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Updated

October 24, 2019

VIA RESS AND COURIER

Ontario Energy Board P.O. Box 2319 2300 Yonge Street, 27th Floor Toronto, ON M4P 1E4 Attention: Registrar

Dear Ms. Long:

Re: Corporation of the Town of Marathon North Shore LNG Project Application Board File No.: EB-2018-0329

We are counsel to Anwaatin Inc. (**Anwaatin**). Further to the Board's letter dated October 21, 2019, Anwaatin is filing additional information in relation to Anwaatin's request for intervenor status and cost eligibility in the above-noted proceeding.

Anwaatin's confirmed member Indigenous communities for this proceeding are Aroland First Nation, Animbiigoo Zaagi'igan Anishinaabek Nation, and Ginoogaming First Nation (the **Anwaatin First Nations**). The Anwaatin First Nations each have traditional territory, and associated rights and interests protected by the *Constitution Act, 1982*, that will be impacted by the North Shore LNG Project and the outcomes of this proceeding, including concerns with cultural heritage, harvesting, and environmental issues directly related to:

- (a) a leave to construct application in the Anwaatin First Nations' traditional territories;
- (b) applications for several certificates of public convenience which may have implications for future LNG distribution within the Anwaatin First Nations' traditional territories;
- (c) applications for municipal franchise agreements which may have implications for future LNG distribution within the Anwaatin First Nations' traditional territories;
- (d) an application for approval of the form of certain easement agreements which may have specific local cultural heritage, harvesting, and environmental impacts that could impact the Anwaatin First Nations;

- (e) an application for approval of a gas supply plan which may have implications for future LNG distribution within the Anwaatin First Nations' traditional territories; and
- (f) an application for pre-approval for the cost consequences of a long-term gas supply contract which may have implications for future LNG distribution within the Anwaatin First Nations' traditional territories.

Anwaatin is also awaiting final instructions from additional First Nations named in the application that have direct traditional territorial and aboriginal rights and interests that will also be directly impacted by the proposed North Shore LNG Project.

Anwaatin requests intervenor status in the above-noted proceeding pursuant to Rule 22 of the Board's *Rules of Practice and Procedure*. Anwaatin also submits that it is appropriate for the Board to award Anwaatin its reasonably incurred costs in the context of the proceeding and requests cost eligibility in accordance with section 3.03(b) of the Board's *Practice Direction on Cost Awards*. Anwaatin relies on this letter and its Notice of Intervention filed on October 17, 2019 (attached as Appendix "A") in support of these requests.

Sincerely,

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Jonathan McGillivray

c. Daryl Skworchinski, Town of Marathon Larry Sault, Anwaatin Inc. Don Richardson, Shared Value Solutions Ltd.