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comments@osc.gov.on.ca

The Secretary
Ontario Securities Commission
20 Queen Street West
22nd Floor
Toronto, Ontario M5H 3S8

Re: CSA Proposed Amendments Relating to the Offering Memorandum Exemption

and

Dear Madams:

I am writing to comment on the proposed amendments to NI 45-106, in particular the proposed annual investment limits for non-accredited investors.

I believe the government regulatory regime is overstepping their bounds and interfering with my personal choices and freedoms as an investor

There are NO restrictions for investors who are investing in mutual funds or penny stocks.

I, like some other investors, do not look at the illiquidity in exempt market investments as a "risk" and actually prefer having some of my assets sheltered from fluctuations of the public markets.

I am aware of the risks (and opportunities) of investing in the exempt market and believe existing rules are adequate.

This submission is being made on my own behalf.

If you would like further elaboration on my comments, please feel free to contact me at **EMAIL**.

Regards, Brad Couldy

Brad Couldwell B.Sc.Pharm.

CC:

Cora Pettipas

Vice President, National Exempt Market Association

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