

## MANITOBA PUBLIC UTILITIES BOARD

Re: MANITOBA PUBLIC INSURANCE CORPORATION (MPI)

2023/2024 GENERAL RATE APPLICATION

HEARING

Before Board Panel:

Irene Hamilton, K.C.- Panel Chairperson

Robert Gabor, K.C. - Board Chair

Susan Nemec - Board Member

George Bass, K.C. - Board Member

Susan Boulter - Board Member

HELD AT:

Public Utilities Board
400, 330 Portage Avenue
Winnipeg, Manitoba

November 9, 2022

Pages 2683 to 2932 Day 13



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1	APPEARANCES			
2	Kathleen McCandless	)Board Counsel		
3	Robert Watchman	)Board Counsel		
4	Kara Moore	)Board Counsel		
5	Roger Cathcart	)Board Advisor		
6	Blair Mantketelow-Eckler (remote	) )Board Advisor		
7				
8	Steve Scarfone	)Manitoba Public		
9	Michael Triggs	)Insurance		
10	Anthony Guerra	)		
11	Jordan Lang (Student-at-law)	)		
12				
13	Byron Williams	) CAC (Manitoba)		
14	Chris Klassen	)		
15				
16	Karen Wittman	) Taxi Coalition		
17	Sharna Nelko	)		
18				
19	Charlotte Meek	) CMMG		
20				
21	Jennifer Sokal	) IBAM		
22	Michael Weinstein	)		
23				
24	Christian Monnin	) Bike Winnipeg		
25	Charles Feaver	)		

## Transcribed Nov 9, 2022

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1 --- Upon commencing at 9:01 a.m.

2

- THE PANEL CHAIRPERSON: Good morning,
- 4 everyone. We'll continue this morning with closing
- 5 remarks. Mr. Williams...?

6

- 7 CLOSING COMMENTS BY DR. BYRON WILLIAMS:
- BYRON WILLIAMS: Yes. It -- it
- 9 will be a tag team this morning. All the thoughtful
- 10 contributions will be from Mr. Klassen, but you will
- 11 hear more from -- from me.
- 12 And if we could enter as an exhibit the
- 13 PowerPoint outlining the closing arguments of CAC
- 14 (Manitoba) and have it marked as CAC-7.

15

- 16 --- EXHIBIT NO. CAC-7: PowerPoint Outlining the
- 17 Closing Arguments of CAC
- 18 (Manitoba)

- 20 CONTINUED BY DR. BYRON WILLIAMS:
- DR. BYRON WILLIAMS: And perhaps we
- 22 can return to slide 2, please. Just by way of
- 23 roadmap, it will be a bit of a lengthy journey this
- 24 morning in terms of our clients' submissions. We are
- 25 going to start with a shout out to some very important

- 1 people, including Ms. Schubert, Ms. Jassal, and -- and
- 2 CAC (Manitoba).
- 3 We'll -- we'll be giving you a hint
- 4 directionally of the type of signal our client is
- 5 seeking from this hearing. We'll go through a bit of
- 6 the -- the legal under -- underpinning of this hearing
- 7 and then really get into some of the key issues. So
- 8 that's your roadmap.
- 9 I'll try and tell you when we're
- 10 changing subjects, but if we can move to slide 3. I
- 11 cannot speak for anyone else, and I'm not trying to
- 12 testify, but I will observe that I'm exhausted. And I
- 13 can't imagine how tired the folks at MPI regulatory
- 14 affairs or the PUB staff are.
- 15 But our clients did ask us to start
- 16 with a -- a thank you to the people behind the scene
- 17 to acknowledge their extraordinarily hard work. And a
- 18 couple of folks we do want to flag for special
- 19 recognition. One is Ms. Schubert who is truly amazing
- 20 and a great ambassador for the Public Utilities Board.
- 21 And we're also mindful of our friend
- 22 Mr. Guerra's comments about Ms. Jassal and the amazing
- 23 work she did really for a while all by herself in
- 24 terms of MPI regulatory affairs, and we want to
- 25 acknowledge that.

- 1 And as always, we want to start with
- 2 thanking our CAC (Manitoba) board who've been really
- 3 involved in this hearing and are really gifted and
- 4 intense concerning the Advisory Committee.
- 5 And many of the words that you hear
- 6 today won't be the legal team's words, they'll be us
- 7 trying to convey the instructions and the -- the
- 8 notions and analysis that -- that we've heard from
- 9 both our advisory team as well as the CAC board.
- 10 Slide 4, please.
- 11 We'll get to our ultimate
- 12 recommendations near the end, but in this hearing and,
- 13 in this submission, our clients are seeking a strong
- 14 signal from the Public Utilities Board.
- 15 They're asking that it be reflected in
- 16 the revenue requirement that Manitoba Public Insurance
- 17 is on an unreasonable and imprudent path in terms of
- 18 expenditure control. That is our number 1 message.
- 19 That's the number 1 signal we're trying to seek.
- 20 Our clients are also seeking
- 21 recognition of the need to modernize the Manitoba
- 22 Public Insurance approach to claims incurred, which is
- 23 a very significant part of the rate-making process, in
- 24 the range of seven hundred thousand dollars
- (\$700,000), to achieve best estimates.

1 And although we -- we suspect that our

- 2 friends from CMMG will be more powerful on this point,
- 3 our clients are also seeking a signal about the need
- 4 for a time-sensitive path to address enduring
- 5 inequities in terms of Driver Safety Rating.
- 6 We couldn't go without citing the
- 7 amazing Court of Appeal decision of Madam Justice
- 8 Steel, but it is important to remind ourselves of the
- 9 challenging and important regulatory role.
- 10 And it all starts with the reality of
- 11 Bonbright that this is a monopoly. And the reason
- 12 that we have public utility regulation is because we
- 13 don't have market forces to discipline monopolies. We
- 14 rely upon the independent regulator to do that.
- 15 And that extremely challenging role for
- 16 the independent regulator is one of balance; the
- 17 financial interests of the Corporation, as well as the
- 18 health and well-being and fairness to ratepayers --
- 19 fairness to ratepayers as against the interests of the
- 20 Corporation, and fairness among ratepayers, setting
- 21 just and reasonable rates in accordance with the
- 22 statute and in the public interest. Slide 6, please.
- 23 Thank you.
- I keep commenting about questions I
- 25 wish I would have asked. And there was a question on

- 1 day 2 of this Hearing in terms of what was going on
- 2 because there had been a flurry of changes in the
- 3 Manitoba Public Insurance application, not only in the
- 4 October 7th update, but literally on day 2 of the
- 5 Hearing where we received that notice of the two
- 6 hundred and eighty-three (283) additional fu -- full-
- 7 time equivalents as compared to the previous year's
- 8 budget.
- 9 And so, the Board -- Board member
- 10 asked, is there something unique going on in this
- 11 General Rate Application. And Mr. Giesbrecht, to his
- 12 credit, acknowledged that there was. He said that, in
- 13 other hearings, while there's been change, the quantum
- 14 or the delta, generally speaking, has been much less.
- 15 So, our clients are asking this Board
- 16 in trying to grapple with what is unique about this
- 17 Hearing is to recognize the unprecedented nature of
- 18 this hearing.
- 19 If the Board goes back through its
- 20 decisions over the last two (2) decades, you will not
- 21 see such significant year-over-year changes in terms
- 22 of proposed operating expenses or full-time
- 23 equivalents over the last twenty (20) years. That is
- 24 one (1) of the key unique elements of this Hearing.
- The other unique element of this

- 1 Hearing from our clients' perspective is mid-hearing,
- 2 of course, we've seen a fundamental diminishment of
- 3 the Public Utility Board's authority related to
- 4 financial targets for rate-setting purposes and in
- 5 terms of rate rebates.
- 6 And if we go back again over those last
- 7 two (2) decades, perhaps only Mr. Cathcart and I can -
- 8 can remember them well, just think of how central to
- 9 the rate-setting process the PUB authority to set
- 10 financial targets for rate setting purposes and to
- 11 initiate rate rebates has.
- 12 And this made a profound difference to
- 13 independent rate regulation and in terms of
- 14 disciplining the Corporation. The PUB's leadership
- 15 has incented risk-based analysis rather than
- 16 mechanistic formulas for financial targets.
- 17 It has deprived Manitoba Public
- 18 Insurance of a bad management cushion in the form of
- 19 excessive reserves and it has delivered real savings,
- 20 or real rebates, in the form of \$1 billion in rebates
- 21 to Manitobans.
- 22 By virtue of BITSA and the Capital
- 23 Management Plan, that has changed. The choice of
- 24 whether and if to trigger a rebate application now
- 25 rests with Manitoba Public Insurance. There's a

- 1 discretion for it, and the PUB no longer has that
- 2 authority, so that is a unique element and a material
- 3 change.
- 4 Our client was quite interested in a
- 5 discussion Chair Person Gabor and perhaps Hearing
- 6 Chairperson Hamilton had with Manitoba Public
- 7 Insurance in terms of Manitoba Public Insurance's
- 8 discussion of the Manitoba advantage, the -- our place
- 9 in the -- in the world in comparison to other
- 10 insurance companies and in comparison to other
- 11 monopolies.
- 12 And our clients, like many Manitobans,
- 13 is -- is proud and invested in the system that we have
- 14 created in Manitoba, but that system, our clients urge
- 15 you to acknowledge, is not a product exclusively of
- 16 MPI. There's an intertwined balance in terms of
- 17 contributions to that system, including from
- 18 legislators who intervened in the mid 1990s with the
- 19 Personal Injury Protection Plan and -- and provided
- 20 important savings and important value to consumers.
- There's been an investment in the
- 22 Manitoba advantage by Manitoba Public Insurance staff
- 23 and executives over time who have balanced relatively
- 24 high service levels with a commitment to vigorous cost
- 25 controls, including three (3) key performance

- 1 indicators as a way to set aggressive targets and
- 2 measure prudence and performance.
- 3 And some -- the Board can refer to
- 4 prior orders, but also some in this room will remember
- 5 when the former CEO for Manitoba Public Insurance came
- 6 in and took this room by storm, entrenching key
- 7 performance indicators as a way to measure, incent,
- 8 and evaluate performance, disrupting relationships
- 9 with suppliers.
- 10 And so, a significant part of the
- 11 Manitoba advantage is from that vigorous balancing act
- 12 that Manitoba Public Insurance used to perform,
- 13 balancing high customer service standards with
- 14 vigorous cost controls.
- 15 Manitoba advantage is also a product of
- 16 Interveners; our friends from CMMG, Bike Winnipeg, the
- 17 Taxicab Coalition, and others, and the independent
- 18 experts they have brought to the Hearing.
- 19 And when we talk about the investment
- 20 portfolio, the undue risk that Manitoba Public
- 21 Insurance assumed in their -- in their 2018 policy and
- 22 the improvements that they're making, the roots of
- 23 many of those improvements come from one of those
- 24 independent experts, Mr. Viola, who you've heard about
- 25 from time to time in this Hearing.

- And, of course, we can't understand the
- 2 Manitoba advantage, a relative position compared to
- 3 other insurance companies, without looking at the
- 4 independent regulator.
- 5 And as we go to the next slide, in the
- 6 course of this Hearing, Ms. Low and I had a discussion
- 7 of -- of regulators and provincial regulators across
- 8 Manitoba. And she agreed that the level of rigour
- 9 varies.
- 10 And, clearly, in Manitoba, to the
- 11 extent that we have an advantage, it's because of --
- 12 to a large degree the leadership of this Board.
- 13 Slide 10 talks about what this Board
- 14 has said in recent years in terms of prudence and
- 15 reasonableness, and prudent cost control.
- 16 We start with a quote from an MPI Order
- 17 176/'19 on slide 10. The Board reminds us that one of
- 18 the key elements of its independent review function
- 19 and rate-setting function is ensuring that actual and
- 20 projected costs are necessary and prudent.
- Going back a year, we see the Board
- 22 responding to the vigour with which Manitoba Public
- 23 Insurance was approaching that -- that balance between
- 24 service and cost control, and supporting MPI's efforts
- 25 at the time to reduce operating expenses and to

- 1 optimize staffing levels.
- 2 On the third quote on this page, being
- 3 slide 10, we see again the -- the Public Utilities
- 4 Board stepping in on another important so-called
- 5 generational information -- information technology
- 6 product, the physical damage re-engineering project.
- 7 And speaking to the challenges the Corporation was
- 8 experiencing in controlling expenditures. Slide 11,
- 9 please.
- 10 This is -- the points on this page are
- 11 not from a MPI decision, but they are from a Hydro
- 12 decision, Order 69/'19.
- 13 And here, again, we see the Public
- 14 Utilities Board's vigorous approach to cost
- 15 containment and that essential balance between service
- 16 and efficiency, using -- encouraging the use of -- use
- 17 of stretch targets to mitigate inflationary pressures,
- 18 and saying that, If you're coming to us with cost
- 19 increases -- proposed cost increases, there's got to
- 20 be evidence to justify it. Highlighting the need for
- 21 evidence-based information to support operating
- 22 expenditure decisions.
- 23 And in this Hearing -- in this Hearing
- 24 above all, given the unprecedented, over the last two
- 25 (2) decades, challenges to operating expenses and the

- 1 14 percent growth year over year in full-time
- 2 equivalents, that approach of the Public Utilities
- 3 Board is, in our clients' submission, needed more than
- 4 ever.
- 5 It has been on slide 12 surprisingly
- 6 difficult to get clear information on what this re-
- 7 application actually means to folks in North Coaban
- 8 (phonetic) or in Sirius or in Thompson, or in
- 9 Pichitimack.
- In cross-examination of the MPI's CEO
- 11 and trying to get guidance from him in terms of
- 12 addressing the actual implications of the GRA, he
- 13 wasn't anxious to answer those questions. But he was
- 14 quite keen to tell us how Manitobans should feel about
- 15 this Application.
- In terms of understanding the
- 17 Application, our clients appreciate and endorse and
- 18 accept the explanation provided by Public Utilities
- 19 Board Counsel on Monday.
- They accept the description of the
- 21 overall premium change, when you can take the combined
- 22 impact of a negative 0.05 percent rate decrease, with
- 23 a 5.5 percent impact of removing the capital release
- 24 provision leads to, on average, a 5.5 percent overall
- 25 premium increase.

1 As Manitobans on average experience the

- 2 rate proposal, if approved, in their expenditures on
- 3 average, they're looking at a pretty significant
- 4 premium increase.
- 5 In accepting the Board's calculations,
- 6 under the MPI Application, about 68 percent of
- 7 vehicles would see a premium increase, with 13 percent
- 8 receiving no change in rates. The remaining 19
- 9 percent are expected to receive a premium decrease.
- 10 As Manitobans experience this rate
- 11 application, if approved, this is a big hit.
- I won't go through this slide in
- 13 detail, but again, our client does accept the
- 14 description of the implications of the MPI
- 15 application, in terms of driver safety rating. And
- 16 we're sure Ms. Meek and others will -- will go through
- 17 that in greater detail.
- 18 Before we get into our clients'
- 19 critical analysis of the application, it's important
- 20 to take a step back and look at where Manitoba Public
- 21 Insurance is today. And, in our clients' view, it's
- 22 at a cross -- crossroads.
- Does it follow the aggressive path --
- 24 expenditure path, proposed in this rate application?
- 25 Or does it maintain behaviour consistent with what the

- 1 Public Utilities Board and our clients have encouraged
- 2 over the past many decades.
- 3 And point -- starting point is just to
- 4 think -- think of Manitoba Public Insurance, what is
- 5 it? And Mr. Herbelin was quite frank on this point,
- 6 we're just this utility providing simple products to
- 7 Manitobans; that's our core. Not the MPI 2.0 core,
- 8 whatever that means. A simple monopoly providing an
- 9 important monopoly service to captive customers.
- 10 Slide 16.
- 11 I've talked ad nauseam about the
- 12 statutory monopoly, but that's important, because
- 13 Manitoba Public Insurance is immune from the pressures
- 14 and demands of the competitive market place. It
- 15 doesn't mean it doesn't have its own demands, but when
- 16 we look at its approach to information, its ambitious
- 17 approach to information technology, when we look at
- 18 its ambitious plans in terms of full-time equivalent
- 19 growth, this is not a company fighting for market
- 20 share. This is not a company trying to fine-tune its
- 21 offerings in the private market place, fighting for
- 22 every slice of that share.
- Its customers have nowhere else to go
- 24 and those customers rely upon you. As I said at the
- 25 outset, it's our clients' view that Manitobans are

- 1 very attached to this Crown monopoly.
- But what it offers is pretty simple. A
- 3 simple product, which has barely changed over fifty
- 4 (50) years, except for the personal injury protection
- 5 plan. And from a ratepayer's perspective, a simple,
- 6 seamless transaction, go in, buy your Basic, 72
- 7 percent of you also buy your Extension from Manitoba
- 8 Public Insurance. Slide 17, please.
- 9 This is a simple monopoly with a simple
- 10 service. It's not the Winnipeg Regional Health
- 11 Authority or Manitoba Health. It provides auto
- 12 insurance, adjudicates claims and, to a modest degree,
- 13 invests in road safety, nothing more.
- 14 And it's important, when you think of
- 15 this simple service by this monopoly, a lot of its
- 16 services are performed by others. In recent years,
- 17 Manitoba Public Insurance has delegated many of its
- 18 simpler estimating tasks to repair shops, through the
- 19 physical damage re-engineering project.
- 20 We -- we cite, in Footnote 21, some of
- 21 the data on the hearing but a lot of the work it used
- 22 to do has now been contracted out to -- or delegated
- 23 out to repair shops. It has a contractual agreement
- 24 and arrangements with body shops, automotive trades,
- 25 and medical service providers.

- 1 And assuming Project Nova releases 3
- 2 and 4 are successful, Manitoba Public Insurance's role
- 3 in delivering face-to-face services, either through
- 4 brokers or services, will diminish. A simple product,
- 5 a non-competitive marketplace and, to a significant
- 6 degree, its services are -- are delegated elsewhere.
- 7 Slide 18 is an important slide. In
- 8 terms of customer satisfaction and sas -- staff
- 9 satisfaction, Manitoba Public Insurance is doing
- 10 pretty well and pretty well compared to private sector
- 11 peers.
- 12 Over the last four (4) years, based
- 13 upon the Forrester analysis it conducts itself, it has
- 14 scored in the good range and, sometimes, on the margin
- 15 of excellent, and it outscores the overall home and
- 16 auto industry by a significant margin. In terms of
- 17 employee engagement, it scores over 80 percent.
- 18 A fact our clients believe is
- 19 uncontested in this hearing is that Manitoba Public
- 20 Insurance, over time, and we see -- saw those data
- 21 points pre-COVID, is experiencing a decline in demand.
- 22 You see Ms. Low, in the first quote, on slide 19,
- 23 talking about how collision frequency continues to be
- 24 down from pre-pandemic levels and, if you get to look
- 25 at the Oliver Wyman expert re -- report, you will

- 1 start to see, about three (3) years before COVID,
- 2 collision frequency was starting to go -- move down.
- 3 You see, in the second quote, on that -
- 4 that page, Mr. Herbelin saying they expect a lower
- 5 claims frequency on certain aspects of the coverage,
- 6 including collision.
- 7 And you see the -- the Oliver Wyman
- 8 perspective that the total number of accidents, we
- 9 believe, is pretty convincingly declining.
- 10 And on slide 20, we put to the Board a
- 11 statement by Oliver Wyman, which was not contested by
- 12 Manitoba Public Insurance in cross-examination, and it
- 13 is an important statement about the future of Manitoba
- 14 Public Insurance and that's the observation that
- 15 claims frequency is decreasing.
- 16 A lot of that's to do with improvements
- 17 in safety technology, perhaps some road safety, and
- 18 it's not just a Manitoba experience. It's an
- 19 experience that Oliver Wyman, which does regulatory
- 20 actuarial work in nine -- all Canadian provinces,
- 21 except for Quebec, is seeing across Canada.
- 22 There are fewer and fewer claims and
- 23 we're not talking about the -- the Nirvana, where
- 24 there 's -- there's no accidents on the road at this
- 25 point in time but this is a corporation, a simple

- 1 monopoly, experiencing decline in demand, like
- 2 property and casual ins -- auto insurance across
- 3 Canada. That begs the question, at slide 21. Open
- 4 slide 21.
- 5 Is significant expansion of this simple
- 6 monopoly justified? In the next twenty (20) or so
- 7 slides, our clients are going to talk about
- 8 unreasonable and imprudent practices in their
- 9 perspective in terms of Manitoba Public Insurance
- 10 expenditure control. What we call the broken
- 11 guardrail, so cost control.
- 12 Our clients are going to talk about the
- 13 dramatic rise in Basic operating expenses. They're
- 14 going to talk about the significant rise in full-time
- 15 equivalents. Despite concerns in benchmarking reports
- 16 about Man -- Manitoba Public Insurances relatively
- 17 poor perspective performance in that regard.
- 18 They're going to talk about inflation
- 19 busting growth in corporate normal operation expenses.
- 20 If you think of CPI year over year, 8 percent or so,
- 21 look at corporate normal operation expenses. I think
- 22 it's Exhibit 97. We'll come to it later, 13.56
- 23 percent. Year-over-year, '22/'23 to '23/'24.
- 24 Throughout this hearing our client has
- 25 been seeking to understand how Manitoba Public

- 1 Insurance manages, controls, and evaluates
- 2 expenditures and measures performance.
- 3 I've been away from this GRA for a
- 4 year. I wasn't here last year. When I left this
- 5 General Rate Application process, we knew a Manitoba
- 6 Public Insurance that budgets. We knew how they
- 7 managed performance.
- 8 You couldn't walk or go through five
- 9 (5) pages of transcript without seeing key performance
- 10 indicators. You couldn't look through the application
- 11 without having an active sense of how they were
- 12 managing their expenditures.
- 13 Manitoba Public Insurance has struggled
- 14 to explain what is driving significant budget growth
- 15 and how it's even evaluating significant driver budget
- 16 growth. Is it MPI 2.0? Is it KPIs, or Key
- 17 Performance Indic -- Indicators?
- 18 Ultimately, in Exhibit 86, page 3,
- 19 Manitoba Public Insurance admits that it is MPI 2000 -
- 20 2.0, which is guiding budget decisions. We call it
- 21 the ephemeral MPI 2.0, because we don't get it.
- Mr. Herbelin in day 1 of the hearing
- 23 couldn't explain it. We've never heard anyone from
- 24 Manitoba Public Insurance explain this except for as
- 25 an aspiration, as an ambition. How is that driving

- 1 budgeting decisions?
- 2 You'll hear our clients talk a lot
- 3 about Exhibit 86. It's a monster. It is three
- 4 hundred and twenty-five (325) pages. It's a response
- 5 to Undertaking 10. Our clients asked, what is guiding
- 6 your decisions? Give us what it is.
- 7 It took Manitoba Public Insurance two
- 8 (2) weeks to prepare that exhibit, three hundred and
- 9 twenty-five (325) pages. And in terms of key
- 10 performance indicators, MPI will admit that they're
- 11 not demonstrated to be used there with regard to
- 12 Basic.
- 13 Of those three hundred and twenty-five
- 14 (325) pages or so, you will see less than five (5)
- 15 slides addressing key performance indicators and they
- 16 relate to special risk Extension.
- 17 These will be detailed, but that's the
- 18 heart of our clients' concern. Slide 22. Next slide,
- 19 please.
- I am definitely not a poet or a great
- 21 writer, so why are we using the guardrail analogy.
- 22 It's not our analogy, it's the Manitoba Public
- 23 Insurances choice of words. You'll see that in
- 24 Exhibit 86, Appendix 1, slide 6.
- So, before discussing Exhibit 86, we

- 1 asked Manitoba Public Insurance can we define
- 2 'guardrail'. And we suggested that a guardrail is a
- 3 strong fence at the side of a road, middle of
- 4 expressway intended to reduce risk.
- 5 MPI accepted it for the purposes of
- 6 that conversation. But when you look at the growth in
- 7 full-time equivalents and you look at the growth in
- 8 normal operating expenses, you will see that MPI's
- 9 application of that definition is at odds with what it
- 10 means.
- In this hearing, guardrails is employed
- 12 by MPI certain words of baseline, but we might even
- 13 call it a floodgate. And the guardrails for full-time
- 14 equivalents and expenses that you would see in MPI
- 15 Exhibit 86, Appendix 1, slide 6 have been obliterated.
- 16 Slide 24.
- 17 Slide 24 focusses on the dramatic rise
- 18 in Basic operating expenses. And if you think back to
- 19 Monday, Manitoba Public Insurance, in its closing
- 20 submissions, appeared to be suggesting that our
- 21 clients' interest in operating expenses was somehow
- 22 disproportionate.
- 23 There's a reason that our clients and
- 24 every rigorous independent regulator in North America
- 25 focusses on operating expenses. The PUB has long

- 1 understood and stated that operating expenditures,
- 2 those choices are far more within corporate control
- 3 than, for example, claims expenses which to a
- 4 significant degree are a function and have a
- 5 correlation with claims.
- 6 Our clients are also focussing on
- 7 operating expenses because this is a \$100 million line
- 8 of expenditure. And our clients say this is worthy of
- 9 that vigilance, especially when it has grown by 38
- 10 percent in just the last two (2) years.
- Our clients worry that the growth from
- 12 a \$76 million baseline to over a \$100 million baseline
- 13 will turn into a springboard for future growth,
- 14 especially, if Manitoba Public Insurance does not
- 15 begin to demonstrate improved controls for
- 16 expenditures.
- 17 And our clients are focussing on
- 18 operating expenses because there's something strange
- 19 going on. The Manitoba Public Insurance forecast for
- 20 operating expenses, for Basic operating expenses in
- 21 '23/'24, is sharply different from what it told us
- 22 they would be just in last year's General Rate
- 23 Application.
- 24 It's sharply different from the -- from
- 25 last year's actual operating expense budget, and it's

- 1 sharply different from the initial '23/'24 GRA
- 2 forecast in early July of 2022, growing by some \$11.5
- 3 million in just a few months. Something is amiss.
- 4 Something is wrong. Slide 26.

5

6 (BRIEF PAUSE)

- DR. BYRON WILLIAMS: These are
- 9 excerpts from a conversation that CAC legal counsel
- 10 had with Mr. Giesbrecht, but if you want to go to MPI
- 11 Exhibit Pro Forma -- 50, Pro -- Pro Forma 1, page 13,
- 12 you'll see some of the same information.
- 13 Forecast Basic operating expenses for
- 14 the '23/'24 year were almost 20 percent year over year
- 15 compared to the budget for '22/'23 -- a 17.9 percent
- 16 increase year over year.
- 17 If you go back one (1) more year to the
- 18 actuals for '21/'22, what is in the budget for '23/'24
- 19 represents a growth of 38 percent in two (2) years.
- 20 Back in  $\frac{21}{22}$ , the actuals were 75.9 -- 75 -- 76
- 21 million.
- They are forecasting \$107.5 million in
- 23 '23/'24, \$31.5 million higher over the last two (2)
- 24 years. Some of this is due to changes in claims
- 25 allocation, but what's driving this is full-time

- 1 equivalent.
- 2 In terms of reasonable check --
- 3 reasonableness checks in terms of this growth in
- 4 operating expenses, one (1) basic reasonable check is:
- 5 What did Manitoba Public Insurance say last year, just
- 6 a year ago, about what the '23/'24 budget would look
- 7 like?
- First of all, let's take the '22/'23
- 9 year, the year we're currently in. Operating expenses
- 10 are forecast to be 13.4 million higher for this
- 11 current year than what MPI told you when it was before
- 12 you seeking the rate increase, about 17.5 percent
- 13 higher than last year's forecast.
- 14 And if we turn to the test year, the
- 15 '23/'24 year, operating expenses are forecast to be 37
- 16 percent higher than what Manitoba Public Insurance was
- 17 forecasting in last year's General Rate Application,
- 18 \$29 million higher than last year's forecast. And
- 19 again, the sources for that at the bottom of slide 26.
- 20 Another pretty basic reality check,
- 21 reasonableness check, is: What did Manitoba Public
- 22 Insurance tell us when it filed the General Rate
- 23 Application, allegedly its best estimate of what it
- 24 needed for the test year, back in July?
- 25 Operating expenses for the '23/'24 year

- 1 are -- are eleven point five (11.5) -- as updated by
- 2 the October 7th update are \$11.5 million higher than
- 3 at the time of the GRA filing. We've seen Mr.
- 4 Giesbrecht agreeing with our client on that point.
- 5 Expenditures that are so dramatically
- 6 out of line with reasonableness checks, that are so
- 7 markedly different in such short time frames, demand
- 8 careful and rigorous justification, in our clients'
- 9 respectful view.
- Twinned with our clients' concern with
- 11 Basic operating expenses is a significant rise in
- 12 full-time equivalent staff. This is self-evident to
- 13 all, but leave aside compensation increases. FTEs,
- 14 full-time equivalents, as MPI admits, are a key driver
- 15 in the growth of operating expenses, as well as
- 16 overall corporate expenses.
- 17 Even before we got the General Rate
- 18 Application, and more importantly the October 7th,
- 19 2022 budget update, full-time equivalents had been a
- 20 long-standing concern with Manitoba Public Insurance.
- 21 Full-time equivalents had been rising even during
- 22 COVID compared to the pre-COVID numbers.
- 23 Benchmark data from Gartner Group in
- 24 terms of information technology full-time equivalents
- 25 has suggested that the numbers for Manitoba Public

- 1 Insurance are already high compared to its peers. And
- 2 benchmark data in terms of compared to other Crown
- 3 corporations has all -- has also raised concerns in
- 4 terms of MPI full-time equivalents as compared to
- 5 other Crowns.
- 6 Here's an example of FT -- this is for
- 7 the '22/'23 year, not the great leap forward in
- 8 '23/'24. But already, FTEs were rising from the pre-
- 9 COVID baseline despite decreasing claims frequency
- 10 both pre and during the pandemic.
- 11 Here you see that the budget figure for
- 12 '22/'23 as compared to pre-COVID years had eighty-four
- 13 (84) more full-time equivalent. Next slide, please.
- 14 Slide 30 talks about IT full-time
- 15 equivalents. There was an excellent cross-examination
- 16 by Board counsel in terms of the Gartner IT
- 17 benchmarking report and making the point that Manitoba
- 18 Public Insurance, both with NOVA, but even without
- 19 NOVA, has had higher IT spends, higher full-time
- 20 equivalents, as well as higher IT maturity than its
- 21 peers that are evaluated in the Gartner group. Slide
- 22 31, please.
- The same time type of insight has come
- 24 out of Crown benchmarks, again, an excellent cross-
- 25 examination by PUB legal counsel. MPI is

- 1 underperforming its peers on full-time equivalents as
- 2 compared to premiums written. And MPI has higher FT -
- 3 full-time equivalent counts as compared to its Crown
- 4 peers by multiple metrics.
- 5 And this is the Crown benchmarking
- 6 exercise that MPI undertook. It doesn't reflect the
- 7 '22/'23 year or the 14 percent growth in full-time
- 8 equivalents for the purposes of the '23/'24 budget.

9

10 (BRIEF PAUSE)

- 12 DR. BYRON WILLIAMS: In '23/'24 and on
- 13 day 2 of this Hearing, slide 14, I think it's Exhibit
- 14 55, MPI revealed to our clients' knowledge really for
- 15 the first time the full extent of the growth in FTEs
- 16 captured in its '23/'24 GRA proposal.
- 17 The total normal operation full-time
- 18 equivalent forecast for the '23/'24 year is two
- 19 thousand two hundred and sixty-nine (2,269). This is
- 20 two hundred and thirty-two (232) more full-time
- 21 equivalents than MPI suggested at the time it filed
- 22 its General Rate Application.
- It is two hundred and eighty-three
- 24 (283) more full-time equivalents in the '23/'24 budget
- 25 versus the '22/'23 budget, year over year, two hundred

- 1 and eighty-three (283) more FTEs, a 14 percent
- 2 increase. And the sources for that are, of course,
- 3 set out at the bottom of this slide.

4

5 (BRIEF PAUSE)

- 7 DR. BYRON WILLIAMS: MPI claims that
- 8 these two hundred and eighty-three (283) full-time
- 9 equivalents equals about \$36 million. And here you'll
- 10 see Ms. McCandless, on behalf of the Public Utilities
- 11 Board, suggesting that the two hundred and eighty-
- 12 three (283) translates into \$36 million from the
- 13 '22/'23 budget.
- 14 The PUB, of course, will want to take a
- 15 look at whether it's only 36 million, but that's the
- 16 position of Manitoba Public Insurance. It's a lot.
- 17 Next slide, please.
- 18 When we think of that two hundred and
- 19 eighty-three (283), our default assumption might be,
- 20 well, it's all Project Nova; it's not. MPI has
- 21 assisted us to understand this. It's identified
- 22 forty-four (44) IT consultants with NOVA.
- 23 More digging by the Public Utilities
- 24 Board on November the 3rd suggests that perhaps sixty-
- 25 three (63) of the two hundred and eighty-three (283)

- 1 FTEs can be ascribed to NOVA. Go back to that slide
- 2 for just one (1) second, please.
- 3 That's in the range of two hundred and
- 4 twenty (220) FTEs, full-time equivalents, that are not
- 5 NOVA related. There's a lot going on at Manitoba
- 6 Public Insurance in terms of full-time equivalent
- 7 growth. Slide 35, please.
- At a higher level, one (1) other
- 9 reasonable check -- reasonableness check on the MPI
- 10 expenditures for the '23/'24 year are corporate normal
- 11 operating expenses. Inflation's a thing. We know
- 12 that there's inflation putting a lot of pressure on
- 13 everyone, Mr. Herbelin admitted it, on corporations,
- 14 on folks just trying to pay the bills, on folks who
- 15 can't pay the bills.
- 16 Exhibit MPI-97 is a great exhibit.
- 17 It's a one (1) slide exhibit, and it compares the
- 18 growth of normal corporate operation expenses over a
- 19 two (2) year period as compared to inflation.
- 20 What does that exhibit tell us? The
- 21 normal corporate operation expenses grew by 44 percent
- 22 or 13.56 percent between the '22/'23 budget and the
- 23 '23/'24 budget; 5.56 percent higher than the rate of
- 24 inflation.
- 25 Leave aside stretch targets, if the

- 1 normal corporate operation expenses would have simply
- 2 tracked inflation, they would have been \$19 million
- 3 lower. It's a great exhibit and -- and very
- 4 illustrative of what our clients are trying to convey.

5

6 (BRIEF PAUSE)

- 8 DR. BYRON WILLIAMS: As I indicated
- 9 previously, for years it was pretty easy to understand
- 10 how Manitoba Public Insurance was making budgeting
- 11 decisions. The word 'key performance indicators' is a
- 12 measure to evaluate. Its performance was a key tag
- 13 word for a number of General Rate Applications.
- In this Hearing, MPI's explanation of
- 15 what is driving significant budget growth has been
- 16 inconsistent. In our clients' discussion with Mr.
- 17 Herbelin on October 19th, it was very challenging, and
- 18 he seemed unwilling or unable to provide clarity on
- 19 how MPI develops budgets and measures performance.
- 20 Imagine Mr. Graham with those same type of questions.
- On slide 37, we see Mr. Giesbrecht
- 22 trying to suggest it's all about performance metrics.
- 23 We asked him, how are you going to measure what
- 24 they're achieving? And he suggested that there's all
- 25 sorts of different operating metrics. And -- and so,

- 1 we asked Mr. Giesbrecht, and so there's a document
- 2 that will articulate the expectation of value that
- 3 will be delivered by this \$36 million investment in
- 4 full-time equivalents. That discussion eventually led
- 5 to MPI Exhibit 86. Slide 38, please.
- So, early in the Hearing we can't get a
- 7 sense from Mr. Herbelin in terms of how MPI's making
- 8 budget decisions. A day later, Mr. Giesbrecht is
- 9 suggesting that there are certain metrics.
- 10 Ultimately, we get Exhibit 86, that
- 11 three hundred (300) some page document. And at the
- 12 heart of Exhibit 86 slide -- third page here's what it
- 13 says.
- "The five (5) year ambition, MPI
- 15 2.0, guided the buildup of the MPI
- 16 budget. MPI based its budget
- 17 buildups, breaking the guardrails,
- 18 on its five (5) year ambitions in
- 19 alignment with its corporate goals."
- 20 And if you dig deeper into those key
- 21 documents, for example, appendix 2 which talks about
- 22 the budget for the '22/'23 year, here are the guiding
- 23 questions: How will the requested new rules -- how
- 24 will all those full-time equivalents support the
- 25 journey to MPI 2.0? Slide 39, please.

```
1
                   So, what is MPI 2.0? Look back to the
   very first day of this Hearing, the noble efforts by
   learned PUB counsel to try to get Manitoba Public
   Insurance to explain it. They've been struggling
   collectively throughout this Hearing to try to
 5
   understand or document what it is. It's got to be
    important. Apparently, it's guiding budget decisions
 7
   and the dramatic buildup in full-time equivalents, so
   what is it? Slide 40.
10
                   Here's the CEO of Manitoba Public
    Insurance on the first day of the Hearings. Make of
11
    this quote what you will.
12
13
                      "But effectively, there are plans
14
                      that are for the future that have
15
                      not necessarily elaborated just yet.
16
                      That the picture -- that depict the
17
                      picture of MPI 2.0 in the five
                      (5) year ambition level."
18
19
                   Here's Mr. Parti, a candid witness,
    again in response to a question by a Board member:
20
21
                      "So MPI 2.0, I do not believe is a
22
                      document. It's an aspirational
23
                      state for MPI. It's about
24
                      everything post-NOVA. No, we don't
                      have an MPI 2.0 document."
25
```

- 1 Slide 41, please. Back to slide 40 for
- 2 a second.
- 3 How can a document that is
- 4 aspirational, not necessarily elaborated, about
- 5 everything guide a budget with any rigour? Slide 41.
- 6 We'll come back to Exhibit 86 in a
- 7 second. But our clients make the general observation
- 8 that there's little evidence in the budgeting
- 9 documents provided by Manitoba Public Insurance to
- 10 suggest that, in terms of normal operational expenses,
- 11 key -- that key performance indicators, balance
- 12 scorecards, or any other good management practices are
- 13 being used to evaluate proposed expenditures and
- 14 measure outcomes. Slide 42.
- Where are the key performance
- 16 indicators? Our clients has been on this journey
- 17 throughout this Hearing. We sought to understand and
- 18 to identify performance measures and targets,
- 19 including for IT, the process about how they're set
- 20 and developed, and how they're measured and adjusted
- 21 to.
- We did so because, for years, MPI
- 23 expenditure decisions were driven by a rigorous and
- 24 measured approach to KPIs. It was very frustrating
- 25 when you're trying to cross-examine them in hearings

- 1 years past because it was very vigorous. Not so much
- 2 this year. Slide 43.
- What do we know, leaving aside Exhibit
- 4 86? We know that MPI does not have a target for
- 5 benchmarking performances on full-time equivalents per
- 6 gross premium written. We know that when MPI has to
- 7 do its report to the Minister, full-time equivalents
- 8 are not a key -- key performance indicator for that
- 9 Minister reporting. And Manitoba Public Insurance
- 10 tells us that the KPIs are alleged -- or tells us that
- 11 they're scattered throughout the application.
- 12 Exhibit 86 is intimidating but it's
- 13 important. We had asked Manitoba Public Insurance, by
- 14 way of undertaking, to the extent that their
- 15 expectations are indicated, that it expected to guide
- 16 -- the budget deliberations for '22/'23 and '23/'24 to
- 17 quide them.
- 18 Manitoba Public Insurance spent two (2)
- 19 weeks responding to the undertaking. It provided a
- 20 lot of paper. The KPIs were merely impossible to
- 21 identify. Less than five (5) of the three-hundred-
- 22 and-twenty-five (325) slides were attempting to apply
- 23 them and that was in the context of special risk
- 24 Extension, a competitive line of business.
- 25 As Mr. Giesbrecht candidly explained,

- 1 talking about the special risk Extension KPIs, he
- 2 said, This is an example of one, but I wouldn't expect
- 3 you to see this in Basic.
- 4 This is a far departure from the
- 5 admittedly vigorous approach that MPI took only a few
- 6 years ago.
- 7 In our clients' respectful view, the
- 8 dramatic growth in MPI Basic expenses and FTEs in the
- 9 '23/'24 budget is not reasonable. It is not prudent.
- 10 The so-called guardrails have been obliterated.
- But the climbing collision claims
- 12 frequency, the climbing weekly indemnity claims
- 13 frequency, with the reduction in estimating pressures
- 14 flowing from physical damage re-engineering, with the
- 15 pending delivery of online services, what is wrong
- 16 with Manitoba Public Insurance in managing its
- 17 businesses that full-time equivalents have to grow by
- 18 14 percent?
- 19 In our clients' respectful submission,
- 20 operational cost containment initiatives and measures
- 21 have faded from the General Rate Application. And in
- 22 our clients' submission, they need to be returned with
- 23 increased vigour and determination, organization wide.
- In terms of this specific area of our
- 25 clients' submissions, we have a number of recommended

- 1 findings for the Public Utilities Board.
- In terms of the current benchmarking
- 3 practices, it's our view that they are either weak,
- 4 i.e., the Crown benchmarking exercise or dated. And
- 5 that they need to be strengthened to enable MPI to
- 6 attain optimum performance -- optimum performance
- 7 across all areas.
- 8 In terms of key performance indicators
- 9 or analogous measures, our clients recommend that the
- 10 Public Utilities Board find that they can be a
- 11 critical tool to establish performance measures and
- 12 targets, including for IT.
- They recommend that the current MPI
- 14 KPIs, when they can be found, seem to be focused on
- 15 providing material for presentations, but do not
- 16 appear to drive organizational performance
- 17 improvements.
- 18 They also observe and recommend that
- 19 MPI should differentiate between lagging and leading
- 20 KPIs to drive performance and to add value. Slide 48,
- 21 please.
- In terms of our clients' recommended
- 23 findings in terms of the reasonableness and prudence
- 24 of expenditures in this specific area, our clients
- 25 recommend that the Public Utilities Board find that

- 1 the forecast of Basic operating expenses for '23/'24
- 2 is unreasonable.
- 3 They recommend that the Public
- 4 Utilities Board find that the growth in MPI FTEs,
- 5 full-time equivalents, between the '22/'23 year and
- 6 the '23/'24 year is unreasonable.
- 7 They recommend that the Public
- 8 Utilities Board find that more reasonable and prudent
- 9 management of full-time equivalents and expenses and
- 10 the use of stretch targets could achieve savings in
- 11 excess of 2 percent in the revenue requirement.
- 12 They also recommend that the Public
- 13 Utilities Board observe and find that there are --
- 14 that there are other budgetary placeholders in the
- 15 '23/'24 GRA budget that do not appear to have been
- 16 rigorously developed and which can provide
- 17 opportunities for prudency, including the \$5 million
- 18 placeholder budget and special services for MPI 2.0
- 19 and the \$2 million placeholder budget in loss
- 20 prevention for pre-determined projects.
- 21 Focusing on expenditure control and to
- 22 send a prudency signal, our clients recommend that the
- 23 current revenue requirement for MPI should be reduced
- 24 by between 2 percent and 3 percent in this specific
- 25 area. Thank you.

- 1 Madam Chair, we're going to turn to
- 2 Project Nova. And given the time that our client
- 3 spent on Project Nova in the CSI portion, this will be
- 4 shorter than it -- it normally would be on this issue.
- 5 But I've probably -- I probably have
- 6 another twenty (20) minutes, which might -- might be a
- 7 good time to get us to just a short break. If that
- 8 would ...
- 9 THE PANEL CHAIRPERSON: That's fine.
- 10 Thanks, Mr. Williams.

- 12 CONTINUED BY DR. BYRON WILLIAMS:
- DR. BYRON WILLIAMS: Slide 49, we
- 14 highlight a really powerful quote by the MPI CEO:
- "In terms of Project Nova, we are
- 16 entering the dead zone and we have
- to go through."
- 18 We'll come back to that quote a bit
- 19 later. But again, we see our argument in the public
- 20 record on Project Nova supplementing our core argument
- 21 which, unfortunately, is under CSI. And we ask that
- 22 they be read and understood together. Slide 50.
- In terms of what's on the public
- 24 record, in our clients' view, it confirms that
- 25 competing corporate priorities continue to place the

- 1 achievement of Project Nova outcomes in terms of
- 2 functionality, costs, and benefit at risk.
- In their view, turning to the second
- 4 bullet, it confirms that senior non-NOVA executives
- 5 appear to be late to the table in assuming ownership
- 6 of Project Nova. And that Project Nova governance
- 7 challenges continue to place the success of the
- 8 project at risk.
- 9 Our clients re-iterate our concern that
- 10 the untendered contract to McKinsey of February 2022
- 11 was unreasonable. And our clients' observed, based
- 12 upon the public record, that the achievement of
- 13 current expectations of Project Nova, in terms of
- 14 functionality, benefits and net present value
- 15 continues to be a high risk.
- 16 Our clients note that additional cost
- 17 pressures on Project Nova may inadvertently arise from
- 18 Corporate messaging suggesting that the project must
- 19 be completed at all cost.
- 20 And for further review, at a later GRA,
- 21 they suggest that one (1) item for consideration is
- 22 the allocation of the costs of Project Nova.
- I wasn't at last year's General Rate
- 24 Application, so it's -- it's -- now, these aren't my
- 25 words, but I think it's instructive to go back and

- 1 look at what the Public Utilities Board said then.
- 2 And remember, at this point in time, the Public
- 3 Utilities Board was only looking at the 2021 re-
- 4 baseline, not the 2022 re-baseline.
- 5 And again, I wasn't at the hearing, but
- 6 apparently there was a discussion of moving from
- 7 Project Nova through -- towards MPI 2.0 through Super
- 8 Nova. And, in the quote at the top of the page, you
- 9 see the Board even on the 2020/'21 re-baseline
- 10 expressing concern with budget overruns and expressing
- 11 its concern quite pressively that their 2021 re-
- 12 baseline may not be a reliable indicator of future
- 13 project costs. They're also warning you about scope
- 14 creep, given the plan -- plan move towards MPI 2.0
- 15 through Super Nova.
- 16 Again, I wasn't at the hearing, so I
- 17 don't know who picked the words 'Super Nova', but I
- 18 thought that was a curious choice of words and we went
- 19 to the handy Oxford dictionary just to try and
- 20 understand a common parlance for Super Nova, which is
- 21 a star that suddenly increases greatly in brightness
- 22 because of a catastrophic explosion that ejects most
- 23 of its mass.
- 24 And I'm, again, I don't know who called
- 25 it Super Nova, I hope that is not an aspirational

- 1 intention and that Super Nova has a different meaning
- 2 than -- than common parlance. Slide 52.
- 3 In terms of computing Corporate
- 4 priorities, our client recommends that the PUB turn
- 5 back to our confidential CSI slides 24 to 29. But, we
- 6 do note, Mr. Mitra again noting actually in the spring
- 7 of 2021, that already MPI was struggling with
- 8 competing corporate priorities. Slide 53.
- 9 What is striking to our client is --
- 10 you'll recall in cross-examination on the public
- 11 record, there was actually a discussion of two (2)
- 12 steering committees. And one involving the sponsors,
- 13 the CEO, the -- the COO, the CIO, so the Chief
- 14 Operating Officer, the Chief Executive Officer and the
- 15 Chief Information Officer.
- I do take you to one -- Exhibit MPI
- 17 106, where we try to find out when this started,
- 18 because you'll -- you'll know that with the project
- 19 deeply in trouble, as Project Nova has been,
- 20 leadership across the Corporation is necessary.
- 21 Ownership of the project is necessary.
- To our surprise, our clients knew that
- 23 the sponsor steering committee, including the Chief
- 24 Executive Officer, was not announced till June of 2022
- 25 and did not meet until well into July of 2022.

- 1 And this raises concerns for our
- 2 clients, given the dramatic escalation of cost,
- 3 decline in benefits in MPV and material challenges
- 4 with scheduling, our clients would have expected
- 5 senior executive ownership of this project sooner in
- 6 the process, including through this sponsor steering
- 7 committee.
- 8 Slide 54 merely repeats, based upon the
- 9 public record, issues related to the significant
- 10 untendered contract for McKinsey to serve as general
- 11 contractor. With MPI back in February of 2022,
- 12 defending this decision, on the grounds that it could
- 13 not afford the delay involved with issuing a tender
- 14 process. Had -- it had to act then and urgently to
- 15 hire a general contractor. It couldn't afford to wait
- 16 for tenders. Slide 55.
- 17 The public record on this point is
- 18 actually better than the confidential record in -- in
- 19 our clients' view. It confirms that Manitoba Public
- 20 Insurance and the MPI Board technical committee were
- 21 aware of concerns that MPI could not fulfill the
- 22 general contractor role by the summer of 2021. And in
- 23 the case of the technical committee, perhaps early
- 24 September. Oh, go -- go back please, thank you, Ms.
- 25 Schubert.

- 1 It highlights that by mid 2021, MPI was
- 2 starting to understand that the complexity and scale
- 3 of NOVA was greater than anticipated. It was
- 4 recognizing that were -- there were concerns in terms
- 5 of the timing and the budget for NOVA.
- 6 MPI confirmed that by the summer of
- 7 2021, it was concerned that it was not competent to
- 8 fill the entirety of the general contractor's role and
- 9 that the technical committee of the Manitoba Public
- 10 Insurance Board was advised that -- Manitoba Public
- 11 Insurance was struggling in its role as general
- 12 contractor in the August to September 2021 time
- 13 period. And you'll see that's part -- from the
- 14 transcript October 31st of 2022.
- 15 MPI confirmed its awareness, or at
- 16 least its -- its tendering folks' awareness of the
- 17 opportunities for accelerated tenders but as Mr.
- 18 Mitra candidly admitted, subject to check, Manitoba
- 19 Public Insurance did not evaluate that option. Next
- 20 slide please.
- 21 At slide 57 we merely highlight, that
- 22 apart from McKinsey, and let's leave aside KPMG and
- 23 other potential vendors, there are also other -- other
- 24 elite firms in -- in -- potential in the marketplace
- 25 who could have participated in the tendering process,

- 1 especially if it would have been initiated in the fall
- 2 of 2021. Slide 58.
- 3 Again, because so much of this
- 4 documentation is on the CSI record, at slide 58, our
- 5 clients just want to highlight that the achievement of
- 6 current expectations for NOVA continues to be high
- 7 risk.
- 8 Among the key risk factors are the
- 9 complexity of the -- release 3, compared to releases 1
- 10 and 2. Uncertainty in broker negotiations. The fact
- 11 that pre-discovery and discovery have not yet been
- 12 done for the largest release being release 3. And,
- 13 obviously, there is a risk of further schedule
- 14 slippage that would impact costs.
- So, for our clients' view, this -- this
- 16 highlights the risks associated with relying too
- 17 heavily on re-baseline 2022. Slide 59 please.
- 18 PUB counsel did some nice work in just
- 19 kind of tracing the changes in -- in corporate and
- 20 Board expectations for Project Nova.
- 21 As late as December 2020, the tech
- 22 committee was only prove -- prepared to prove budget
- 23 increases up to zero (0) MPV. Of course, now we're at
- 24 minus one hundred and eighty nine million (-189).
- 25 Slide 60.

- 1 Slide 60 is a candid discussion between
- 2 Chairperson Gabor and Mr. Herbelin and the question
- 3 was put, you're in deep and perhaps I'd -- I'll just -
- 4 just let me say, the question was put, There isn't
- 5 pulling back from this. And Mr. Herbelin go -- goes:
- 6 "If you take the analogy of the
- 7 summit, we're entering the dead zone
- and we have to go through."
- 9 Our client is somewhat concerned that
- 10 this type of messaging may be like a moth to a
- 11 consultant's flame and, certainly, from our clients'
- 12 perspective, it reinforces the nay -- necessity of
- 13 independent governance, oversight, and rigorous PUB
- 14 review.
- 15 Even if Manitoba Public Insurance is no
- 16 longer budgeti -- or governing this project with
- 17 quidance, in terms of aiming for zero MPV, it is very
- 18 critical for independent oversight, in our clients'
- 19 view, to bring as much rigour as possible to the -- to
- 20 expenditure control.
- 21 The Corporation, in our clients' view,
- 22 appears to be vulnerable and deep into the project and
- 23 -- and our clients are concerned that that may trigger
- 24 further pressures on expenditures.
- 25 Slide 61. Next slide, please. Just a

- 1 simple acknowledgment on slide 61 that this is a high
- 2 risk project. It continues to be a high risk project
- 3 and we appreciate Mr. Mitra's candour. Slide 62.
- 4 On slide 62, we just raise some
- 5 comments on -- on cost allocation and as the Public
- 6 Utilities Board is aware, the cost allocation
- 7 methodology for Project Nova has changed, with less
- 8 being allocated to Basic, and you would think our
- 9 clients would be celebrating, and our clients
- 10 certainly will be celebrating if -- if -- if that is a
- 11 valid cost allocation methodology.
- 12 Our clients do not want to pay one cent
- 13 more than they need to pay but they do not want to pay
- 14 one cent less than what is just and reasonable.
- 15 That's what this process is about.
- And, so, our client is just being
- 17 mindful of cost allocation because the changes to the
- 18 cost allocation methodology have not been explored --
- 19 externally val -- validated, and their timing happened
- 20 to be very contemporaneous with -- with re-baseline
- 21 2022.
- 22 Our clients will applaud with joy if
- 23 the cost allocation methodology related to Project
- 24 Nova is validated by external method -- methodology
- 25 but it -- they -- they suggest that it should be

- 1 looked at with some care, in future regulatory
- 2 proceedings. Slide 63, please. That basically reiter
- 3 -- reiterates what I just said on slide 62. So, we
- 4 can move on, please.
- 5 In terms of our clients' recommended
- 6 finding, again, these should be read in -- in -- in
- 7 harmony with the CSI submissions but, again, that
- 8 Project Nova is a high-risk pro -- project, by virtue
- 9 of its complexity, financial challenges, and timing
- 10 challenges; and it's ability to make critical dead --
- 11 deadlines has been put at risk by competing corporate
- 12 pressures; and its capacity to make critical deadlines
- 13 has been put at risk by challenges in engaging senior,
- 14 non-NOVA executives; that the MPI Tech Committee was
- 15 aware of concerns that MPI could not fulfil the
- 16 general contractor role by the summer of 2021 and that
- 17 it was imprudent -- that MPI was aware but did not
- 18 explore an accelerated tendering process; and that it
- 19 was imprudent to issue an untendered contract for
- 20 McKinsey in February '22.
- 21 We also recommend the finding that
- 22 there is uncertainty that the project can be delivered
- 23 on existing re-baseline budget, time line, and net
- 24 present value -- negative net present value.
- In our clients' view, without

- 1 commenting on material on the confidential record, the
- 2 Public Utilities Board has benefitted greatly from the
- 3 insights of the independent governance advisor PwC,
- 4 and, if Manitoba Public Insurance continues to retain
- 5 an independence governance advisor, our clients would
- 6 recommend that that -- Public Utilities Board should
- 7 ask that entity to appear as a witness at the next
- 8 General Rate Application.
- 9 If an independence governance advisor
- 10 is not retained, given the magnitude of the project,
- 11 given the risk of the project, in our clients' view,
- 12 the PUB should request an independent assessment of
- 13 the risks in business case for NOVA for the next GRA.
- Bullet 3, it's not the PUB decision but
- 15 we are proposing that the PUB should recommend to the
- 16 MPI Board that it directs MPI to contain costs within
- 17 the 2022 re-baseline.
- 18 It's important from our clients' view,
- 19 especially given other competing priorities,
- 20 especially given the risk of project scrope -- scope,
- 21 that a line be drawn in the sand somewhere and,
- 22 perhaps, the last line that can be drawn is the 2022
- 23 re-baseline and -- which may require hard decisions.
- 24 It may not achieve the aspirations of Super NOVA but
- 25 it would be helpful quidance to Manitoba Public

- 1 Insurance, given its struggles with this project.
- 2 And, again, our clients recommend that
- 3 the PUB should defer determination of cost allocation
- 4 -- an ultimate determination, and request independent
- 5 review, at some future date. Slide 66.
- I'm not going to go through this in
- 7 detail but, if the Board is looking for precedent or
- 8 examples of where it has undertaken similar activities
- 9 in the past, it can look to what it did with the
- 10 physical damage re-engineering project. That was only
- 11 "a sixty-five million dollar (\$65,000,000) project"
- 12 but, again, it was badly out of scope and over budget.
- And, certainly, these two (2) slides,
- 14 being slides 66 and 67, we recommend for the Board to
- 15 read at your leisure -- I'm sure you have so much of
- 16 it -- because it does give a good history of Manitoba
- 17 Public Insurance's aggressive adventures, prior to
- 18 Project Nova, in modernizing its IT footprint. Go
- 19 back to slide 66.
- 20 In that second paragraph, you can just
- 21 see all the projects that it was involved with prior
- 22 to physical damage re-engineering. It's not like
- 23 Manitoba Public Insurance has been sleeping in the
- 24 backwoods for -- for a decade. There's been an
- 25 aggressive effort, pre-NOVA, to enhance its maturity

- 1 and that maturity is reflected in the Gartner Group
- 2 Peer benchmarks showing it with a relatively high
- 3 maturity compared to its peers across nine (9)
- 4 different arc -- categories.
- 5 Slide 67, again, is just an example of
- 6 what the PUB did with the physical damage re-
- 7 engineering project and the recommendations that our
- 8 client is making in -- in this hearing are highly
- 9 analogous to what the Public Utilities Board did in
- 10 Order 128/'15.
- 11 Slide 68 takes -- takes us to
- 12 investments and, Madam Chair, I'm a couple of minutes
- 13 ahead of schedule but this is -- recognizing I've
- 14 still got a ways to go, this might be a good break
- 15 point for -- for a health break.
- 16 THE PANEL CHAIRPERSON: Thank you, Mr.
- 17 Williams. Yes. Let's come back, please at twenty-
- 18 five to 11:00.
- 19
- 20 --- Upon recessing at 10:19 a.m.
- 21 --- Upon resuming at 10:36 a.m.
- 22
- THE PANEL CHAIRPERSON: Thank you.
- 24 Mr. Williams...?
- 25

- 1 CONTINUED BY DR. BYRON WILLIAMS:
- DR. BYRON WILLIAMS: Thank you. When
- 3 we look at investments, it's -- it's important to
- 4 understand that there's -- there's two (2) confro --
- 5 conversations. One (1) is the policy decisions by
- 6 Manitoba Public Insurance in terms of its investment
- 7 portfolio Basic and for Rate Stabilization Reserve
- 8 that are affecting us today and that will be affecting
- 9 us next year, and that relates to the 2018
- 10 Asset/Liability Matching Study and the 2018 policy.
- 11 And then there are the choices Manitoba
- 12 Public Insurance will make at its Investment Committee
- 13 meeting and -- and implement over the next year, so
- 14 that's the forward-looking.
- So, when -- when we're having this
- 16 discussion, I'm going to start by focussing on the --
- 17 on the existing policy, the 2018 policy.
- 18 And slide 68, at a high level, outlines
- 19 our clients' submissions, that today's ratepayers and
- 20 -- and next year's ratepayers are -- are being
- 21 impacted by investment policy choices made by Manitoba
- 22 Public Insurance in 2018 that were high risk choices
- 23 that were further impaired by low return constraints.
- 24 And I have the utmost admiration for My
- 25 Learned Friend, Mr. Scarfone, counsel for Manitoba

- 1 Public Insurance and after our -- our client completed
- 2 its cross on the investment portfolio, I remember a
- 3 question he asked Mr. Bunston. You know, could anyone
- 4 predict where inflation was four (4) years ago?
- 5 That's not the issue. It's not about who can predict
- 6 inflation better. At risk and at issue is the
- 7 reasonableness and prudence of high-risk choices and
- 8 low return of constraints adopted by Manitoba Public
- 9 Insurance in terms of a -- it -- of its existing
- 10 investment policy. And ratepayers are currently
- 11 paying a price in terms of unreasonable risk and in
- 12 terms of constrained returns.
- 13 Bullet 4 on this slide notes that while
- 14 some of these high-risk choices reflected in the
- 15 existing investment policy appear likely to be
- 16 eliminated in the next policy, MPI continues to impose
- 17 certain constraints that undermine Basic portfolio
- 18 optimization.
- 19 And My Friend, Learned counsel for
- 20 CMMG, will also be sharing her client's perspective on
- 21 this important issue. The last bullet on this page is
- 22 a bit more of a forward-looking thing.
- 23 And -- and they're still working on the
- 24 -- our way through to make sure we understand the MCT
- 25 calculation as it rela -- relates to financial risk,

- 1 but our client does have a preliminary concern that
- 2 the mechanistic MCT calculation may be determining
- 3 portfolio optimization and we'll -- we'll explain that
- 4 rather arcane subject in -- in a few slides.
- 5 At slide 69, let's start with what
- 6 should be a parenthood statement. Inflation's a
- 7 thing. Of all the MPI lines of business, Basic
- 8 insurance has the greatest exposure to inflation risk.
- 9 And Mr. Bunston can confirmed that in
- 10 conversation with myself. And MPI's Chief Executive
- 11 Officer talked about inflation impacting all aspects
- 12 of the Corporation: operating expenses, wages,
- 13 physical damage claims. But more unfortunately,
- 14 inflation really has an impact on those personal
- 15 injury pot -- protection pan -- plan benefits that are
- 16 subject to indexation.
- 17 And in response to a very inelegant
- 18 question by myself, Mr. Bunston provided really
- 19 helpful elaboration on this and described the
- 20 significant amount of long-term liabilities of
- 21 Manitoba Public Insurance impacted by inflation.
- Those claims that may last ten (10)
- 23 years, twenty (20) years, thirty (30) years, and that
- 24 are indexed. There's a typo on this page and we'll
- 25 correct that because it's not just 3 percent that are

1 directly indexed to -- to Manitoba CPI, that should

- 2 read 83 percent.
- 3 And the remaining 16 percent not
- 4 directly tied to increases in CPI, but impacted by
- 5 increases in healthcare inflation, which is different
- 6 but often higher than CPI. Mr. Bunston's point here
- 7 is that long-term liabilities are highly exposed to
- 8 inflation risk. Slide 70.
- 9 So, this goes back to the 2018 policy
- 10 decision. And when you're doing asset/liability
- 11 matching, and there are people in this room who are
- 12 far more insightful in this point than I am, the
- 13 starting point isn't to look at the assets, it's to
- 14 look at your liabilities.
- 15 What are the risks inherent in your
- 16 liabilities? And that's we call that critical first
- 17 step, the benchmark liability (INDISCERNIBLE). And
- 18 Mr. Bunston, as always, is a candid and thoughtful
- 19 witness and he flagged that the first step is to model
- 20 the liabilities and develop an asset mix that responds
- 21 to the risks and manages the risks associated with
- 22 those liabilities.
- 23 And candidly, again, he confirmed that
- 24 the liability benchmark should reflect the
- 25 characteristics of those underlying liabilities, esp -

- 1 especially in the case of liabilities that are long
- 2 in duration and inf -- inflation sensitive. Slide 71,
- 3 please.
- 4 So, Manitoba Public Insurance had a
- 5 choice back in 2018. In determining its 2018 policy,
- 6 it could have looked at a liability benchmark and
- 7 Mercers presented one that focussed on both interest
- 8 rate risk and inflation sens -- sensitivities. That's
- 9 what we call a real liability benchmark, or sometimes
- 10 a real interest liability benchmark.
- Or he could have just focussed on
- 12 interest rate sensitivity, sometimes known as a
- 13 nominal liability benchmark. Mercers did both models
- 14 for MPI and Manitoba Public Insurance chose to model a
- 15 nominal liability portfolio, i.e., just focussing on
- 16 interest rate sensitivity rather than one reflective
- 17 of real interest rate risk, i.e., after inflation.
- 18 And as Mr. Viola has pointed out, and
- 19 as our client has pointed out, for the better part of
- 20 a half decade, that's an extremely risky choice,
- 21 because the nominal liability portfolio selected by
- 22 MPI did not appropriately match the risk of Basic
- 23 liabilities, including their vulnerability to long-
- 24 term inflation.
- 25 It's not a predictive exercise. It is

- 1 good risk prevention 101. Match liability benchmark
- 2 to the real risks venture liabilities face. Slide 72,
- 3 please.
- 4 And that liability benchmark is such a
- 5 critical exercise because the choice of whether you go
- 6 with a nominal liability benchmark or a real liability
- 7 benchmark is critical to the decisions that the
- 8 computer optimizations make -- the opt -- the
- 9 optimizers make.
- 10 And on slide 72, you see me discussing
- 11 with Mr. Bunston -- again, always a fair and candid
- 12 witness -- confirming that when you're starting to
- 13 move from the liability benchmark to the actual
- 14 selection of assets along an Efficient Frontier,
- 15 everything flows on whether -- what benchmark is
- 16 selected. Mr. Bunston agreed that's fair.
- 17 So the choice of a nominal-liability
- 18 benchmark would lead to different optimization choices
- 19 than the choice of a real liability benchmark.
- 20 So if you're sitting here today or if
- 21 you were sitting here last year wondering why there
- 22 were no real-return bonds in the MPI Basic portfolio
- 23 which provide a full hedge against inflation, or why
- 24 there was no real estate which provides a partial
- 25 hedge against inflation, the core policy choice way

- 1 back in 2018 to -- to develop a nominal liability
- 2 benchmark rather than a real liability benchmark is
- 3 what has left Manitoba Public Insurance so exposed in
- 4 the face of high inflation; not because Mr. Viola on
- 5 behalf of CAC had a crystal ball, but because Mr.
- 6 Viola, based upon his vast experience whether with
- 7 Ontario Teachers or CPP, knows what good practice is.
- 8 The starting point is: Evaluate your risk inherent in
- 9 your liabilities and acknowledging that inflation is a
- 10 risk -- not that we're predicting it, but it's a risk
- 11 that is -- that Manitoba Public Insurance, especially
- 12 under the Personal Injury Protection Plan, is acutely
- 13 vulnerable to.
- 14 This fundamental design flaw, this
- 15 choice of Manitoba Public Insurance, exposed it to
- 16 undue risk. Slide 74.
- 17 And we're not ascribing all of this
- 18 loss in marketable bonds to -- to that choice, but --
- 19 but MPI definitely had a tough year in '21/'22 in its
- 20 investment portfolio. And none of those bonds had
- 21 inflation protection. Slide 75.

22

23 (BRIEF PAUSE)

24

DR. BYRON WILLIAMS: There are two (2)

- 1 things happening here that we're trying to get at on
- 2 slide 75. One (1) was the selection of the nominal
- 3 liability portfolio that led to an optimization
- 4 process that excluded real-return bonds, it excluded
- 5 real estate. So that's a design flaw, if you will.
- 6 There is also a policy choice that
- 7 Manitoba Public Insurance made to constrain the Basic
- 8 investment portfolio: all bonds, no equities.
- 9 Regardless of the diversification value, for example,
- 10 a portfolio with real-return bonds and investment
- 11 portfolios and still focus on bonds, regardless of
- 12 that diversification potential made a policy choice to
- 13 constrain equities.
- 14 And the Mercer Report in this year's
- 15 Application had a really interesting portfolio,
- 16 Portfolio D. Portfolio D was a more unconstrained
- 17 portfolio, including equities, but also including
- 18 inflation protection, and with no more risk, according
- 19 to Mercer's, than Portfolio A, Manitoba Public
- 20 Insurance's 2018 policy portfolio.
- 21 And bullet 3 just does the math that we
- 22 did during cross-examination with Mr. Bunston, just
- 23 looking at one year, and showing that in the current
- 24 year, the impact of these choices might be as much as
- 25 \$25 million. And that was com -- comparing Portfolio

- 1 D of a similar risk to the Manitoba Public Insurance
- 2 portfolio, but with a higher return because it was --
- 3 it was not unduly constrained and it was using the
- 4 principles of correlation and diversification.
- 5 And so when our clients suggest that
- 6 the 2018 policy accepted undue risk but also denied
- 7 MPI ratepayers important opportunities, that's what
- 8 they're referring to, the double whammy: the -- the
- 9 design flaw to pick the nominal benchmark and the
- 10 policy choice to constrain the optimization process.
- 11 That analysis is a snapshot in time,
- 12 but we're trying to convey through that analysis both
- 13 the risks and the opportunities.
- 14 To its credit, Manitoba Public
- 15 Insurance, Mr. Herbelin and -- and certainly Mr.
- 16 Bunston, now acknowledge the importance of real
- 17 inflation risk.
- 18 And here you'll see Mr. Herbelin
- 19 recognizing the importance of designing your
- 20 importment -- your investment portfolio to be alive to
- 21 the real risks of inflation, and the 2022 asset
- 22 liabilities management study of Mercer's does use a
- 23 real liability benchmark.
- Going forward, they're going to correct
- 25 the design flaw that has left Manitoba Public

- 1 Insurance unduly exposed to inflation risk.
- 2 And our clients do want to note on
- 3 slide 77, again, we don't know the ultimate policy,
- 4 but the twenty (20) -- MPI seems to be making some
- 5 improvements as compared to the 2018 policy.
- It appears to have accepted the -- the
- 7 need to better manage the benchmark liability
- 8 portfolio to its actual risk, i.e., interest and
- 9 inflation, not just interest rates. That would lead
- 10 to optimizations based upon real after-inflation
- 11 interest rates and it appears the inclusion of real-
- 12 return bonds.
- 13 MPI has also eliminated the constraint
- 14 that the portfolio should be 100 percent bonds, and
- 15 with better optimization due to the elimination of
- 16 this inefficient constraint, again, recognizing that
- 17 this is a future-looking exercise, MPI appears to have
- 18 accepted lower risk with the opportunity for somewhat
- 19 higher returns.
- 20 So as compared to what our clients
- 21 would consider to be the high-risk, low-opportunity
- 22 2018 decision, there have been some improvements.
- 23 Slide 78.
- 24 And as Ms. Meeks (sic) will no doubt
- 25 express far more eloquently than I, it appears that

- 1 inefficient constraints will continue to remain in the
- 2 going-forward MPI portfolio. Our understanding is
- 3 that the recommendation to the MPI board will be that
- 4 it continue to adopt the inefficient constraint of no
- 5 equities, no levered bonds.
- 6 And our clients think this does a
- 7 disservice to ratepayers and is unfortunate because
- 8 Mercer's 2022 analysis demonstrates an opportunity for
- 9 MPI to achieve higher returns at comparable or lower
- 10 risks to its current portfolio, including by
- 11 diversifying its portfolio to include equities,
- 12 alternatives or levered bonds.
- 13 And if you think of that cross-
- 14 examination that we did with Mercer's and with MPI and
- 15 the Efficient Frontier grid, down here on the right
- 16 and fairly low down was MPI's current portfolio, and
- 17 above it and much higher was Portfolio D: equivalent
- 18 risk and -- as measured by Mercer's but significantly
- 19 greater return. And again, My Friend Ms. Meeks will I
- 20 expect be speaking to that. Slide 79.
- In our clients' view, MPI doesn't like
- 22 this peer review, but there's a really helpful peer
- 23 review on the record that looks at how MPI has
- 24 performed in terms of its investment portfolio
- 25 compared to the investment gross returns of certain

- 1 other entities: ICBC, Saskatchewan Government
- 2 Insurance, Worker's Comp, Civil Service Superannuation
- 3 Board, and Teachers.
- 4 The analysis came to a couple
- 5 conclusions about midway in the -- the page, this
- 6 won't shock anyone. Over this four (4) period for the
- 7 asset mixes with higher allocations to fixed income,
- 8 generally, on average, they had a lower return.
- 9 And it compared the performance over
- 10 this snapshot in time, being a four (4) year period,
- 11 of MPI to six (6) peers. It noted that, of the -- the
- 12 six (6) companies, Manitoba Public Insurance had the
- 13 largest allocation towards fixed income and that all
- 14 but ICBC outperformed MPI.
- On the record, there's another --
- 16 additional information which brings the comparison
- 17 with SGI up to fiscal '21/'22. And in that particular
- 18 year, the MPI investment portfolio underperformed SGI
- 19 by 2.9 percent.
- 20 Just to stay on this slide for one (1)
- 21 more page. Again, our clients' point isn't just about
- 22 return. Our clients' point is about the relationship
- 23 between rate and return. We're highlighting that the
- 24 2018 policy made -- had design flaws and policy
- 25 choices that prejudice Manitoba ratepayers both on

- 1 risk and in terms of opportunities.
- 2 And while there have been -- it appears
- 3 that there's been some progress on the risk side, from
- 4 our clients' perspective, there continue to be
- 5 inefficient constraints imposed by the MPI Board on
- 6 the investment portfolio which -- which deny it the
- 7 optimizing benefit of portfolio diversification and --
- 8 and significant opportunities, especially for classes,
- 9 all ratepayers, but especially classes who experience
- 10 a disproportionate share of costs associated with the
- 11 Personal Injury Protection Plan.

12

13 (BRIEF PAUSE)

- DR. BYRON WILLIAMS: Slides 80 and 81,
- 16 you'll hear a bit of caution in my voice because we're
- 17 still trying work our way through this. But one (1)
- 18 really interesting thing flowing from the Mercer
- 19 analysis, Mercer focussed on risk in the marketplace.
- 20 They're comparing different types of portfolios based
- 21 upon surplus volatility.
- 22 And what we're trying to get at at
- 23 slide 80 is two (2) portfolios, portfolio A, which is
- 24 the MPI portfolio, and portfolio C, which was a less
- 25 constrained portfolio and had significantly less risk

- 1 as measured against MPI's approach. And so, that's
- 2 Mercer's approach, focussing on -- on the middle of
- 3 the bell curve.
- 4 But what was puzzling to us in the
- 5 initial Mercer's analysis was you took portfolio C,
- 6 which in the marketplace had significantly less risk,
- 7 and then you plugged it into the minimum capital test
- 8 financial risk calculation, and it's showing up with
- 9 an additional minimum capital requirement of 65.4
- 10 million as compared to the MPI portfolio of 16.8
- 11 million.
- 12 So, we -- we had an undertaking. And
- 13 we -- we got the -- the mechanics by which Manitoba
- 14 Public Insurance undertook this calculation.
- 15 Obviously, they just applied the mechanics of the MCT
- 16 analysis.
- 17 And if you'll recall that conversation,
- 18 and I'll take you to a reference point in just a
- 19 second, in that conversation, we confirmed that, in
- 20 terms of investment risk factors, government bonds,
- 21 whether they were T-Bills or provincial bonds or -- or
- 22 provincial -- or Canada bonds, had no risk factor
- 23 attached to them in terms of this metric whereas
- 24 equities had 30 or 40 percent. And that was puzzling
- 25 to us because it didn't seem to account portfolio

- 1 diversification.
- 2 Slide 81 we put to Mr. Bunston an
- 3 extreme scenario, a basic portfolio with a hundred
- 4 percent T-Bills. So short -- a gross duration
- 5 mismatch with the actual characteristics of the MPI
- 6 portfolio. And he confirmed that the risk wouldn't
- 7 change based upon that weight. And so, we intend to
- 8 explore this going forward as we get greater
- 9 understanding of the potential limits of the MCT
- 10 calculation.
- But going back to slide 80, our client
- 12 is concerned that legitimate investment decisions
- 13 based upon market measures which might better
- 14 optimized the portfolio might be deterred by the
- 15 mechanics, the rigid mechanics of the MCT calculation.
- 16 Again, we have to be careful now
- 17 because we're still learning about it, but that is the
- 18 concern.
- 19 And on slide 82, this will no doubt
- 20 suck out your attention span, and so we're just trying
- 21 to confirm that the MCT is really a balance sheet
- 22 exercise. It's not a market exercise like the -- the
- 23 Mercer's calculation.
- 24 And you'll see the question made, this
- 25 -- the last question:

- "In essence, actual capital is
- 2 measured using accounting
- 3 standards."
- If we can go to slide 83, hopefully, I
- 5 can pull this together. These were our clients'
- 6 recommendations in terms of the MPI investment
- 7 portfolio. There's a few recommendations that our
- 8 clients have been making since about 2017 or 2018 that
- 9 we reiterate.
- 10 From our clients' perspective and in
- 11 their -- from their perspective, Manitoba consumers
- 12 and ratepayers are better served if the portfolio is
- 13 managed in terms of long-term sustainability. The
- 14 term in surplus risk as measured by -- by Mercers, for
- 15 example, not short-term earnings volatility, that
- 16 accounting sheet versus market realities that -- that
- 17 sometimes occurs with -- with all apologies to the
- 18 accountants.
- 19 In terms of constraints, our clients
- 20 continue to recommend that constraints should be
- 21 reviewed and relaxed to the degree possible and
- 22 prudent to avoid lower risk adjusted returns.
- 23 Constraints never increase expected risk adjusted
- 24 returns.
- 25 And if constraints are going to be

- 1 imposed upon the portfolio, there should be an
- 2 explanation and supporting evidentiary analysis. They
- 3 shouldn't be concerns -- driven by concerns about a
- 4 newspaper headline, for example.
- 5 Based upon our clients' review of this
- 6 proceeding, we'll make a number of new
- 7 recommendations. Like our friends, I suspect, from
- 8 CMMG, our clients recommend that Manitoba Public
- 9 Insurance remove the no equities constraint and Basic
- 10 portfolio optimizations given the cost of this
- 11 constraint. And, again, that was expressed by that
- 12 comparison between portfolio D and portfolio A. In
- 13 essence, you get lower returns for the same risk.
- 14 Not remove, but relax, the no leverage
- 15 constraint as the asset liability match and study
- 16 support its use and explore ways to manage any
- 17 additional risks associated with the prudent use of
- 18 leverage, i.e., counter-party risk and liquidity risk.
- 19 Slide 85. Remove or relax other costly
- 20 constraints where a cost is measured as the foregone
- 21 returns. MPI's tolerance for surplus risk.
- Be more transparent regarding the
- 23 rationale for imposing various constraints and
- 24 ensuring that they're supported by appropriate
- 25 evidence, empirical research.

- 1 Continue to evolve in -- in the
- 2 understanding of other portfolio risks, such as
- 3 liquidity and counter-party risk. At a high level, it
- 4 appears that MPI's justification for imposing certain
- 5 constraints, such as no leverage, relates to these
- 6 other types of risk, but our clients have not seen any
- 7 evidence related to the materiality of those risks in
- 8 terms of adverse impact in the probability of
- 9 occurrence or the compensating cost of managing these
- 10 risks at a -- at acceptable levels. Slide 87.
- 11 Adopt a decision making process that is
- 12 based primarily on economic considerations, market
- 13 values, and cash flows, rather than accounting ones.
- 14 And there's some important commentary
- 15 here, both about IFRS 17 and the pension plan, that
- 16 I'll leave to the -- for the Board to read and enjoy
- 17 at its leisure. Slide 88.
- 18 Again, this perhaps imagined a world
- 19 without BITSA, but adopt risk metrics and
- 20 methodologies for capital reserve management that are
- 21 more consistent with the metrics and methodologies
- 22 used in the asset liabilities studies.
- 23 And importantly -- and again,
- 24 consistent we believe with our friends from CMMG --
- 25 conduct MPI's own risk and solvency assessment, ORSA,

- 1 and consider ways to look at the capital RSR targets
- 2 without undue reliance on regulatory capital measures,
- 3 such as the MCT.
- In a way and in essence -- again,
- 5 recognizing the constraints of BITSA -- going back to
- 6 what we had very successfully in Manitoba for a number
- 7 of years with the collective approach to Dynamic
- 8 Capital Adequacy Testing informed by contributions by
- 9 the PUB, by Interveners, and by MPI.
- 10 Before I turn things over -- no doubt
- 11 to your relief -- to Mr. Klassen, I want to go to
- 12 claims frequency. And sorry, it's -- the title for
- 13 this should be modernizing claims incurred.
- 14 But this specific slide, being slide
- 15 89, we're now moving to the claims incurred
- 16 forecasting section of our submission.
- 17 And we wanted to start with a -- what
- 18 we think was an important admission and comment by Ms.
- 19 Low on behalf of Manitoba Public Insurance.
- 20 And in this conversation, which took
- 21 place on October 21st, I was drawing to her attention
- 22 some revisions to the weekly incurred ultimate
- 23 assessment. And suggesting to her that what that was
- 24 telling us was with regard to certain of the PIPP
- 25 perils or lines of business, MPI was employing

- 1 assumptions that were too conservative.
- 2 And as is her right and Ms. Low
- 3 candidly agreed. And then, she went on to say, But
- 4 these were long-term claims. There's a lot of
- 5 uncertainty. The more mature the block of claims get,
- 6 the less uncertainty there is.
- 7 So you're always building a little
- 8 ounce of conservatism because we don't know how the
- 9 claims are going to play out.
- In our clients' view, that little ounce
- 11 of conservatism is a pretty important statement. And
- 12 we ask whether in building in a little ounce of
- 13 conservative -- conservatism -- not trying to take any
- 14 political positions -- I mean, conservatism in terms
- 15 of actuarial analysis is consistent with the
- 16 obligation to provide a best estimate and one that is
- 17 without bias.
- 18 And so, this little ounce of
- 19 conservatism, in our clients' view, helps you to
- 20 understand where Oliver Wyman was coming from when
- 21 they made their ultimate conclusions.
- 22 Back to slide to 89 for -- for a
- 23 minute. The duty of actuaries, certainly as our
- 24 client understands it and -- and -- is to provide a
- 25 best estimate and one without bias. And part of the

- 1 tension between the position of Manitoba Public
- 2 Insurance and the evidence -- the independent evidence
- 3 of Oliver Wyman may revolve about this -- around this
- 4 little ounce of conservatism. Slide 90, please.
- 5 Other important and candid admissions
- 6 by Manitoba Public Insurance during cross-examination
- 7 is that they use a linear trend for weekly indemnity
- 8 frequency and assume that frequency decreased at a
- 9 rate that is constant in amount. And -- and we know,
- 10 based upon our experience in the real world, that --
- 11 that that is -- it's not a safe assumption.
- 12 MPI confirmed that in terms of its
- 13 estimates and weekly indemnity frequency, it did not
- 14 calculate regression statistics to test them.
- 15 And with regard to collision severity -
- 16 total loss collision severity to be more accurate --
- 17 that it uses a simple average for trend -- a three (3)
- 18 year trend -- and that's that jagged line that we
- 19 discussed in cross-examination. And relies upon one
- 20 (1) data point as its -- as its starting point. And
- 21 those were candid and important admissions from our
- 22 clients' perspective.
- So let's talk about Oliver Wyman.
- 24 Obviously, an important element of this Board's role,
- 25 when it's looking at just and reasonable rates, are

- 1 whether forecasts are reasonably reliable.
- 2 To that end, our client retained Oliver
- 3 Wyman, an internationally recognized actuarial firm.
- 4 And Oliver Wyman certainly has -- has roots in
- 5 Philadelphia and in New York. But it brought to this
- 6 proceeding the insight it gained from its advisory
- 7 work, not just in the United States, but it's work in
- 8 every Canadian province, except for Quebec.
- 9 And it offers its Canadian services
- 10 both to independent rate regulators in places like
- 11 Ontario and Saskatchewan, as well as other public
- 12 organizations such as our clients.
- And, obviously, as this Board is aware,
- 14 its outstanding advisory and teaching skills are
- 15 recognized by organizations such as the Canadian
- 16 Automobile Insurance Rate Regulators Association.
- 17 Oliver Wyman, of course, appeared
- 18 before and presented to CARRS, C-A- -- Canadian Auto
- 19 Rate Regulators Association just prior to the General
- 20 Rate Application.
- 21 By way of overview, what did the Oliver
- 22 Wyman evidence tell us? It highlighted that there are
- 23 opportunities to modernize and make more rigorous the
- 24 MPI approach to claims incurred forecasting. And it
- 25 highlighted the importance of this, given the sheer

- 1 magnitude of the claims incurred in terms of effecting
- 2 the ultimate rate indicator. They suggested that
- 3 Manitoba Public Insurance's approach would benefit
- 4 from a more rigorous and transparent analytic
- 5 approach.
- 6 But they also had common ground with
- 7 MPI and with other Canadian auto insurance experiences
- 8 to the point that claims frequency is trending
- 9 downward due to a variety of factors: better vehicle
- 10 safety, road safety, and persons working more
- 11 frequently at home. And you saw that quote from
- 12 Oliver Wyman earlier in the evidence.
- 13 What did Oliver Wyman do? They looked
- 14 at forty (40) aspects of Manitoba Public Insurance's
- 15 approach to predicting claims incurred; collision
- 16 total loss, frequency in severity, weekly indemnity
- 17 frequency in severity. They even eyeballed the very
- 18 small rodent estimates under comprehension.
- 19 So they lifted those portfolios and
- 20 claims incurred forecast -- the big huge ones like
- 21 collisions, the material ones like weekly indemnity,
- 22 and the tiny ones like rodents.
- 23 And they looked at them with the view
- 24 to circumstances where their views on projected claims
- 25 incurred differed materially from those of MPI.

- 1 In thirty-two (32) of those cases, they
- 2 did not identify a materially different view on
- 3 projected claims incurred.
- 4 This does not imply an endorsement of
- 5 the MPI forecasting approaches, but what it does
- 6 suggest is that they would not have come up with a
- 7 materially different estimate. Think of, for example,
- 8 rodents. Is that going to move the needle? Not very
- 9 likely.
- In some of the thirty-two (32) cases,
- 11 Oliver Wyman estimated a lower result in terms of
- 12 claims incurred. In others, it estimated a higher
- 13 result based either in statistical analysis or
- 14 visualization. But, in all of these cases, the
- 15 difference in projected claims incurred was not
- 16 expected to be material.
- 17 So, it's not, as my friend from
- 18 Manitoba Public Insurance may have inadvertently
- 19 suggested, that they left out all the bad results and
- 20 kept in all the good ones. It's just, they exercised
- 21 judgment and looked at materiality. Again, think of
- 22 rodents unlikely to be material. Slide 94.
- Oliver Wyman identified eight (8)
- 24 forecast of claims incurred perils where the
- 25 methodology of MPI appears unreasonable and the

- 1 outcome for claims incurred is material. And that's
- 2 well documented both in their evidence and -- and --
- 3 and in their powerpoint and I'll take you to one (1)
- 4 particular example.
- 5 Assuming that the PUB accepted the
- 6 Oliver Wyman proposed methodology in all eight (8)
- 7 cases, this would improve the claims incurred forecast
- 8 by somewhere between four and a half  $(4 \ 1/2)$  and 5
- 9 percent. And there's a question for the PUB on the
- 10 record on that.
- I -- I want to be clear here, if you
- 12 think of a 5 percent change in claims incurred, claims
- 13 incurred are a big part of the rate indication, but
- 14 that is not a one-to-one relationship with the
- 15 ultimate revenue requirement, obviously. Slide 95.
- Before I get to some of the
- 17 methodological recommendations of Oliver Wyman, I do
- 18 want to highlight yet another exchange in the
- 19 evidence, in terms of a really impressive cross, I've
- 20 got to say by Ms. Moore, in terms of our witness.
- 21 And Ms. Moore was bringing to our
- 22 attention the issue of collision frequency and I know
- 23 how significant collision is to the ultimate claims
- 24 incurred. And -- and she was bringing to the
- 25 attention an -- an exhibit and an update in terms of

- 1 year-to-date experience in Manitoba Public Insurance.
- 2 And asking, what would it tell us about Oliver Wyman's
- 3 findings, that frequency projection is overstated for
- 4 '23/'24 and '24/'25.
- 5 And Mr. -- Mr. Raj Sahasrabuddhe, as he
- 6 observed, what he's telling us here in this quote, is
- 7 that observed frequency is coming in less hot, it's
- 8 coming in lower than MPI anticipated, and of course
- 9 more consistent with the Oliver Wyman conclusions,
- 10 that the MPI frequency provision for collision --
- 11 projection, not provision, is overstated.
- 12 That was a -- an important exhibit and
- 13 an -- an important update and slide 96, again, an
- 14 excellent cross by PUB counsel, really enforces this
- 15 point, because MPI earlier in the hearing had admitted
- 16 the same thing. Related frequency continues to be
- 17 lower than the 5 percent adjustment, and that's the
- 18 first quote.
- 19 And confirming that the frequency
- 20 expectations for collision, that big ticket item, are
- 21 overstated based upon the information before her.
- 22 What we're assuming collision frequency
- 23 is 5 percent -- percent lower because people working
- 24 from home, it could actually be even -- it could go
- 25 lower, in that, if we were to base it on today's

- 1 claims.
- 2 Again, you see the able cross-
- 3 examination and to the extent that that's correct,
- 4 savings are underestimated. Just to stay on that
- 5 slide for a second.
- 6 It's really important to look at
- 7 overall developments and data points not a particular
- 8 snapshot in time. We could have a really bad winter,
- 9 but that is an important dialogue because its
- 10 supportive of a key observation of Oliver Wyman that
- 11 MPI is likely to be over estimating collision
- 12 frequency. Thank you. Slide 97.
- 13 This is just an excerpt from the -- the
- 14 Oliver Wyman evidence. Looks to me like slide 8,
- 15 yeah, there it is in the corner.
- 16 And the point that they're making on
- 17 the right-hand side is what's material. You look at
- 18 collision, half a billion dollars, you look at other
- 19 important lines of business, like comprehensive around
- 20 a hundred (100) million.
- The combination of the PIPP benefits,
- 22 accident benefits and weekly indemnity, getting close
- 23 to a hundred and eighty (180) million. Highlighting
- 24 just their materiality exists and -- and what Oliver
- 25 Wyman did was -- they focused on these big ticket

- 1 coverages and looked at where the claims incurred was
- 2 unreasonable, and whether it was -- it would have
- 3 affect the rate application. And -- and that's the --
- 4 the essential exercise that they performed. Slide 90
- 5 -- 98 if we can turn.
- 6 This is an under appreciated slide.
- 7 This is slide 45 from the Oliver Wyman presentation,
- 8 and they talk about modernizing the MPI approach on
- 9 claims incurred. This is what they're talking about.
- 10 The first step is data visualization.
- 11 Seeing it to understand it and -- and importantly
- 12 plotting on a log access to consider changes on a
- 13 percentage or exponential basis.
- 14 I think sometimes when people hear data
- 15 and visualization, they just imagine -- they --
- 16 they're just looking at it. An important part of that
- 17 exercise, is plotting it on that log access,
- 18 considering change on a percentage basis.
- 19 And, if you think of the -- the -- the
- 20 dispute between Oliver Wyman and Manitoba Public
- 21 Insurance, in terms of weekly indemnity, for example,
- 22 Oliver Wyman says you're plotting it the wrong way.
- 23 You're not looking at change as it most often occurs
- 24 in the real world which is on a percentage basis,
- 25 you're doing it in a linear fashion, on an amount

- 1 basis.
- 2 The second step that Oliver Wyman
- 3 proposes, based upon its experience across North
- 4 America, including nine (9) Canadian jurisdictions, is
- 5 doing modeling to explain the relationship.
- And in third, is to test the modeling,
- 7 evaluating the fit and, we'll come to that, but an --
- 8 an exercise that MPI often did not show on this --
- 9 sorry, let me back up, an exercise that Manitoba
- 10 Public Insurance definitely did not do. Then it came
- 11 to weekly indemnity, for example, and -- and if you
- 12 look at the MPI reports this evaluation of fit is --
- 13 its not clear if it's done. It's certainly not
- 14 reported, or rarely reported.
- 15 The fourth element of a modern best
- 16 practice approach to claims incurred, is actually
- 17 reporting in a transparent fashion, lending confidence
- 18 to stakeholders and explaining the predictive value.
- 19 Slide 99, please.
- 20 If you get an opportunity to go back to
- 21 Oliver Wyman's evidence, this is what they're trying
- 22 to do here. This is taking the weekly indemnity
- 23 frequency model and this is MPI's approach. And, on
- 24 the right-hand side, and I'm not going to get into all
- 25 -- all the coverages, but Oliver Wyman is expressing

- 1 the two (2) fundamental concerns.
- 2 First is, MPI's doing this in a -- a
- 3 linear fashion, which Oliver Wyman says is out of step
- 4 with Canadian regulatory practice, because the real
- 5 world understands that frequency tends to occur on a
- 6 percentage basis.
- 7 And also testing for fit and reporting
- 8 that this particular expectation of weekly indemnity
- 9 has a poorer fit, weak R square statistics and very
- 10 poor 'P' value reports.
- So, transparent, those four (4) steps
- 12 visualization and then modeling, testing for fit and
- 13 then transparently reporting. This is illustrative of
- 14 what Oliver Wyman would expect in other jurisdictions
- 15 and -- and what we should expect in Manitoba. Slide
- 16 100 please.
- 17 Here's Oliver Wyman's analysis of the
- 18 same model and look at how it reports. They start
- 19 with an acknowledgment that the 'P' value is slightly
- 20 greater than the upper threshold but that its model
- 21 explains a significantly higher percentage of the
- 22 variation in the data.
- They also talk to the value of using a
- 24 log linear or exponential approach. Again,
- 25 visualization plotting exponentially or log linear

- 1 fashion, modelling, testing for fit, and transparently
- 2 reporting the strengths and the weaknesses of your
- 3 analysis. We put this in here just as a snapshot, so
- 4 we can get a sense of what Oliver Wyman is
- 5 recommending; that this Board should expect, in terms
- 6 of reporting and claims incurred.
- 7 I want to spend just a few moments on
- 8 questions raised by -- of Oliver Wyman, and start with
- 9 the PUB questions. Again, I've complimented PUB
- 10 counsel for its adept cross-examination and, if you
- 11 think of what the PUB did, it got right into a
- 12 technical analysis of the Oliver Wyman report and it
- 13 focussed on two (2) of the eight (8) recommendations.
- 14 It didn't meaningfully test or
- 15 challenge the other six (6) and, in fact, in one of
- 16 the other key recommendations, its in -- inq --
- 17 inquiries reinforce the Oliver Wyman observations.
- 18 The PUB did raise concerns, in terms of
- 19 the hail comprehensive approach. It also asked, in
- 20 our clients' view, questions of co -- clarification,
- 21 in terms of collision severity. And I just want to --
- 22 on pages -- slide 101 and slide 102, we -- we cite
- 23 from the record where Oliver Wyman addresses these
- 24 questions. Go to 102, please.
- 25 Importantly, and from our clients'

- 1 perspective, six (6) of the core recommendations of
- 2 Oliver Wyman were not meaningfully tested in cross-
- 3 examination. Comprehensive, we -- we would agree that
- 4 there are -- it is a place comprehensive hail
- 5 frequency, where reasonable folks could disagree, and,
- 6 so, we're not really pushing that recommendation.
- 7 But, in terms of collision total loss
- 8 severity, on -- on this slide, being 102, we
- 9 understand the point that the Public Utilities Board,
- 10 through its inquiry or at lea -- at least its advisors
- 11 were trying to make, is that the most recent year is
- 12 fully credible but being fully credible is not the
- 13 same as being fully predictive.
- 14 And consider what MPI did, which was
- 15 focus entirely on one (1) data year, as its -- as its
- 16 starting point versus the inclusion of -- of a far
- 17 deeper body of relevant data and, the Oliver Wyman
- 18 approach, in our clients' view, is more likely to be
- 19 fully predictive of the future than the MPI approach,
- 20 especially 'cause that '21/'22 data point is the most
- 21 uncertain and the most volatile and it contains the
- 22 highest percentage of open claims.
- So, in terms of what appeared to be the
- 24 direction of PUB counsel and not testing six (6) of
- 25 the eight, our clients definitely agree with that.

- 1 Raising some legitimate questions on comprehensive
- 2 hail, our clients accept. But our clients' confidence
- 3 in the Oliver Wyman recommendations on collision total
- 4 loss severity remain unimpaired.
- 5 I want to contrast what the PUB did
- 6 with what MPI did in cross-examination, and I have to
- 7 be honest, technically, I totally enjoyed the cross-
- 8 examination of -- of my friend, Mr. Scarfone, and --
- 9 and of Mr. Guerra. They did what our teachers,
- 10 students -- fir -- first day of cross-examination
- 11 preparation. If you take it up at the analysis, make
- 12 some noise, do the smoke and mirrors, divert and
- 13 distract but never meaningfully engage in the
- 14 substance of the analysis, and I thought MPI
- 15 demonstrated a -- a classic example of that approach
- 16 and I commend them for that.
- 17 And -- and, you know when MPI actually
- 18 gave its closing arguments on Monday, in terms of the
- 19 substantive analysis, it didn't rely on its cross. It
- 20 relied on the two (2) points identified in the cross
- 21 of the PUB. The only meaningful technical arguments
- 22 advanced by MPI relied on the PUB questions.
- 23 And in our respectful submission, MPI
- 24 never dared explore the analytic credibility of Oliver
- 25 Wyman in the smoke and mirrors.

- To the extent that MPI's concern is
- 2 that Olive -- Oliver Wy -- Wyman's recommendations
- 3 lead to lower revenues, it certainly should take a
- 4 more nuanced -- nuanced look at the rec -- at the --
- 5 at the Oliver Wyman process, as we explained earlier.
- 6 It also should be alive to Ms. Low's
- 7 ounce of conservatism estimate because if the best
- 8 estimate does not form the basis for the underlying
- 9 analysis, it is not surprising that recommendations
- 10 that are material will tend to lead to lower
- 11 estimates.
- 12 MPI's assertion also asserts that
- 13 Oliver Wyman lacks independent (sic) and displays bias
- 14 and, from our clients' perspective, that would no
- 15 doubt come as a surprise to the independent rate
- 16 regulators in Canada that rely on its advice, as well
- 17 as to the Canadian Association. With the greatest of
- 18 -- of respect, those arguments, in our clients' view,
- 19 smack of desperation.
- In terms of the Oliver Wyman
- 21 recommendations, our clients are recommending that the
- 22 PUB accept seven (7) of the eight (8) recommendations,
- 23 with the exception of the comprehensive hail frequency
- 24 and that it accept the seven (7) of the eight (8)
- 25 recommendations, on the grounds that they better fit

- 1 the claims incurred data and are more reasonable.
- 2 Over to Mr. Klassen.

- 4 CONTINUED BY MR. CHRIS KLASSEN:
- 5 MR. CHRIS KLASSEN: Thank you.
- 6 Turning our attention now to the DSR, this Board is no
- 7 stranger to the fact that cross-subsidization has
- 8 plagued the Driver Safety Rating system, since its
- 9 initial approval in 2009.
- 10 And it's our clients' respectful
- 11 submission today that MPI has shown little commitment
- 12 to change and little concern for those of its
- 13 customers who have long been overcharged.
- 14 We saw, in last year's proceeding, and
- 15 it was not the first time that the Board took this
- 16 approach but, in last year's GRA Order, the PUB
- 17 impressed upon MPI the gravity of the unfairness that
- 18 it perpetuates against the safest drivers and
- 19 requested that, in this year's application, it file a
- 20 proactive plan for correction and that took place in
- 21 Directive 11.15.
- 22 And in response to that directive, this
- 23 year, MPI proposed, again, only marginal changes to
- 24 the discounts and deferred meaningful progress in
- 25 cross-subsidization years into the future. Next

- 1 slide, please.
- 2 It is our clients' submission that
- 3 potential future changes to the rating model, being
- 4 MPI's proposed transition to Generalized Linear
- 5 Modelling, should not be allowed to perpetuate
- 6 unfairness today.
- 7 And it is our clients' position that
- 8 there is room today for MPI to make faster progress
- 9 toward correcting cross-subsidization in the DSR,
- 10 before its proposed implementation of Generalized
- 11 Linear Modelling. Next slide, please.
- 12 And CAC (Manitoba) proposes a number of
- 13 principles that might guide MPI in taking steps toward
- 14 correcting cross-subsidization in advance of its move
- 15 or proposed move toward GLMs.
- 16 First, as a starting point, in CAC
- 17 (Manitoba)'s view, MPI's proposal, to merely allocate
- 18 future rate increa -- decreases -- I apologize -- to
- 19 the DSR levels most acutely in need of correction is
- 20 inadequate.
- 21 Instead, CAC (Manitoba) recommends
- 22 that, in future years, the base rate, which we learned
- 23 about in this year's proceeding, be increased, on an
- 24 annual basis, by up to 5 percent, to allow for more
- 25 substantial adjustments to the highest DSR discounts.

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1 However, this year, in particular, CAC
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- 2 (Manitoba) is concerned about the pressures that
- 3 inflation has inflicted on Manitoba households. And,
- 4 so, for this year, to the extent that this Board
- 5 elects to approve a rate decrease, CAC (Manitoba)
- 6 proposes that a substantial portion of that decrease
- 7 be applied uniformly, across customers, to largely
- 8 mitigate the effect of the removal of the capital
- 9 release provision and, given current inflationary
- 10 pressures, any rate da -- decrease, CAC (Manitoba)
- 11 proposes, should be used, first, to mitigate the
- 12 effect of the removal of the capital release to within
- 13 1 to 2 percent before allocating remaining changes to
- 14 the DSR levels and discounts. Next slide, please.
- 15 With respect to the primary driver
- 16 model, we'll note briefly that CAC (Manitoba) has not
- 17 to date, in this proceeding or past, endorsed a
- 18 transition to the primary driver model.
- 19 CAC (Manitoba) looked forward to
- 20 engaging more deeply on that issue this year, but
- 21 notes that the MPI's proposed five (5) year transition
- 22 plan is not sufficiently detailed for informed
- 23 decision making.
- 24 And so for the time being, on this
- 25 particular issue, CAC (Manitoba) recommends that the

- 1 steps, the data collection steps outlined in the early
- 2 stages of MPI's five (5) year plan, be taken so that
- 3 future decision making can be properly informed.
- 4 Slide, please.
- 5 I bring your attention to road safety.
- 6 It's been acknowledged by MPI's witnesses this year
- 7 that road safety has admittedly taken a backseat
- 8 through the pandemic, both through the postponing of
- 9 the technical conference and cancellation of certain
- 10 programs.
- But we did see earlier this year in the
- 12 technical conference and learned more about, again, in
- 13 this proceeding that MPI is proposing certain new
- 14 approaches to its road safety programming. And those
- 15 include a 2022 to 2025 road safety strategy and a
- 16 renewed commitment to data-driven decision making
- 17 enabled through new approaches to data collection and
- 18 analysis.
- 19 And for today, CAC (Manitoba) chooses
- 20 to share a laudatory comment shared with our team in
- 21 preparation for the road safety technical conference,
- 22 and that is with respect to MPI's road safety
- 23 strategy: that if they implement this plan as
- 24 described, they will see many reductions in fatalities
- 25 and injuries in the years following.

- 1 And that's a comment from Ms. Mavis
- 2 Johnson who is an internally recognized road safety
- 3 expert who's well known to this Board and supports CAC
- 4 (Manitoba) in its engagement with road safety issues.
- 5 And with that in mind, CAC (Manitoba) looks forward to
- 6 reviewing progress on the implementation of the
- 7 strategy in future proceedings.
- But before moving on from road safety,
- 9 CAC (Manitoba) does find it appropriate to offer one
- 10 (1) key and important reminder to -- to Manitoba
- 11 Public Insurance, and that's that MPI should remember
- 12 that it is uniquely positioned to add value to road
- 13 safety initiatives province-wide.
- 14 And we heard this year that MPI is
- 15 aware of that important role that it holds, but that
- 16 that needs to be held in harmony with the reality that
- 17 Manitoba Public Insurance's mandate with respect to
- 18 road safety is narrow.
- 19 And so CAC (Manitoba) encourages MPI to
- 20 continue to pursue road safety interventions with real
- 21 impacts on claims costs while also developing
- 22 partnerships which provide the wide range of road
- 23 safety stakeholders in Manitoba with access to its
- 24 valuable data sets and expertise. Slide please.
- 25 Thank you.

- 1 CONTINUED BY DR. BYRON WILLIAMS:
- DR. BYRON WILLIAMS: To take us home,
- 3 we want to talk about the Rate Stabilization Reserve
- 4 and the Capital Management Plan. And obviously, our
- 5 clients' participation on this subject matter has been
- 6 less intense than it otherwise would have been. These
- 7 are fundamentally important matters, but legislative
- 8 changes have overtaken our -- our client in this area.
- 9 So if -- if I adopt a somewhat mournful tone on behalf
- 10 of our clients, you'll understand.
- 11 We don't need to turn to the title of
- 12 this slide, but the title -- the title of this
- 13 submission, but the title was "Loss Balance, Loss
- 14 Controls: MPI and Captive Ratepayers."
- 15 And when we were talking -- and we were
- 16 talking about loss controls in the title page, we're
- 17 talking about the failure to control expenditures and
- 18 the failure to apply well-known methodologies that MPI
- 19 has successfully employed in the past.
- 20 When we talk about loss balance, we're
- 21 speaking about the general application which we see
- 22 has been against the -- the public interest and our
- 23 clients' interest, as well as the approach to the Rate
- 24 Stabilization reserve.
- 25 Our client -- and we -- we will not

- 1 offer any pointed comments about our clients' views on
- 2 how MPI has honoured or not honoured its prior
- 3 commitments under the existing plan because we're
- 4 being courteous.
- 5 In terms of important issues like the
- 6 transfer to the DVA, our client accepts that they've
- 7 taken place and that the PUB does not have the lawful
- 8 means to remediate those actions.
- 9 Our client in no way accepts the
- 10 premise that those expenditures were authorized under
- 11 the governing legislation, properly authorized.
- 12 With regards to BITSA, our client
- 13 accepts that the Legislature has spoken both in
- 14 eliminating the reserves regulation which speaks to
- 15 rate rebates -- or rate releases and in entrenching
- 16 basic financial targets into the law.
- 17 And while important legal questions
- 18 remain about BITSA, from our clients' perspective it
- 19 is -- there is no doubt that the PUB has lost its
- 20 authority to initiate rate rebates absent an
- 21 application by MPI.
- Before we leave this important chapter
- 23 in the PUB history, our client appreciates the efforts
- 24 of the Public Utilities Board over the past two (2)
- 25 decades to bring rigour and public interest balance to

- 1 the determination of financial targets for rate-
- 2 setting purposes. That independent evidence-based
- 3 approach has served Manitobans extraordinarily well,
- 4 and our clients thank you.
- 5 Again, there are limits to what we can
- 6 do to pontificate at this point in time, given
- 7 legislative changes. But our client has abiding
- 8 concerns about the appropriateness of the MCT formula
- 9 in a rate-setting context, as well as the
- 10 vulnerabilities of that calculation to discretion and
- 11 to error.
- 12 Fundamentally, going back to the loss
- 13 of control point, our client also has concerns that
- 14 the additional cushion provided in terms of excess
- 15 reserves to MPI by virtue of BITSA may further incent
- 16 unreasonable and imprudent spending behaviour.
- 17 That has been one (1) of the core
- 18 concerns of our clients over the last twenty (20)
- 19 years, and we have fought vigorously to bring evidence
- 20 and rigour to financial targets. Because this a
- 21 monopoly, consumers have no choice, and we don't want
- 22 this monopoly to get too comfortable. We don't want
- 23 it to have that excess cushion.
- Slides 114 and 115, we won't go into in
- 25 detail except for the express cross-examination why

- 1 the MCT is not a good fit for the purposes of the RSR.
- 2 At a high level, they get to the point
- 3 that the MCT was designed for a very different
- 4 purpose, the financial well-being of companies who are
- 5 federally regulated, many of those companies in a
- 6 competitive marketplace, where a single bad year can
- 7 make them very vulnerable.
- 8 And if they have to raise rates, they
- 9 can lose significant market share and -- and put the
- 10 well-being of the insured at risk -- a very different
- 11 purpose than the more modest purpose of the Rate
- 12 Stabilization Reserve.
- On slide 116, our client does wish to
- 14 highlight how the exercise of discretion with regard
- 15 to retained earnings and the MCT may harm the
- 16 interests of ratepayers. And again, a really helpful
- 17 cross-examination by PUB counsel in terms of IFRS
- 18 selections and in terms of their, at this point in
- 19 time, adverse impact on the RSR to the tune of around
- 20 83 to 84 mil.
- 21 Again, our clients, in terms of
- 22 evaluating the proposed capital management plan, note
- 23 how much discretion MPI has apparently to use
- 24 Extension reserves within the Corporation as it sees
- 25 fit, at least in Manitoba Public Insurance's view, as

- 1 well as, so important for ratepayers to understand,
- 2 MPI's understanding that it is under no obligation to
- 3 issue rebates even if it is at or above 120 percent
- 4 MCT. And that is consistent, sadly, with our clients'
- 5 interpretation of the legislation.
- 6 Manitoba ratepayers are very -- going
- 7 back to slide 117. Manitoba ratepayers are very
- 8 vulnerable to the exercise of MPI discretion with
- 9 regards to the MCT and how excess returns are utilized
- 10 -- excess reserves, excuse me. They no longer have
- 11 the PUB as an intermediary -- as an evidence base
- 12 intermediary to protect ratepayers.
- 13 Slide 117 just makes the point that,
- 14 while the RSR in theory is there, or unexpected
- 15 variances from budget extreme events, it -- just the
- 16 mechanics of it, it can be there for bad weather, bad
- 17 investments and prudent investments, or bad
- 18 management.
- 19 And, again, our concern is that it is a
- 20 cushion for bad management. And we see in this
- 21 Hearing a living, breathing example of the
- 22 opportunities for bad management, especially with the
- 23 significant growth in Basic operating expenses and
- 24 full-time equivalents.
- 25 In terms of our clients'

- 1 recommendations in terms of the revenue requirement --
- 2 oh, actually, slide 118. Sorry, I missed that one.

3

4 (BRIEF PAUSE)

- DR. BYRON WILLIAMS: People may not
- 7 remember this, but think back to the first day of the
- 8 -- the Hearing where there's really bright, young
- 9 students from the Faculty of Law's Rights Clinics came
- 10 forward and brought a really thoughtful analysis of
- 11 the General Rate Application from the perspective of
- 12 the public in terms of accessibility of information,
- 13 calls for a table of comment and -- and plain language
- 14 summaries.
- 15 Our clients took note of that. They
- 16 thought that was fantastic advice. Our clients have
- 17 also recognized that this has been a troubled rate
- 18 application for a variety of reasons. And without
- 19 trying to diminish the hard work of everyone involved
- 20 in the -- in the rate application, there have been
- 21 many revised files, a multitude of unconsolidated
- 22 documents, and goodness knows how many undertakings
- 23 with regard to confidentiality, probably about eight
- 24 (8).
- Our clients would recommend that prior

- 1 to the next General Rate Application MPI get together
- 2 informally with the Board, advisors, and certainly
- 3 informally with Interveners. I don't think we need a
- 4 technical conference, but just talk about ways that we
- 5 can make this application process better, including
- 6 the filing itself, and opportunities to make it
- 7 accessible to the public.
- 8 And perhaps those bright, young
- 9 students from the Faculty of Law Rights Clinic might
- 10 also be invited, as well as some folks who -- who more
- 11 -- are more representative of the general population.
- 12 We can do better. It's such an
- 13 important public process. Manitobans deserve the
- 14 opportunity to have a better understanding of this
- 15 process. And collectively, we think that there are
- 16 some thoughtful ideas that could be exchanged in -- in
- 17 an informal matter. And we would invite MPI to reach
- 18 out to ourselves, as well as other Interveners, and
- 19 explore that opportunity.
- 20 Slide 119, we talked about a strong
- 21 signal at the start. Our clients are asking for a
- 22 just and reasonable signal for the revenue
- 23 requirement.
- Our clients have grave concerns that
- 25 the budget presented by MPI in this proceeding is

- 1 unreasonable and imprudent and -- and does not
- 2 demonstrate the type of expenditure control that we've
- 3 come to expect from MPI or other Crowns.
- 4 Our clients have concerns with the
- 5 "ounce of conservatism" in the MPI claims incurred
- 6 forecast, the need to forecast for best estimates.
- 7 And certainly, they believe that Oliver Wyman has set
- 8 out a pathway to -- to assist MPI and -- and
- 9 ratepayers to get there.
- 10 And our client is also trying to
- 11 navigate the longstanding enduring inequities to
- 12 driver safety rating while recognizing the
- 13 extraordinary times we live in. Slide 120.
- 14 In terms of the just and reasonable
- 15 signal for the revenue requirement, our client has
- 16 done some scenarios and certainly taken into account
- 17 the unreasonable increase in full-time equivalents and
- 18 operating expenses, the substantiated role in
- 19 placeholder budgets, the lost opportunity on undue
- 20 risk in the current investment portfolio, as well as
- 21 challenges, material challenges, with certain claims
- 22 incurred forecasts.
- Our clients are asking for a
- 24 significant rate reduction, between 5 and 6 percent,
- 25 as compared to the current indication. And they

- 1 believe there is strong support for that in terms of
- 2 the extreme increases in FTEs and operating expenses,
- 3 as well as the insight provided by Oliver Wyman in
- 4 terms of excess conservatism in the estimates of the
- 5 current investment portfolio, as well as ongoing
- 6 trends in terms of frequency, especially collision
- 7 frequency.
- 8 Slide 121, Mr. Klassen.

- 10 CONTINUED BY MR. CHRIS KLASSEN:
- MR. CHRIS KLASSEN: Thank you. A
- 12 high-level summary of CAC (Manitoba's) recommendation
- 13 for the allocation of its proposed rate decrease was -
- 14 was shared a few moments ago.
- 15 But to offer a little bit of
- 16 clarification, our client struggled significantly with
- 17 -- with its DSR proposal, and the source of that
- 18 struggle was its concern for Manitobans' response to
- 19 significant inflationary pressures that are being felt
- 20 in monthly bills and at grocery stores across the
- 21 province this year.
- 22 And so, CAC (Manitoba) poses as much as
- 23 possible that the rate decrease it requests from this
- 24 Board be allocated to mitigate the impacts of the
- 25 removal of the capital release provision. And if the

- 1 rate decrease approved is greater than the amount of
- 2 the capital release provision, then CAC (Manitoba)
- 3 would propose that the capital release be mitigated in
- 4 its entirety and that the remainder of the release be
- 5 directed toward collecting cross-subsidization in the
- 6 DSR. And that's -- in a perfect world, if it could
- 7 achieve both, it would be happy.
- 8 If that's not possible, if the rate
- 9 decrease to be approved does not exceed the amount of
- 10 the capital release, CAC (Manitoba) maintains its
- 11 concerns for the impacts of inflation but also
- 12 recognizes the long -- longstanding unfairness that
- 13 MPI perpetuates at the high end of the DSR scale.
- 14 And so, it would propose that the rate
- 15 decrease approved first be allocated uniformly across
- 16 ratepayers to as much as possible mitigate the effects
- 17 of the removal of the capital release ideally to a
- 18 margin with 1 to 2 percent and that remaining amounts
- 19 then be allocated to addressing cross-subsidization at
- 20 the high end of the DSR.
- 21
- 22 CONTINUED BY DR. BYRON WILLIAMS:
- DR. BYRON WILLIAMS: I'll just
- 24 conclude. It is always an incredible honour to
- 25 participate in these processes. And our clients are

- 1 so grateful for the opportunity to intervene and
- 2 appreciate the opportunity to be -- take part in an
- 3 independent, evidence-based process, balancing the
- 4 complexities of the public interest.
- 5 And so, with that, subject to any
- 6 questions this Board may have, those are our -- our
- 7 closing submissions.
- 8 THE PANEL CHAIRPERSON: Thank you, Mr.
- 9 Williams and Mr. Klassen.

10

11 (BRIEF PAUSE)

- BOARD CHAIR GABOR: Thank you. I've
- 14 got a few questions. Kristen, could you go to screen
- 15 108, please. Mr. Klassen, I just want to understand
- 16 what you're asking for. Bullet 2:
- 17 "CAC recommends that in future years
- the base rate be increased by up to
- 19 5 percent to allow for more
- 20 substantial adjustments."
- Then in the last one you said you're
- 22 concerned about inflation. So, in this year, it'd be
- 23 1 to 2 percent. Is it that it is -- is the proposal
- 24 it be 5 percent in future years or is it that we need
- 25 to look year-by-year at what the inflation is?

- 1 MR. CHRIS KLASSEN: Thank you for your
- 2 question. And this -- the experience of this
- 3 particular year is illustrative, of course, that that
- 4 inflation is variable and volatile.
- 5 And CAC (Manitoba) would recommend that
- 6 -- the recommendation on bullet 2, that the base rate
- 7 be increased yearly by an amount up to 5 percent. But
- 8 again, that that be a consideration on a year-by-year
- 9 basis based on the pressures facing Manitobans.
- 10 BOARD CHAIR GABOR: Right. So if we
- 11 had high inflation next year, the position is -- and
- 12 it's 5 percent -- it's -- 5 percent considered in
- 13 light of the inflation for the next year.
- 14 MR. CHRIS KLASSEN: Exactly. So
- 15 similar to how CAC (Manitoba) is proposing an
- 16 alternate to the 5 percent this particular year with
- 17 reference to current circumstances.
- 18 BOARD CHAIR GABOR: Right. Okay.
- 19 Thank you. Kristen, page 48.
- 20 Dr. Williams, in terms of the signal to
- 21 -- to and through -- between 2 and 3 percent, is this
- 22 a calculation or is this sort of a number you came up
- 23 with that you thought was reasonable in the
- 24 circumstances?
- 25 DR. BYRON WILLIAMS: To coin a phrase

- 1 that might have come from my cross-examination of CEO
- 2 Herbelin, we started with a bottom-up exercise.
- 3 So our clients -- mindful of what the
- 4 Public Utilities Board has done in -- in the past, we
- 5 looked at different scenarios.
- 6 For example, what if you dropped off
- 7 the \$19 million in terms of the growth in -- in normal
- 8 operating expenses or -- we looked at a number of
- 9 scenarios to get a sense of what those would look
- 10 like. And a number of them were getting us to that 2
- 11 percent range, so we tried to -- to test that.
- 12 We looked at a -- a stretch factor of
- 13 zero (0) -- of -- similar to what was adopted with
- 14 MPI. And again, that started to take us over 2
- 15 percent. And then, we looked at the allocated -- or
- 16 the placeholder budgets and thought there were
- 17 additional opportunities there.
- 18 So I -- I want -- you asked me what we
- 19 did. I'm hesitant to give evidence. But based upon
- 20 the evidence of the record, we looked at a number of
- 21 scenarios and -- and then, the clients ultimately did
- 22 make a judgment call. But it wasn't unguided by
- 23 scenarios and -- and we're trying to articulate at a
- 24 high level on Exhibit 48 some of the elements. If
- 25 that assists, Mr. Chair.

- 1 BOARD CHAIR GABOR: Okay. Would it be
- 2 accurate to use a phrase that was used earlier during
- 3 Oliver Wyman, which is, we looked at a number of
- 4 scenarios and you performed an eyeball test as to
- 5 whether (INDISCERNIBLE) reasonable, these other
- 6 scenarios.
- 7 DR. BYRON WILLIAMS: We looked at a
- 8 lot of data points, not only in scenarios, but if you
- 9 think of what -- the oral argument that we took you
- 10 through today, if you look at that unprecedented
- 11 growth in terms of operating expenses or FTEs, there
- 12 were numbers that -- that show up. You know, the 46
- 13 million with the FTEs.
- 14 Those numbers -- so there was some
- 15 judgment, but it was a pretty thorough examination of
- 16 different scenarios.
- 17 The Board ultimately is balancing the
- 18 public interest. It can look at those same kind of
- 19 scenarios and we're pretty confident we've come up
- 20 with numbers that look a lot like ours. And this is
- 21 on the cost control side.
- 22 BOARD CHAIR GABOR: Okay. So Kristen,
- 23 if you go to page 120.
- DR. BYRON WILLIAMS: Your next
- 25 question is how did we get from two (2) to three (3)

- 1 to fit this --
- 2 BOARD CHAIR GABOR: Well, how did you
- 3 get to between five (5) and six (6)? Is it the same
- 4 process?
- 5 DR. BYRON WILLIAMS: So if you think -
- 6 well, Mr. Chairman, if you think of the -- the two
- 7 (2) core arguments that we brought here, leave aside
- 8 what we're saying on investments. We're saying
- 9 imprudent and unreasonable expenditures, and we think
- 10 it's easier if the Board can replicate to get to the
- 11 two (2) or three (3).
- We're also taking issue with the claims
- 13 incurred forecast. And you know that Oliver Wyman was
- 14 in the range of 5 percent on claims incurred. Drop
- 15 off comprehensive, do the math, and that's an
- 16 explanation of where you get to that five (5) to six
- 17 (6) range.
- 18 If that helps, Mr. Chair.
- 19 BOARD CHAIR GABOR: No, it helps. I
- 20 guess the -- I guess the situation we face is that we
- 21 spend three (3) weeks going through very specific
- 22 data. And now we're given a -- a comment of, Well, we
- 23 reviewed scenarios, it's not a formula. There's not a
- 24 table. It's, We looked at a number of different
- 25 factors and -- and came up with --

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DR. BYRON WILLIAMS: Sir, if you want
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- 2 a practical route to some of the numbers that we're
- 3 looking at, take, for example, what are the FTEs in
- 4 the -- the current application? Make a judgment --
- 5 you know, make a judgment call. What does it take it
- 6 to back -- to get to last year's FTEs? What's the
- 7 stretch factor?
- 8 It's a similar exercise that -- that --
- 9 that you -- that you performed. That's the kind of
- 10 exercise.
- On the claims incurred, do you accept
- 12 Oliver Wyman's evidence on these key issues or not?
- 13 There's a -- There's a number that comes right out of
- 14 those calculations, sir. The information is all on
- 15 the record.
- 16 BOARD CHAIR GABOR: Thank you. Those
- 17 are my questions.
- 18 THE PANEL CHAIRPERSON: Ms. Nemec...?
- 19 Thank you very much. We're almost at noon. So we'll
- 20 break now until one o'clock and continue with the rest
- 21 of the Interveners, thank you.
- 22
- 23 --- Upon recessing at 12:01 p.m.
- 24 --- Upon resuming at 1:01 p.m.
- 25

- 1 THE PANEL CHAIRPERSON: Good
- 2 afternoon, everyone. We'll continue with closing
- 3 remarks.
- 4 Ms. Meek...?

- 6 CLOSING COMMENTS BY MS. CHARLOTTE MEEK:
- 7 MS. CHARLOTTE MEEK: Thank you, Madam
- 8 Chair. On behalf of the Coalition of Manitoba
- 9 Motorcycle Groups, I'll focus my submissions on
- 10 several key issues today that are of importance for
- 11 the motorcycle class, the first being, investments;
- 12 then I'll look at the Driver Safety Rating system,
- 13 Rate Stabilization Reserve, and Capital Management
- 14 Plan, ratemaking and its implications in the large
- 15 vehicle study, as well as road safety.
- 16 So starting off with investments, the
- 17 Corporation's investment portfolio has been a topic of
- 18 concern for CMMG for several years. In previous
- 19 decisions, the Board has acknowledged and noted its
- 20 concern with the disproportionate impact that interest
- 21 rate changes have on the motorcycle class.
- 22 MPI was directed to examine this issue
- 23 and consider a model which would ameliorate the effect
- 24 of changing interest rates on motorcycle insurance
- 25 rates. In particular, the Corporation was directed to

- 1 examine the inclusion of equities or growth assets
- 2 which may support long-term liability.
- 3 The following year, the Corporation
- 4 asserted that it had no appetite for equity exposure
- 5 in the Basic claims portfolio. Then the Corporation
- 6 provo -- proposed the use of interest rates at points
- 7 on a yield curve corresponding to the duration of
- 8 liabilities.
- 9 This methodology, the Corporation
- 10 suggested, would have a positive impact for the
- 11 motorcycle class, but since that time, these benefits
- 12 have not materialized.
- 13 Utilities in the financial market have
- 14 been an ongoing factor for the last three (3) years.
- 15 The COVID-19 pandemic shocked the world market, and
- 16 the following year, while still volatile, demonstrated
- 17 an impressive recovery aided by government stimulus.
- 18 Most recently, impacts of the Russian
- 19 war on Ukraine have affected global supply chains, and
- 20 the wide rating -- ranging impacts on commodity
- 21 markets, fuel, energy, and food. These fluctuations
- 22 have contributed to high inflation levels and changes
- 23 in the equity investments and investment returns.
- 24 The Corporation in this Application
- 25 paints a picture that the current investment strategy

- 1 is working as intended. This generalization ignores
- 2 the continued fluctuations still be experienced by the
- 3 motorcycle class. The Corporation's assertion also
- 4 fails to acknowledge the lost opportunity cost of the
- 5 Corporation's investment decisions.
- 6 While the Corporation glosses over this
- 7 factor, the shadow portfolios ordered by this Board
- 8 pursuant to Order 159/'18 enable us to measure the
- 9 costs of placing undue constraints on the basic
- 10 portfolio by MPI.
- 11 Of particular interest to CMMG is the
- 12 Shadow Portfolio 2 which removes the constraint that
- 13 prohibits the inclusion of equities and other assets
- 14 that increase returns without adversely impacting
- 15 risk.
- 16 Portfolio 2 includes Canadian and
- 17 private equities of 18 percent, real estate and
- 18 infrastructure of 9 percent, and levered real-return
- 19 bonds of 16 percent.
- 20 In cross-examination of MPI, the
- 21 Corporation confirmed that Shadow Portfolio 2 from
- 22 inception in March 2019 to March 2022 has outperformed
- 23 the Basic portfolio. Shadow Portfolio 2 had 3.32
- 24 percent higher compound returns and 0.27 percent lower
- 25 surplus volatility as compared to the policy

- 1 portfolio. As a result, Shadow Portfolio 2 had a
- 2 higher risk-adjusted return than the policy portfolio.
- 3 The performance of the shadow
- 4 portfolios allows us to partake in a historic
- 5 examination of the prudence of MPI's investments. MPI
- 6 acknowledged on cross-examination that optimization of
- 7 a portfolio is to be viewed at the total portfolio
- 8 level.
- 9 Further, when comparing two (2)
- 10 portfolios, a more optimized portfolio would have less
- 11 surplus volatility with equal expected return. What
- 12 we can then observe from Shadow Portfolio 2 when
- 13 compared with the Basic policy portfolio is that not
- 14 only does Shadow Portfolio 2 have lower surplus
- 15 volatility, but also benefited from much higher
- 16 compound returns.
- 17 What this means then is MPI took more
- 18 risk with the policy portfolio and at the same time
- 19 earned lower returns.
- 20 MPI repeatedly asserts that a portfolio
- 21 which includes equities or other investments offering
- 22 higher returns is contrary to the purpose of the Basic
- 23 claims portfolio. In doing so, MPI has essentially
- 24 blacklisted certain asset classes.
- This investment decision is contrary to

- 1 prudent investment strategy and creates a basic
- 2 portfolio concentrated on one (1) type of risk --
- 3 sorry, risk.
- 4 As conceded by Mr. Bunston on cross-
- 5 examination, the volatility of an asset class in
- 6 isolation does not conclusively indicate how that
- 7 asset class may impact the surplus volatility of a
- 8 portfolio as a whole.
- 9 Due to MPI's imposition of restricted
- 10 constraints on the policy portfolio, the Corporation
- 11 has taken on more risk and realized lower returns.
- 12 Contrary to their assertion that the current
- 13 investment strategy is working as intended, CMMG
- 14 submits that ratepayers have lost on both sides of the
- 15 coin: they have taken more risk and earned lower
- 16 returns. This is the opposite of an optimized
- 17 portfolio.
- 18 This year, the Corporation retained
- 19 Mercer to complete an asset-liability management
- 20 study. Mercer's study provided a detailed examination
- 21 of the risk-return tradeoffs arising from the various
- 22 asset mixes available to MPI for the Basic claims
- 23 portfolio.
- 24 From MPI's perspective -- or, sorry,
- 25 from CMMG's perspective, an essential element was

- 1 missing from the study to allow this Board to partake
- 2 in a meaningful examination of the issue: MPI's
- 3 chosen asset mixes were not determined and shared.
- 4 Through the Information Request
- 5 process, MPI indicated that the recommendations to be
- 6 made to the investment committee would be filed with
- 7 the 2023 GRA after their review and approval by the
- 8 investment committee.
- 9 Given that the investment committee is
- 10 scheduled to meet after the conclusion of the
- 11 hearings, it's unclear how MPI intends to fulfil that
- 12 commitment.
- 13 While CMMG acknowledges that the
- 14 decisions for MPI's investment strategy ultimately
- 15 rest with the board of directors, CMMG is perplexed by
- 16 the Corporation's refusal to provide an indication of
- 17 the anticipated recommendations to be provided to the
- 18 investment committee prior to the commencement of this
- 19 hearing.
- 20 Without any prior notice, Mr. Bunston
- 21 announced during the investment panel presentation
- 22 that they are not recommending the inclusion of
- 23 equities or levered bonds in the Basic claims
- 24 portfolio. Given MPI's previous resistance to provide
- 25 this information, it appears that the proposed

- 1 recommendations intended to be made to the investment
- 2 committee were available.
- 3 MPI's refusal to provide some
- 4 indication of the recommendations, even directionally,
- 5 has hampered this hearing process. MPI has suggested
- 6 that Interveners' ability to respond to the various
- 7 asset mixes is not contingent upon the selection of
- 8 recommended mixes by MPI.
- 9 While this may be true, in the interest
- 10 of proportionality and to assist with focussing the
- 11 issues being examined in this hearing, any directional
- 12 indication provided by the Corporation would
- 13 circumvent unnecessary examination.
- 14 If MPI's position regarding equities
- 15 and levered bonds was provided prior to the
- 16 commencement of the investment committee panel,
- 17 Interveners could have focussed their examination to
- 18 assist the Board in evaluating the reasonableness of
- 19 that proposal.
- 20 As the Board will recall from previous
- 21 applications, CMMG has been advocating for the
- 22 inclusion of equities or other gross assets in the
- 23 Basic claims portfolio for several years.
- As previously outlined, it's necessary
- 25 to examine a portfolio as a whole to determine its

- 1 optimality. In the IR process, PUB-MPI-1-128(e),
- 2 Appendix 1, provides some insight on the optimization
- 3 of a portfolio which includes a more inclusive and,
- 4 therefore, diverse set of assets.
- 5 What we see is an example of a
- 6 portfolio with the inclusion of asset mixes which
- 7 offer an opportunity to reduce risk and/or increase
- 8 return.
- 9 Mr. Lloyd from Mercer confirmed that
- 10 Portfolio C, the lower-risk portfolio, Portfolio D,
- 11 the mid-point, and Portfolio B, higher return, all
- 12 have similar or far less risk than the current
- 13 portfolio, while all providing similar or higher
- 14 return.
- 15 It's somewhat counterintuitive that
- 16 even though some asset mixes provided by Mercer which
- 17 include assets that are more volatile than those in
- 18 the current portfolio, they still demonstrate lower
- 19 overall surplus volatility ratios.
- 20 Mr. Lloyd confirmed that this apparent
- 21 contradiction is due to the fact that risks don't add,
- 22 that correlations matter and, finally, that this
- 23 demonstrates the diversification benefit of having
- 24 other asset classes.
- 25 This underscores the position that CMMG

- 1 has asserted before this Board for the last several
- 2 years. The impact of asset classes on a portfolio
- 3 must be reviewed at the total portfolio level.
- 4 Correlations between asset classes and the benefits of
- 5 asset diversification are integral elements that must
- 6 be considered.
- 7 We have not been provided in this
- 8 General Rate Application with any reasonable rationale
- 9 for MPI's decision to exclude equities or levered
- 10 bonds in the Basic claims portfolio.
- 11 While MPI has mentioned that some
- 12 additional risk related to leverage, for example, the
- 13 Corporation has not provided any indication about the
- 14 size of these additional risks or the controls that
- 15 could be put in place to allow for their prudent use.
- 16 Past GRAs, MPI has simply stated that
- 17 the inclusion of equities is precluded by the risk
- 18 appetite of the Board of Directors. Respectfully,
- 19 this reasoning falls far short of being supported by
- 20 any valid evidence.
- 21 As a result, CMMG makes the following
- 22 recommendations: that this Board make a finding that
- 23 the inclusion of equities in the Basic claims
- 24 portfolio is not in conflict with MPI's stated risk
- 25 appetite when viewed from the proper total portfolio

- 1 perspective.
- 2 CMMG echos the recommendations of CAC
- 3 (Manitoba), that the Board recommend the removal of
- 4 the no equities constraint in the Basic claims
- 5 portfolio.
- 6 CMMG recommends that MPI be directed to
- 7 file with the 2024 GRA the recommendations made to the
- 8 investment committee at their meeting on November
- 9 10th, 2022.
- 10 Finally, CMMG recommends that MPI be
- 11 directed to develop a new set of shadow portfolios to
- 12 enable a further assessment of the impact of various
- 13 key constraints imposed by the Corporation.
- 14 In constructing these portfolios, MPI
- 15 shall consult with interested Interveners and the
- 16 Board regarding the shadow portfolio compositions, any
- 17 key assumptions and methodologies to be used, and will
- 18 file a report in the 2024 GRA comparing the realized
- 19 return of the shadow portfolios and other key metrics
- 20 with those of the policy portfolios chosen by the
- 21 Corporation.
- I would like to move on to talk about
- 23 the Driver Safety Rating system.
- 24
- 25 (BRIEF PAUSE)

- 1 MS. CHARLOTTE MEEK: CMMG has long
- 2 been concerned with the issue of cross-subsidization
- 3 existing in the current Driver Safety Rating system.
- 4 Our clients were pleased with the direction from the
- 5 Board arising from the 2022 GRA which directed MPI to
- 6 provide a five (5) year plan for the implementation of
- 7 a primary driver model.
- 8 The Court of Appeal decision reside --
- 9 arising from MPI's application to appeal that order
- 10 has reinforced the jurisdiction of this Board as it
- 11 relates to the authority to examine and designate the
- 12 methodology by which customers are grouped.
- 13 Since the inception of the DSR system,
- 14 the goals and stated purpose of the program have been
- 15 threefold: first, to provide higher rewards via
- 16 reduced premiums for the safest drivers; second, to
- 17 provide stronger incentives for higher risk drivers to
- 18 improve their driving behaviour; and, third, to
- 19 improve drivers' understanding of how their behaviour
- 20 can affect the amount they pay for auto insurance.
- In last year's GRA, MPI again confirmed
- 22 that the DSR system is key in reducing collision
- 23 frequencies than MPI and that the reduction in
- 24 collision claims and losses were due to the DSR system
- 25 working.

- 1 Despite maintaining this position
- 2 historically, in the 2023 GRA, MPI appears to be
- 3 shifting its position. Adjusting it cannot say
- 4 whether more accurate pricing incentivizes improved
- 5 driving behaviour and ultimately reduces claims and
- 6 claim -- claims and claims costs.
- 7 While Ms. Jatana confirmed that,
- 8 generally speaking, the DSR system can promote safe
- 9 road driving behaviour, she qualified that statement
- 10 saying she would respect the opinion of the actuary
- 11 where it came to the rate making.
- 12 These demonstrate a concerning change
- 13 in the position of the Corporation regarding the
- 14 benefits and real world impacts that an actuarially
- 15 indicated DSR model can have on improvements in
- 16 driving behaviour.
- 17 Through cross-examination, CMMG
- 18 reviewed the proposed changes to the DSR scale by MPI.
- 19 The proposed changes offer the bare minimum in
- 20 improvement to the current cross-subsidization and
- 21 suggest that we can anticipate a lethargic transition
- 22 towards actuarially indicated rates.
- The Corporation proposes that DSR level
- 24 plus 15 shall not receive any rate change. The
- 25 Corporation provided a rather lengthy and convoluted

- 1 explanation as to why this DSR level with the highest
- 2 number of customers should not receive an improvement.
- 3 Ultimately, the explanation boiled down
- 4 to the reasoning that the indicated rate of DSR level
- 5 plus 15 is made up of the collective loss experience
- 6 of drivers above and below that DSR level.
- 7 On cross-examination, Ms. Low conceded
- 8 that this reasoning is easily applicable to every
- 9 other DSR level which are each made up of the
- 10 collective loss experience of drivers at higher and
- 11 lower levels.
- 12 CMMG submits that DSR level plus 15
- 13 should receive a rate change. As MPI has
- 14 acknowledged, the indicated rate level for DSR 15 is
- 15 56 percent.
- 16 MPI is proposing a discount increase of
- 17 1 percent for DSR levels plus 9 to plus 13 and level
- 18 16 and a 2 percent discount increase to DSR level plus
- 19 14. On a dollar value perspective, a 1 percent
- 20 discount increase is equal to approximately sixteen
- 21 dollars (\$16). This is MPI's proposed adjustment for
- 22 customers who are currently being overcharged between
- 23 a hundred and ninety-nine (199) to two hundred and
- 24 eighty dollars (\$280) annually.
- The Corporation's original strategy to

- 1 adjust the DSR level relied on the use of the negative
- 2 rate indication which would be reassigned to higher
- 3 DSR levels.
- 4 The Corporation acknowledged that the
- 5 original application did not consider including a base
- 6 rate increase in tandem with the allocation of the
- 7 negative rate indication. Ms. Low indicated this may
- 8 be something that is considered in the future.
- 9 The extent of cross-subsidization
- 10 between DSR levels was revealed as a result of pricing
- 11 examination ordered by this Board in the 2019 GRA.
- 12 However, it was unclear how long the substantial
- 13 cross-subsidization has existed, it's safe to assume
- 14 that drivers at DSR levels 9 -- plus 9 and above have
- 15 been paying a hundred and ninety-nine dollars (\$199)
- 16 or more in excess premiums for years.
- 17 This accumulative year-over-year impact
- 18 is alarming. Given this history, a hasty transition
- 19 to actuarially indicated rates is absolutely necessary
- 20 as opposed to a slow and gradual progression.
- 21 Where MPI continues with the current
- 22 method of change respectfully, it will take up to ten
- 23 (10) years for DSR level plus 15 to achieve accurate
- 24 pricing. Respectively, this time line and methodology
- 25 is unreasonable.

1 In order to shift the DSR system more

- 2 quickly towards accurate pricing, it's necessary to
- 3 raise the base rate. Doing so will slightly increase
- 4 costs for all customers. But the revenue earned from
- 5 such an increase can be allocated to the DSR levels
- 6 experienced in the highest level of overpayment with
- 7 the effect of ensuring ratepayers requiring the rate
- 8 increase pay more and customers requiring a rate
- 9 decrease pay less.
- 10 MPI has acknowledged that in examining
- 11 the issue of cross-subsidization in the DSR system,
- 12 it's necessary to balance the unfairness of
- 13 overpayment by customers at the top end of the scale
- 14 against perspective rate increases for customers at
- 15 the other end of the scale.
- 16 CMMG respectfully submits that when
- 17 undertaking this balancing exercise a more expedient
- 18 approach is required. A 2 percent increase in the
- 19 base rate would allow for an increase in DSR levels
- 20 and DSR discount for DSR levels plus 9 and above.
- 21 The increase discount can then be
- 22 distributed to allow for an increase of 1 percent for
- 23 DSR levels 9 to 11, 2 percent for 12 to 14, and a 4
- 24 percent increase for DSR levels 15 and above.
- 25 In this GRA, MPI was directed to file a

- 1 DSR transition plan which would outline MPI's proposed
- 2 year-over-year transition to ultimately achieve
- 3 accurate DSR discounts.
- 4 The Corporation requested that this
- 5 directive be deferred to after the GLM pricing
- 6 framework has been completed. On cross-examination,
- 7 Ms. Low confirmed that pricing analysis is anticipated
- 8 to be provided in the 2025 GRA.
- 9 It is unclear whether the Corporation
- 10 is proposing that the transition plan as contemplated
- 11 in Directive 11-15 of Board Order 134/'21 would then
- 12 be filed with the 2025 GRA or the following year, the
- 13 2026 GRA.
- 14 It's CMMG's position that the Directive
- 15 11-15 should have been completed by MPI for this GRA
- 16 and the request to delay this process for an
- 17 additional two (2) or three (3) years is not
- 18 reasonable, especially given the cumulative nature of
- 19 the existing cross-subsidization.
- 20 As it relates to the primary driver
- 21 model in compliance with Directive 11-13 of Board
- 22 Order 134/'21, the Corporation provided a calendar
- 23 time line outlining anticipated key initiatives and
- 24 milestones to achieve implementation of the primary
- 25 driver model over a six (6) year period.

1 The proposed time line suggests an

- 2 eighteen (18) month period to allow government
- 3 approval and legislative changes to allow for
- 4 collection of primary driver information.
- 5 As pointed out by Madam Justice Steel
- 6 in the recent Court of Appeal decision, section 6(2)
- 7 of the MPIC Act, authorizes MPI to do all acts and
- 8 things necessary to carry out its functions, which
- 9 includes the power to prescribe the information in
- 10 detail required to be set out in any form.
- 11 CMMG submits that MPI has the requisite
- 12 authority through the MPIC Act to obtain primary
- 13 driver information from its customers.
- 14 CMMG is encouraged by the Court of
- 15 Appeal decision and previous directions from this
- 16 Board requiring MPI to proceed with our examination of
- 17 the primary driver model in earnest.
- 18 CMMG encourages the Board to remain
- 19 vigilant with this issue to ensure efficient
- 20 collection of primary driver information, which is the
- 21 key piece of data that will allow for a fulsome and
- 22 accurate examination of the primary driver model.
- 23 MPI suggests three (3) options for
- 24 collection of data from customers. CMMG submits that
- 25 the mandatory collection of this data, the data

- 1 renewal, is the only viable option from which an
- 2 actuarially sound pricing examination can be
- 3 completed.
- 4 On this point, CMMG makes the following
- 5 recommendations: That MPI's request that Directive
- 6 11-15 of Order 134/21 be deferred to after the
- 7 completion of the GLM pricing be rejected, and MPI be
- 8 directed to provide a fulsome transition plan in the
- 9 2024 GRA.
- 10 That MPI be directed to immediately
- 11 commence the collection of primary driver data, which
- 12 data is to be obtained on a yearly renewal and on a
- 13 mandatory basis.
- 14 Where MPI believes that legislative
- 15 changes are necessary that MPI forthwith provide
- 16 recommendations to the Lieutenant Governor in Council
- 17 for legislative amendments to allow the collection of
- 18 this data from insureds, and to provide an update to
- 19 the Board upon the recommendations being made.
- 20 Finally, that the PUB approve a base
- 21 rate increase of 2 percent, which shall be offset to
- 22 be revenue neutral by increasing DSR discounts.
- 23 The increase in discounts are to be
- 24 allocated to DSR levels plus 9 and above, with DSR
- 25 levels 9 to 11 to receive an increase in discounts

- 1 sufficient to neutralize the base rate increase. The
- 2 remaining amount is then to be allocated to DSR levels
- 3 plus 12 to 17, weighted to those DSR levels with the
- 4 largest difference between current and indicated
- 5 rates.
- Now, to move forward with the
- 7 discussion about the Rate Stabilization Reserve and
- 8 the Capital Management Plan.
- 9 The RSR acts as a safeguard to protect
- 10 customers against rate increases, which would
- 11 otherwise be necessary due to unexpected variances
- 12 from the forecast and due to events and losses arising
- 13 from non-recurring events and factors.
- 14 While the Corporation acknowledged that
- 15 the more money in the RSR, the more protection
- 16 motorists have from unexpected variances from the
- 17 forecast, this protection must be balanced with the
- 18 principle that the Corporation should not an excess of
- 19 reserve funds.
- 20 Ultimately, the Corporation has an
- 21 ongoing duty to engage in actuarially sound
- 22 forecasting methodologies.
- 23 As we all know, MPI is a Crown monopoly
- 24 within Manitoba and, as such, the rate application
- 25 process is an integral mechanism by which this Board

- 1 has an opportunity to review the methodologies
- 2 employed by MPI in ratemaking and examine the capital
- 3 held by the Corporation for use to pay claims
- 4 liabilities.
- 5 The capital reserves being held by MPI
- 6 for the Basic portfolio is our collective money.
- 7 First iteration of the Capital
- 8 Management Plan was proposed to the Public Utilities
- 9 Board in the 2022 GRA. That initial iteration relied
- 10 on a single Basic target capital level, reflecting 100
- 11 percent MCT ratio.
- 12 This Board approved the proposed plan,
- 13 including the target 100 percent MCT ratio, on a
- 14 temporary two (2) year basis in Order 176/'19.
- 15 In the following two (2) years, the
- 16 COVID-19 pandemic caused vast worldwide changes, which
- 17 continue to impact financial markets and collision
- 18 claims and costs today.
- 19 From MPI's perspective, the COVID-19
- 20 pandemic revealed flaws in the CMP model, as the
- 21 Corporation was unable to quickly return significant
- 22 capital that was accrued over a short period of time.
- The RSR balance has grown steadily over
- 24 the last decade. From reserves of \$154 million, in
- 25 the 2009/2010 year, to reserves of \$448 million, in

- 1 the 2021/'22 year.
- 2 Accommodating for implications of the
- 3 recently instigated Bill 45 -- excuse me -- MPI is
- 4 forecasting that the reserves balance will increase to
- 5 over \$500 million before any rebate can be issued to
- 6 customers. This will represent over a three-fold
- 7 increase in the reserves balance over the last decade.
- Based on the Corporation's historical
- 9 pattern, CMMG submits it's safe to say that where a
- 10 target range exists, we can expect the RSR balance to
- 11 linger up against the maximum target.
- In the last decade, whether this Board
- 13 had approved a target range with a minimum and maximum
- 14 level or a single target, the RSR balance tended to
- 15 float at or below the maximum target.
- 16 Over the same period, the RSR has only
- 17 dipped below the minimum range on three (3) occasions,
- 18 with two (2) of those occasions occurring in years
- 19 where the Board approved a minimum target that was
- 20 higher than the previous year's maximum target.
- 21 What CMMG observes is a Crown monopoly
- 22 with a consistently growing reserves cushion. Recent
- 23 legislative changes paved the way for MPI to balloon
- 24 that cushion up to \$500 million, and coupled with this
- 25 ever increasing reserves balance is a statutory scheme

- 1 with an optional mechanism for granting rebates to
- 2 customers.
- 3 MPI has been vague and contradictory in
- 4 their explanation of the parameters by which they will
- 5 determine if a rebate application will be brought
- 6 before this Board.
- 7 In CMMG's view, this statutory scheme
- 8 frustrates the oversight role of PUB as it pertains to
- 9 rebating funds to customers.
- 10 The PUB exists to examine the decisions
- 11 of MPI as a Crown monopoly. This legislative change
- 12 has the affect of inverting the roles of the Crown
- 13 monopoly and the Board. Rather than MPI having an
- 14 obligation to bring an application based on a specific
- 15 set of factors, the Corporation may, at its own
- 16 discretion, forego an application altogether.
- 17 The result is that the Corporation
- 18 decision -- sorry, the result is that the Corporation
- 19 decision -- Corporation's decision not to apply for a
- 20 rebate can proceed without an examination from this
- 21 Board of the reasonableness of that decision and the
- 22 ability to vary that proposal where it is deemed
- 23 unreasonable.
- 24 CMMG makes the following
- 25 recommendations in these regards:

1 That the PUB make a finding that the

- 2 Corporation's listed parameters upon which they will
- 3 bring an application for rebate are vague and
- 4 undefined. And that MPI be directed to provide a
- 5 detailed report in the 2024 GRA, outlining the factors
- 6 that MPI can rely on when making a decision to forego
- 7 a rebate application in the future.
- 8 Now I'd like to move on to a discussion
- 9 of ratemaking methodology and the implications of the
- 10 large vehicle study.
- 11 During the Road Safety Technical
- 12 Conference, held in May of 2022, the Corporation
- 13 provided the results of a large vehicle study, which
- 14 was ordered by this Board to be completed by MPI.
- 15 The study was recommended by Bike
- 16 Winnipeg, with a view to examining the damage that is
- 17 caused by large vehicles on the Road.
- 18 While the study was completed from a
- 19 road safety perspective, it raises questions about
- 20 whether the Corporation's current methodology
- 21 adequately addresses the issue of damage caused by
- 22 large vehicles on the road.
- 23 MPI made the following findings from
- 24 the large vehicle study. First, that vehicle size has
- 25 an impact on collision claims cost, with larger

- 1 vehicle segments consistently having higher collision;
- 2 pickup trucks, mid and full size cars, and passenger
- 3 and cargo vans all had higher incident cost, higher
- 4 injury cost, and higher vulnerable road user costs
- 5 than compact cars.
- 6 Third, SUVs had a higher average
- 7 incident and physical damage cost than compact cars,
- 8 while injury costs for SUVs were consistent with those
- 9 for a compact car, both overall and for vulnerability.
- 10 What's compounded with this -- these
- 11 results is the finding that heavy vehicles, pickup
- 12 trucks, and passenger or cargo vans also have a higher
- 13 likelihood of being at fault in an accident.
- 14 Despite these different findings, the
- 15 Corporation has taken the position that no further
- 16 action or research is necessary on the issue of
- 17 vehicle size as it relates to road safety. And
- 18 because of the methodology used in the study, that the
- 19 results do not transfer well to a discussion regarding
- 20 ratemaking methodology.
- 21 Included in MPI's ratemaking
- 22 methodology is the use of clear rating groups. The
- 23 intention of the clear rating is to provide incentives
- 24 to customers who purchase vehicles which are deemed
- 25 safer or less susceptible to damage or more resistant

- 1 to theft.
- In this system, each vehicle is
- 3 assigned a rating which, based on different features
- 4 of the vehicles, may increase or reduce the rating of
- 5 that vehicle, which in turn will increase or reduce
- 6 the insurance premiums charged for that vehicle.
- 7 For example, a vehicle which has anti-
- 8 lock brakes, dual inside air bags, side impact door
- 9 reinforcements, or anti-theft devices would have lower
- 10 CLEAR rating, and, therefore, lower insurance
- 11 premiums.
- 12 A CLEAR rating does not account for
- 13 third-party bodily injury claims. As acknowledged by
- 14 Ms. Low on cross-examination, a feature of a vehicle
- 15 which contributes to a lower CLEAR rating -- and,
- 16 consequently, lower insurance premium -- might also be
- 17 a feature that increases the potential third-party
- 18 bodily injury costs in the event of a collision.
- 19 Pursuant to Board Order 97/'05, the
- 20 Corporation uses the following claims cost allocation
- 21 methodology.
- In any accident involving only MPI
- 23 insured vehicles, one or more, and no other insured
- 24 party, total PIPP costs are to be allocated equally
- 25 per vehicle across the rating categories to which

- 1 those vehicles belong.
- 2 Secondly, in any accident involving one
- 3 or more MPI insured vehicles and one or more
- 4 unidentified hit-and-run offenders or another injured
- 5 party or parties, 50 percent of the total PIPP costs
- 6 are allocated equally per MPI insured vehicle across
- 7 the rating categories to which the MPI vehicles
- 8 belong. And the remaining 50 percent of total PIPP
- 9 costs would be effectively allocated across all
- 10 vehicle rating categories.
- 11 On cross-examination, Ms. Low
- 12 acknowledged that, while this allocation methodology
- 13 transfers PIPP costs between major classes, it does
- 14 not transfer costs between vehicles within those major
- 15 classes.
- As a result, the vehicle size
- 17 difference within major classes is not considered in
- 18 the ratemaking methodology employed by MPI. And
- 19 through the use of the CLEAR rating system, features
- 20 which may cause more damage may also be features which
- 21 discount the insurance premiums for that vehicle.
- Ms. Low confirmed that MPI has no plans
- 23 to examine the issue of vehicle size as it pertains to
- 24 the rating structure and that MPI does not currently
- 25 have vehicle rating groups for third-party bodily

- 1 injury claims.
- 2 During re-direct examination with Mr.
- 3 Guerra, Ms. Low indicated that the decision not to
- 4 have rating group, the third-party bodily injury
- 5 claims, was because it's impossible to do so and she's
- 6 never heard of a fair rate group for third-party
- 7 liability bodily injury.
- 8 CMMG questions the accuracy of these
- 9 statements and believes that further examination
- 10 should be undertaken.
- 11 In that regards, CMMG makes the
- 12 following recommendations:
- In the 2024 GRA, MPI would report on
- 14 any Canadian jurisdictions or American private
- 15 insurers, where vehicle insurance providers have a
- 16 rating group for third-party liability.
- 17 Secondly, that PUB direct MPI to
- 18 collaborate with CMMG and Bike Winnipeg regarding the
- 19 methodology fo the large vehicle study and provide a
- 20 report in the 2024 GRA, which provides as follows:
- 21 Firstly, that the recommendations --
- 22 firstly, provides the recommendations from each
- 23 stakeholder for improvements and/or additions to the
- 24 large vehicle study and, secondly, MPI's anticipated
- 25 time line for completion of a further study,

- 1 incorporating the recommendations from CMMG and Bike
- 2 Winnipeg, should the PUB order MPI to proceed with
- 3 that study.
- 4 Finally, I'd like to talk about the
- 5 issue of road safety. CMMG is a active participant in
- 6 other stakeholder engagement opportunities outside
- 7 this GRA process.
- 8 As well as participating in the Road
- 9 Safety Technical Conference, CMMG is also engaged with
- 10 external stakeholder committee and regularly engages
- 11 with them -- directly with MPI, outside of the GRA
- 12 process, to collaborate on and discuss Road Safety
- 13 Planning and Strategy.
- Of particular concern for CMMG, is the
- 15 issue of single vehicle accidents for motorcyclists.
- 16 These types of collisions make up over 50 percent of
- 17 total collisions for motorcycles over the last three
- 18 (3) years.
- 19 While these collisions are
- 20 characterized as single vehicle collisions, CMMG
- 21 raised concerns at the Road Safety Conference, that
- 22 this data may not convey the true circumstances of the
- 23 collision.
- 24 Specifically, there may be
- 25 circumstances where a motorcyclist is, in fact,

- 1 avoiding a collision caused by another vehicle which
- 2 forces them off their bike or off the road. Despite
- 3 not being at fault, the motorcycle class incurs the
- 4 loss for that collision in terms of ratemaking.
- 5 For the anticipated implementation of
- 6 MPI's publicly available dashboard, CMMG hopes to have
- 7 the opportunity to review data and provide feedback to
- 8 MPI for information that may be useful to address this
- 9 concern.
- 10 During cross-examination, CMMG reviewed
- 11 the methodology and under -- underlying the large
- 12 vehicle study. CMMG rate concerns regarding Bike
- 13 Winnipeg's request to be included in the development
- 14 of the study which was rejected by the Corporation.
- 15 During the Road Safety Technical
- 16 Conference and during this GRA, Mr. Triggs, on several
- 17 occasions, suggested that Road Safety is best
- 18 addressed through collaboration between stakeholders
- 19 and MPI, rather than through this GRA process.
- 20 Unfortunately, when provided an
- 21 opportunity to partake in that collaboration with an
- 22 interested Intervener, MPI fell far short.
- As a result, the large vehicle study
- 24 fails to provide some basic data that stakeholders
- 25 would find useful. CMMG hopes to see MPI follow

- 1 through on its assertion that collaboration with
- 2 stakeholders is an integral part of the road safety
- 3 process.
- 4 While CMMG believes that MPI fell short
- 5 as it relates to a large vehicle study, CMMG does
- 6 acknowledge that there have been other circumstances
- 7 where MPI has been responsive in engaging stakeholders
- 8 on other Road Safety issues.
- 9 In particular, CMMG would like to
- 10 commend MPI on the quick response, following the loss
- 11 of Mr. Denis L'Heureux. CMMG appreciates the open
- 12 dialogue with CMMG (sic) in facilitating collaboration
- 13 and communication with other parties or stakeholders
- 14 to address the safety issue arising from this tragic
- 15 event.
- 16 In conclusion, CMMG would like to thank
- 17 the Board for the opportunity to intervene in this
- 18 General Rate Application and looks forward to receipt
- 19 of the Board's Order.
- 20 CMMG would also like to extend that
- 21 appreciation to MPI, all the people working in the
- 22 background at MPI. We appreciate the work that they
- 23 do to make this application as seamless as possible.
- 24 And I would also like to thank the
- 25 Board and Board Staff for everything that they do in

- 1 assisting Interveners throughout this process.
- 2 Subject to any questions, that concludes the
- 3 submissions of CMMG.
- THE PANEL CHAIRPERSON: Thank you, Ms.
- 5 Meek. Ms. Nemec...?
- 6 BOARD MEMBER NEMEC: Thank you. I
- 7 just want to clarify something on page 18. You
- 8 mentioned as a result of vehicle size difference with
- 9 major classes is not considered a rate-making
- 10 methodology employed by MPI.
- 11 And later you mentioned that, in your
- 12 recommendations, that in the 2024 GRA, MPI report on
- 13 Canadian jurisdictions or American private insurers
- 14 where vehicle insurance providers have rating groups
- 15 for third-party liability.
- 16 And -- and, I quess my question,
- 17 initially was, and then I saw your recommendation, so
- 18 I just wanted some clarity.
- 19 Do you know of anywhere where they do
- 20 ratemake -- the rate-making methodology does include
- 21 the issue of vehicle size?
- MS. CHARLOTTE MEEK: Am I aware of any
- 23 jurisdictions where it does? I -- I believe --
- 24 obviously, this isn't from my own research, but my
- 25 contacts, that there's some private insurers in the

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1 States in -- in America that have bodily injury --
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- 2 third-party bodily injury as a rate -- rating group.
- THE PANEL CHAIRPERSON: Mr. Bass...?
- 4 Ms. Boulter...?
- 5 Thank you, Ms. Meek. Ms. Wittman ...?

6

- 7 CLOSING COMMENTS BY TAXI COALITION:
- 8 MS. KAREN WITTMAN: Thank you, Madam
- 9 Chair. For the record, Karen Wittman appearing on
- 10 behalf of the Taxi Coalition.
- 11 And, I would like to begin by thanking
- 12 the Board on behalf of the Taxi Coalition, the
- 13 opportunity to participate in this year's GRA and to
- 14 provide submissions in closing.
- 15 The Board should have before it, a -- a
- 16 copy of our written submission. We'd like to mark
- 17 that as Exhibit TC-8.

18

19 --- EXHIBIT NO. TC-8: Taxi Coalition Submission

- 21 MS. KAREN WITTMAN: I don't intend to
- 22 read the submission to you, but to provide you with a
- 23 -- a general overview of the contents of the
- 24 submission and to focus the -- our remarks on the four
- 25 (4) key areas that were of most interest to the Taxi

- 1 Coalition.
- 2 And those areas are: the Ratemaking and
- 3 Serious Loss Loading, the Vehicle for Hire Framework,
- 4 the DSR System and the proposed changes to the Capital
- 5 Management Plan.
- So, with respect to the first issue,
- 7 ratemaking and serious loss loading, over -- beginning
- 8 by reminding the Board that serious losses refer to
- 9 losses where total PIPP claims exceed five hundred
- 10 thousand (500,000).
- Now, the approach that MPI's taken to
- 12 ratemaking and serious loss loading has been an issue
- 13 in the past and it continues to be an issue in this
- 14 year's GRA for the Taxi Coalition.
- 15 Traditionally, MPI only includes
- 16 serious loss loading to insurance uses that have
- 17 actual serious losses in the last ten (10) years.
- 18 What this means, is that for any use or territory,
- 19 which does not have serious losses in the last ten
- 20 (10) years, MPI does not include any serious loss
- 21 loading in the expected claims in the rating year.
- The Passenger Vehicle for Hire is an
- 23 example of an insurance use that does not have serious
- 24 loss loading; more specifically, because it was only
- 25 introduced into -- as a class in 2018, that it did not

- 1 yet have a ten (10) year history of serious losses.
- 2 Consequently, under MPI's methodology,
- 3 no serious losses are applied to it. The Taxi
- 4 Coalition challenged that approach last year. The
- 5 Taxi Coalition took the position, that the mere
- 6 absence of a serious loss in a particular insurance
- 7 use in the past ten (10) years, was not a reliable
- 8 indicator of whether that particular insurance use was
- 9 free of risk of serious loss.
- 10 Further, by failing to include any
- 11 serious loss loading, MPI was increasing the
- 12 likelihood of future rate volatility as a result of
- 13 serious loss loading being added once there was a
- 14 loss.
- 15 Following last year's GRA, the Board
- 16 directed MPI to file an alternative rate indication
- 17 taking into consideration serious loss loading and
- 18 this was set out in Directive 11.3.
- 19 The calculation to be completed by MPI
- 20 was further clarified in the information request in
- 21 PUB-MPI-1-8(D). We refer to this in our written
- 22 submission and today, as the alternative -- sorry, the
- 23 alternate serious loss loading calculation.
- Now MPI has complied with that
- 25 directive and produced ratemaking appendix 12 and in

- 1 addition to that, they've also produced a response to
- 2 PUB-MPI-1-8(D) with an addendum to the rate-making
- 3 appendix, which sets out further revised calculations.
- 4 Despite putting together these
- 5 calculations, it is still not clear whether MPI
- 6 intends to adopt a revised serious loss loading
- 7 methodology. In written materials, MPI suggested that
- 8 they would not, but, then, during the course of the
- 9 hearing, passing reference was made to the possibility
- 10 that MPI would look at this in the future.
- 11 The Taxi Coalition, therefore, says
- 12 that MPI should be directed to revise its rate-making
- 13 methodology to include serious loss loading for all
- 14 insurance uses that do not have a serious loss
- 15 experience in the last 10 years, including the
- 16 passenger Vehicle for Hire use.
- 17 And we say this for three (3) reasons.
- 18 First, it's clear that MPI's current methodology has a
- 19 number of limitations and weaknesses. Again, under
- 20 the current methodology, the serious losses are only
- 21 included where there has been a serious loss in the
- 22 last 10 years. If there is no serious loss, then the
- 23 serious loss is reduced to zero.
- The problem with that, however, and, as
- 25 was reviewed with MPI during cross-examination, is

- 1 that, well, they're reducing the loss to zero only
- 2 because 10 years have passed and not because anything
- 3 in the actual risk profile has changed.
- 4 For example, MPI was taken to the
- 5 Pleasure Motorhome insurance use. Currently, that
- 6 insurance use has a serious loss load of twenty-seven
- 7 thousand eight hundred -- eight hundred dollars
- 8 (\$27,800) based on a loss in 2012.
- 9 Next year, however, that will be
- 10 reduced to zero. MPI admitted, during the cross-
- 11 examination, that there is nothing in the insurance
- 12 profile that has changed that reduces the risk, except
- 13 that one (1) year will have passed.
- 14 The same thing is shown in the
- 15 Petroleum Chemical Truck insurance use. Last year,
- 16 that reflected a serious loss load, based on a serious
- 17 loss of six hundred and ninety-seven thousand
- 18 (697,000) that occurred in 2011.
- 19 This year, the serious loss is reduced
- 20 to zero but the risk of serious loss has not changed
- 21 dramatically from last year to the current. So, there
- 22 is not, in other words, in the Taxi Coalition's
- 23 submission, a justification for the removal of the
- 24 serious loss loading, other than another year has
- 25 passed.

1 That's one (1) weakness in the current

- 2 methodology but there's more. There's also weakness
- 3 in MPI's methodology with respect to insurance uses
- 4 that are small in size and have no historical
- 5 experience.
- 6 The issue here is the -- the
- 7 credibility and the reliability of the data. MPI says
- 8 that it considers insurance uses with 10 years of data
- 9 and no historical losses to be statistically credible,
- 10 if they have a large exposure base and it's the "if
- 11 they have the large exposure base" that's the key
- 12 because MPI acknowledged, during cross-examination,
- 13 that not all insurance uses have a large exposure
- 14 base.
- 15 They further acknowledge that the data
- 16 becomes less rosa -- less reliable and not fully
- 17 credible, when the exposure base is small. At that
- 18 point, it becomes more difficult to predict which
- 19 group is more prone to serious losses or just had bad
- 20 luck one (1) year.
- These same limitations also apply to
- 22 insurance uses that are new uses and do not have ten
- 23 (10) years of experience in serious losses. So, in
- 24 other words, the current methodology has its
- 25 limitations.

1 The second point the Taxi Coalition

- 2 wishes to make on this is that the Board's alternative
- 3 approach to calculating serious loss loading is
- 4 preferable. MPI was cross-examined on this issue and,
- 5 during the cross-examination, MPI admitted that the
- 6 alternative method helps spread out serious losses for
- 7 insurance uses that are smaller in size.
- 8 The alternative method also helps
- 9 spread out serious losses for new insurance uses that
- 10 have no historical experience. The alternative method
- 11 also may result in less volatility for some insurance
- 12 uses.
- This now brings us to the third issue,
- 14 which is not only is the Board's alternative approach
- 15 preferable but MPI has now done all of the work that
- 16 it needs to do in order to adopt this approach.
- 17 MPI was specifically asked about this
- 18 at the hearing and it acknowledged that the work was
- 19 done and it further acknowledged that it would not
- 20 require a significant effort on its part to adopt the
- 21 serious loss loading methodology proposed by the PUB.
- So, the Taxi Coalition, therefore,
- 23 recommends that MPI be directed to adopt the alternate
- 24 serious loss loading approach proposed by the Board,
- 25 at last year's hearing.

1 The second issue we'd like to address

- 2 is the Vehicle for Hire framework. Now, as the Board
- 3 is well aware, the Vehicle for Hire insurance model
- 4 remains relatively new, having only been intro --
- 5 introduced on March 1st, 2018.
- 6 The initial framework was based on a
- 7 time band model, which involved the creation of four
- 8 (4) separate time bands that corresponded to certain
- 9 hours of the day. Vehicle for Hire operators were
- 10 given the option of choosing to register for up to
- 11 four (4) time bands, and the premiums charged
- 12 corresponded to the number of time bands selected by
- 13 the Vehicle for Hire operator.
- 14 At the last GRA, it was acknowledged by
- 15 pretty much all Vehicle for Hire operators that the
- 16 time band model didn't really work for their business
- 17 model and needed to be changed. It didn't work for
- 18 the passenger Vehicle for Hire group because they
- 19 needed to select all four (4) time bands because they
- 20 needed to have flexibility in their driving, they
- 21 needed the ability to work part-time or any day of the
- 22 week.
- It also didn't work for the majority of
- 24 public for hire vehic -- public Vehicle for Hires,
- 25 including taxi, limo, and accessible Vehicle for

- 1 Hires, because the way the time bands were set up,
- 2 they did not work with their business operations.
- 3 So, following last year's GRA, MPI
- 4 committed to completing a review of -- of the existing
- 5 framework and to develop a new model. Unfortunately,
- 6 the introduction of the new Vehicle for Hire framework
- 7 has been postponed until next year.
- 8 MPI has, however, provided an outline,
- 9 in broad strokes, of the approach it take -- intends
- 10 to take to the new framework. One (1) of the key
- 11 components of the new framework is that the current
- 12 time band model will be eliminated and replaced with
- 13 two (2) Vehicle for Hire products: the blanket policy
- 14 and the full-time Vehicle for Hire insurance.
- 15 What we heard about the blanket policy
- 16 is that it would be mandatory for all Transportation
- 17 Network Companies or TNCs and it will also be
- 18 available to other Vehicle for Hire dispatchers who
- 19 meet the requirements.
- 20 How it works is that the dispatcher
- 21 would provide insurance coverage for the ride-sharing
- 22 portion of the use of the vehicle and the non-ride
- 23 sharing periods would be covered by the TNC drivers
- 24 registered owner's policy, which must be maintained by
- 25 the driver.

1 Although MPI has not yet finalized the

- 2 pricing and rating structure, one (1) of the main
- 3 attributes will be that there will be a single
- 4 starting rate for all Vehicle for Hire dispatchers or
- 5 TNCs and, then, at policy year end, MPI will finalize
- 6 the premiums, based on actual kilometres travelled and
- 7 actual claims experience and will, then, use a rebate
- 8 surchange -- surcharge scale to determine whether a
- 9 rebate or surcharge is required and, if so, the amount
- 10 of the rebate or surcharge. MPI will, then, collect
- 11 any outstanding premiums or issue a refund, if there
- 12 is a surplus.
- 13 For the full-time Vehicle for Hire
- 14 insurance, this is a product that will be made
- 15 available to all taxi Vehicle for Hire and limousine
- 16 Vehicle for Hire and accessible Vehicle for Hire
- 17 groups.
- 18 As it stands right now, when the time
- 19 band model is removed, any taxis currently operating
- 20 on a less than full-time basis, will be required to
- 21 register for full-time insurance.
- Now, we heard, during the course of the
- 23 hearing that MPI may develop a part-time option for
- 24 taxis but nothing has really been done on that and, as
- 25 far as we're concerned, it -- there has been no clear

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1 commitment to do that. There are, however, a number
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- 2 of taxis that are currently operating part time. Now,
- 3 that number is less than 10 percent but the surveys
- 4 that were taken show that there are more that would
- 5 like to operate part time, if it wasn't under the time
- 6 band model, which doesn't really work for them.
- 7 It's as many as 20 percent of the taxis
- 8 would like a part-time option. One (1) of the things
- 9 that MPI was asked, during the course of the hearing,
- 10 was what the financial impact of moving part-time
- 11 taxis to full time would be, and the answer is set out
- 12 in Undertaking Number 26, which I believe is marked as
- 13 Exhibit MPI-105, and the increase in premiums will
- 14 range, according to that exhibit, from nine hundred
- 15 and five dollars (\$905) to as much as five thousand
- 16 five hundred and sixty-one dollars (\$5,561).

17

18 (BRIEF PAUSE)

- 20 MS. KAREN WITTMAN: So, based on the
- 21 information that's been presented on -- both on the
- 22 written application and during the course of the
- 23 hearing, the Taxi Coalition says that there are three
- 24 (3) issues that need to be addressed with respect to
- 25 the new Vehicle for Hire framework.

- The first is whether MPI should be
- 2 required to ensure that there is no cross-
- 3 subsidization for rebates under the blanket policy.
- 4 When the Vehicle for Hire framework was first
- 5 introduced in 2018, one (1) of the underlying
- 6 principles was that there would be no cross-
- 7 subsidization between Vehicle for Hire and other
- 8 insurance use -- uses.
- 9 This principle was reflected in MPI's
- 10 own interim application and it was also reflected in
- 11 the Board's Order 11/'18. So although MPI has not yet
- 12 finalized the pricing and rating structure for the new
- 13 blanket policy, we note that in a number of important
- 14 respects, it would appear that the blanket policy is
- 15 going to operate very similarly to the existing Fleet
- 16 Rebate Program.
- 17 Under the current Fleet Rebate Program,
- 18 the source of the funds for the rebates comes from all
- 19 private, commercial, and public major class customers.
- 20 In other words, all private, commercial, and public
- 21 major class customers fund or subsidize the Fleet
- 22 Program even though the rebates are only paid to
- 23 owners participating in the Fleet Program.
- 24 MPI was asked during the Information
- 25 Requests how the blanket policy will be funded and

- 1 MPI's response was, that level of detail is still
- 2 unknown.
- MPI confirmed, however, that cross-
- 4 subsidization of a blanket policy by the broader fleet
- 5 in Manitoba should, on a principle basis, be avoided,
- 6 and we agree.
- 7 So consequently, and although MPI does
- 8 not yet know how the funding for the net rebate under
- 9 the proposed blanket policy would be payable, the Taxi
- 10 Coalition recommends that MPI should be directed to
- 11 ensure that there is no cross-subsidization of any
- 12 rebates payable under the blanket policy.

1.3

14 (BRIEF PAUSE)

- 16 MS. KAREN WITTMAN: The second issue
- 17 with respect to the Vehicle for Hire framework is
- 18 whether MPI should be directed to reduce barriers to
- 19 blanket policy participation for all Vehicle for Hire
- 20 dispatchers.
- One (1) of the positive features of the
- 22 Fleet Program is that customers are incentivized to
- 23 drive carefully in order to receive a rebate or avoid
- 24 a surcharge.
- The owners of the fleets are also

- 1 encouraged or incentivized to manage their employees
- 2 driving habits. Given the similarities between the
- 3 Fleet Program and the Blanket Policy, the Taxi
- 4 Coalition expects that the Blanket Policy is going to
- 5 -- will help incentivize drivers to drive more
- 6 carefully, which would be a benefit to everyone.
- 7 The Taxi Coalition would like to see
- 8 this positive feature, the Fleet Program, being made
- 9 available to all Vehicle for Hire dispa --
- 10 dispatchers. It would provide prompt feedback by way
- 11 of a surcharge or a rebate on an annual basis and
- 12 would help improve claims experience.
- 13 Unfortunately, the Taxi Vehicle for
- 14 Hire don't currently have the technology necessary to
- 15 participate in the blanket policy. And the Taxi
- 16 Coalition asked during the Information Requests
- 17 whether MPI was aware of any products that were
- 18 available in the market that would provide the
- 19 technology to support this insurance product.
- 20 MPI responded that it was not aware of
- 21 any, but MPI did agree to participate in a Telematics
- 22 pilot project with the taxis. It is expected that
- 23 much of the information that will be obtained as part
- 24 of this Telemat -- Telematics Project would be useful
- 25 for helping Taxi Vehicle for Hire participate in the

- 1 blanket policy.
- 2 And therefore, the Taxi Coalition
- 3 recommends that the Board direct MPI to work with the
- 4 Taxi Coalition to set up the technology required to
- 5 record trip data for use with the blanket policy.

6

7 (BRIEF PAUSE)

- 9 MS. KAREN WITTMAN: The third issue
- 10 with respect to the Vehicle for Hire framework is
- 11 whether the Board should direct MPI to offer a
- 12 reasonably priced part-time option for Taxi Vehicle
- 13 for Hire.
- Now, under the proposed blanket policy,
- 15 TNC drivers would be permitted to drive part-time if
- 16 they wanted, without any restrictions on part-time
- 17 hours. And currently taxis operating under the time
- 18 band model can work part-time if they want.
- 19 As mentioned a moment ago, surveys
- 20 conducted confirm that as many as 20 percent of -- of
- 21 taxis would like the part-time option, if the part-
- 22 time hours are closely aligned with their business
- 23 model.
- 24 The Taxi Coalition has requested that
- 25 MPI provide a part-time model that captures part-time

- 1 taxi operations during a certain defined period of
- 2 hours. But to date, MPI has taken the position that a
- 3 part-time option cannot be made available for Taxi
- 4 Vehicle for Hire, largely for two (2) reasons.
- 5 First, MPI says that it cannot provide
- 6 a discount to part-time taxis unless full-time taxis
- 7 pay an increase premium to make up the difference.
- 8 Second, MPI says that it cannot
- 9 consider a part-time option that does not collect the
- 10 difference in premium from full-time operators until
- 11 it has the data confirming that taxis that are on the
- 12 road less have fewer accidents.

13

14 (BRIEF PAUSE)

- 16 MS. KAREN WITTMAN: The Taxi Coalition
- 17 says that there's a number of flaws in MPI's position.
- 18 First, it already exists this way right now. This
- 19 model was introduced in 2018 and under this model the
- 20 drivers are already permitted to register for less
- 21 than four (4) full-time bands. And if they do, they
- 22 pay a reduced premium.
- This is available not just to
- 24 passenger Vehicle for Hire, but also for taxis and all
- 25 Vehicle for Hire groups. And full-time taxis are not

- 1 being asked to make up the difference.
- 2 Second, the requirement that MPI must
- 3 have data to consider a reduced rate is inconsistent
- 4 with the approach that MPI has taken in other
- 5 circumstances. Let me provide the Board with a couple
- 6 of examples.
- 7 First, when the time band model was
- 8 introduced it included a part-time option even though
- 9 MPI did not have the data about passenger Vehicle for
- 10 Hire experience, for the obvious reason that it was a
- 11 brand new insurance class.
- 12 And it also didn't have the data on
- 13 taxi part-time operations, because as far as MPI was
- 14 aware at the time, taxis were operating 24/7. In
- 15 other words, MPI did not have the data to support the
- 16 idea that drivers who were on the road less had a
- 17 reduced risk of collision that would support a reduced
- 18 premium.
- 19 Yet despite the absence of actual data,
- 20 MPI, nevertheless, agreed to make a judgmental
- 21 decision that drivers who were driving reduced hours
- 22 had a reduced risk of pre -- of collision and provided
- 23 them with a reduced premium.

2.4

25 (BRIEF PAUSE)

- 1 MS. KAREN WITTMAN: That's one (1)
- 2 example. Here's a second, which is the work-from-home
- 3 adjustment that MPI is going to include in this year's
- 4 pricing, and -- and specifically, that's a 5 percent
- 5 reduction in frequency for collision, property damage,
- 6 weekly indemnity, and ABO-3 index claims.
- 7 The 5 percent reduction is based, in
- 8 part, on the experience through the pandemic but also,
- 9 significantly, on the surveyed intentions of drivers
- 10 with respect to their future work-from-home
- 11 intentions.
- 12 In other words, drivers have told MPI
- 13 that they intend to work from home and MPI has
- 14 accepted the results of that survey. What's
- 15 significant, though, is that is -- this is based on a
- 16 stated intention. It's not data.
- 17 In other words, it's on what the
- 18 drivers say they're going to do, but a driver's stated
- 19 intention is not the same as actual data and neither
- 20 MPI nor the drivers themselves yet know whether the
- 21 drivers will, in fact, actually work from home or even
- 22 be permitted to do so by their employers. Yet,
- 23 despite this lack of data, MPI has agreed to adjust
- 24 the rates.
- 25 Third, and perhaps most importantly,

- 1 MPI actually has data right now that says when taxis
- 2 are on the road less, they have fewer collisions.
- In the rate-making chapter, at
- 4 ratemaking Appendix 9, table 8, it shows that the
- 5 actual losses for Taxi Vehicle for Hire across
- 6 Manitoba from 2017 to 2019 were close to 4 million.
- 7 2021 -- 2020 to 2021, the actual losses
- 8 were reduced to approximately 2.5 million. In other
- 9 words, MPI already has the data, which confirms that
- 10 when Taxi Vehicle for Hire are on the road less, there
- 11 was a corresponding reduction in collision frequency.

12

13 (BRIEF PAUSE)

- 15 MS. KAREN WITTMAN: The Taxi Coalition
- 16 says that MPI must remain fair and equitable in its
- 17 approach to full-time Vehicle for Hire insurance.
- 18 MPI ought not to be permitted to pick
- 19 and choose which insurance uses require data to
- 20 support the -- its pricing decisions and which do not.
- 21 If MPI would be giving a reduction or a
- 22 discount to one (1) group, based on the fact that that
- 23 particular group was driving less, MPI should also
- 24 ensure that a similar discount to a second group, if
- 25 the second group is also driving less, is given in

- 1 order to remain fair and equitable.
- 2 During the course of the hearing, the
- 3 Taxi Coalition prepared, based on MPI's own
- 4 methodology used to price the time band model, a part-
- 5 time taxi Vehicle for Hire policy for Winnipeg. It
- 6 was reviewed during cross-examination and is attached
- 7 as an appendix to the written submission that the Taxi
- 8 Coalition has provided.
- 9 Now, MPI took issue with the
- 10 methodology during re-direct, suggesting that this was
- 11 not a method that MPI would adopt. But the problem is
- 12 it's based on MPI's own methodology in the first
- 13 place, and it was -- and it's the meth -- sorry, it's
- 14 the very same methodology that is currently in use
- 15 right now, and it was previously approved by the
- 16 Board.
- 17 So the bottom line is, that methodology
- 18 is there. It's available to be used by MPI. It's
- 19 simply an adjustment in the configuration, and it
- 20 would be a very useful tool to implement an approach
- 21 for a part-time model for taxis. The data from the
- 22 Telematics project which we understand will be
- 23 forthcoming can then be used to adjust the rates, if
- 24 necessary.
- 25 The essence here is that the Taxi

- 1 Coalition submits that a part-time should be made
- 2 available to them, and it should be reasonably priced.
- 3 Ideally, it would be based on the model that the Taxi
- 4 Coalition has presented, but at a bare minimum, it
- 5 should be available and it should be reasonably
- 6 priced.
- 7 So in short then, what the Taxi
- 8 Coalition is seeking with respect to Vehicle for Hire
- 9 is that MPI should be directed to (1) ensure that
- 10 there is no cross-subsidization of the rebates payable
- 11 under the blanket policy, (2) to require that MPI work
- 12 with the Taxi Coalition to reduce barriers to
- 13 participation in the blanket policy for all Vehicle
- 14 for Hire Dispatchers, and (3rd) to include a properly
- 15 priced part-time option similar to the one outlined by
- 16 the Taxi Coalition in the appendix, with the
- 17 expectation that pricing can be updated based on
- 18 actual data from the Telematics project.
- 19 The third issue that we'd like to
- 20 address is Driver Safety Rating and the DSR scale.
- 21 Now, this has been covered fairly comprehensively
- 22 already, so we will be relatively brief. But the
- 23 essence of the issue is that, at least for the past
- 24 three (3) GRAs, if not longer, it's been recognized
- 25 that there is considerable cross-subsidization within

- 1 the DSR system.
- 2 Further, the magnitude of vehicle
- 3 premium discounts provided at each DSR level is not
- 4 actuarially based. In this year's GRA, MPI prepared
- 5 an actuarial review that confirms that signi --
- 6 significant cross-subsidization continues.
- 7 And to remedy this cross-subsidization,
- 8 MPI has adopted an approach that will "incrementally
- 9 adjust DSR levels." And by 'incrementally', it would
- 10 appear that MPI means 'slowly'.
- 11 As we understand it, part of MPI's
- 12 rationale for the slow pace of the reduction of the
- 13 cross-subsidization is that (1) it wants to avoid rate
- 14 shock or avoid increasing base rates, and (2) it also
- 15 wants to wait until after it has adopted the new GLM -
- 16 Generalized Linear Model -- before making any
- 17 significant adjustments to the DSR.
- 18 The Taxi Coalition has a number of
- 19 points to make in response, and those are set out in
- 20 full detail in the brief, but we're going to highlight
- 21 two (2) of them here.
- The first is that the incremental
- 23 approach is not in line with Board Directive 11.5 --
- 24 11-15. That directive is set out at page 21 of our
- 25 written submission, and it says that:

2844 1 "In the 2023 GRA, the Corporation 2 shall bring forward a DSR transition plan to manage the required increase in the base rate and year-to-year rate dislocation while moving the 5 DSR vehicle discounts and driver 7 premiums to actuarial targets in a timely manner." 8 9 And the key part of that phrase is "in a timely manner." 10 11 We say that taking incre -- incremental 12 steps hardly meets the requirement of 'a timely 13 manner', and certainly a proposal that's been put forward in this year's GRA is not going to move us 14 15 there in a timely manner. 16 The second issue is the GLMs. MPI was 17 cross-examined by PUB counsel on this issue, and that portion of that cross-examination has been included in 19 our written submission at page 24. 20 And Ms. Low responded in response to questions being asked by PUB counsel is that: 21 22 "There are two (2) issues that we 23 [being MPI] are currently dealing 24 with. First, we talked about the 25 other -- we talked about the other

	2845
1	day at the ratemaking panel, we are
2	going to be running generalized
3	linear models over the next couple
4	of of days or couple of years,
5	I should say.
6	So these are called GLM models.
7	We're going to be putting DSR levels
8	in there as a rating variable. That
9	means what comes out of the model
10	could be different than what we get
11	right now with our minimum bias
12	model, so really hard to figure out
13	where we're going where we're
14	going to get to the point when we
15	don't know what the end point looks
16	like yet."
17	Then in a subsequent exchange with MPI
18	counsel, Ms. Low further explained:
19	"Because the DSR is going to become
20	a rating variable, so it's not going
21	to be a product sitting on top of a
22	product. It's going to become a
23	factor within the rating so the
24	discount scale itself that's
25	indicated might change with the

- 1 GLMs."
- 2 Then she further added:
- 3 "The downside is is you can maybe
- 4 give a large decrease that you'll
- 5 have to take back."
- The Taxi Coalition notes that the
- 7 current -- converse could be equally true:
- 8 adjustments made today might also bring the DSR closer
- 9 to the indicated rates under the GLM framework.
- 10 The problem is that MPI has said that
- 11 they don't intend to bring a DSR adjustment plan to
- 12 the Board until 2025, which is still a number of years
- 13 away. So if these two (2) issues are linked, the Taxi
- 14 Coalition then says that MPI should accelerate the
- 15 work to develop a preliminary GLM model.
- 16 Taxi Coalition also notes that they
- 17 already have the means available. This was canvassed
- $18\,$  with them at the last GRA, and it was noted that --
- 19 that GLM models are publicly available. And even if
- 20 MPI does not want to source open software that's
- 21 readily available, there's no reason why they can't
- 22 move more quickly to bring about a new GLM software.
- 23 Certainly, when MPI wanted to engage
- 24 McKinsey this year, it did that relatively quickly, as
- 25 pointed out by counsel for the CAC. There's really no

- 1 reason why MPI can't move as -- as quickly with the
- 2 GLMs.
- 3 As it stands right now, MPI is still
- 4 waiting to acquire the software to run GLMs a full
- 5 year after it committed to transition to GLMs.

6

7 (BRIEF PAUSE)

- 9 MS. KAREN WITTMAN: So with respect to
- 10 the DSR, the -- the Taxi Coalition says that the Board
- 11 should find that MPI has not complied with Directive
- 12 11-15 and -- and should have concerns about MPI's
- 13 corporate risk -- sorry, and that any concerns about
- 14 MPI's corporate risk profile are not determinative or
- 15 even relevant to compliance with this directive.
- 16 Further, MPI should be directed to
- 17 accelerate its preliminary investigation into GLMs to
- 18 the point where it can sufficiently and with
- 19 confidence in the outcome -- sorry -- it can be
- 20 sufficiently confident in the outcome of the GLMs that
- 21 it can then proceed with addressing the PUB's concerns
- 22 as articulated in Directive 11-15.
- Given that software options are already
- 24 available, MPI should be directed to begin this
- 25 investigation without further delay and be prepared to

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1 present preliminary results in the 2024 GRA.
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2

3 (BRIEF PAUSE)

- 5 MS. KAREN WITTMAN: This now brings us
- 6 to the final issue which we wish to address, and
- 7 that's the Capital Management Plan and the revisions
- 8 that have been brought forward this year to the CMP.
- 9 The key changes to the CMP as explained
- 10 during the course of the Hearing that appear to us are
- 11 threefold. First, it involves a move to an MCT range
- 12 instead of a single target with the lower threshold
- 13 being at 100 percent MCT and an upper threshold of 120
- 14 percent MCT.
- 15 Second, the replacement of the capital
- 16 release provision with a capital rebate. A rebate
- 17 would be initiated when the MCT exceeds 120 percent
- 18 and the amount of the rebate would be the amount
- 19 required to reduce MCT to a hundred percent. The
- 20 capital build, however, would remain unchanged.
- 21 The third key change is that financial
- 22 decisions regarding capital rebates would be based on
- 23 audited actual year-end financial results instead of
- 24 on the basis of forecasted results, or at least this
- 25 is how it was explained during the course of the

- 1 Hearing.
- 2 The proposed changes are also
- 3 reflected, at least to a degree, in the Budget
- 4 Implementation and Tax Statutes Amendment Act, or
- 5 BITSA, and the relevant portion of which is reproduced
- 6 at page 28 of our brief.

7

8 (BRIEF PAUSE)

- 10 MS. KAREN WITTMAN: And we heard
- 11 during the course of the Hearing that MPI has a number
- 12 of reasons for wanting to make changes to the CMP.
- 13 First, it says it wants to avoid continuous building
- 14 or rebating as a result of constant changes in MCT,
- 15 and it wants to avoid the cost of rebates for less
- 16 than a hundred dollars.
- 17 Second, MPI wants to move to capital
- 18 rebates rather than releases to avoid customer
- 19 confusion and to avoid allowing a new ratepayer to
- 20 benefit from the prior buildup of excess capital.
- 21 And third, MPI thinks that the new
- 22 methodology is preferable because it will rely on
- 23 actual audited year-end results rather than forecasts.
- The Taxi Coalition has several points
- 25 to make in response. First, MPI -- it -- it's

- 1 apparent during the cross-examination that if MPI
- 2 wanted to avoid the cost of rebates, it had other
- 3 options to do that. It didn't have to mail out
- 4 cheques. There's a number of different options which
- 5 could be explored by MPI but which have not been.
- 6 Second, as far as customer confusion is
- 7 concerned, it's clear that, if MPI wanted to avoid
- 8 that, it could have made the invoices it sends out to
- 9 customers much clearer.
- 10 Third, and perhaps most important, is
- 11 MPI has suggested that it wants to move to audited
- 12 year-end results rather than forecasts. But if we
- 13 look closely at what's been proposed, that's not
- 14 actually what's about to happen. It starts with an
- 15 audited year-end forecast, but then it still -- sorry,
- 16 an audited year-end financial, but it still requires a
- 17 examination of the forecasts in order to make a
- 18 decision about whether there's going to be any kind of
- 19 rebate.

20

21 (BRIEF PAUSE)

- 23 MS. KAREN WITTMAN: Normally is there
- 24 a conflict in -- in that -- on that last point, but
- 25 despite the fact that there is extensive cross-

- 1 examination, as well as questions from Board members,
- 2 it still isn't clear how the new CMP is going to work.
- For example, it's not clear what the
- 4 parameters within which a rebate will be brought --
- 5 sorry -- it's not clear what the parameters are within
- 6 which MPI will feel it's required to bring a rebate
- 7 before the Board. It's not clear when MPI will be
- 8 required to bring forward a rebate application. And
- 9 it's not clear how MPI's forecasting will factor in to
- 10 the decision-making process on whether it needs to
- 11 bring forward a rebate.
- 12 In our brief, we go through a few of
- 13 the examples of some of the contradictions that came
- 14 out throughout this Hearing with respect to the new
- 15 methodology. There's confusion not only -- or
- 16 contradictions not only in the written materials, but
- 17 also in the oral evidence.
- 18 There's confusion, for example, if we
- 19 look at the rate -- the rate-making section -- Rate
- 20 Stabilization Reserve section, I mean, page 14 which
- 21 is reproduced at paragraph 101 of our written
- 22 submission; that's on page 29.

23

24 (BRIEF PAUSE)

And we point out

2 here that there's confusion in MPI's written materials

MS. KAREN WITTMAN:

- 3 on how the move to actuals is going to be based
- 4 because it says it's going to be based on the current
- 5 fiscal year period, which is defined as, you know,
- 6 March 31st, 2023, but it's not clear how that would be
- 7 implemented in practice.

- 8 At page 14 of the RSR chapter, for
- 9 example, MPI states that second dash point underneath:
- "If the MCT is equal to or greater
- 11 than 120 percent at the end of the
- 12 forecasted current fiscal year-end,
- in other words, March 31st, 2023,
- 14 then calculate the rebate amount so
- 15 that the ending Basic MCT at the end
- 16 of the forecasted current fiscal
- 17 year [I think that should be] is
- 18 equal to 100 percent.
- 19 The rebate will be applied for
- 20 issued pending finalized audit of
- 21 year-end financial values."
- But on the very next page, page 15 of
- 23 the RSR chapter, MPI appears to provide a different
- 24 approach which is contrary to this explanation. More
- 25 specifically, on page 15, MPI says that:

- 1 "The decision of whether to apply
- 2 for a rebate would be based on the
- 3 forecasted MCT ratio during the
- 4 rating period."
- 5 Which, if we use this GRA as an
- 6 example, would run from April 1st, 2023, to March
- 7 31st, 2025, rather than on the basis of the current
- 8 fiscal year period.
- 9 There was also confusion or
- 10 contradiction in the oral evidence over the time
- 11 period for the applicable forecast. Ms. Low, for
- 12 example, appeared to indicate that there would be an
- 13 initial trigger of a potential rebate application
- 14 where actual audited financial statements indicate
- 15 that MCT exceed 120 percent whether a rebate would not
- 16 be applied for if MCT is forecasted to dip below a
- 17 hundred percent in the forecast period which, again,
- 18 we understand from the materials that were filed that
- 19 the forecast period means the rating period, which, in
- 20 other words, is two (2) years out.
- 21 But if we look at the actual testimony
- 22 and turn to the next page, paragraph 103, during Ms.
- 23 Low's testimony and her examination by Mr. Scarfone,
- 24 she referred to forecasts of five (5) years out for
- 25 consideration of the rebates, which is the bolded

- 1 section in -- in our brief, and then further on again
- 2 to the forecast period, but the forecast period is a
- 3 defined term in this year's GRA.
- But then in contrast to Ms. Low's
- 5 evidence, we have Mr. Giesbrecht's evidence which
- 6 suggests that any MCT forecasting would be a much
- 7 shorter term. Beginning -- exactly right there --
- 8 thank you, Ms. Schubert.
- 9 Beginning at paragraph 104 of our
- 10 submission, he was asked specifically about that and
- 11 said that it would be -- the forecasting would be
- 12 based on audited actual year-end results. That's the
- 13 first condition.
- 14 And then the second condition is that
- 15 it is forecasted -- or MCT is forecasted to remain
- 16 above a hundred percent throughout the rating period
- 17 after the proposed rebate. And he's responded, "Yes,
- 18 exactly." But then what he talked about was a three
- 19 (3) month period. He said:
- 20 "And so, we would have three (3)
- 21 months of actual results where there
- 22 could be adverse development, such
- as inflation and a requirement to
- 24 transfer or increase the reserves as
- 25 a result."

Transcribed Nov 9, 2022 2855 1 He continues: 2 "And so, if that were to take place, and now, even though the year end was above 120 percent, you may have 5 a scenario where you fall below. And we would not want to rebate if we were now because of amounts that 7 8 happened after year end that were 9 known or expected to happen in the 10 very short term that could impact 11 that outcome." 12 There's also inconsistencies in the 13 parameters around -- not only in the parameters around 14 forecasting, but also about whether MPI has sole 15 discretion to determine when a rebate application will be brought. And whether it will be -- that decision 16 17 will be dependent on whether MPI believes that MCT 18 will fall below 100 percent. In other words, MPI seems to be 19 20 suggesting that not only is the rebate entirely within 21 its discretion, but it also has discretion on how the 22 rebate is calculated. 23 But MPI says that there are numerous

that may have an ultimate impact on MCT.

24

25

factors within its control, which go into forecasting,

2856 1 In other words, how the MCT itself is calculated is also discretionary. 3 (BRIEF PAUSE) 5 MS. KAREN WITTMAN: The Taxi Coalition 7 references that one (1) of the key issues with the proposed new CMP is the lack of clarity, lack of transparency, and accountability surrounding the 10 approach to rebate application. 11 The Taxi Coalition recommends that the Board should provide parameters or specifications with 12 13 respect to the CMP specifically. 14 The Taxi Coalition makes three (3) 15 recommendations: First, the Board should provide some direction with respect to Section 18(4)(d) of the 16 17 new legislation. And that is set out, I believe, at 18 page -- paragraph above, 28. 19 20 (BRIEF PAUSE) 2.1 22 MS. KAREN WITTMAN: So Section 18(4) states that: 23 2.4 "A rebate must not be paid from the 25 Rate Stabilization Reserve

- 1 unless..."
- 2 Then it's -- the legislation sets out
- 3 (a), (b), (c). We're most interested in (d). Just on
- 4 the next page:
- 5 "Unless the rebate is not projected
- to reduce the reserves' MCT ratio to
- 7 less than 100 percent."
- 8 This section refers to projection. It
- 9 does not define the time frame for this projection.
- 10 But if we compare that to the very next section, which
- 11 is 18(5), there the legislation does define the time
- 12 frame. And it makes specific -- it makes reference to
- 13 a specific time frame.
- 14 So in other words, when the legislature
- 15 -- legislators wanted to refer to a specific time
- 16 frame, they did. And by the fact that they did not do
- 17 so in 18(4)(d) suggests that that is not something
- 18 that's been predetermined.
- 19 In other words, the Board still has
- 20 jurisdiction on that issue or at least that would be
- 21 the Taxi Coalition submission.

22

23 (BRIEF PAUSE)

24

25 MS. KAREN WITTMAN: Second, Section

- 1 18(4) makes no reference to the timing of the rebate
- 2 application. It does not, for example, specify that
- 3 an application cannot be made to the Board until MPI
- 4 makes an internal determination on projected MCT
- 5 ratios. That was MPI's stated approach, but it's not
- 6 in the legislation.
- 7 Ms. Low expressed that it would be
- 8 MPI's intention not to apply for a rebate unless MPI
- 9 internally determines that the MCT is not forecasted
- 10 to be less than 100 percent within the forecasting
- 11 period.
- The result of that is, as we interpret
- 13 it, that there's a possibility that MPI may never
- 14 apply to the Board for a rebate if it internally
- 15 forecasts MCT to be less than 100 percent two (2)
- 16 years into the future.
- 17 But as confirmed by both Ms. -- sorry,
- 18 Mr. Giesbrecht and Ms. Low, during cross-examination,
- 19 all sorts of factors go into forecasting that may have
- 20 an ultimate impact on MCT; such as portfolio
- 21 composition and risk adjustments.
- This forecasting, however, would not be
- 23 subject to Board review because an application may
- 24 never be brought.
- 25 Therefore, the Taxi Coalition says that

- 1 in order to ensure transparency and accountability,
- 2 it's recommended that MPI be required to report
- 3 annually, as part of the GRA, on MCT ratios and MCT
- 4 forecasting.
- 5 Third, and finally, the Taxi Coalition
- 6 recommends that the Board direct MPI to apply for a
- 7 rebate in any upcoming GRA when the MCT ratio exceeds
- 8 120 percent at the beginning of a fiscal year.
- 9 During the course of the GRA, the Board
- 10 and -- and all parties could then examine whether the
- 11 MCT was projected to fall below 100 percent MCT as
- 12 part of the GRA process. This would encourage
- 13 transparency and accountability, while also meeting
- 14 the objectives of BITSA.
- 15 So those recommendations have been -- I
- 16 see it's been pulled up on the screen right now --
- 17 have been included in the conclusion on the Capital
- 18 Management Plan in our written brief, so I won't go
- 19 through them again.
- 20 But I would like to say thank you very
- 21 much to -- to the Board for the opportunity to present
- 22 comments in this year's GRA. And also thank MPI for
- 23 the ongoing collaboration outside of the GRA with the
- 24 Taxi Coalition. It's very much appreciated.
- 25 And subject to any questions the Board

- 1 may have, that concludes the Taxi Coalition's
- 2 submissions.
- 3 THE PANEL CHAIRPERSON: Thank you, Ms.
- 4 Wittman. Mr. Gabor...?
- 5 BOARD CHAIR GABOR: I have one (1)
- 6 question and it relates to your last comment that we
- 7 put a (INDISCERNIBLE) in that (INDISCERNIBLE).
- 8 MS. KAREN WITTMAN: If -- if MCT -- if
- 9 -- based on the audited financial statements, MCT
- 10 exceeds 120 percent, that they be required to bring it
- 11 before the Board. And then, at that point, the Board
- 12 would be given the opportunity to examine the
- 13 assumptions that relate to the forecasting models.
- 14 BOARD CHAIR GABOR: Does that
- 15 contradict 18(4)(b)? 18(4)(b) says they apply.
- 16 Your -- your approach seems to remove
- 17 that and it's an automatic -- an automatic application
- 18 once the levels are reached.
- 19 MS. KAREN WITTMAN: Well, it may, on
- 20 its surface, appear to be a contradiction. But we
- 21 think that in order to ensure transparency and
- 22 accountability, which is required, and a goal for this
- 23 process, that there has to be some kind of
- 24 presentation on MCT before the Board.
- The application for a rebate doesn't

- 1 necessarily need to be -- to pay out money, but it
- 2 should involve a review of how the MCT was calculated
- 3 because right now that's a bit of a black box. And
- 4 also, what forecasting went into it.
- 5 BOARD CHAIR GABOR: Okay. So I don't
- 6 have a problem in you saying, you know, we can
- 7 consider -- issue a directive that they have to
- 8 disclose what the MCT is and how they arrived at that.
- 9 But that's different than saying, once
- 10 you hit those numbers give an automatic application,
- 11 isn't it?
- MS. KAREN WITTMAN: Agreed. And --
- 13 and -- and that's essentially what we're -- we're
- 14 ideally seeking, is that there be a reporting.
- 15 BOARD CHAIR GABOR: Yeah, I understand
- 16 the transparency. Thank you.
- 17 THE PANEL CHAIRPERSON: Ms. Nemec...?
- 18 Mr. Bass...?
- 19 BOARD MEMBER BASS: Just in your last
- 20 comment where you said something about MCT being a
- 21 black box. How do you consider it to be a black box?
- MS. KAREN WITTMAN: Well, a black box
- 23 in the sense that the -- the basis for the
- 24 calculations and what's involved in the calculations
- 25 is not really, as we can tell, before the Board on a

- 1 regular basis in any detail.
- 2 And there is -- you know, as PUB's
- 3 counsel went through with MPI during cross-
- 4 examination, there is a lot of judgment that goes into
- 5 how the MCT is ultimately calculated, which can result
- 6 in a significant swing. Upwards of, you know, in once
- 7 case, \$80 million in terms of -- of what -- what the
- 8 actual MCT value is deemed to be.
- 9 How that's calculated and information
- 10 about that should be in front of the Board.
- 11 BOARD MEMBER BASS: So that's sort of
- 12 the second issue.
- In terms of it being here -- and I
- 14 agree with you, I haven't seen the calculation here.
- 15 But when you look at the actual MCT calculation that
- 16 OSFI requires of a federally regulated financial
- 17 institute, property and casualty, it's a very detailed
- 18 compilation of materials from the financial statements
- 19 of insurers.
- 20 So I don't understand -- like, if it
- 21 were here, how that could be a black box.
- MS. KAREN WITTMAN: That wouldn't be a
- 23 black box if that was here. But it's our
- 24 understanding it's not actually here.
- BOARD MEMBER BASS: Okay.

- 1 MS. KAREN WITTMAN: So when I say it's
- 2 a black box, I mean, if that information was
- 3 available, that would be different. But right now, we
- 4 don't -- we don't have it.
- 5 BOARD MEMBER BASS: Okay. Thanks.
- THE PANEL CHAIRPERSON: Ms.
- 7 Boulter...?
- 8 Thank you very much, Ms. Wittman. It's
- 9 2:30. We'll take a break now until a quarter to 3:00,
- 10 please.
- 11
- 12 --- Upon recessing at 2:32 p.m.
- 13 --- Upon resuming at 2:48 p.m.
- 14
- 15 THE PANEL CHAIRPERSON: Thank you.
- 16 Mr. Weinstein...?
- 17
- 18 CLOSING COMMENTS BY IBAM:
- 19 MR. MICHAEL WEINSTEIN: Thank you,
- 20 Madam Chair. I'd like to being by thanking -- on
- 21 behalf of IBAM, thanking the Board for the opportunity
- 22 to -- being at this year's GRA. I'd also like to
- 23 thank counsel from PUB, from MPI and the other
- 24 Interveners. I'd also like to thank PUB staff and,
- 25 particularly, I think Ms. Schubert and

- 1 (INDISCERNIBLE).
- Now with respect to my closing
- 3 comments, I'd like to begin just for a moment by
- 4 reflecting on the scope of IBAM's intervention in this
- 5 year's GRA and IBAM's particular role as Intervener.
- In Board Order 85/'22, the Board
- 7 approved IBAM's Intervener's status application on a
- 8 limited basis, specifically with respect to the issues
- 9 of broker commissions and the broker agreement.
- 10 And, more specifically, the Board Order
- 11 at page 17 as follows:
- 12 "The Board approves the application
- for Intervener status of IBAM on a
- 14 limited basis. IBAM's Intervention
- 15 will assist the Board in the Board's
- 16 examination of broker commission
- 17 expenses.
- 18 However, at this time, the Board
- 19 does not require broader information
- 20 about the nature and quality of the
- 21 services provided in order to
- 22 prepare a mandate.
- 23 Accordingly, IBAM is granted
- 24 approval to intervene only on the
- 25 issues of broker commissions and the

2865 1 broker agreement. (INDISCERNIBLE) 2 expects, that given its limited grant of intervention, IBAM will organize its attendance at the 5 public hearings on days on which broker commissions and the (INDISCERNIBLE) could be reviewed. 7 That IBAM's proposed budget will 8 reflect this limited attendance." 9 In line with this mandate, we advised 10 the Board during our opening statement that our 11 intervention would concern the following areas: 12 13 The fact that the broker agreement 14 contemplates reduced rates for Extension and creates 15 two (2) different Extension rates for (INDISCERNIBLE) 16 transactions. 17 The fact that Project Nova is delayed 18 and brokers are working with MPI to negotiate to delay the launch of the two (2) commission rates for Basic. 19 20 Results of such negotiations will then go to IBAM as members for ratification. And the fact that brokers 21 did not contribute in any way to the delays of Project 22 23 Nova. 24 And it -- it's respectfully submitted 25 that the information IBAM saw to draw from MPI's

- 1 witnesses will assist the Board in considering and
- 2 analyzing issues related to broker commissions and the
- 3 MPI/IBAM our broker agreement.
- 4 And we also advised the Board at the
- 5 outset of the hearing, that IBAM's aim through its
- 6 limited intervention, was to ensure that the Board has
- 7 a full and proper understanding of the issues relating
- 8 to broker commissions and broker agreements entered
- 9 into with MPI.
- Now to summarize, IBAM's participation
- 11 in this year's GRA has been focused on ensuring that
- 12 the Board has a comprehensive view -- that the Board
- 13 has a comprehensive view when it comes to broker
- 14 commissions and the broker agreement by cross-
- 15 examining witnesses, asking relevant information
- 16 requests and framing the evidence now in its closing
- 17 arguments.
- 18 IBAM occupies a unique position on the
- 19 GRA as an Intervener. As the Board has heard,
- 20 brokers, broker commissions, the existing broker
- 21 agreement and the negotiation of a revised or a future
- 22 broker agreement, have all been raised and discussed
- 23 at various points throughout the hearing.
- 24 Further, brokers are routinely a topic
- 25 of discussion at MPI GRA's. And, we submit that no

- 1 other Intervener is so routinely a topic of discussion
- 2 as brokers are.
- 3 Brokers will play a significant part in
- 4 Project Nova, which was a significant focus of this
- 5 year's GRA.
- 6 As the online environment for -- pardon
- 7 me, they'll play a significant role as the online
- 8 environment for MPI customers is eventually rolled
- 9 out.
- In light of this, information relating
- 11 to brokers is germane to a number of issues before the
- 12 Board. For fifty-one (51) years brokerage has been the
- 13 customer facing part of MPI and they account for 96 to
- 14 97 percent of all Autopac transactions.
- This enables MPI to efficiently service
- 16 customers in all parts of the province, and it
- 17 provides brokers with unique insights as to the level
- 18 of service required in the market.
- 19 And, as the Board heard, IBAM and
- 20 brokers have been working with MPI respecting the
- 21 manner by which online services will be presented to
- 22 customers.
- You've heard from MPI that it has
- 24 consulted and will consult with brokers and IBAM
- 25 before releasing various aspects of Project Nova,

1 including with respect to release 3. Heard that on

- 2 October 31st.
- 3 This is also shown in Section 3.5 of
- 4 the MPI/IBAM agreement, which is found at part 4 of
- 5 Nova, appendix 14.
- 6 Section 3.5 of that agreement sets out
- 7 that the parties would create a broker/Nova committee,
- 8 whereby brokers will have the opportunity to provide
- 9 input into the design and development of Project Nova
- 10 and the journey of MPI customers navigating through
- 11 the MPI website. This, we say, is prudent, given
- 12 brokerages' knowledge of customer requirements,
- 13 generally, and of their customers histories and needs.
- 14 We further heard from MPI witnesses
- 15 that IBAM has been working with MPI to negotiate
- 16 revisions to the MPI/IBAM future services agreement,
- 17 so as to line up the launch of online in-person
- 18 commission rates, with the launch of online services.
- 19 Without IBAM's participation, it is
- 20 respectfully submitted there is a risk that the Board
- 21 would have before it an incomplete record.
- 22 From IBAM's perspective, this precise
- 23 risk was realized last year, when IBAM did not
- 24 participate as an Intervener. And following last
- 25 year's GRA, Order 134-'21 characterized broker's roles

- 1 and online transactions in a manners with which IBAM
- 2 respectfully did not agree.
- 3 And IBAM brought a motion to vary or
- 4 strike portions of that Order. The relief sought in
- 5 that motion was partially granted by this Board, which
- 6 ordered then in Order Number 20/'22 that the relevant
- 7 passage in the Order be amended.
- 8 And I provide that context of last
- 9 year's events because we say that that's important as
- 10 we progress through the remainder of our closing
- 11 statement.
- 12 Consistent with the scope of its
- 13 Intervener status, IBAM kept its intervention limited
- 14 by monitoring much of the GRA, but only making six (6)
- 15 Information Requests, five (5) on the public record
- 16 and one (1) in the confidential portion of this
- 17 proceedings.
- 18 We also wanted to ask questions during
- 19 the expenses -- IFRS and Project Nova portions of the
- 20 hearing in a very short series of questions of the
- 21 undertaking panel.
- Those questions and Information
- 23 Requests were aimed at adducing and did adduce
- 24 evidence before the Board that supports the following
- 25 conclusion:

- 1 Even though Project Nova has been
- 2 pushed back, MPI is still experiencing cost savings as
- 3 compared to the commissions MPI would have paid under
- 4 the previous broker agreement. And we see that on the
- 5 November 3rd transcript at pages 2270 to 2273 and in -
- 6 MPI Exhibits 122 and 123.
- 7 And even though there are delays
- 8 forecasted of approximately two (2) years that will
- 9 increase broker commissions in the 2023/2024 year and
- 10 the 2024/2025 year, these increases would not have
- 11 happened had Nova been launched on time.
- MPI has, in fact, confirmed that IBAM
- 13 did not contribute to the delays and that the
- 14 commission rates would have otherwise resulted in
- 15 immediate savings to MPI and ratepayers. And this is
- 16 found in the October 31st transcripts at pages 1940 to
- 17 1941.
- 18 As mentioned, IBAM continues to work
- 19 with MPI to negotiate a revised or restated agreement
- 20 that may include pushing back commission rate changes
- 21 to the launch of Nova. And this is confirmed in the
- 22 October 19th transcript, at page 209 to 211 and in the
- 23 October 20th transcript at page 43.
- 24 Further, if IBAM and MPI can reach an
- 25 agreement on pushing back the date of the change in

- 1 rates to the launch of release 3, benefits to the
- 2 business case would be significant, assuming a launch
- 3 date of July 2024. The numbers supporting that have
- 4 been provided to you and are found at MPI Exhibits 122
- 5 and 123.
- 6 MPI testified that having a broker
- 7 mitigates risk for both customers and MPI. IBAM
- 8 submits that the risk that is mitigated is the
- 9 financial risk of being under insured and the manner
- 10 by which brokers help to mitigate that risk by
- 11 providing oversight and professional advice over
- 12 customers' transactions, including online transactions
- 13 in the future. And this was confirmed on October 31st
- 14 in the transcript at page 1957.
- 15 If Manitobans are not receiving advice
- 16 or (INDISCERNIBLE) on their insurance transactions,
- 17 they may make choices that will result in under
- 18 insured or in paying more for insurance than they need
- 19 to
- 20 For example, yesterday we heard counsel
- 21 for MPI talk about the fact that we are living in
- 22 change -- in changing and uncertain times, and that
- 23 this would be one (1) thing that all parties can agree
- 24 on. And IBAM does agree.
- 25 And as the world around us changes too,

- 1 so will people's coverages needs. As their insurance
- 2 needs change, the need to -- for oversight over
- 3 transactions and for advice are amplified.
- We know, for example, that many
- 5 people's requirements for coverage changed over the
- 6 course of the COVID pandemic as people worked from
- 7 home.
- If some Manitobans were not receiving
- 9 advice or oversight over their insurance transactions,
- 10 they might not know to change their coverage to
- 11 pleasure to save money, or even worse, they might
- 12 change their coverage to pleasure on a misapprehension
- 13 that they're driving habits qualify for them for that
- 14 coverage and they, in fact, do not.
- Now, as some people are working on
- 16 flexible schedules, advice is again needed with regard
- 17 to these life changes and results in insurance needs.
- 18 Lastly, it became clear in this GRA
- 19 that IBAM needed to address the suggestion that
- 20 purchasing Autopac online would be simple and we just
- 21 -- be just a few clicks for the customer.
- 22 Although this was not originally a name
- 23 of IBAM's intervention, we submit the suggestion is
- 24 relevant to Manitobans and had to be addressed. The
- 25 importance of being adequately insured cannot be

- 1 overstated, as the ramifications to Manitobans of
- 2 being under insured, being insured improperly, can be
- 3 catastrophic.
- 4 As the landscape around us changes, so
- 5 too do people's needs and we submit that to protect
- 6 consumers and ensure they have the right coverage is
- 7 more complex than the simple click of a box.
- 8 We note that the Consumers Association
- 9 of Canada's presentation this morning described MPI's
- 10 product as a simple product. However, proper context
- 11 is needed.
- 12 Customers who choose to transact
- 13 online, will be online for both Basic and Extension
- 14 and they'll have important choices to make respecting
- 15 their coverage.
- 16 The entire context of Mr. Herbelin's
- 17 testimony on October 19th, is -- pardon -- as Mr.
- 18 Herbelin was clear, he does not consider the choices
- 19 required for purchasing MPI products online as simple.
- 20 On October 19th, our learned friend,
- 21 Mr. Williams, on behalf of the CAC, asked Mr.
- 22 Herbelin questions directly concerning service
- 23 delivery and queried whether the process of renewing
- 24 Basic or Extension products from MPI is simple or
- 25 complex.

- 1 While Mr. Herbelin conceded that the
- 2 products may appear to be a simple product to
- 3 ratepayers, he was clear that the process becomes more
- 4 complicated as you look at the process and the details
- 5 and that the product is composed of many different
- 6 moving (INDISCERNIBLE).
- 7 Importantly, he testified that
- 8 customers don't really understand the choices they
- 9 make in terms of deductibles and third-party liability
- 10 'cause they've not been exposed to these choices on a
- 11 regular basis. For the record, that's found in the
- 12 October 19th transcript, pages 243 to 245.
- During our cross on the NOVA Panel,
- 14 certain questions were read into the record. These
- 15 questions are at the October 31 transcript, at pages
- 16 1,949 to 1,952.
- 17 MPI confirmed that the answers to these
- 18 questions would be important to customers and to
- 19 ensure that they understand the decisions they are
- 20 making with -- with regard to their deductible, their
- 21 level of third-party liability, and other decisions
- 22 they make when transacting their insurance. And,
- 23 again, this is found in the October 31 transcript, at
- 24 pages 1,954 and 1,955.
- 25 We submit that these questions are

- 1 representative of what customers bring into brokerages
- 2 every day. It is also respectfully submitted that the
- 3 vast majority of Manitobans do not know the answer to
- 4 those questions.
- 5 Whether insurance is provided through a
- 6 bricks and mortar storefront or through an on-line
- 7 delivery channel, Manitobans benefit from having a
- 8 broker as a resource to answer those questions or to
- 9 take on their responsibility to review their on-line
- 10 selections.
- 11 As mentioned earlier, MPI confirmed, on
- 12 cross-examination, that customers don't understand the
- 13 choices they are making with respect to their
- 14 insurance because they aren't exposed to these choices
- 15 every day.
- 16 It further confirmed that brokers play
- 17 a role in consumer protection by explaining choices to
- 18 customers, and those -- that's found in the October
- 19 19th transcript, at pages 2 (INDISCERNIBLE) 45, and,
- 20 in the October 31st transcript, at page 1,94
- 21 (INDISCERNIBLE).
- 22 MPI also confirmed, on cross-
- 23 examination, that having a broker mitigates the risk
- 24 for customers and for MPI with regard to a customer
- 25 being under -- under insured. They also confirmed

- 1 that by having professional oversight on those
- 2 changes, including on-line transactions, there is a
- 3 benefit to customers to provide advice on the impacts
- 4 of changes and circumstances in their insurance. And
- 5 that's, again, found in the October 31st transcript,
- 6 at pages 1,957 and 1,961.
- 7 MPI further confirmed, in an
- 8 undertaking, that it does not carry errors and
- 9 omissions insurance for its employees, found at MPI
- 10 Exhibit 98.
- In sum, we submit that it is good
- 12 business for MPI to reduce risks to customers, reduce
- 13 risks to itself, and to use brokers to keep the model
- 14 efficient by having brokers involved in providing
- 15 professional oversight and advice to Manitobans.
- 16 Again, we respectfully submit that it
- 17 is important to understand there is complexity to
- 18 these transactions to ensure that the Board has the
- 19 complete picture.
- This morning, counsel for CAC argued
- 21 that face-to-face interactions with brokers may be
- 22 diminished when on-line launches. IBAM doesn't
- 23 dispute this, however, the broker's involvement will
- 24 not be diminished. Brokers will continue to serve
- 25 their consumer protection function by doing background

- 1 work on the oversight of on-line transactions, as well
- 2 as by continuing to interact with customers, whether
- 3 over the phone, virtually, or face to face, as they
- 4 provide advice to their customers.
- 5 In our client's view, a reduction in
- 6 face-to-face transactions serves as a convenience to
- 7 customers who prefer virtual transactions. So, the
- 8 customer is still protected by what brokers will be
- 9 doing in a non-face-to-face fashion for on-line
- 10 transactions.
- 11 This represents a clear benefit to
- 12 Manitobans. In the on-line environment, unlike in a
- 13 traditional environment, a customer may initially
- 14 bypass receiving advice from a broker or an employee,
- 15 however, by requiring that a broker of record be
- 16 selected for on-line renewals, Manitobans will be
- 17 assured that they will enjoy the customer protection
- 18 function offered by brokers, who will receive monthly
- 19 reporting from MPI, to provide advance notice for
- 20 renewals. This will both ensure the continuance of
- 21 coverage for MPI customers and will enable brokers to
- 22 advise and service these customers.
- We conclude: Project Nova will
- 24 fundamentally change the means by which many
- 25 Manitobans purchase their insurance. Whereas the 96

- 1 percent of Basic revenue currently is delivered
- 2 directly through broker offices, where the broker
- 3 reviews the transactions for appropriateness and
- 4 provides advice to the customers, Manitobans will now
- 5 have the option to purchase their insurance over the
- 6 internet.
- 7 However, as you heard from MPI, itself,
- 8 while the Autopac product may appear simple, it is
- 9 not. Customers do not understand the ramifications of
- 10 the choices before them and by brokers providing
- 11 oversight and advice to customers, they're mitigating
- 12 financial risk, for both customers and MPI, serving
- 13 the consumer protection function, and providing a
- 14 service to customers that MPI and Manitobans rely on
- 15 brokerages to provide.
- 16 As mentioned earlier, IBAM did not call
- 17 evidence at this GRA, which was due to the scope of
- 18 its int -- intervention, including due to Board Order
- 19 Number 85/'22 which, as mentioned, stipulated that the
- 20 Board did not require broader information about the
- 21 nature and quality of the services provided by brokers
- 22 in order to fulfil its mandate.
- 23 Precise steps that a broker will take
- 24 for its oversight and advisory role for on-line
- 25 transaction has not, yet, been entirely determined, as

- 1 between MPI and IBM -- IBAM and, therefore, may be
- 2 better addressed in a later GRA. But, what we do
- 3 know, so far, is set out in Section 3.7.2 of the MPI-
- 4 IBAM Agreement. I'm quoting from that Agreement. It
- 5 says:
- 6 "MPI will develop monthly reporting
- for brokers, which provide advance
- 8 notice for renewals, i.e., expiry
- 9 lists. This procedure will ensure
- 10 the continuance of coverage for MPI
- 11 customers and will enable brokers to
- 12 advise and service these MPI
- 13 customers."
- 14 Although this provision does not set
- 15 out the specific steps each broker will perform for
- 16 on-line transactions, it contemplates the oversight
- 17 and advisory functions brokers will continue to
- 18 provide to customers transacting on line.
- 19 We have heard from MPI, during this
- 20 GRA, that the specifics of on-line functionality or
- 21 services are not, yet, known and won't be made
- 22 available, until after the discovery stage for release
- 23 3.
- 24 Brokers and MPI continue to work
- 25 together, in good faith, as partners to cement the

- 1 details of the steps to be taken by brokers, and these
- 2 details will be available to the Board in later GRAs.
- 3 Although there are delays to Project
- 4 Nova, which have reduced the savings in the NOVA
- 5 business case, Manitobans will still be saving ninety-
- 6 six point one one million dollars (\$96,110,000) under
- 7 the existing broker agreement, even if it were left
- 8 unchanged.
- 9 This morning, CAC argued that
- 10 uncertainty in broker negotiations is a risk to
- 11 Project Nova. Respectfully, our client disagrees.
- 12 Broker agreement is currently in place and, even with
- 13 the delays, would result in substantial savings to
- 14 MPI, through the NOVA business case.
- As you've now heard, numerous times,
- 16 brokers have been proactive in coming back to the
- 17 table to negotiate, to move commission rate changes
- 18 back to line up the release of on-line customer
- 19 capabilities, which would increase the savings to MPI,
- 20 through the NOVA business case.
- 21 Simply put, the negotiations that are
- 22 ongoing are, certainly, not a risk to Project Nova and
- 23 can only be a benefit.
- 24 There are over a billion dollars in
- 25 policies in Manitoba, all owned by unique individuals

- 1 with needs. Brokers' oversight and advice helps
- 2 Manitobans by ensuring that customers are not under or
- 3 over insured. This also helps MPI because it
- 4 mitigates risk to MPI.
- 5 Brokers provide a time-consuming
- 6 advisory service which keeps those demands from
- 7 loading on to MPI's operations and customer service
- 8 employees and, more importantly, ensures that
- 9 professionals, who have access to third-party
- 10 Extension products, are the ones giving that customer
- 11 advice.
- 12 MPI has been regularly able to claim
- 13 Manitoba's rates as among the lowest in the country,
- 14 in part, because of their low cost of distribution
- 15 through the broker channel, and IBAM expects that this
- 16 will continue in the future, as on-line services
- 17 launch, while still ensuring that consumer protection
- 18 is in place for all Manitobans.
- 19 We heard that Manitobans want on-line
- 20 services. We've also heard, throughout this year's
- 21 GRA that there have been problems with various parts
- 22 of Project Nova, including the launch of on-line
- 23 delivery.
- 24 As the customer-facing partner to MPI,
- 25 brokers are committed to serving customers across

- 1 Manitoba and will continue to work in good faith with
- 2 MPI to be a part of the solution.
- 3 Subject to any questions from the
- 4 Board, (INDISCERNIBLE).
- 5 THE PANEL CHAIRPERSON: Thank you.
- 6 Ms. Nemec...? Mr. Bass...? Ms. Boulter...?
- 7 BOARD MEMBER BOULTER: I have a
- 8 question. You mentioned errors and omissions -- you
- 9 mentioned errors and omissions but, in the future,
- 10 where there's no broker-client interface on
- 11 (INDISCERNIBLE) transaction and people will be
- 12 selecting a broker, what recourse would that person
- 13 have to errors and omissions? They haven't had the --
- 14 the interface part of it.
- MR. MICHAEL WEINSTEIN: Well, I -- I
- 16 will start by saying that we still, of course, know we
- 17 need to work out the full details of what that
- 18 interface is like, but, what IBAM submits is that by
- 19 having a broker of record with oversight, that that,
- 20 you know, has the ability to put in play that the --
- 21 the broker, who carries errors and omissions
- 22 liability, has an oversight role that there may be
- 23 some recourse to the client that way, that they
- 24 wouldn't have, if there was no broker of record
- 25 designated.

- 1 BOARD MEMBER BOULTER: Are you
- 2 proposing, then, that the brokers would, like, if
- 3 they've had fifty (50) transactions done on line that
- 4 day, they would go in and revisit that or question
- 5 their clients?
- I don't mean to belabour this or
- 7 anything. I know it's kind of late in the game to be
- 8 asking these questions but when you were talking about
- 9 errors and omissions, I -- I (INDISCERNIBLE).
- 10 MR. MICHAEL WEINSTEIN: And it -- the
- 11 -- there's no problem with asking the question. The -
- 12 I think that, number one, I'd point to the fact that
- 13 -- that the current IBAM/MPI agreement contemplates
- 14 advance notices for renewal, so the broker
- 15 (INDISCERNIBLE) notice of what is up and coming, so
- 16 they will have advanced notice of those renewals.
- 17 And I think, with respect to the
- 18 balance, the details, we'll have to see what the --
- 19 ultimately, you know, what -- what the details of --
- 20 of, you know, how ultimately online rolls out as we
- 21 get through dis -- pre-discovery and discovery.

22

23 (BRIEF PAUSE)

24

THE PANEL CHAIRPERSON: Thank you, Mr.

- 1 Weinstein. Mr. Monnin...?
- 2
- 3 CLOSING SUBMISSIONS BY BIKE WINNIPEG:
- 4 MR. CHRISTIAN MONNIN: Good afternoon.
- 5 Thank you, Madam Chair. On behalf of Bike Winnipeg
- 6 I'd like to thank you for the opportunity to
- 7 participate in the General Rate Application and for
- 8 the opportunity to be making submissions.
- 9 I -- I don't have a slide deck today,
- 10 but I will, however, attempt to structure my
- 11 submissions as follows: first, I'll begin with an
- 12 overview of Bike Winnipeg's intentions and goals that
- 13 lead it to intervene in the General Rate Application.
- I'll then address key issues or
- 15 concerns and considerations that Bike Winnipeg
- 16 believes warrant particular attention by the Board.
- 17 Those will be broken down as follows: concept --
- 18 concepts, rather, of Vision Zero, and social costs;
- 19 Manitoba public concerns to budget increase to the
- 20 road safety budget; importance of maintaining road
- 21 safety as an aspect of the General Rate Application as
- 22 an ongoing basis.
- 23 Road Safety Technical Conference, the
- 24 pros, the cons, and recommendations on how to move
- 25 forward with that process. Bike Winnipeg's concerns

- 1 regarding the ability to properly address road safety
- 2 issues within the context of this particular General
- 3 Rate Application, and some concluding remarks
- 4 (INDISCERNIBLE).
- 5 With respect to the first issue,
- 6 intentions and goals regarding the intervention. Bike
- 7 Winnipeg intervened in the 2023 General Rate
- 8 Application to build upon its participation, and
- 9 contributions in previous General Rate applications
- 10 that dealt with issues related to road safety.
- 11 Repeat a little bit of our open
- 12 submissions, in particular, Bike Winnipeg sought to
- 13 intervene in this General Rate Application to build
- 14 upon its recent participation in the Road Safety
- 15 Technical conference which was June of '22; and to
- 16 assist this Board in showing the optimum size of MPI's
- 17 road safety budget, whether it's sufficient to enable
- 18 a significant reduction of injuries to vulnerable
- 19 road users in the short and long-term; showing MPI's
- 20 road safety budget is efficient to meet Manitoba
- 21 Public Insurance's mandate to ensure an adequate
- 22 standard of driver knowledge and safety.
- 23 Ensuring the quality and clarity of
- 24 Manitoba Public Insurance's data collection, analysis
- 25 and accessibility regarding collisions involving

- 1 vulnerable road users; ensuring the effectiveness at
- 2 the Manitoba Public Insurance road safety initiatives;
- 3 and assisting the Board in understanding considering
- 4 the issues and matters flowing from and addressed
- 5 within the Road Safety Technical Conference, the
- 6 filing that flowed from the Second Round of
- 7 Information Requests, which led to the report from the
- 8 Road -- the Road Safety Technical Conference.
- 9 On this last point, Bike Winnipeg would
- 10 add that from a larger perspective it's seeking to
- 11 assist the Board in ensuring that the Road Safety
- 12 Technical Conference lives up to its promise to become
- 13 an efficient and effective tool (INDISCERNIBLE); and
- 14 the participants as it assesses MPI's Road Safety
- 15 Program within the context of future General Rate
- 16 Applications.
- 17 Moving to the issues of -- of the
- 18 Vision Zero and social costs, the Board may recall
- 19 that Bike Winnipeg first began its participation in
- 20 these General Rate Applications as a presenter.
- 21 That involvement then involved --
- 22 evolved, rather, with Bike Winnipeg as an Intervener.
- 23 One (1) thing that has remained steadfast and constant
- 24 throughout is Bike Winnipeg's strong advocacy for the
- 25 adoption of Vision Zero, Vision Zero approach to road

- 1 safety.
- 2 The additional constant has been Bike
- 3 Winnipeg's strong advocacy to estimate social costs of
- 4 collisions in order to have a better metric for
- 5 evaluating financial allocations for road safety
- 6 programming.
- 7 While it seemed that in previous
- 8 General Rate Applications both of these key important
- 9 aspects of road safety were being adopted by Manitoba
- 10 Public Insurance, in this particular General Rate
- 11 Application, (INDISCERNIBLE) suggests that it leads to
- 12 the conclusion that while injuries and fatalities are
- 13 often mentioned as a primary concern, the concepts of
- 14 Vision Zero and social costs are not prominent.
- 15 Considering the Road to Zero initiative
- 16 on page 4 of its safety strategy in the second
- 17 paragraph, Manitoba Public Insurance reports that:
- 18 "In spite of several successful
- 19 initiatives, the overall Road to
- 20 Zero Plan was not able to achieve
- 21 its goal with the trend of traffic
- fatalities plateauing over the years
- from 2017 to 20 (INDISCERNIBLE)."
- 24 The fact that this plan plateaued over
- 25 the years, that it was in effect was acknowledged by

- 1 Manitoba Public Insurance during cross-examination,
- 2 (INDISCERNIBLE) page 80, lines 20 (INDISCERNIBLE), and
- 3 that this plan has taken Manitoba Public Insurance as
- 4 far as it can.
- 5 Manitoba Public Insurance has noted
- 6 that there are now two (2) Road Safety Plans. There
- 7 is a Provincial Road Safety Plan, which was developed
- 8 by a number of different members drawn from different
- 9 departments in the government.
- 10 Then there is the Manitoba Insurance
- 11 new Road Safety Strategy. This new Road Safety
- 12 Strategy Plan does not seek to meet the goal of zero
- 13 traffic fatalities, rather it seeks a reduction.
- 14 When pressed about this on cross-
- 15 examination, they stated that:
- 16 "This is a five (5) year plan and
- 17 that getting to zero is just not
- going to happen."
- 19 (INDISCERNIBLE) 1481, lines 13 to 14.
- 20 Bike Winnipeg submits that while we all must be
- 21 realistic, recognizing that getting to zero would
- 22 likely not occur in five (5) years, but what is of
- 23 concern is the appearance that the commitment to
- 24 Vision Zero approach is at best wavering.
- That wavering commitment can also been

```
seen on page 14 of part 9, loss prevention, line
 1
    (INDISCERNIBLE). Manitoba Public Insurance provides
   that:
 4
                      "The success of the Road Safety
 5
                      Strategy will be evaluated based on
                      whether it's able to achieve the
 7
                      goal of downward trends for the
                      rates of fatalities, serious
 8
                      injuries in Manitoba (INDISCERNIBLE)
 9
                      that exceed the rates of the
10
11
                      national average."
12
                   Regarding social costs, it's fair to
13
    say that Manitoba Public Insurance's position as it
   relates to social costs is far less nuanced. Manitoba
14
15
   Public Insurance Road Safety panel's evidence on this
   point was, indeed, we would suggest, categorical. Page
16
   1368, lines 19-22, provide as follows:
17
18
                      "When I wear my road safety had my
                      priority is a lot different. Claims
19
20
                      cost, social cost, they don't matter
2.1
                      to me at all, not my priority. I'm
22
                      not focussed on those."
23
                   That position, we would suggest, was
24
    stated more than once upon cross-examination of the
25
   Road Safety panel.
```

- 1 It was also MPI's evidence that the
- 2 loss prevention analysis team of Manitoba Public
- 3 Insurance is not mandate, nor qualified to do a social
- 4 cost analysis or road collision and road safety
- 5 programs.
- 6 Bike Winnipeg has concerns that what
- 7 was previously seen to be commitments to these two (2)
- 8 fundamental concepts, is on the one hand being
- 9 diluted, on the other hand abandoned.
- 10 On the budget increase, we heard during
- 11 the Road Safety Panel's presentation that Manitoba
- 12 Public Insurance was proposing to make \$2 million
- 13 available. The new initiatives had not yet been
- 14 determined.
- 15 As was noted by Mr. Doell in his
- 16 presentation, page 1392, lines 13 to 18:
- 17 "So, in the end what we came up with
- is the budget that we see here. So,
- as you'll note, we're going to be
- 20 spending an extra \$2 million in
- 21 '23/'24. That's really in line with
- the data-driven approach that we've
- 23 been sharing with you
- 24 (INDISCERNIBLE)."
- 25

1 Quite simply, while this is admittedly

- 2 something that came as somewhat of a surprise during
- 3 the evidence portion of the Road Safety Panel, this is
- 4 indeed welcome news. Bike Winnipeg looks forward to
- 5 working with Manitoba Public Insurance to ensure those
- 6 funds are effectively spent on Road Safety programming
- 7 and, in particular, Road Safety Education.
- 8 I'd like to spend some time with the
- 9 panel on -- on Bike Winnipeg's views on why road
- 10 safety ought to remain firmly within the realm of the
- 11 General Rate Application.
- 12 Bike Winnipeg's participation in these
- 13 General Rate Applications has always been focussed on
- 14 seeking improvements to the efficiency and
- 15 effectiveness of Manitoba Public Insurance road safety
- 16 and road safety education programs.
- 17 However, we recognize that the manner
- 18 in which road safety is -- is addressed and considered
- 19 within the context of General Rate Applications has
- 20 indeed changed. Bike Winnipeg understands. Bike
- 21 Winnipeg appreciates that the Board has made the
- 22 conscious decision to pursue the bulk of the road
- 23 safety discussions outside the confines of the General
- 24 Rate Application main hearing.
- 25 As noted during our opening

- 1 submissions, Bike Winnipeg maintains the view that the
- 2 Road Safety Technical Conference is a useful tool to
- 3 address road safety issues.
- But, at the same time, it remains just
- 5 that, a tool and by no means is it a panacea to the
- 6 universe of the road safety issues that this Board was
- 7 tasked to consider to address.
- 8 Also stated during its opening
- 9 submissions, Bike Winnipeg is not wavering from its
- 10 support for the concept of the Road Safety Technical
- 11 Conference, not at all.
- Nor is it wavering from its commitment
- 13 to continue to work collabora -- collaboratively with
- 14 Manitoba Public Insurance on the issues of road
- 15 safety.
- 16 However, Bike Winnipeg is of the view
- 17 that these issues must be effectively integrated in
- 18 the General Rate Application to ensure that road
- 19 safety remains part of the formal regulatory process
- 20 to establish, monitor, enforce standards in the public
- 21 interest as only this Board can do within the context
- 22 of a General Rate Application.
- 23 Manitoba Public Insurance is embarking
- 24 on a new five (5) year road safety strategy that is
- 25 purportedly keeping with its commitment to data-driven

- 1 decision making. It uses data as a foundation for
- 2 identifying and targeting solutions for road safety
- 3 issues.
- 4 We've also heard that the first phase,
- 5 the data collection phase, is at or near completion,
- 6 and that a new dashboard would be rolled out around
- 7 the new year.
- 8 Given that Manitoba Public Insurance is
- 9 embarking on a new road safety strategy with a
- 10 commitment to data-driven decision making, it remains
- 11 imperative that this Board ensures the adequacy of its
- 12 new road safety programs, in particular, as it relates
- 13 to fatal and severe injuries.
- 14 Given that Manitoba Public Insurance is
- 15 embarking on a new five (5) year road safety strategy,
- 16 it's imperative that the Board ensures the quality and
- 17 clarity of Manitoba Public Insurance data collection
- 18 analysis regarding collisions, in particular, those
- 19 involving vulnerable road users.
- 20 As well, as we've all been made aware,
- 21 Manitoba Public Insurance has advised that it's
- 22 increasing its road safety budget by \$2 million in '23
- 23 and '24. Importantly, we've heard evidence that that
- 24 amount is not earmarked for any particular program.
- 25 We are excited at the prospect that this could help

- 1 the development of good, new road safety initiatives.
- 2 This welcome last-minute budget
- 3 increment underscores the fact that it remains
- 4 imperative that this Board maintains the
- 5 responsibility to determine the optimum size of the
- 6 road safety budget to be sufficient to enable a
- 7 sufficient reduction of road safety fatalities and
- 8 serious injuries.
- 9 On the issue of the road -- the Road
- 10 Safety Technical Conference, while Bike Winnipeg
- 11 maintains that road safety ought to remain a part of
- 12 the General Rate Application process, it participated
- 13 in the Road Safety Technical Conference in good faith
- 14 (INDISCERNIBLE) desire and the goal that the
- 15 conference provide the airing of technical issues.
- 16 In that regard, Bike Winnipeg prepared
- 17 diligently for the June Road Safety Technical
- 18 Conference, Mr. Feaver, who is here with me today and
- 19 Mr. Cohoe, C-O-H-O-E for the record, presented Bike
- 20 Winnipeg's positions and arguments which can be
- 21 summarized as follows:
- 22 Identifying inconsistencies in Manitoba
- 23 Public Insurance data analysis, (INDISCERNIBLE)
- 24 methodologies to get a better understanding of driver
- 25 knowledge gaps, and presenting ideas for more

- 1 effective communications to educate existing drivers
- 2 on safety issues.
- 3 Bike Winnipeg provided a summary of its
- 4 key points to all parties after the Road Safety
- 5 Technical Conference. To amplify the key concerns
- 6 that were raised by Bike Winnipeg at -- at the Road
- 7 Safety Technical Conference, I'd like to make a few
- 8 comments in that regard.
- 9 During the conference, Bike Winnipeg
- 10 raised these following concerns: As the lead
- 11 authority in Manitoba responsible for training all
- 12 drivers to operate vehicles safely on our roadways,
- 13 Manitoba Public Insurance has not taken sufficient
- 14 measures to understand the gaps in knowledge,
- 15 attitudes, driving behaviour of drivers of all ages in
- 16 Manitoba.
- 17 This is a key first step in developing
- 18 training programs to maintain a high standard of road
- 19 safety training. From Bike Winnipeg's perspective,
- 20 much of Manitoba Public Insurance messaging
- 21 communications is soft. Drivers need more than a
- 22 nudge; they need to be told what to do.
- 23 Madam Chair, we would submit this is
- 24 consistent with the line of questioning you had with
- 25 Mr. Sarginson regarding the total penalties for a

- 1 distracted driving conviction with the following
- 2 exchanges of note at page 16 (INDISCERNIBLE), lines 3
- 3 to 17:
- 4 "Question: My question then is,
- 5 given that the -- given that the
- 6 penalties for dis -- distracted
- 7 driving are pretty substantial, I've
- 8 never seen a campaign that informs
- 9 the public on how substantial those
- 10 penalties are.
- 11 Could that help to be a deterrent
- 12 effect for people using their cell
- phones when they're driving if they
- 14 knew exactly what penalties they
- 15 could be subjected to if they were
- 16 convicted?
- 17 Answer: I don't think that there
- 18 are. I don't think that we
- specifically say what the penalties
- 20 are in some of our anti-distracted
- 21 driving campaigns."
- Using media advertising to achieve
- 23 behaviour change is difficult. Given that this
- 24 message -- messaging is about safely operating a
- 25 vehicle, more effective methodologies must be used.

- 1 MPI must develop more effective means for
- 2 communicating with drivers in Manitoba.
- 3 Another key point raised by Bike
- 4 Winnipeg at the Road Technical Conference (sic) was
- 5 regard -- related to urban and rural incident data.
- 6 These should be analysed and displayed separately.
- 7 Collision conditions are entirely different in rural
- 8 and urban areas, resulting in different causes of
- 9 injury.
- 10 Rural injuries typically occur at
- 11 speeds beyond the limits of the vehicle to protect its
- 12 occupants. In urban environments, collisions
- 13 resulting in injured vulnerable road users are much
- 14 more common.
- 15 We look forward to rolling -- to the
- 16 rolling out of the new dashboard which we understand
- 17 will address some of these concerns. It is important
- 18 that all discussion of programs to reduce fatalities
- 19 and serious injuries talk about rural and urban
- 20 environments separately.
- 21 My Friend from CMMG raised concerns
- 22 about the large vehicle study which we adopt and rely
- 23 upon, and we thank her for those comments.
- 24 What can be taken away from -- from the
- 25 summary report of the Technical Conference? And

- 1 that's a key consideration today and -- and for a
- 2 going-forward basis.
- 3 Bike Winnipeg submits that the summary
- 4 report on the Road Safety Technical Conference
- 5 provides the reader, provides to this Board, a high
- 6 level overview of that full-day meeting. A reading of
- 7 the summary report provides the reader with the
- 8 understanding that Manitoba Public Insurance met with
- 9 a set of stakeholders, described their road safety
- 10 plans, and heard comments.
- 11 The summary report does not, in Bike
- 12 Winnipeg's submissions, meaningfully identify where
- 13 there was a consensus regarding Manitoba Public
- 14 Insurance's proposed analysis and methodologies and
- 15 where there existed a legitimate -- or legitimate
- 16 disagreements, rather, or lack of consensus.
- 17 The Road Safety Technical Conference
- 18 gave the participants knowledge of Manitoba Public
- 19 Insurance's road safety plans and issues, but it did
- 20 not necessarily facilitate resolving issues between
- 21 these parties.
- 22 And so certain recommendations
- 23 regarding the Road Safety Technical Conference is as
- 24 follows: The road safety process should go beyond
- 25 sharing information to resolving issues over the

- 1 effectiveness and analysis and programming.
- 2 Bike Winnipeg cautions that, as the
- 3 process is presently framed, Manitoba Public Insurance
- 4 can choose to heed or choose to ignore road safety
- 5 advice provided in the Road Safety Technical
- 6 Conference process; that is why it remains important
- 7 that the Board ensure oversight and more rigour in
- 8 this process.
- 9 In short, Manitoba Public Insurance has
- 10 shown itself to be far more responsive to Board
- 11 directions. In that regard, Bike Winnipeg submits
- 12 that the Board and all stakeholders would benefit from
- 13 a Road Safety Technical Conference process that
- 14 provides an independent, detailed summary of important
- 15 road safety issues (INDISCERNIBLE) there wasn't
- 16 consensus, (INDISCERNIBLE) valid suggestions, valid
- 17 concerns.
- 18 I'd like to spend some time on -- on
- 19 the concerns with Bike Winnipeg's ability to deal with
- 20 -- with road safety issues in the context of this
- 21 General Rate Application. It would be along the lines
- 22 of -- of a complete and -- and timely road concerned.
- 23 Bike Winnipeg appreciates the -- that
- 24 the significant amount of work that such an endeavour
- 25 of a General Rate Applications entails. And it does

- 1 not mean to seek to -- to minimize the efforts taken
- 2 upon by all, and in particular Manitoba Public
- 3 Insurance.
- In addition, Bike Winnipeg recognizes
- 5 that there are disparate views regarding how much or
- 6 how little the issue of road safety ought to be
- 7 considered in the context of a General Rate
- 8 Application.
- 9 However, as it relates to road safety,
- 10 Bike Winnipeg submits that in this General Rate
- 11 Application, a full consideration of Manitoba Public
- 12 Insurance's road safety program and budget was in a
- 13 sense restricted.
- The new road safety strategy was not
- 15 provided until the First Round Information Request by
- 16 our Friends at CAC. The Road Safety Technical
- 17 Conference was not (INDISCERNIBLE) until the Second
- 18 Round IR on behalf of Bike Winnipeg. And finally,
- 19 some very key and important things were coming out, as
- 20 we noted, with the panel in real time, a significant
- 21 one being the increase of the (INDISCERNIBLE) dollars.
- 22 Under the heading of 'General
- 23 Conclusions', Bike Winnipeg recognizes that, on
- 24 account of the COVID pandemic, the Board
- 25 (INDISCERNIBLE) annual review of road safety was

- 1 delayed by a year. Add to this fact that MPI has a
- 2 new road safety strategy, an increased, purportedly
- 3 more nimble budget.
- 4 Bike Winnipeg submits that the June
- 5 2022 Road Safety Technical Conference must be followed
- 6 up with a further such meeting as soon as practicable
- 7 with interested par -- participants. The next meeting
- 8 must be led by an independent chair. I believe that
- 9 Dr. Hall (phonetic) is knowledgeable and well-versed
- 10 in the issues and the process. I take no issue with
- 11 Dr. Hall continuing on who was mandated to report and
- 12 clarify where there is an agreement or legitimate
- 13 disagreement on important road safety issues that are
- 14 relevant to this Board's duties within the context of
- 15 a General Rate Application.
- 16 With all deference to my friends at
- 17 MPI, it is more than just how much is spent, it's how
- 18 you get to the analysis of where to spend and when to
- 19 spend.
- 20 Manitoba Public Insurance must complete
- 21 the commitments and actions set out in the current
- 22 summary report in advance of this next meeting. That
- 23 next meeting should occur in a timely manner that
- 24 would allow a meaningful of the road safety budget and
- 25 programming, we would submit, at next year's General

- 1 Rate Application.
- 2 As we heard my friends from CAC in
- 3 their submissions, that road safety took a backseat.
- 4 We don't dispute that. And there are some catch-ups
- 5 that ought to be done.
- 6 Bike Winnipeg welcomes the Board's
- 7 initiative to establish the second road safety
- 8 technical conference (INDISCERNIBLE) facilitated an
- 9 exchange of information about road safety plans that
- 10 led to a better understanding but not entirely so far
- 11 that it lead to better collaboration. It led to some
- 12 collaboration.
- We heard again from our friends at the
- 14 CMMG about maybe some gaps in the collaboration, in
- 15 particular, in regard to the large vehicle study.
- 16 Bike Winnipeg recommends that the Board
- 17 seek to proceed with a follow-up road safety technical
- 18 conference process to achieve consensus on the
- 19 analysis of the available data and the most effective
- 20 means, changing driver behaviour.
- 21 Bike Winnipeg welcomes Manitoba Public
- 22 Insurance's focus on reducing fatalities and serious
- 23 injuries rather than loss prevention. Bike Winnipeg
- 24 is of the view that the loss prevention should be
- 25 removed from the language used in road safety

- 1 (INDISCERNIBLE) and that social costing should be used
- 2 to (INDISCERNIBLE) progress (INDISCERNIBLE) objective.
- 3 Social costing is a tool that's been
- 4 developed by economists for situations such as this
- 5 and would facilitate balancing the impact of
- 6 fatalities and serious injuries against the cost of
- 7 avoiding them.
- 8 Bike Winnipeg is concerned that the
- 9 Manitoba Public Insurance -- Public Insurance's past
- 10 programs and expenditures have been insufficient to
- 11 make Manitoba roads safer for all users. Fatality and
- 12 major injury numbers decline as motor vehicles are
- 13 increasingly effective in protecting their occupants;
- 14 that vulnerable road users are suffering from less
- 15 safe roads.
- 16 We also welcome the establishment in
- 17 the \$2 million increase in the budget to develop and
- 18 test new road safety programs. Initial step, the
- 19 urgent task of developing approved safety training for
- 20 all (INDISCERNIBLE).
- 21 (INDISCERNIBLE) might be inclined to
- 22 ask what is an optimal budget? An optimal budget will
- 23 achieve the goal of reducing fatalities and serious
- 24 injuries in rural and urban -- urban environments at a
- 25 rate significantly faster than other jurisdictions

- 1 year after year.
- 2 It is not just the amount of money,
- 3 it's how effectively it is used. The Board has seen
- 4 how training new drivers is a tough task. Changing
- 5 the behaviours of existing drivers is an even more
- 6 difficult task.
- 7 Bike Winnipeg welcomes Manitoba Public
- 8 Insurance's initiatives to improve road safety data
- 9 analysis and make that information available to
- 10 others. However, Manitoba Public Insurance must go
- 11 beyond sharing data, must use data to manage effective
- 12 road safety training for all drivers, new and
- 13 experienced.
- 14 And Manitoba Public Insurance must be
- 15 responsive to outside input on their data analysis
- 16 programming methodologies.
- 17 Subject to any questions from the
- 18 Board, those are our submissions for today. Again,
- 19 thank you for your courtesy of being able to
- 20 participate.
- 21 THE PANEL CHAIRPERSON: Thank you, Mr.
- 22 Monnin.
- 23
- 24 (BRIEF PAUSE)
- 25

- 1 BOARD CHAIR GABOR: Mr. Monnin, I just
- 2 want to ask one (1) specific question. I -- I get the
- 3 (INDISCERNIBLE) evidence right.
- I believe that Mr. Triggs said that he
- 5 didn't think that we needed a technical conference
- 6 that was run -- seen by the PUB, that, in fact, what
- 7 should happen is there should be more of a
- 8 collaborative relationship directly with MPI and the
- 9 different stakeholders, that it be on a regular basis.
- 10 I'm just wondering if you could comment
- 11 on that.
- 12 MR. CHRISTIAN MONNIN: I think
- 13 collaboration is obviously a preferred route, but the
- 14 comment that we made previously in our submissions is
- 15 that it's a non-binding -- let me amplify that -- it's
- 16 a non-binding process. It's -- it's outside of -- of
- 17 the regulatory process.
- 18 And within the confines of that, they
- 19 can take or leave what's being suggested. They could
- 20 take or leave what we would like to collaborate with.
- 21 A perfect example about that is -- is the large
- 22 vehicle study.
- 23 And we think that rigour and oversight
- 24 of -- of (INDISCERNIBLE) required. And, obviously,
- 25 it's to the benefit of all to take out -- the

- 1 technical aspects away from a General Rate
- 2 Application, but something has to come forward to this
- 3 Board that's useful.
- 4 And you can only collaborate so far.
- 5 And eventually, at one point, this Board needs to make
- 6 decisions and this Board needs to make directives to
- 7 MPI to make sure that they're meeting their mandate,
- 8 that their budgets are sufficiently being spent on
- 9 road safety issues.
- 10 So, the concern about trying to push
- 11 the matter to being even more collaboratively -- more
- 12 collaborative, I think dilutes the oversight
- 13 responsibilities of this Board, and that's our
- 14 concern.
- BOARD CHAIR GABOR: Thank you.
- 16 THE PANEL CHAIRPERSON: (INDISCERNIBLE).
- 17 Thank you, Mr. Monnin. Mr. Scarfone...?
- 18 MR. STEVE SCARFONE: Thank you, Madam
- 19 Chair. Just before I begin, I'll read into the record
- 20 (INDISCERNIBLE) that I would yesterday (INDISCERNIBLE)
- 21 brought.
- 22 THE PANEL CHAIRPERSON: Yes. Thank
- 23 you.
- MR. STEVE SCARFONE: So, yesterday,
- 25 MPIC moved before this Board to have four (4)

- 1 additional documents added to the confidential record,
- 2 three (3) of which were observation logs from
- 3 PricewaterhouseCoopers dated June 1st, June 30th, and
- 4 September 28th, 2022, along with the document that was
- 5 generated by MPIC that was, essentially, a benefit re-
- 6 baselining (INDISCERNIBLE) NOVA budget.
- 7 That particular motion was not opposed
- 8 by the Interveners and was granted by this Board and
- 9 so those documents are now added to the confidential s
- 10 module.
- 11 THE PANEL CHAIRPERSON: Yes. Thank
- 12 you.
- 13
- 14 REPLY BY MPI:
- 15 MR. STEVE SCARFONE: Thank you. So,
- 16 the Corporation will now make some brief comments in
- 17 reply. I note that it's 3:37. It's been a long
- 18 afternoon, a long day. I (INDISCERNIBLE) counsel that
- 19 will be done by four o'clock, so if the Board can have
- 20 just a little bit more patience (INDISCERNIBLE).
- 21 I will start by -- by saying that
- 22 attempting to immediately turn to the smoke and
- 23 mirrors comment and address that, but I see that Mr.
- 24 Williams, or Dr. Williams, is no longer with us. I'm
- 25 confident he was talking about Mr. Guerra anyways

- 1 (INDISCERNIBLE) his part of that cross.
- But if I could sum up the CAC's hundred
- 3 and twenty-one (121) slide presentation, I think their
- 4 main objection to the Corporation's application are
- 5 found in the increased full-time equivalents, along
- 6 with how the Corporation sets its rates. And -- and
- 7 he pointed to his expert witness.
- 8 I would say on the expenditure side in
- 9 reply that clear evidence, MPI submits, was adduced at
- 10 this Hearing concerning those expenditures. And I
- 11 would encourage the Board, if necessary, to review all
- 12 the transcripts, refresh your memories concerning many
- 13 challenges now being faced by my client on NOVA,
- 14 people risk, the operations. We heard a lot of
- 15 evidence from MPIC on those fronts.
- 16 So, at the end of the day, what does it
- 17 mean for this Board? Well, it means: Are the proposed
- 18 expenditure -- expenditures reasonable in all the
- 19 circumstances; that's the issue?
- 20 Dr. Williams would say no. MPIC would
- 21 say yes. But this is no doubt the issue, are those
- 22 expenditures reasonable?
- 23 Kristen, if you could pull up the
- 24 portion of the transcript that I directed you to,
- 25 please. You can go to 192.

1 (BRIEF PAUSE)

- 3 MR. STEVE SCARFONE: Yeah. So, this -
- 4 on the FTE count, we heard evidence about two
- 5 hundred and eighty (280) FTEs, \$36 million.
- I don't want to leave the Board with
- 7 this impression that when MPIC leaves this hearing
- 8 room, that we're going out to hire two hundred and
- 9 eighty-three (283) new people. I'm concerned that
- 10 that's the impression that was left with this Board
- 11 following the presentation by Dr. Williams.
- 12 And the transcript that's before you
- 13 was Mr. Herbelin on day 1, and there was foreshadowing
- 14 there, and it was in response to a question from Board
- 15 counsel regarding the increase to staffing levels.
- 16 And you'll see there right in the
- 17 middle of the page at line 18 we found ourselves in a
- 18 position where we didn't have sufficient capacity to
- 19 serve the Manitoba (INDISCERNIBLE) struggling in the
- 20 past month or so to being able to pick up the phone,
- 21 answer questions, address the needs of Manitobans
- 22 (INDISCERNIBLE) he speaks to the significant delays.
- 23 And then, further down (INDISCERNIBLE) so we have to
- 24 address that.
- 25 And this is part of the increase that

- 1 is in our budget for next year. This is the important
- 2 part.
- But in fact, we've not waited for the
- 4 next fiscal year to start. We needed to start hiring
- 5 on that front to make sure that we can provide the
- 6 services that Manitobans (INDISCERNIBLE) want and
- 7 deserve. He makes that same point with respect to
- 8 NOVA.
- 9 And so, this isn't -- these are over-
- 10 budgeted positions. Some of them. And we heard that
- 11 later from Mr. Giesbrecht, the next day, when he
- 12 introduced the two-eighty-three (283).
- We also heard that from Ms. Low, where
- 14 she went to great lengths to talk about the
- 15 augmentation of her department, the new actuaries that
- 16 are (INDISCERNIBLE). These are the issues that the
- 17 Corporation is dealing with.
- 18 So just to be clear, the two-eighty-
- 19 three (283) is not tomorrow. The two-eighty-three
- 20 (283) is happening now. And -- and that's an
- 21 important point that we wanted to clarify with the
- 22 Board.
- So again, Corporation has, for too
- 24 long, denied its operations adequate resources; that
- 25 was the evidence.

1 Are the expenditures reasonable when

- 2 viewed not in isolation by way of a PowerPoint
- 3 presentation this morning; but rather, through the
- 4 evidence, the rate application, and the viva voce
- 5 evidence that you heard (INDISCERNIBLE) witnesses.
- 6 That's what this Board has to consider and turn its
- 7 mind to. Determining whether the expenditures are
- 8 reasonable.
- 9 We heard that evidence (INDISCERNIBLE)
- 10 approximately 11 percent increase. And -- and I asked
- 11 Mr. Giesbrecht, How are you doing that and coming here
- 12 at minus point-one (.1)? And he didn't make any
- 13 excuses. He said, Look, claims are down. This is a
- 14 good time to do it. Claims are down. That's how
- 15 we're doing it.
- 16 Not everybody in this room knows that.
- 17 When claims are down, allows my client more
- 18 opportunities to do the things it needs to do.
- 19 The Corporation cannot operate on a
- 20 skeleton crew, quite frankly, to service Manitobans.
- 21 There's not much to say in reply to the
- 22 NOVA evidence, in my view. There was a suggestion by
- 23 the CAC that there will likely be an increase to the
- 24 budget because there's been no pre-discovery or
- 25 discovery of releases 3 and 4.

I don't think that the Corporation has

- 2 said there will not be. But certainly, the evidence
- 3 here was that the budget now is designed to see this
- 4 thing through the end. That's the evidence that was
- 5 left with this Board.
- 6 So CAC can speculate as to a possible
- 7 increase, but that's all it is; speculation at this
- 8 point.
- 9 One (1) of the recommendations on NOVA
- 10 was that this Board consider directing to our Board of
- 11 Directors that it contained costs in the 2022 re-
- 12 baseline.
- 13 It reminds me somewhat of the directive
- 14 last year where the CAC asked this Board to direct Mr.
- 15 Herbelin to go negotiate a gov -- deal with
- 16 government to settle that DVA funding issue. Same
- 17 kind of directive.
- 18 The Corporation doesn't need a
- 19 directive to know that (a) it has to stay within its
- 20 re-baseline budget for NOVA, or that it needs to find
- 21 a funding solution for NOVA -- for DVA. The
- 22 Corporation is well aware of that. Mr. Herbelin knows
- 23 about these things.
- On investments, I'll borrow a term
- 25 that's in CAC slide deck and that is, Through the

- 1 cruel prism of hindsight. I like that turn of phrase.
- 2 And what I mean by that is most of the
- 3 criticisms that was directed at MPIC dealt with
- 4 inflation and -- and whether the Corporation could
- 5 have done more to protect itself against what we're
- 6 dealing with now, back in 2018.
- 7 And Mr. Williams says, Well, MPIC --
- 8 well, now they recognize that inflation is a risk,
- 9 which suggests we didn't turn our mind to it in 2018.
- 10 Well, his own evidence was that Mr.
- 11 Bunston says, That's the first thing we do, is we pick
- 12 a benchmark. We look at our liabilities, we pick a
- 13 benchmark. We had an option. They went with the
- 14 nominal. Now they're going with a combination of the
- 15 real and the nominal.
- 16 But in 2018, was inflation a real risk?
- 17 The evidence before you, no. So they didn't go with
- 18 the real liability benchmark.
- 19 And you'll recall that Mr. Williams put
- 20 to Mr. Bunston, Well, you remember those twelve (12)
- 21 recommendations -- or eighteen (18) of them, I think,
- 22 Mr. Viola made, right? And -- and he reminded him of
- 23 the colourful hockey analogy that he made in adjusting
- 24 that certain recommendations be adopted, including
- 25 inflation protection.

But I don't recall carrying that hockey

- 2 analogy a bit further. I don't recall Mr. Viola
- 3 saying, And very soon, we're all going to playing in
- 4 front of empty buildings for the next year because
- 5 there's a big pandemic that's about (INDISCERNIBLE)
- 6 nobody foresaw that.
- 7 And so, the 2018 strategy didn't have
- 8 inflation protection; not like the Corporation is now
- 9 doing. And that, again, is viewed through the cruel
- 10 prism of hindsight.
- 11 And it might be a good time also to
- 12 remind this Board what it said after that rate
- 13 application. When it comes to the Corporation's
- 14 overall investment strategy, the Board recognizes that
- 15 its oversight role does not extend to directing the
- 16 Corporation as to the particulars of its portfolio
- 17 management.
- 18 And, indeed, it found, after
- 19 considerable and detailed information concerning the
- 20 asset liability management and the decisions that the
- 21 Corporation was making, that MPIC had selected from a
- 22 range of reasonable options for its portfolios.
- That was in 2018. The options that we
- 24 selected were reasonable, according to (INDISCERNIBLE)
- 25 well, fast forward to today, and then looking back, it

- 1 doesn't make those selections unreasonable now, does
- 2 it? Of course not. They were reasonable at the time.
- 3 So that's an important point to remember.
- And there's criticism about the asset
- 5 mixes. And we've said repeatedly that equities and
- 6 levered bonds, leverage strategies, we're a Crown
- 7 Corporation. Those do not fall within our mandate.
- 8 That mandate being risk management, rate stability.
- 9 Though Ms. Meek would say, Well, wait a
- 10 minute, they keep saying it doesn't fit the risk
- 11 profile, but there's no evidence of that. Sure there
- 12 is. Take a look at the risk appetite statement -
- 13 filed. Take a look at the investment policy statement
- 14 filed.
- 15 All of that is consistent with what our
- 16 Board of Directors does. It shies away from those
- 17 assets. And it will continue to do that.
- 18 Acknowledging it was a bad year, as Mr.
- 19 Williams says, for those bonds. Bad year.
- 20 One (1) other point on the inflation, I
- 21 would say -- predicting inflation because Mr.
- 22 (INDISCERNIBLE) Well, it's not about predicting
- 23 inflation, it's about protecting yourself against
- 24 risk.
- Well, I've spoke to that. But there's

- 1 no free lunch. No person, no industry is immune from
- 2 the strains of inflation. So by having real return
- 3 bonds put in our portfolio four (4) years ago, doesn't
- 4 mean we're just, Oh, MPI is protected from the effects
- 5 of inflation completely because it was able to
- 6 purchase real return bonds. The first thing to
- 7 remember about those bonds -- we heard evidence from
- 8 that four (4) years ago -- those returns are puny.
- 9 There's no returns on those bonds.
- 10 So that was a factor in deciding not to
- 11 pick the real return -- or the real liability
- 12 benchmark and purchase that kind of protection. That
- 13 was a factor.
- 14 So there are considerations. But yes,
- 15 the constraints are still there. No to equities. No
- 16 to leverage.
- 17 And the effects of inflation,
- 18 notwithstanding that the investment portfolio might
- 19 not be protected, are -- are felt, as we heard, right
- 20 across the Corporation. In operating expenses, in
- 21 wages, in claims, particularly in the PIPP claims.
- 22 All of that still happens. All of that indexation
- 23 still happens to those (INDISCERNIBLE) whether we have
- 24 real return bonds in the portfolio or not.
- 25 On the claims incurred front I note

- 1 that Mr. Williams made reference to a couple times was
- 2 a little ounce of conservatism, Ms. Low's words,
- 3 little ounce of conservatism, right in line with the
- 4 Corporation's mandate, risk management, rate
- 5 stability, that little ounce of conservatism, and it's
- 6 there with investments, there will claim -- rate
- 7 making and forecasting.
- 8 Mr. Sahasrabuddhe, so the second part,
- 9 that's basically the -- the expense side of the CAC,
- 10 Mr. Sahasrabuddhe, he took aim at our coverages. And
- 11 you heard Mr. Williams say, well, only where they
- 12 differed materially did he bring it to this Board's
- 13 attention.
- But we'd note there's no parameters in
- 15 the report of how that was determined. What was his
- 16 materiality test? We don't have that.
- 17 So, it wasn't just the rodents that
- 18 didn't meet the Oliver Wyman materiality test, some of
- 19 the other coverages didn't either, but we don't know
- 20 what that test was. How did he measure that? That's
- 21 an important fact.

22

23 (BRIEF PAUSE)

24

MR. STEVE SCARFONE: I think, based on

- 1 what I heard, was, well, he just eyeballed it based on
- 2 that blue bar graph. That was suggested this morning.
- 3 That's -- that's the materiality test right that. If
- 4 you eyeball that blue bar graph, and then you'll find
- 5 out how Oliver Wyman determined what was material and
- 6 what wasn't; kept it from us.

7

8 (BRIEF PAUSE)

9

- 10 MR. STEVE SCARFONE: I'm just going
- 11 through this. I don't think I need to reply.

12

13 (BRIEF PAUSE)

14

- 15 MR. STEVE SCARFONE: The Board is
- 16 aware that, you know, if the base rates of DSR
- 17 increased by 5 percent, that would be a real problem
- 18 for our customers.

19

20 (BRIEF PAUSE)

- MR. STEVE SCARFONE: On the capital
- 23 requirements and the -- and the new legislation and
- 24 the -- and the Capital Management Plan, most of the
- 25 concern it seems is that there's no obligation for

- 1 MPIC to bring an application to issue rebates. And --
- 2 and maybe that's how this Board interprets the
- 3 legislation. I don't know.
- 4 But what you also need to consider is
- 5 the evidence of Mr. Giesbrecht where he said MPIC has
- 6 no intention to hold monies beyond the 120 percent
- 7 threshold, his evidence. (INDISCERNIBLE) has no
- 8 intention to do that.

9

10 (BRIEF PAUSE)

- MR. STEVE SCARFONE: And then lastly,
- 13 I just want to deal with the recommendations, or as I
- 14 call them, the numbers that the CAC has put to this
- 15 Board in contrast to what my client is seeking in
- 16 terms of an overall rate indication.
- 17 Here are some of the numbers, the
- 18 signal that Mr. Gabor made reference to. The signal
- 19 was, well, how about a reduction in revenue
- 20 requirement by 2 or 3 percent?
- 21 And on corporate operating expenses,
- 22 well, they're up by 44 million, that's higher than
- 23 inflation, so probably should have been 19 million for
- 24 inflation only, so they're 25 million over the
- 25 inflation adjustment operating expenses.

- 1 And he's also saying there's some
- 2 prudency opportunities here. Well, \$5 million to MPI
- 3 2.0 special services, there's a prudency opportunity.
- 4 Another prudency opportunity is \$2
- 5 million in loss prevention. My friend, Mr. Monnin,
- 6 wouldn't like that too much.
- 7 But when you take all those numbers
- 8 together, what does it mean to Mr. Williams? All of
- 9 that, we couldn't figure it out, but Mr. Williams
- 10 says, well, what that means it between 5 or 6 percent
- 11 to the rate indication. That's \$60 million...

12

13 (BRIEF PAUSE)

- 15 MR. STEVE SCARFONE: ...\$60 million
- 16 less in revenue. And while a lot of that is
- 17 attributable to FTEs, some of it's for claims,
- 18 obviously.
- 19 So, we don't want to understate our
- 20 revenue requirement to pay our claims. I think we can
- 21 all agree on that. And a reduction like that that
- 22 would impact the hiring of the FTEs that this
- 23 Corporation has proposed, essentially, brings NOVA to
- 24 a halt. NOVA stops moving with \$60 million less in
- 25 revenue.

- 1 And the -- the employees that you heard
- 2 that are now teaming up with Ms. Low to help her carry
- 3 out some of these actuarial functions, those employees
- 4 might be gone.
- 5 The Corporation is making efforts that
- 6 it requires to service Manitobans, and that's what
- 7 this rate application is about. Mr. Guerra said
- 8 yesterday not everything is right, but we're trying to
- 9 fix it. And a negative 6 percent rate indication
- 10 would put an end to all of that.
- 11 And that's -- Mr. Guerra has a few
- 12 comments, I think, on some of the other Interveners'
- 13 closing arguments.
- MR. ANTHONY GUERRA: Thank you, Mr.
- 15 Scarfone. Actually, I just want to limit my -- my
- 16 response to one (1) item from the Taxi Coalition's
- 17 closing. And it just became a little bit more
- 18 confusing as to exactly what the directive that the
- 19 Taxi Coalition would have this Board (INDISCERNIBLE)
- 20 after the oral submissions, but I -- I'm cognizant of
- 21 what was in the written closing.
- So, I'm going to address more so what's
- 23 in their written closing just to make sure that it's
- 24 adequately (INDISCERNIBLE).
- 25 And so, the written closing asks two

- 1 (2) questions, first of all, what are the parameters
- 2 within which a rebate will be brought and how will MPI
- 3 (INDISCERNIBLE) factor in?
- 4 The -- the importance of relying upon
- 5 an audited MPI MCT calculation cannot be understated.
- 6 There was some discussion in the transcripts
- 7 (INDISCERNIBLE) Mr. Giesbrecht who highlighted the
- 8 importance of having an audited MCT statement and for
- 9 reference, that's at pages 2,130 to 2,133 of the
- 10 transcripts.
- 11 Basically, all that -- what that
- 12 transcript section talks about is the difference --
- 13 there was a difference, a material difference, in MCT
- 14 -- excuse me -- the MCT calculations after the audit
- 15 was complete.
- 16 So, it's important to have accurate
- 17 numbers for the fiscal year. What if MPI has that
- 18 evidence by June or July, I believe was the evidence,
- 19 when that audited calculation would be in hand. What
- 20 if MPI has that information that at the beginning of
- 21 the fiscal year, so now we're talking about April of a
- 22 -- of a given year, that the MCT is higher than 120
- 23 percent, so what -- what happens at that point?
- Well, there's a three (3) year gap,
- 25 right. So, there's the -- sorry, three (3) year --

- 1 there's a three (3) months. There's the April,
- 2 there's the May, there's a June, and maybe there's
- 3 even a July between when MPI starts its fiscal year
- 4 and when it gets its audited MCT (INDISCERNIBLE).
- 5 What if something happens in the
- 6 meantime, if there's a significant event like
- 7 inflation or a pandemic or a war in Europe, or
- 8 whatever the case is, fill in the gap here, something
- 9 that comes to the attention of MPI that now suggests
- 10 applying for a rebate no longer makes financial sense?
- 11 What is MPI to do in that situation?
- 12 Is it to rely upon what information comes from the
- 13 audited MCT calculations and say, well, that's what
- 14 the start of the fiscal year was, and so we have to
- 15 act blindly now going into the future and say, well,
- 16 we have to ignore everything that's happening now
- 17 because back in April we had an MCT that was
- 18 (INDISCERNIBLE). That cannot be how we read this
- 19 legislation.
- 20 So, what -- what we're basically
- 21 talking about is -- is the time period between when
- 22 MPI starts its fiscal year and when it brings its
- 23 General Rate Application.
- 24 If something comes about in that time
- 25 to suggest that this needs to (INDISCERNIBLE)

- 1 different direction, well, of course, MPI's going to
- 2 make the decision not to bring a rebate application.
- 3 Also, I would submit that, if MPI had
- 4 in its -- in its possession or didn't have in its
- 5 possession material to suggest that a rate application
- 6 was not warranted, but in the course of bringing a
- 7 rebate application came into such possession that it
- 8 could be in its power to rescind an application or
- 9 abandon an application because it no longer makes
- 10 financial sense or -- or fiscally prudent to the
- 11 Corporation.
- 12 And so that discretion on the part of
- 13 MPI is (INDISCERNIBLE) what we've seen here is
- 14 instances where there is that lack of discretion. You
- 15 know, weird things can happen. We saw that with the
- 16 last Capital Management Plan.
- 17 And so, we would submit that in
- 18 drafting Bill 45, legislature provided MPI with --
- 19 with a tool to address potential unexpected events
- 20 rather that could then question whether or not a
- 21 rebate was (INDISCERNIBLE) Taxi Coalition wants the
- 22 PUB to read into Section 18 the ability to require MPI
- 23 to bring a rebate application.
- 24 And we would submit that that simply
- 25 cannot be found within the Act. Section 18(4) talks

- 1 about there being no rebates unless four (4)
- 2 conditions are met. The first one being MCT has to be
- 3 above 120 percent.
- Two, MPI has to apply for a rebate.
- 5 Three, the PUB has to approve the
- 6 rebate application.
- 7 And four, the rebate must not result in
- 8 projected revenue being (INDISCERNIBLE) 100 percent
- 9 MCT. And so, all of these conditions have to be met
- 10 before rebate can be issued.
- 11 Can the PUB require MPI to bring a
- 12 rebate application that it doesn't believe is fiscally
- 13 prudent? How would that work practically? When does
- 14 that direction get issued? Does it get issued with
- 15 the order from, let's say, for example, this rate
- 16 application in December?
- 17 What if the audited MCT in June of that
- 18 next year, what if it doesn't meet the 120 percent
- 19 threshold? Would we have to, at that point, file a
- 20 review in variance application? Would it be with the
- 21 same time as the GRA filing? What if MPI ignores the
- 22 directive?
- There's all these concerns that arise
- 24 from what happens if there was a direction to that
- 25 effect. Would the directive simply be a blank notice

- 1 that MPI must file an application if its audited MCT
- 2 calculation is above the 120 percent mark?
- We go with that for moment. Let's say
- 4 that's the -- that's the requirement. Then what
- 5 happens next?
- 6 MPI would file, what it believes to be,
- 7 a fiscally imprudent application for a rebate. It
- 8 would then spend the entirety of that process arguing
- 9 against its own application, the relief that "it
- 10 applied for." Presenting evidence to support that the
- 11 MCT would actually fall below the 100 percent
- 12 requirement if the rebate was issued.
- This would put MPI in an impossible
- 14 position and it wouldn't' be an application by MPI.
- 15 It would be, in effect, an absurdity.
- 16 And I would ask Ms. Schubert, if you
- 17 could just pull up quote from the Rizzo -- N. Rizzo
- 18 Shoes (phonetic) decision of the Supreme Court of
- 19 Canada.
- 20 And at Section 27, the Supreme Court
- 21 has a -- a helpful identification of what the -- the
- 22 principle of statutory interpretation means in terms
- 23 of (INDISCERNIBLE) absurd consequences. It says:
- 24 "The well established principle of
- 25 statutory interpretation that the

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1	legislature did not intend to
2	produce absurd consequence.
3	(INDISCERNIBLE) supra, the
4	interpretation can be considered
5	absurd if it leads to ridiculous or
6	frivolous consequences, if it is
7	extremely unreasonable, or
8	inequitable, if it is illogical or
9	incoherent, or if it isn't
10	compatible with other provisions or
11	with the object of the legislative
12	enactment."
13	Sullivan (phonetic) echoes these
14	comments, noting that the label of absurdity can be
15	attached to interpretations which defeat the purpose
16	of the statute or render some aspect of it pointless
17	or futile.
18	And I think that's important for this
19	Board to consider in terms of thinking about what that
20	type of direction if it is thinking about that type
21	of directive, what that might actually mean for MPI in
22	this process going forward.
23	So then, the question might become,
24	Then what can be done to hold MPI accountable for its
25	decision regarding rebates or for not applying for

- 1 rebate?
- 2 And so, the Taxi Coalition makes two
- 3 (2) recommendations -- or at least -- sorry, one (1)
- 4 recommendation that I think MPI would agree with and,
- 5 that is, MPI should report annually on MCT ratios in
- 6 its MCT forecast. MPI already does this and submits
- 7 that this is a reasonable request.
- 8 And in the PUB rate application
- 9 process, rather, the question is, Can MPI be asked why
- 10 it didn't bring a rate -- a rebate application? And
- 11 can it -- can their existing process test its reasons
- 12 by asking it to produce information to that effect?
- 13 We would suggest that that is, in fact,
- 14 entirely what this could look like. If there was no
- 15 rebate application by MPI, Interveners, maybe counsel
- 16 could ask questions about why that was not the case,
- 17 and to provide its calculations or supporting
- 18 information to suggest that that was a fiscally
- 19 prudent decision not to apply for a rebate.
- 20 And this Board can publically embarrass
- 21 MPI if it chose not to apply for a rebate application
- 22 and couldn't justify its reasons for not doing so.
- In terms of the timing of the rebate
- 24 application, the recommendation by the Taxi Coalition
- 25 at paragraph 112 of its closing, PUB can't require MPI

- 1 to make an application for a rebate. So the timing of
- 2 the application part is a bit difficult to understand.
- I would also suggest that there might
- 4 be a situation where MPI actually wants to apply for a
- 5 rebate. And so, the question at that point is, Should
- 6 there be time limits in terms of its application to do
- 7 so? Should MPI be precluded from seeking a rebate
- 8 simply because it brings its application in October
- 9 versus July?
- I would just caution, perhaps, this
- 11 Board in -- in saying that a rebate application should
- 12 be brought by a certain time or a decision upon which
- 13 the Corporation would make in order to prevent a
- 14 rebate application should be made by a certain time.
- 15 That -- that could backfire on everybody in ways that
- 16 we -- we don't want.
- 17 And also, finally, on the timing of the
- 18 MCT projection, the -- the issue there is should we
- 19 rely upon information at a point in time? Or should
- 20 we rely upon information that is the best, kind of,
- 21 available at the time?
- 22 And we do that all the time. We file
- 23 an October update. And the October update does update
- 24 our MCT projections in some cases.
- 25 So we would submit by -- by shoehorning

- 1 MPI into a specific point in time, we could be
- 2 completely missing the boat on -- on current events
- 3 that could be of material concern for -- for the
- 4 fiscal health of the Corporation.
- 5 So in that regard, MPI would certainly
- 6 not support any time limits in terms of the
- 7 projection, in terms of its fiscal -- fiscal
- 8 (INDISCERNIBLE).
- 9 So subject to any questions, those are
- 10 our (INDISCERNIBLE).
- 11 THE PANEL CHAIRPERSON: Thank you, Mr.
- 12 Guerra. Ms. Nemec...?

13

14 (BRIEF PAUSE)

- 16 THE PANEL CHAIRPERSON: This concludes
- 17 the 2023 Manitoba Public Insurance Corporation General
- 18 Rate Application Hearing. On behalf of the Board
- 19 panel, I would like to thank everyone for their
- 20 cooperation throughout this Hearing.
- 21 This includes the MPI witnesses and
- 22 their counsel, including Mr. Herbelin, Mr. Giesbrecht,
- 23 Ms. Low, Ms. Jatana, Mr. Parti, Mr. Gandhi, Mr. Mitra,
- 24 Mr. Masud, Ms. Ostapowich, Mr. Bunston, Mr. Prystupa,
- 25 Ms. Mann, Mr. Sarginson, Mr. Doell, Mr. Campbell, Mr.

- 1 Ramirez, Mr. Dessler, Mr. Triggs, Mr. Scarfone, and
- 2 Mr. Guerra.
- 3 Also the many MPI representatives who
- 4 provided back row support during these proceedings.
- 5 And the witnesses who appeared before
- 6 the Board; Mr. Lloyd of Mercer, Dr. Hall, Mr. Iles of
- 7 PwC, Mr. Sahasrabuddhe of Oliver Wyman.
- 8 The Interveners and their respective
- 9 counsel: for CAC, Mr. Williams and Mr. Klassen; for
- 10 CMMG, Ms. Meek; for the Taxi Coalition, Ms. Wittman
- 11 and Ms. Nelko; for IBAM, Mr. Weinstein and Ms. Sokal;
- 12 and for Bike Winnipeg, Mr. Monnin.
- 13 I'd like to thank the presenters who
- 14 made their submissions this year.
- 15 And the people at the Public Utilities
- 16 Board: the secretary of the Board, Dr. Christle; the
- 17 assistant to the associate security of the Board, Ms.
- 18 Dubois; our judicial hearing assistant, Ms. Schubert;
- 19 our administrative officer, Ms. Viagis (phonetic); and
- 20 our executive coordinator, Ms. Carrier (phonetic).
- Our court reporter, Digi-Tran,
- 22 including Ms. Woodworth.
- 23 Advisors, Mr. Cathcart and Mr.
- 24 Mantketelow.
- 25 And our counsel, Ms. McCandless, Mr.

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 1 Watchman, and Ms. Moore.
                   The Board also appreciates the members
 2
 3 of the public who took time to follow the proceedings
 4 via our live streaming on the PUB website.
 5
                   The panel will be meeting in the very
 6 near future to deliberate and make our final
 7 determinations on the matters before us.
 8
                  And that concludes our Hearing. Thank
   you.
10
   --- Upon recessing at 4:09 p.m.
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12
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14 Certified Correct,
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18 Wendy Woodworth, Ms.
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