, corporate gov finance, human resource compensation and strate planning committees	vernance, ces &	
Balfour Beatty plc (infrastructure services company publicly listed in the UK)		Director Member, nomination c and remuneration com Chair, business practic committee	mittee	
Schlumberger Limited (public supplier of technology, integrated project manageme and information solutions in oil and gas industry)			Director nt Member, audit commit	itee

10 ENBRIDGE INC.

Al Monaco

Age 55 Calgary, Alberta, Canada Not independent

Director since February 27, 2012

Latest date of retirement May 2035

Mr. Monaco joined Enbridge in 1995 and has held increasingly senior positions. He has been President & Chief Executive Officer of Enbridge since October 1, 2012 and has served as President of Enbridge since February 27, 2012.

Enbridge Board/Board committee memberships14		2014 meeting attendance		
Board of Direct	tors		9 out of 9	100%
2014 Director Votes in favour	Voting Results :: 99.81%		Yes	
Enbridge secu Year	rities held4 Enbridge shares15	Stock options	Total market value of Enbridge shares (excluding stock options)6	Minimum required16
2015 2014	192,201 159,616	2,761,300 2,403,900	\$11,132,282 \$7,821,184	

Other board/board committee memberships8

Enbridge Pipelines Inc. (public pipeline company that is a wholly-owned subsidiary of Enbridge)

Director and Chair

Director
Member, Dean's advisory board, Faculty of Medicine
Director
Director
Member of

George K. Petty

Age 73 San Luis Obispo, California, USA Independent

Director since January 2, 2001

Latest date of retirement May 2017

Mr. Petty was President & Chief Executive Officer of Telus Corporation (telecommunications company) from 1994 to 1999. Prior thereto he was Vice President of Global Business Service for AT&T (telecommunications company) and Chair of the Board of directors of World Partners, the Global Telecom Alliance.

Enbridge Board/Board committee memberships	2014 meeting attendance1	
Board of Directors	9 out of 9 100%	
Audit, Finance & Risk	4 out of 4 100%	
Corporate Social Responsibility	4 out of 4 100%	

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2014 Director V Votes in favour:	ē		Yes	
Enbridge securi	ties held4		Total market value of	
Year	Enbridge shares17	DSUs5	Enbridge shares & DSUs6	Minimum required7
2015	1,894	63,699	\$3,799,147	\$705,000
2014	1,894	57,054	\$2,888,452	\$705,000
Other board/bo	ard committee membersh	ips8		

Rebecca B. Roberts

Age 62 The Woodlands, Texas, USA Independent Director since March 15, 2015 Latest date of retirement May 2028 Ms. Robert where she

Ms. Roberts was President of Chevron Pipe Line Company (pipeline company) from 2006-2011 where she was responsible for Chevron's U.S. network of pipelines transporting crude oil, natural gas and petroleum products and for supporting pipeline development projects worldwide. From 2003-2006 she was President of Chevron Global Power Generation which owned and operated assets in the US and Asia and provided technical support globally. She held various management and technical positions with Chevron, its predecessors and subsidiaries from 1974-2003.

Enbridge Board/Board committee memberships18			2014 me attend	
Board of Direc Safety & Relia Governance Co Total	bility Committees			
2014 Annual Meeting of Shareholders		Not applicable		
Enbridge secu	rities held4		Total market value of	
Year	Enbridge shares19	DSUs5	Enbridge shares & DSUs6	Minimum required7
2015 2014				\$705,000