



January 10, 2020

Via E-Mail

The Public Utilities Board
400 - 330 Portage Avenue
Winnipeg, MB R3C 0C4

Attention: Dr. Darren Christle, Board Secretary and Executive Director

Dear Dr. Christle:

**RE: Response to Intervener Comments on Manitoba Public Insurance (MPI)
Application to Review and Vary Order 176/19**

MPI appreciates the input of the Consumers Association of CAC (Manitoba) ("CAC") and the Coalition of Manitoba Motorcycle Groups ("CMMG") on the specific relief sought with respect to directives 13.7(a) and 13.10, as well as their views and advice on the Road Safety directives.

As to the relief sought on Directive 13.7(a), MPI would note that the request to hold the directive in abeyance was not intended to be read as 'at MPI's sole discretion'. To clarify MPI's intention, the decision to change fundamental aspects of the DSR is not exclusively MPI's, and MPI is prepared to advance a DSR proposal, as soon as impacts to public policy, other branches of government, regulations, and IT systems are well enough in hand.

Nevertheless, MPI supports the recommendation of CAC and CMMG to adopt alternative wording for Directive 13.7(a).

Yours truly,

Michael Triggs
General Counsel and Corporate Secretary

MT/st

Encl.

cc: K. McCandless and PUB Advisors
2020 GRA Registered Interveners