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British Columbia Securities Commission
Alberta Securities Commission
Financial and Consumer Affairs Authority of Saskatchewan
The Manitoba Securities Commission
Ontario Securities Commission
Autorité des marchés financiers (Québec)
Financial and Consumer Services Commission of New Brunswick
Superintendent of Securities, Prince Edward Island
Nova Scotia Securities Commission
Superintendent of Securities, Newfoundland and Labrador
Superintendent of Securities, Yukon Territory
Superintendent of Securities, Northwest Territories
Superintendent of Securities, Nunavut

c/o

Me Philippe Lebel
Corporate Secretary and Executive Director, Legal Affairs
Autorité des marchés financiers (Québec)

Email: consultation-en-cours@lautorite.qc.ca
The Secretary
Ontario Securities Commission
Email: comments@osc.gov.on.ca

cc Kenmar; SHARE; FAIR; SIPA

Dear Sirs/Mesdames:

CSA Notice and Request for Comment – Proposed Amendments and Proposed Changes to Implement an Access Equals Delivery Model for Non-Investment Fund Reporting Issuers

I apologise for this late submission, which I hope you will still consider. I will be brief. I oppose the AED proposal and support the submissions of Kenmar and SHARE, which I have read and considered. I have no

professional relationship with those organisations, nor do I represent York University.

I would like to emphasise just a few points that agree with Kenmar and SHARE, or perhaps add to them a bit.

- The major cost of disclosure is the preparation of the disclosures, not the dissemination of them. It is a total waste of good money to avoid making the disclosures as widely accessible as possible.
- Older investors are those who are more likely to find difficulty in accessing SEDAR and websites, and generally navigating the internet. Older investors are also the ones with the most direct investments in Canadian equities. Your AED proposal discriminates against older investors with the most at stake.
- Indigenous people and others in remote communities have poor or no connection to the internet. Your AED proposal discriminates against them. In my opinion, this point and the previous one strongly signal violation of Charter rights.
- I have used SEDAR and EDGAR extensively for all sorts of purposes, including investment, regulation of payday lending, litigation support, academic research and teaching. I am an expert, and even I find them hard to navigate sometimes. A great many persons investing their own money would find them very hard to navigate. Relying on them is simply wrong. Personally, I would require every listed company to load all its disclosures on its website as well as SEDAR, because their websites are in my experience easier to use, and are the logical place to look. Data storage capacity in today's world is so colossal and cheap that I couldn't have dreamed of it when I started my career. It is likewise a simple matter to keep a linked record of the email addresses of all registered shareholders.
- Electronic notices to everyone who can and will take them is a natural first step. Already the great majority of investors are abandoning paper for every financial matter. But as I said, not everyone has the capability to receive them.
- Even an expert like me can't keep track of everything without notices that something important is available. Only a month ago there was a major transaction happening that affected me, and I would not have known about it without receiving a notice.
- Of course the ultimate aim is to reduce the use of paper and cost of paper and distributing it. The neo-liberals who are urging AED love to claim that they believe in the power of markets, but only when it suits their clients in their pursuit of wealth for the elites. If you believe in

markets, then let the markets operate. Urge the clients to convert to electronic distribution. It is already becoming the norm. You will get your savings without hurting anyone soon enough as the next generation responds to the market incentive of the convenience of electronic data receipt and storage. As Bob Dylan said, "The times they are a changing."

Why should you pay attention to my comments? I taught finance for 38 years. I have invested in hundreds of Canadian equities since 1974. I have read literally 10,000 corporate disclosure documents of every sort. I have taught security valuation, financial statement analysis, corporate finance, ethics in finance and personal finance to thousands of students. I have been working in litigation support as an expert witness in finance and accounting for 30 years.

In my professional opinion, AED is another step in the erosion of the rights of individual investors.

Regards,

Chris Robinson

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