



September 21, 2011

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Re: Proposed Amendments to National Instrument 31-103: Cost Disclosure and Performance Reporting

We are writing this letter in support of the letter put forward by The Investment Funds Institute of Canada ("IFIC") on September 7, 2011 and request that you give all suggestions and input your utmost consideration.

We are a full service financial planning office in Stouffville, Ontario; four qualified and very experienced Certified Financial Planners prepare a comprehensive financial plan for each client. We are client, compliance, and suitability focused and have systems and reporting in place where disclosure of fees is an integral part of our processes as are the calculation and reporting of rates of return.

We believe that the IFIC recommendations meet the needs of all stakeholders and we recommend that you consider them seriously as decisions are made based on the CSA's initiative.

Thank you.

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