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**BY E-MAIL  
/ ORIGINAL BY REGULAR MAIL**

Mr. D. Christle  
Secretary and Executive Director  
Public Utilities Board  
400 - 330 Portage Avenue  
Winnipeg MB R3C 0C4

Dear Mr. Christle:

Re: Efficiency Manitoba Inc. ("Efficiency Manitoba")  
2020/23 Three-Year Plan  
MIPUG Request for Extension  
of Time for Intervener Evidence  
Our Matter No. 0169403 AFH

We act on behalf of MIPUG. We file this letter as a Motion for an extension of time on two items in the current schedule.

We thank Efficiency Manitoba for its efforts to provide responses to the Information Requests sent by MIPUG. Efficiency Manitoba has collaborated with Intergroup consultants to complete responses and enhance responses. Unfortunately the delay in receiving all key and relevant information has caused challenges for MIPUG to continue to meet its deadlines.

We have therefore spoken to counsel for Efficiency Manitoba and asked whether EM could accommodate any extension or change in the current timelines. We understand Efficiency Manitoba's suggestion to be:

1. MIPUG files its evidence on Tuesday December 10, 2019 instead of Monday December 9, 2019;
2. Information requests by EM on MIPUG evidence on Monday December 16, 2019 instead of on Friday December 13, 2019. EM believes the IR's to MIPUG will be limited and perhaps only in the order of about 5 IR's; and



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3. All other dates remain the same. MIPUG responses on IR's would be due on Friday December 20, 2019.

We hereby request that the PUB grant the extensions as suggested by EM.

We thank the Board for considering this request.

Yours truly,

THOMPSON DORFMAN SWEATMAN LLP

Per:

Antoine F. Hacault\*

AFH/av

cc: Board Counsel (by e-mail)  
Efficiency Manitoba (by e-mail)  
Potential Interveners (by e-mail)

\*Services provided through A. F. Hacault Law Corporation