

April 27, 2023

Hon. Adrian Dix Minister of Health British Columbia HLTH.Minister@gov.bc.ca

Re: Meeting request regarding plasma collection

Minister Dix,

We were troubled to read last week that British Columbia is choosing to not support the public-private partnership between Canadian Blood Services and Grifols as a necessary tactic to increase domestic collection of plasma to meet the needs of Canadian patients.

The NRBDO is Canada's unified patient voice on matters of blood supply and safety. We represent thousands of Canadians whose lives depend on blood and plasma-derived medicinal products. As such, we have had a vested interest in the safety and adequacy of Canada's blood and plasma product supply since forming in 2004.

The patient community has great respect for Justice Krever's recommendations. We also recognize that improved regulation and manufacturing advances since the mid-90s have led to a perfect safety record of plasma-derived medicinal products for the last 25 years. With safety concerns mitigated completely, our focus is now on the security of the supply of plasma required for Canadian patients to have access to life-saving plasma-derived medicinal products when needed.

The NRBDO agrees that donation of fresh blood, collected by CBS and Héma-Québec (H-Q), must remain voluntary, non-compensated, and in the public domain. This is not up for debate, here or anywhere. To suggest otherwise is disingenuous.

However, *plasma products*, as you know, are manufactured by for-profit multi-national corporations with plasma largely sourced from outside of Canada, and sold to the provinces and territories like any other drug. Though CBS and H-Q distribute them as part of their formularies, the manufacture and sale of plasma products is almost entirely a private, for-profit operation, with plasma being the key ingredient.

Most of the plasma used to meet the demand in Canada is sourced from the United States, where plasma donors are compensated. The Government of British Columbia has been funding

compensated plasma products through the CBS formulary, and OPSEU members have been infusing those products into Canadian patients, for over two decades. Compensated plasma for Canadian patients is not news, so we are puzzled where these misguided concerns are coming from. We are left wondering if those advocating against partnering with a plasma company to collect plasma in Canada fully understand how plasma collection works currently. As alarms about global supply are increasing, this misunderstanding could have significant unintended consequences.

We believe it is in the best interests of plasma product recipients in Canada for provincial restrictions on plasma collection to remain in effect, and to be interpreted in a way that allows Grifols to operate in Ontario and British Columbia for the purpose of fulfilling its contract with Canadian Blood Services. The contract with Grifols is very specific and allows CBS to veto any proposed locations that would compete with their own plasma collection centres. To repeal legislated restirctions at this time would mean that any for-profit plasma collection company could set up shop anywhere in the province, competing for donations with both CBS and Grifols, but without the plasma being used in Canada. We feel that the priority for collection in Canada should be to meet Canadian demand. While Grifols has indicated that they do not need to collect in BC at this time to fulfill their contract with CBS, we still feel this is worth revisiting as the need may arise in the near future.

The NRBDO is committed to ensuring the patient voice is heard and working with governments and CBS to protect the safety and availability of blood and plasma products in Canada. We would like to meet with you to discuss this important issue further at your earliest convenience.

Sincerely,

Jennifer van Gennip

Executive Director, NRBDO

Jenny van Genjo