GAZIFÈRE INC. PRE-FILED EVIDENCE OF BRANDON SO 2020 RATE CASE

- Q.1 Please state your full name and your current position.
- A.1 My name is Brandon So. I am the Cost Allocation Specialist at Enbridge Gas Inc.
- Q.2 What are your professional qualifications, experience, and previous appearances before this or other regulatory tribunals?
- A.2 Please refer to my Curriculum Vitae filed at Exhibit GI-47, Document 3.
- Q.3 What is the purpose of this testimony?
- A.3 I am presenting the results of the fully allocated cost study for the 2020 test year. The study allocates the test year distribution revenue requirement (DRR) to the customer rate classes which is then used as a guide to rate design.
- Q.4 Is Gazifère proposing any cost allocation methodology changes as part of this filing?
- A.4 Gazifère is not proposing any changes as part of this proceeding. Gazifère used the cost allocation methodology approved by the Régie in its D-2018-060 to allocate the 2020 distribution revenue requirement to the customer rate classes. The methodology is filed at Exhibit GI-47, and no changes are proposed within.
- Q.5 Could you please outline the derivation of the study?

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A.5 The details of Gazifère's 2020 budget, which determines its 2020 distribution revenue requirement, are filed in GI-68, Document 1.

The proposed revenue requirement is allocated to the various rate classes in accordance with principles laid out in the Fully Allocated Cost Study, filed at Exhibit GI-79.

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The allocation of the total distribution revenue requirement at a rate class level is filed at exhibit GI-79, Document 2.1.

Using the study as a guide to rate design ensures that cost causality is maintained for the 2020 test year.

- Does this conclude your evidence? Yes it does. Q.6
- A.6

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