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September 17, 2012

British Columbia Securities Commission

Alberta Securities Commission

Saskatchewan Financial Services Commission

Manitoba Securities Commission

Ontario Securities Commission

Autorité des marchés financiers

New Brunswick Securities Commission

Registrar of Securities, Prince Edward Island

Nova Scotia Securities Commission

Superintendent of Securities, Newfoundland and Labrador

Superintendent of Securities, Northwest Territories

Superintendent of Securities, Yukon

Superintendent of Securities, Nunavut

Mr. John Stevenson, Secretary
Ontario Securities Commission
20 Queen Street West
Suite 1900, Box 55, Toronto, Ontario M5H 3S8
e-mail: jstevenson@osc.gov.on.ca

Me Anne-Marie Beaudoin, Corporate Secretary Autorité des marchés financiers 800, Square Victoria, 22e étage C.P. 246, Tour de la Bourse Montréal, Québec H4Z 1G3 e-mail: consultation-en-cours@lautorite.qc.ca

Dear Mr. Stevenson and Me Beaudoin:

Re: CSA Consultation Paper 25-401: Potential Regulation of Proxy Advisory Firms

U3O8 Corp. supports the recommendations noted below as included in the letter from the Canadian Investor Relations Institute dated September 12, 2012 responding to the above referenced CSA Consultation Paper 25-401.

The CIRI recommendations include:

a) Proxy Advisory (PA) Firms should be required to disclose methodologies, sources of information, assumptions used to prepare their research reports and rationale for their voting recommendations.

b) PA Firms should prominently identify in the research reports and voting recommendations provided to their institutional investor clients any specific potential conflicts of interest with regard to the issuer

and analyst/reviewer ownership interests.

c) PA Firms should be required to provide to all issuers draft research reports and voting recommendations for review for factual accuracy allowing 48 to 72 business hours for issuers to

respond prior to the report being distributed to the PA Firm's clients.

d) PA Firms should be required to include in the final report to investors any comments provided by

issuers regarding the review process, the research report and the voting recommendations.

e) PA Firms should establish an appeals process and identify an independent third party or Ombudsman to adjudicate on behalf of those issuers who have concerns about a research report that cannot be

resolved through direct dialogue with the PA Firm.

f) Institutional investors who use a PA Firm should comply or explain why they do not comply, with a requirement to disclose how they assess the advice received from the PA Firm and not automatically

follow it.

As a publicly listed issuer in Canada we support and encourage good corporate governance practices and believe that regulation of Proxy Advisory Firms via the above stated recommendations will serve to

improve the transparency and efficiency of the Canadian capital markets.

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Sincerely,

U3O8 Corp.

Namey Chan-Palmateer

Vice President, Investor Relations

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