

**From:** [Richard McCandless](#)  
**To:** [Commission Secretary BCUC:EX](#)  
**Subject:** March 26th Procedural Conference  
**Date:** Sunday, March 24, 2019 8:44:54 AM

---

Dear Mr. Wruck,

Please disregard my email of March 23<sup>rd</sup> and substitute the following.

Further to your email of March 20, 2019, I will be unable to attend the procedural conference scheduled for 930 hours on March 26<sup>th</sup> due to a previous commitment.

In terms of the questions in your email, I believe that there is no need for further information requests, and no need for an oral component. I do not intend to file intervener evidence.

I do believe that it would be useful for the Panel to consider what is an appropriate definition of confidential material. The current application has a great deal of redacted information that is vital to forming proper conclusions as to whether the coverage changes will be sufficient to generate the planned claims savings for 2019/20 and future years. It appears that for this application ICBC has adopted a much more expansive interpretation of what information should be confidential, such as the response to my IR 3.8 where ICBC vaguely asserts that historic aggregate claims severity information could influence specific settlement negotiations and thereby harm ICBC's financial interests.

Sincerely,

Richard McCandless