CORNERSTONE FINANCIAL STRATEGIES IIC

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Financial Solutions for Life's Transitions

March 31, 2005

57-06-04

Jonathan G. Katz, Secretary Securities and Exchange Commission APR 0 6 2005

OFFICE OF THE SECRET

1203

450 Fifth Street NW Washington, D.C. 20549-0609

RE: SEC Proposed Point of Sale (rule 15c2-3) and Confirmation Disclosure (rule 15c2-2)

Dear Mr. Katz:

I write as a 30+ year financial professional to express my concern about the likely negative impact to investors that will be created by your proposed point of sale and confirmation disclosures:

- Investors will be confused by additional and redundant documentation found already in the prospectus.
- Investors will ultimately bear added costs to prepare and update the fund prospectus AND the point of • sale disclosure AND the confirmations.
- Investors will rely more on the model disclosure form than the prospectus. •
- Investors will focus too much on lowest possible cost versus weighing all factors of suitability. Not • surprisingly, your disclosures don't reference the greatest investor cost: taxes!
- Investors will receive no added value nor stimulate capital formation as a result of these proposed point of sale disclosures for variable insurance products. The already-required 13 - 30 page illustrations already disclose costs, fees, expenses and performance projections.
- Advisors and their companies will also ultimately bear the additional costs and liabilities from these ٠ proposed regulations and disclosure forms.
- Advisors and their companies will kill more trees in disseminating these disclosures.

Rather than proceeding with these proposed forms, I recommend the SEC consider the following:

- Determine how you will measure the impact and benefit to the investor.
- Determine how these forms will provide new information to the investor not now available. •
- Determine how this added regulation (in the guise of disclosure) will promote efficiency, competition • and capital formation or simply have an adverse impact on my small business.
- Meet the SEC's legal obligations under the Paperwork Reduction Act of 1995, Section 3(f) of the ٠ 1934 Act, the Regulatory Enforcement Fairness Act of 1996 and the Regulatory Flexibility Act.
- Restructure the prospectus! Keep ONE point of sale disclosure the prospectus. •
- If you must, add a signature line as well as date so I may have proof of delivery.
- If you must, use the internet attachments 15 & 16.

Thank you for considering my comments.

Sincerely

Mandi apirto Robert G. Cleaveland, CLU, ChFC, LTCIS, CSA®

LPL Financial Planer