

May 15, 2014

denise.weeres@asc.ca

Denise Weeres
Manager, Legal, Corporate Finance
Alberta Securities Commission
250 – 5th Street SW
Calgary, Alberta T2P 0R4

and

consultation-en-cours@lautorite.qc.ca

Me Anne-Marie Beaudoin
Directrice du secrétariat
Autorité des marchés financiers
800, square Victoria, 22e étage
C.P. 246, tour de la Bourse
Montréal, Québec H4Z 1G3

comments@osc.gov.on.ca

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

and

Government of Saskatchewan
Financial and Consumer Affairs Authority
Suite 601, 1919 Saskatchewan Drive
Regina, Saskatchewan S4P 4H2

Re: CSA Proposed Amendments Relating to the Offering Memorandum Exemption

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 have been investing in Private Equity for years. I want the ability to invest where I want and how much I want. I do not want to be told by the regulators how much I am able to invest.

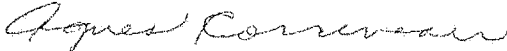
What I do want, is for you to hold the people accountable who create the investments that go bad. They are the ones who need to be told what they can and can't do, not me.

I have always discussed my financial situation and made my investment decisions with a qualified investment representative. This individual discusses my financial situation with me and determines if the investments I am making are suitable for me and my situation. Most, if not all, of my investment decisions are part of a long-term plan. I feel my investments, both public and private, are in a well-diversified portfolio.

This submission is being made on my own behalf.

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

Regards,



Agnes Corriveau



CC:

Cora Pettipas
Vice President, National Exempt Market Association
cora@nemaonline.ca