

December 5, 2018

The Secretary
Ontario Securities Commission
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Me Anne-Marie Beaudoin Corporate Secretary Autorité des marchés financiers 800, rue du Square-Victoria, 22e étage C.P. 246, tour de la Bourse Montréal QC H4Z 1G3 Fax: 514-864-6381 consultation-en-cours@lautorite.qc.ca

Dear:

British Columbia Securities Commission
Alberta Securities Commission
Financial and Consumer Affairs Authority of Saskatchewan
Manitoba Securities Commission
Ontario Securities Commission
Autorité des marchés financiers
Financial and Consumer Services Commission (New Brunswick)
Superintendent of Securities, Department of Justice and Public Safety, Prince Edward Island
Nova Scotia Securities Commission
Securities Commission of Newfoundland and Labrador
Registrar of Securities, Northwest Territories
Registrar of Securities, Yukon Territory
Superintendent of Securities, Nunavut

Re: Proposed National Instrument 52-112 Non-GAAP and Other Financial Measures Disclosure and the related proposed Companion Policy, Consequential Amendments and Changes

InPlay Oil Corp. ("InPlay", "we" or the "Company") is pleased to provide its comments on the:

- Proposed National Instrument 52-112 Non-GAAP and Other Financial Measures Disclosure;
- Proposed Companion Policy 51-112 Non-GAAP and Other Financial Measures Disclosure; and
- Related proposed consequential amendments/changes,

collectively referred to as "Rule 52-112" or the "Proposed Materials" throughout this letter.



Overall Comments

The Company generally supports the Canadian Securities Administrators' ("CSA") efforts to better define and clarify the disclosure requirements surrounding non-GAAP financial measures and other financial measures, understanding as a principal component, however, that the CSA's mandate is not to in effect prohibit or otherwise limit a reporting issuer's ability to disclose non-GAAP financial measures as part of Rule 52-112.

By way of context, we are a junior public issuer involved in the oil and gas sector and rely heavily upon the support of both institutional and retail investors, along with market participants, many of which rely upon our provision of non-GAAP measures.

Within the CSA Notice and Request for Comment dated September 6, 2018 ("Request for Comment"), it is stated that "in some cases, non-GAAP and other financial measures are helpful to investors to assess an issuer's performance". We specifically want to emphasize the importance of non-GAAP and other financial measures to investors. Throughout the Company's regular and ongoing communications with current and potential investors, we continue to see various non-GAAP measures being requested from us and utilized extensively by such investors in their assessment of our Company and our results of operations. Current shareholders, existing and potential investors (both retail and institutional) and analysts utilize non-GAAP measures to assist in their evaluation of the Company's performance and in making their investment decisions. As such, we cannot over-emphasize the usefulness and relevance of such measures to both our and our peers' investment community. Moreover, we respectfully submit that it should not be necessary to satisfy any form of objective test as to whether the measure being used is "useful" or relevant as only the user can address that question. We submit that if the purpose of providing the measures stated, the reader can judge the usefulness.

The Company is also concerned about the possible inability to cross reference from one public document to required reconciliations and other detail disclosed in another public filing available on SEDAR. The Company is of the opinion cross referencing is an efficient and effective approach to avoid having significantly longer, duplicative and more costly and burdensome disclosure documents while still providing sufficient and compliant disclosure to investors by way of cross referencing. The added cost could be particularly significant to issuers of our size.

In summary the Company feels that any outright restriction on the disclosure of non-GAAP and other financial measures would negatively impact our ability to convey important financial and operational performance metrics that our shareholders and investment community demand, regularly relies upon and has become

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amiliar with. We support the recommendation the CSA has proposed requiring additional reconciliations to
GAAP measures and its efforts to clarify with greater detail the disclosure requirements accommodating all
non-GAAP measures so long as non-GAAP measures can continue to be utilized and disclosed by issuers.

InPlay Oil Corp.

Yours very truly,

(signed) "Douglas J. Bartole" Douglas J. Bartole **President and Chief Executive Officer** (signed) "Darren Dittmer" **Darren Dittmer Chief Financial Officer**