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December 4, 2019

c/o

The Secretary
Ontario Securities Commission
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Toronto, Ontario M5H 3S8

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Financial and Consumer Affairs Authority of Saskatchewan
Manitoba Securities Commission
Ontario Securities Commission
Autorité des marchés financiers
Financial and Consumer Services Commission (New Brunswick)
Superintendent of Securities, Department of Justice and Public Safety, Prince Edward Island
Nova Scotia Securities Commission
Securities Commission of Newfoundland and Labrador
Superintendent of Securities, Northwest Territories
Superintendent of Securities, Yukon
Superintendent of Securities, Nunavut

Dear Sirs/Mesdames:

RE: CSA Notice and Request for Comment – Proposed Amendments to National Instrument 51-102 Continuous Disclosure Obligations and Changes to Certain Policies Related to the Business Acquisition Report (BAR) Requirements

Chartered Professional Accountants of Canada (CPA Canada) appreciates the opportunity to respond to the Canadian Securities Administrators (CSA) on Proposed Amendments to National Instrument 51-102 Continuous Disclosure Obligations and Changes to Certain Policies Related to the Business Acquisition Report Requirements (BAR proposed amendments).

We support the CSA's efforts to revisit the BAR significance tests and thresholds. As noted in our comment letter regarding CSA Consultation Paper 51-404 *Considerations for Reducing Regulatory Burden for Non-Investment Fund Reporting Issuers*¹, we heard from stakeholders that BAR disclosures

¹ https://www.osc.gov.on.ca/documents/en/Securities-Category5-Comments/com_20170727_51-404_cpa-canada.pdf

provide relevant information in connection with acquisitions, however, there is an opportunity to increase the thresholds established in the size tests. We are pleased that the CSA has made progress on this issue so quickly and believe the BAR proposed amendments are a positive development in efforts to alleviate regulatory burden and maintain investor protection.

We appreciate the opportunity to respond to these important consultations. If we can be of any further assistance in the CSA's examination of the relevance and usefulness of continuous disclosure requirements, please do not hesitate to contact Rosemary McGuire, Director, Research, Guidance and Support (rmcguire@cpacanada.ca).

Yours truly,



Gordon Beal, CPA, CA, M.Ed. Vice President, Research, Guidance and Support Chartered Professional Accountants of Canada