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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

IN THE MATTER OF THE DIVISION OF PUBLIC UTILITIES' ACTION REQUEST RESPONSE OF ENBRIDGE GAS UTAH'S QUARTERLY INTEGRATION PROGRESS REPORT FOR THE THIRD QUARTER OF 2025	Docket No. 25-057-07 REPLY COMMENTS
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Pursuant to the Notice of Filing and Comment Period issued on January 8, 2026, in the above-referenced docket, Questar Gas Company dba Enbridge Gas Utah (“Enbridge Gas” or “Company”) respectfully submits these Reply Comments in response to the Utah Division of Public Utilities (“Division”) Action Request Response of Enbridge Gas Utah’s Quarterly Integration Progress Report for the 3rd quarter of 2025 as ordered in Docket No. 23-057-16.

On May 16, 2024, in Docket No. 23-057-16, the Utah Public Service Commission issued an Order approving the Settlement Stipulation in the Joint Application of Questar Gas Company d/b/a Dominion Energy Utah and Enbridge Quail Holdings, LLC for Approval of the Proposed Sale of Fall West Holdco, LLC to Enbridge Quail Holdings, LLC. Paragraph 36 of the Settlement Stipulation stated, “Questar Gas will work with the Division and the OCS on a collaborative basis to develop reporting requirements for an Integration Progress Report on planned and accomplished activities related to the Transaction. The report will also identify and include Transaction costs.

Questar Gas will file the first Integration Progress Report with the Commission on or before April 15, 2025, for the period ending December 2024 and will provide updates quarterly thereafter until the conclusion of the second general rate case.” On December 30, 2025, the Company filed its 3rd Quarter 2025 Integration Progress Report. This was the Company’s fourth Integration Progress Report following the Order approving the Settlement Stipulation.

The Company has reviewed the Division’s Action Request Response and has no opposition to the findings or recommendations contained therein. Enbridge Gas Utah appreciates the Division’s collaborative approach establishing reporting requirements related to the integration activities and costs associated with the Transaction. The Company acknowledges the Division’s efforts to monitor the 36 Commitments, including its diligent review to ensure their fulfillment and that the customers of the natural gas utility are held harmless from the acquisition. Accordingly, the Company respectfully submits these reply comments in full support of the Division’s Action Response Request.

RESPECTFULLY SUBMITTED this 18th day of February, 2026.

ENBRIDGE GAS UTAH



Jenniffer Nelson Clark
Attorney for Enbridge Gas Utah

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the Reply Comments was served upon the following persons by e-mail on February 18, 2026:

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