Part I Reporting Issuer

1 Issuer's name
Enbridge Energy Management L.L.C.

2 Issuer's employer identification number (EIN)
61-1414604

3 Name of contact for additional information
Enbridge Inc. Investor Relations

4 Telephone No. of contact
1-800-481-2804

5 Email address of contact
investor.relations@enbridge.com

6 Number and street (or P.O. box if mail is not delivered to street address) of contact
5400 Westheimer Court

7 City, town, or post office, state, and ZIP code of contact
Houston, TX 77056

8 Date of action
December 20, 2018

9 Classification and description
Common Stock

10 CUSIP number
29250X103

11 Serial number(s)

12 Ticker symbol
EEQ

13 Account number(s)

Part II Organizational Action

14 Describe the organizational action and, if applicable, the date of the action or the date against which shareholders’ ownership is measured for the action ► See Attachment

15 Describe the quantitative effect of the organizational action on the basis of the security in the hands of a U.S. taxpayer as an adjustment per share or as a percentage of old basis ► See Attachment

16 Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the valuation dates ► See Attachment
Part II  Organizational Action (continued)

17  List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based  

See Attachment

18  Can any resulting loss be recognized?  

See Attachment

19  Provide any other information necessary to implement the adjustment, such as the reportable tax year  

See Attachment

Sign Here

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.

Signature  Signature on file  Date  1/11/2019

Print your name  Kenneth C. Lanik  Title  Tax Officer

Paid Preparer Use Only

Print/Type preparer’s name  Preparer’s signature  Date  Check if self-employed  PTIN

Firm’s name  Firm’s EIN

Firm’s address  Phone no.

Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054
Enbridge Energy Management, L.L.C.

Attachment to Form 8937

Date of Organizational Action: December 20, 2018

Part II, Question 14

Enbridge Energy Management, L.L.C. (“EEQ”) (FEIN: 61-1414604) was a party to a merger with Enbridge Inc. (Enbridge”) (FEIN: 98-0377957) which occurred on December 20, 2018. This merger is intended to be (should be) treated as a reorganization for U.S. federal income tax purposes within the meaning of both Internal Revenue Code (“IRC”) Section 368(a)(1)(B) and Section 368(a)(2)(E).

Winter Acquisition Sub I Inc., a Delaware corporation wholly-owned by Enbridge, merged with and into EEQ with EEQ being the surviving corporation and becoming a wholly-owned subsidiary of Enbridge. The effect of this merger is such that EEQ was acquired by Enbridge and shares of EEQ are no longer publicly traded.

Each holder of EEQ shares issued and outstanding immediately prior to the effective time of the merger received Enbridge common stock in exchange for each share of EEQ surrendered, with cash received for any fractional shares.

The merger is described in the Registration Statement of Enbridge dated as of November 7, 2018, as amended, which is available at: https://www.sec.gov/Archives/edgar/data/895728/000119312518320938/d609390ds4a.htm.

A general summary of certain tax considerations applicable to U.S. shareholders of EEQ is set forth in the section of the Registration Statement titled “Material U.S. Federal Income Tax Consequences of the Merger”.

Part II, Question 15

Each share of EEQ was exchanged for 0.335 of a share in Enbridge common stock. The holder’s basis in EEQ shares is carried over to the Enbridge common shares received. No gain or loss is recognized by the holder of EEQ shares where the basis of the EEQ shares is allocable to Enbridge shares received.

Enbridge did not issue any fractional shares of Enbridge common stock in this merger. Cash instead of a fractional share of Enbridge common stock may have been issued to the holder. A. U.S. holder of EEQ shares who receives cash in lieu of a fractional Enbridge common share pursuant to the merger generally will be treated as having received such fractional share in the merger and then as having received cash in redemption of such fractional share. Gain or loss generally will be recognized based on
the difference between the amount of cash received in lieu of the fractional share and the portion of the U.S. holder’s aggregate tax basis in the EEQ shares surrendered which is allocable to the fractional share.

Shareholders should review the Registration Statement and consult with their own tax advisors regarding the tax consequences of the Merger.

Part II, Question 16

Enbridge’s equity valuation was based on the closing price of Enbridge common shares on the NYSE on December 19, 2018, which was $31.32.

Generally, a U.S. holder will have an aggregate adjusted tax basis in the shares of Enbridge common stock received in the merger equal to the holder’s adjusted tax basis in the EEQ shares surrendered less the basis attributable to fractional shares deemed sold for cash.

Shareholders should consult with their own tax advisors to determine whether they are required to recognize any gain and what measure of fair market value is appropriate.

Part II, Question 17

The merger is intended to (should) be treated as a “reorganization” for U.S. federal income tax purposes within the meaning of both IRC Section 368(a)(1)(B) and Section 368(a)(2)(E). Additionally, the merger should not result in gain being recognized pursuant to IRC Section 367(a)(1) by persons who are shareholders of EEQ immediately prior to the effective time of the merger.

Effect on Shareholders:

A. IRC Section 354(a)(1) – Exchanges of stock and securities in certain reorganizations
B. IRC Section 302 – Distributions in redemption of stock (See also Revenue Ruling 66-365)
C. IRC Section 358 – Basis to distributes
D. IRC Section 1001 – Determination of amount of and recognition of gain or loss
E. IRC Section 1221 – Capital asset defined
F. IRC Section 1222 – Other terms relating to capital gains and losses
G. IRC Section 1223 – Holding period of property

Effect on Corporation:

A. IRC Section 361(a) – Nonrecognition of gain or loss to corporations

Part II, Question 18
If the Merger is respected as a “reorganization” within the meaning of Section 368(a) of the Code, a U.S. holder should not recognize any gain or loss as a result of the receipt of shares of Enbridge common stock in the merger except for any gain or loss recognized with respect to cash received in lieu of a fractional share of Enbridge stock. The receipt of cash (if any) in lieu of a fractional share of Enbridge common stock will be treated as having received the fractional share of Enbridge common stock pursuant to the transaction and then as having sold that fractional share of Enbridge common stock for cash. A U.S. holder will recognize gain or loss on any cash received in lieu of a fractional share of Enbridge common stock equal to the difference between the amount of cash received and the portion of the U.S. holder’s adjusted tax basis of the EEQ shares surrendered that is allocable to the fractional share of Enbridge common stock. Such gain or loss generally will be long-term capital gain or loss if the holding period in the EEQ shares is more than twelve months as of the closing date of the merger. The deductibility of capital losses is subject to limitations.

A U.S. holder’s holding period for the shares of Enbridge common stock received in the merger will include the U.S. holder’s holding period for the EEQ shares surrendered.

Part II, Question 19

The stock basis adjustment and any gain or loss will be taken into account in the tax year of the shareholder during which the exchange occurred. This will be 2018 for calendar year taxpayers.

Individual taxpayers may be required to file Form 8949, Sales and Other Dispositions of Capital Assets, with their tax return.

For additional information please refer to the full text of the Merger Agreement, which is included in the Form S-4 Registration Statement filed by Enbridge with the Securities and Exchange Commission ("SEC") on November 7, 2018.

This information does not constitute tax advice, nor does it purport to be complete or to describe the consequences that may apply to particular categories of shareholders. Shareholders are urged to consult their own legal, financial or tax advisor with respect to their individual tax consequences relating to this organizational action.