

CANADA	RÉGIE DE L'ÉNERGIE
PROVINCE OF QUEBEC DISTRICT OF MONTRÉAL No: R-4156-2021 (Phase 2)	ÉNERGIR s.e.c. -and- GAZIFÈRE Inc. -et- INTRAGAZ, s.e.c. Plaintiffs

AFFIDAVIT

(Section 29 of the Rules of Procedure of the Régie de l'énergie)

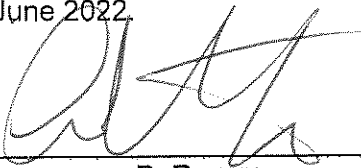
I, the undersigned, **DR. LAURENCE D. BOOTH**, doing business at 105 St. Georges Street, Toronto, Ontario, do declare and say the following:

1. I am a professor of finance at Rotman School of Management, University of Toronto;
2. The report and its appendices filed as Exhibit C-ACIG-0037 until C-ACIG-0043 presenting Fair return and Capital Structure for the Quebec Gas Utilities were prepared by me or under my supervision;
3. The following responses to Information Requests were prepared by me or under my supervision;

EXHIBIT	DESCRIPTION	INFORMATION REQUEST
C-ACIG-0061	Réponses du Dr. Booth à la demande de renseignements no 1 de la Régie	1.1 to 1.3, 2.1, 3.1, 4.1, 4.2, 5.1, 5.1.1. and 5.2,
C-ACIG-0063	Réponses du Dr. Booth à la demande de renseignements no 2 de la Régie	1.1, 1.2, 2.1 and 2.2
C-ACIG-0064 to C-ACIG-0066	Réponses du Dr. Booth à la demande de renseignements no 1 du Dr. Villadsen, Dr. Booth answer to Dr. Villadsen IR#11 and Dr. Booth answer to Dr. Villadsen IR#37.	1.1, 2.1, 3.1, 3.2, 4.1, 5.1, 5.2, 6.1 to 6.3, 7.1, 7.2, 8.1, 9.1., 10.1, 11.1 to 11.4, 12.1, 12.2, 13.1, 13.2, 14.1, 15.1, 16.1, 17.1, 17.2, 18.1, 18.2, 19.1, 19.2, 20.1, 21.1, 22.1, 23.1, 24.1 25.1 to 25.3, 26.1, 27.1, 28.1, 28.2, 29.1 to 29.5, 30.1 to 30.3 , 31.1, 31.2, 32.1, 33.1, 34.1, 34.2, 35.1, 35.2, 36.1, 37.1 38.1 to 38.5

4. I am aware of and attest the truth of the facts alleged in this written evidence and I adopt it as my evidence in the present file.

AND I HAVE SIGNED, in Montreal this 17th day of June 2022.



DR. LAURENCE D. BOOTH

SWORN BEFORE ME by technological means
on this 17th day of June 2022





SUZIE TREMBLAY (#96,150)
Commissioner of oath for all judicial districts of Québec