#### CANADA

# PROVINCE OF QUÉBEC District of Montréal

No. R-3942-2015

### **RÉGIE DE L'ÉNERGIE**

#### SOCIÉTÉ EN COMMANDITE GAZ MÉTRO

(hereinafter «Gaz Métro»)

#### AFFIDAVIT OF DAVID MYSONA

(SECTION 30, LOI SUR LA RÉGIE DE L'ÉNERGIE)

- I, the undersigned, **DAVID MYSONA**, having my place of business at 150 California Street, San Francisco, CA, United States, solemnly declare that:
- 1. I am Chief Executive Officer at Blackstone Technology Group ("Blackstone");
- 2. Blackstone is a consulting firm working in the field of information technologies and has been retained by Gaz Métro in order to develop the project described in Exhibit B-0005 and B-0011:
- 3. I have personal knowledge of the facts relevant to this request for a confidentiality order;
- 4. The evidence filed by Gaz Métro includes, in particular, information about Blackstone's commercial offer ("Confidential Information");
- 5. The references to the evidence where the Confidential Information is contained are detailed in Schedule A of this affidavit;
- 6. More specifically, these references indicate the budgeted amount for software and consultants as well as the remaining balance due on the contract between Blackstone and Gaz Métro, including an incentive granted to Blackstone if the deadline of October 1, 2016 is respected;
- 7. These references also indicate the impact of the application of the exchange rate on the remaining balance due on the contract, so that the disclosure of this differential would unveil the amount of the remaining balance due on the contract:
- 8. Such Confidential Information shall not be disclosed publicly as it is not known to Blackstone's competitors nor current or potential clients;
- 9. Thus, the public disclosure of Confidential Information contained in Exhibit Gaz Métro-1, Document 1 (B-0005 and B-0011) and Exhibit Gaz Métro-2, Document 1 (B-0009 and B-0019) for which the precise references are supplied in Schedule A of this affidavit may cause harm to Blackstone as it could have an impact on its competitive position in the market, which is why Blackstone asks that it remains confidential for a period of five years;

AND I HAVE SIGNED

10. All the facts alleged in this affidavit are true.

the person(s) who appeared before me.

Signature

DAVID MYSONA SWORN before me, le day of December 2015 At San Francisco, this Notary public A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of California County of San Francisco Subscribed and sworn to (or affirmed) before me on this idhday of Necembel 2015 by David & Mysona proved to me on the basis of satisfactory evidence to be



## Schedule A

Exhibits	Section	Page	Confidential Information
B-0005 and B-0011 (GM-1, doc. 1)	Schedule 1	1	The blacked out information at lines 4 and 5
B-0009 and B-0019 (GM-2, doc. 1)	Response 1.2, Contingence	3	The blacked out information in the second last sentence of the 2 <sup>nd</sup> bullet point, namely:  « Depuis lors, cette somme de 650 000\$ a été réallouée et utilisée de la façon suivante : [] pour l'incitatif et [] en taux de change. »
B-0009 and B-0019 (GM-2, doc. 1)	Question 2, preamble (ii) and response 2.1	4 and 5	The blacked out information contained at lines "Logiciel" and "Consultants" of table "Investissement – Blackstone"
B-0009 and B-0019 (GM-2, doc. 1)	Response 2.1	6	The blacked out information in the :  - 1 <sup>st</sup> bullet point ( <i>Logiciels</i> )  - 2 <sup>nd</sup> bullet point ( <i>Consultants</i> )
B-0009 and B-0019 (GM-2, doc. 1)	Response 3.2	10 and 11	The blacked out information
B-0009 and B-0019 (GM-2, doc. 1)	Response 3.3	11	The blacked out information in the 1 <sup>st</sup> bullet point of the first paragraph ( <i>Consultants</i> ) and in the second paragraph