

February 26, 2024

## VIA EMAIL

Alberta Securities Commission British Columbia Securities Commission Financial and Consumer Services Commission (New Brunswick) Financial and Consumer Affairs Authority (Saskatchewan) L'Autorité des marchés financiers (Quebec) Manitoba Securities Commission Northwest Territories Superintendent of Securities Nova Scotia Securities Commission Office of the Superintendent of Securities (Nunavut) Ontario Securities Commission Prince Edward Island Office of the Superintendent of Securities Service NL (Newfoundland and Labrador Securities Regulation) Yukon Superintendent of Securities

c/o Meg Tassie Senior Advisor, Legal Services Capital Markets Regulation, British Columbia Securities Commission 1200 - 701 West Georgia Street P.O. Box 10142, Pacific Centre Vancouver, British Columbia V7Y 1L2 <u>mtassie@bcsc.bc.ca</u>

c/o The Secretary, Ontario Securities Commission 20 Queen Street West 22nd Floor, Box 55 Toronto, Ontario M5H 3S8 <u>comments@osc.gov.on.ca</u>

c/o Philippe Lebel Corporate Secretary and Executive Director, Legal Affairs Autorité des marchés financiers Place de la Cité, tour Cominar 2640, boulevard Laurier, bureau 400 Québec (Québec) G1V 5C1 consultation-en-cours@lautorite.qc.ca

Dear Sirs/Mesdames:

## Re: CSA Notice and Request for Comment: Registered Firm Requirements Pertaining to an Independent Dispute Resolution Service (the "Notice")

We have had an opportunity to review the comment letter of Getz Prince Wells LLP dated February 26, 2024, concerning the Notice. We are in complete support of the comments made by Getz Prince Wells LLP. We urge the CSA to allow incorporate Getz Prince Wells LLP's comments into



its decision-making process before approving any of the proposed amendments, in particular, authorizing OBSI to make binding final decisions.

Yours truly, ODLUM BROWN LIMITED

Debra A. Doucette, OBC President & Chief Executive Officer

