CIPF NOTICE
AMENDMENTS TO THE CIPF DISCLOSURE POLICY
FEBRUARY 10, 2021

CIPF is publishing amendments to the CIPF Disclosure Policy (the Amended Policy). The CIPF Disclosure Policy describes the requirements, prescribed formats, and acceptable practices for disclosure of CIPF membership by CIPF members firms (member firms), as required by the Investment Industry Regulatory Organization of Canada (IIROC) Dealer Member Rule 29.28.

The amendments were published for comment on December 18, 2020 on the CIPF website for a 30-day comment period.1 Aside from minor editorial changes, the Amended Policy remains the same as the version published for comment. However, in response to the one comment letter received and the ongoing COVID-19 pandemic, the transition period has been extended beyond the six months that were originally proposed, to December 31, 2021.2

Objectives of the Amended Policy

The Amended Policy is intended to streamline and clarify the requirements set out in the prior CIPF Disclosure Policy and CIPF Supplemental Guide to the CIPF Disclosure Policy (together, the ‘Prior Policy’). A number of substantive changes, including a limited number of new requirements, are also included as part of the Amended Policy, as summarized in the section below.

The Amended Policy is the result of discussions and feedback received from the CIPF Disclosure Policy Working Group (the Working Group). The Working Group was an ad hoc group established in early 2020 by CIPF, comprised of voluntary representatives from member firms, three CIPF Directors, as well as CIPF and IIROC staff.

Key Amendments

A chart outlining the key changes between the Prior Policy and the Amended Policy can be found at Attachment B. In summary, the key substantive changes in the Amended Policy include the following:

1) An existing General Principle has been amended to:
   • Remove specific references to premises and advertising with respect to CIPF membership, to make the principle more general and overarching, and
   • Clarify the intention behind the original principle, which was to address a broad range of circumstances where member firms are not permitted to refer to CIPF membership in relation to activities where CIPF coverage would not be available and would be misleading to investors, including websites.

---


2 At the request of the commenter, CIPF has not posted the comment letter received on the CIPF website.
2) The existing CIPF disclosure requirements set out in IIROC Notice 18-0242 – *Service arrangements between Dealer Members and Portfolio Managers* (dated December 20, 2018) (IIROC Notice), have been incorporated into the Amended Policy. These existing disclosure requirements apply when a member firm has entered into a service arrangement with a portfolio manager (PM) to provide custodial services to the PM and its customers. The requirements incorporated into the Amended Policy remain substantively the same as those set out in the IIROC Notice, with two minor drafting changes made for the purpose of clarity and consistency.

3) The two versions of the CIPF Explanatory Statement in the Prior Policy have remained unchanged in the Amended Policy and are available for use by member firms. However, all member firms now have the added option of using the version of the CIPF Explanatory Statement described in the IIROC Notice, which was previously only available for inclusion in account statements where a member firm had a service arrangement with a PM.

4) For greater clarity, an existing requirement has been modified where a member firm’s website is part of a combined financial institution group website or where a member firm employs dually employed representatives. In these cases, the CIPF Membership Identifier is to be displayed only on the webpages within the website that relate to activities for which CIPF coverage is available. However, an exception has been introduced to allow the CIPF Membership Identifier to be displayed as part of a banner that is included across multiple or all webpages within the website, provided that those webpages relating to activities for which CIPF coverage is not available include clear and visible disclosure indicating that CIPF coverage does not apply.

5) The CIPF Membership Identifier is permitted on a member firm’s trade name’s website, provided that it meets prescribed conditions.

6) An existing requirement has been modified so that any disclosure about CIPF by a member firm for broad distribution, other than what is permitted under the CIPF Disclosure Policy, must be approved by CIPF in advance.

7) A new requirement has been added that requires a member firm to notify CIPF if it discovers that any non-member firm with which it has a relationship is making any false, misleading or deceptive statements about the nature or scope of coverage provided by CIPF, including CIPF membership.

8) A new exemption section, which contains information on how member firms can apply for an exemption using a standard form that is available on the CIPF website ([www.cipf.ca](http://www.cipf.ca)), has been added.

Other than drafting and clarification changes, the existing requirements relating to the CIPF Decal and CIPF Official Brochure remain substantively the same in the Amended Policy.
The FAQs on the CIPF website (www.cipf.ca) have been updated to reflect the Amended Policy and to provide additional guidance to member firms.

Effective Date and Implementation

The Amended Policy is effective as of **February 10, 2021**.

Member firms have until **December 31, 2021** to implement the Amended Policy.

Further Information

Please contact:

Daphne Wong  
Senior Advisor, Coverage  
Canadian Investor Protection Fund  
dwong@cipf.ca

Attachments

Attachment A – Amended CIPF Disclosure Policy, effective February 10, 2021 (available in clean only)$^3$  
Attachment B – Chart of Key Changes between the Prior Policy and the Amended Policy  
Attachment C – Prior CIPF Disclosure Policy, effective January 1, 2017 (amended May 1, 2017)  

---

$^3$ Since the Amended Policy consolidates two documents (the prior CIPF Disclosure Policy and CIPF Supplemental Guide to the CIPF Disclosure Policy), a blackline comparison of the Amended Policy against the Prior Policy is not available.
1. **Purposes and Application**

This Disclosure Policy (Policy) describes the requirements, prescribed formats, and acceptable practices for disclosure of CIPF membership by CIPF member firms (member firms), as required by the Investment Industry Regulatory Organization of Canada (IIROC) Dealer Member Rule 29.28, or its successor rule.

2. **General Principles**

   a. Member firms must take reasonable efforts to comply with the following General Principles:

      i. A member firm must disclose membership in CIPF to its customers.

      ii. A member firm must not refer to CIPF membership in connection with an activity for which CIPF coverage is not available.

      iii. Where practical, communication about CIPF coverage must be done in the same language as other communication from the member firm to the customer.

      iv. A member firm must not make any false, misleading, or deceptive statements about the nature or scope of coverage provided by CIPF, including CIPF membership.

3. **CIPF Membership Identifier**

   a. The CIPF Membership Identifier means either the graphic or text versions prescribed in Appendix A.

   b. The CIPF Membership Identifier must be displayed so that it is clearly visible and legible, with:

      i. a good contrast to the background, to ensure maximum impact and accessibility; and

      ii. a clear surrounding area without graphic elements or text.

   c. The graphic version of the CIPF Membership Identifier:

      i. must be produced from a digital master reference available from CIPF; and

      ii. must not have its design altered in any way, but may be altered with respect to its overall size, providing the relative proportions and colours are maintained and the content is clearly visible and legible.

   d. The CIPF Membership Identifier is optional on written, visual and audio advertising, including social media, providing the use of the CIPF Membership Identifier does not give an impression that CIPF endorses a particular investment product.

4. **Websites**

   a. Member firms must display the CIPF Membership Identifier and a link to the CIPF website (www.cipf.ca) on the member firm’s main homepage, providing its use is in compliance with the General Principles of this Policy.
b. Where a member firm’s website is part of a combined financial institution group website or where a member firm employs dually employed representatives1, the CIPF Membership Identifier is to be displayed only on the webpages within the website that relate to activities for which CIPF coverage is available, subject to the exception in subsection 4(b)(i).
   i. The CIPF Membership Identifier may be displayed as part of a banner that is included across multiple or all webpages within the website, providing those webpages that relate to activities for which CIPF coverage is not available include clear and visible disclosure indicating that CIPF coverage does not apply.

c. The CIPF Membership Identifier is permitted on a member firm’s trade name’s website providing that:
   i. it is not a separate legal entity from the member firm;
   ii. the full legal name of the member firm is also clearly visible; and
   iii. the use of the CIPF Membership Identifier is in compliance with the General Principles of this Policy.

5. CIPF Decal

a. The CIPF Decal is the decal prescribed in Appendix B and is available to order on the CIPF website (www.cipf.ca) at the expense of the member firm.

b. The CIPF Decal must:
   i. be clearly visible to customers at each business location to which customers, or potential customers, have access;
   ii. be placed on a door, window, in a plaque on a counter or other similar visible surface;
   iii. be displayed in the same manner and adjacent to such other sign or symbol of membership or affiliation with a self-regulatory organization;
   iv. not be placed in a manner that would cause, or be reasonably expected to cause, customers of another financial services entity to believe that they are entitled to CIPF coverage if they are not,2 such as in the case of a shared premise or where premises are used by dually employed representatives3; and
   v. be removed from vacated premises.

c. The CIPF Decal is not required to be displayed until 30 days after the first day of operation as a member firm.

---

1 Individuals dually employed by a member firm and another financial services entity, such as an entity regulated by a securities regulatory authority or by another Canadian financial services regulatory regime such as banking, mutual funds, insurance, deposit-taking, or mortgage brokerage activities.
2 Compliance with this requirement will be determined by CIPF with consideration to what is reasonable given the specific circumstances of a member firm.
3 Supra note 1.
6. **CIPF Explanatory Statement**

a. The CIPF Explanatory Statement must be 6(a)(i) or 6(a)(ii), each of which have two variations (in square brackets) for text in the second sentence:

   i. Customers’ accounts are protected by the Canadian Investor Protection Fund within specified limits. A brochure describing the nature and limits of coverage is available [[upon request] or [upon request or at www.cipf.ca]].

   ii. Customers’ accounts at IIROC Dealer Members are protected by the Canadian Investor Protection Fund within specified limits. A brochure describing the nature and limits of coverage is available [[upon request] or [upon request or at www.cipf.ca]].

7. **CIPF Official Brochure**

a. The CIPF Official Brochure means any publication authorized and prescribed by CIPF in Appendix C.

b. The CIPF Official Brochure must:

   i. be provided in its most current electronic or hard copy form to all new customers at the time of account opening and to all other customers upon request;

   ii. be ordered from CIPF’s designated printer\(^4\) from the CIPF website (www.cipf.ca);

   iii. be imprinted with the legal name of the IIROC-regulated firm; and

   iv. not be altered in any way, unless approved by CIPF in advance.

c. Member firms may provide customers with an electronic or hard copy of the CIPF Official Brochure as part of a customer application package if:

   i. the member firm does not change any aspect of the CIPF Official Brochure;

   ii. the pages of the CIPF Official Brochure are not presented on the same page as other content in the customer application package; and

   iii. the CIPF Official Brochure is imprinted, stamped or printed with the legal name of the IIROC-regulated firm.

8. **Requirements for Confirmations and Account Statements**

a. Each member firm must include the following, in legible print, on all confirmations and account statements made available to customers:

   i. the CIPF Membership Identifier on the front page, and

   ii. the CIPF Explanatory Statement.

b. Where a member firm has entered into a service arrangement with a portfolio manager (PM) to provide custodial services to the PM and its customers, the following additional requirements apply to account statements:

\(^4\) CIPF’s designated printer is Avant Imaging & Integrated Media Inc. (AIIM). Contact information is available on the CIPF website at www.cipf.ca.
i. The following disclosure must be placed prominently on the front page of the account statement:

This statement is being issued to you by [Dealer Member name]. [Dealer Member name] has agreed to act as the custodian for the assets disclosed on this statement. The assets that may be eligible for CIPF coverage, within specified limits, are limited to those disclosed in this account statement.

ii. Where the member firm also includes the PM’s contact information on the account statement:

(1) The PM’s contact information must appear on the statement as follows:

Portfolio Manager contact information:
- [Individual representative name and contact details]
- [Firm name and contact details]

(2) The member firm must not place the PM’s contact information near the IIROC logo or CIPF Membership Identifier (i.e. directly above, below or beside it), or in a manner that suggests or implies that CIPF coverage applies to losses arising from the insolvency of a PM.

9. Disclosure about CIPF by Member Firm or Related Party

a. Any disclosure about CIPF created by a member firm for broad distribution, other than what is permitted under this Policy, must be approved by CIPF in advance.

b. A member firm is not permitted to make any reference to a third party about its CIPF risk classification.

c. A member firm must notify CIPF if it discovers that any non-member firm with which it has a relationship with is making any false, misleading, or deceptive statements about the nature or scope of coverage provided by CIPF, including CIPF membership.

d. Subsections 9(a) to (c) include disclosures about CIPF at physical premises, electronic business sites, including social media, and advertisements.

10. Suspension or Termination of Membership

a. Upon suspension or termination of IIROC membership, each member firm must immediately cease using the CIPF Explanatory Statement, the CIPF Official Brochure, the CIPF Membership Identifier and the CIPF Decal, and cease identifying itself as a member of CIPF.

---

5 For clarity, disclosures on a website and social media are considered created by a member firm for broad distribution.

6 A non-member firm includes a financial services entity regulated by a securities regulatory authority or by another Canadian financial services regulatory regime such as banking, mutual funds, insurance, deposit-taking, or mortgage brokerage activities.
11. IMPLEMENTATION

a. An implementation date will be set for any change to the CIPF Membership Identifier, the CIPF Decal, the CIPF Explanatory Statement, or the CIPF Official Brochure after considering the nature of the change and cost of implementation by member firms.

12. EXEMPTIONS

a. Requests for exemption from any requirements of this Policy or its prescribed formats can be made by filling out the form available on the CIPF website at www.cipf.ca and submitting it to info@cipf.ca.
PRESCRIBED FORMATS OF THE CIPF MEMBERSHIP IDENTIFIER

1. The following are the designated forms of the CIPF Membership Identifier:
   a. Graphic versions (available in .eps, .jpeg, and .gif formats):
      i.

      \[
      \text{CIPF} \\
      \text{MEMBER}
      \]

      ii.

      \[
      \text{FCPE} \\
      \text{MEMBER}
      \]

      iii.

      \[
      \text{CIPF} \\
      \text{MEMBER}
      \]

      iv.

      \[
      \text{FCPE} \\
      \text{MEMBER}
      \]

      v.

      \[
      \text{CIPF} \\
      \text{MEMBER}
      \]

   b. Text versions:
      i. Member – Canadian Investor Protection Fund
      ii. Membre – Fonds canadien de protection des épargnants
      iii. Member of the Canadian Investor Protection Fund
      iv. Membre du Fonds canadien de protection des épargnants
      v. <<Insert Your Dealer Member Name Registered with IIROC>> is a Member of the Canadian Investor Protection Fund
      vi. << Insérez la dénomination de votre courtier membre telle qu’elle apparaîtra dans les registres de l’OCRCVM >> est membre du Fonds canadien de
vii. Member–Canadian Investor Protection Fund / Membre–Fonds canadien de protection des épargnants

viii. Membre–Fonds canadien de protection des épargnants / Member–Canadian Investor Protection Fund

ix. Member of the Canadian Investor Protection Fund / Membre Fonds canadien de protection des épargnants

x. Membre du Fonds canadien de protection des épargnants / Member of the Canadian Investor Protection Fund

xi. <<Insert Your Dealer Member Name Registered with IIROC>> is a Member of the Canadian Investor Protection Fund / Fonds canadien de protection des épargnants

xii. << Insérez la dénomination de votre courtier membre telle qu’elle apparaît dans les registres de l’OCRCVM >> est membre du Fonds canadien de protection des épargnants / Member of the Canadian Investor Protection Fund

2. The graphic versions of the CIPF Membership Identifier must only appear in the following three colour variants:

a. Black

![Black Version](image1)

b. Reverse white (white on a coloured background, which may be either black or a colour consistent with the colour scheme used in the member firm’s document)

![Reverse White](image2)

c. Black and taupe (PMS 7530)

![Black and Taupe](image3)
PRESCRIBED FORMATS OF THE CIPF DECAL

1. The CIPF Decal contains the CIPF Membership Identifier and an area for imprinting the member firm’s legal entity name.

2. The CIPF Decal is 4 inches or 102 millimetres wide by 6 inches or 152 millimetres high.
PRESCRIBED FORMATS OF THE CIPF OFFICIAL BROUCHURE

1. The following are the designated forms of the CIPF Official Brochure:

   a. Electronic version – A member firm must purchase a PDF version imprinted with the legal name of the IIROC-regulated firm from CIPF’s designated printer\(^7\). A member firm must not change any aspect of the imprinted PDF version received from CIPF’s designated printer.

   b. Hard copy version – A member firm has the option of printing a PDF version of the purchased electronic brochure or purchasing either blank or imprinted hard copies from CIPF’s designated printer.

      i. A member firm must not change any aspect of the printed hard copy of the PDF version.

      ii. Blank hard copies must be stamped or printed by the member firm with the legal name of the IIROC-regulated firm, in the white space on the back of the CIPF Official Brochure.

      iii. Imprinted hard copies must include the legal name of the IIROC-regulated firm and may include the member firm’s logo and/or address.

\(^7\) Supra note 4.
## Key Changes Between the Prior Policy and the Amended Policy

<table>
<thead>
<tr>
<th>Prior Policy</th>
<th>Amended Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Key Housekeeping Changes</strong></td>
<td></td>
</tr>
<tr>
<td>The Prior Policy was comprised of two separate documents: (1) the CIPF Disclosure Policy and (2) the CIPF Supplemental Guide to the CIPF Disclosure Policy.</td>
<td>The contents of the prior CIPF Disclosure Policy and CIPF Supplemental Guide to the CIPF Disclosure Policy have been combined into one streamlined document.</td>
</tr>
<tr>
<td>Included a list of definitions in a separate section.</td>
<td>Removal of a specific “Definitions” section. Definitions are incorporated throughout the Amended Policy under the relevant section heading.</td>
</tr>
<tr>
<td>Use of umbrella term “CIPF Membership Symbol” to refer to a Membership Identifier in graphic and text versions.</td>
<td>• Removal of term “CIPF Membership Symbol”. • Reference to “CIPF Membership Identifier” in graphic and text versions.</td>
</tr>
<tr>
<td>Two versions of the CIPF Explanatory Statement.</td>
<td>• Two versions of the CIPF Explanatory Statement remain unchanged in s. 6(a)(i) of the Amended Policy. • Addition of the version of the CIPF Explanatory Statement in IIROC Notice 18-0242 (see Requirements for Confirmations and Account Statements below). All member firms can now use this version (in s. 6(a)(ii) of the Amended Policy), which was previously only available for inclusion in account statements where a member firm had a service arrangement with a portfolio manager.</td>
</tr>
<tr>
<td>Font, minimum point size and colour requirements for text version of the CIPF Membership Symbol.</td>
<td>Removal of font, minimum point size and colour requirements for text version of the CIPF Membership Identifier.</td>
</tr>
<tr>
<td>Prescribed size requirements for graphic version of the CIPF Membership Symbol.</td>
<td>No specific size requirements, provided that the CIPF Membership Identifier (text and graphic) is clearly visible and legible, with: (1) a good contrast to the background to ensure maximum impact and accessibility, and (2) a clear surrounding area without graphic elements or text.</td>
</tr>
</tbody>
</table>

### General Principles

- Included four general principles:
  - “Members must disclose Membership in the Canadian Investor Protection Fund to clients.”
  - No Member is to make any false or misleading or deceptive statement

- The last general principle has been slightly revised to: (1) remove the specific reference to premises and advertising to make the principle more general and overarching, and (2) clarify the intention behind the original principle, which was
# Key Changes Between the Prior Policy and the Amended Policy

<table>
<thead>
<tr>
<th>Prior Policy</th>
<th>Amended Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>about the purpose of, or protection provided by, the Canadian Investor Protection Fund.</em></td>
<td>to address a broad range of circumstances where member firms are not permitted to refer to CIPF membership in relation to activities where CIPF coverage would not be available and would be misleading to investors, including websites.</td>
</tr>
<tr>
<td>o Where practical, communication about CIPF Coverage must be done in the same language as other communication from the Member to the client.</td>
<td>o “A member firm must not refer to CIPF membership in connection with an activity for which CIPF coverage is not available.”</td>
</tr>
<tr>
<td>o Members must not refer to CIPF Membership in respect of premises or advertising whose business or subject relates solely to activities in respect of which CIPF protection is not available.”</td>
<td></td>
</tr>
</tbody>
</table>

## Requirements for Confirmations and Account Statements

Additional CIPF disclosure requirements where a member firm has entered into a service arrangement with a portfolio manager (PM) to provide custodial services to the PM and its customers are set out in IIROC Notice 18-0242 *Service arrangements between Dealer Members and Portfolio Managers* (dated December 20, 2018) (IIROC Notice).

The additional CIPF disclosure requirements in the IIROC Notice have been incorporated into the Amended Policy. The language of the requirements in the Amended Policy remains the same as the IIROC Notice, although the following drafting changes have been made:

- The language of the requirements has been changed from “should” to “must”, to clarify that these are requirements under the Amended Policy.
- In s. 8(b)(ii)(2), the term “CIPF Membership Identifier” is used instead of “CIPF logo”, to conform with the change in terminology in the Amended Policy.

## Use of CIPF Membership Identifier on Websites

- Member firms were required to display the CIPF Membership Symbol and a link to the CIPF website on the member firm’s homepage, or where the member firm’s site is part of a combined financial institution group website, on the main page for the member firm’s site.
- Did not specifically refer to the use of the CIPF Membership Symbol by a member firm’s trade name.
- Appropriate use of the CIPF Membership Symbol by a member firm’s trade name, was reviewed by staff on a case-by-case basis.

- Requirement has been modified to provide clarity for where a member firm’s website is part of a combined financial institution group website or where a member firm employs dually employed representatives. In these cases, the CIPF Membership Identifier is to be displayed only on the webpages within the website that relate to activities for which CIPF coverage is available. However, the Amended Policy now provides an exception.
  - The exception allows the CIPF Membership Identifier to be displayed as part of a banner that is included across multiple or all
### Key Changes Between the Prior Policy and the Amended Policy

<table>
<thead>
<tr>
<th>Prior Policy</th>
<th>Amended Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>webpages within the website, provided that those webpages that relate to activities for which CIPF coverage is not available include clear and visible disclosure indicating that CIPF coverage does not apply.</td>
</tr>
<tr>
<td></td>
<td>- The CIPF Membership Identifier is now permitted on a member firm’s trade name’s website, provided that it meets the prescribed conditions set out in the Amended Policy.</td>
</tr>
</tbody>
</table>

### Disclosure about CIPF

- Member firms could provide explanations about CIPF and its protection to clients, however any material created by the member firm for broad distribution must have been approved by CIPF in advance.  
  
- Requirement has been modified to provide clarity and original intention behind the requirement.  
- Amended Policy requires that any disclosure about CIPF by a member firm for broad distribution, other than what is permitted under the Amended Policy, must be approved by CIPF in advance.  
- Addition of a new requirement for a member firm to notify CIPF if it discovers that any non-member firm with which it has a relationship is making any false, misleading or deceptive statements about the nature or scope of coverage provided by CIPF, including CIPF membership.

### Exemptions

<table>
<thead>
<tr>
<th>Prior Policy</th>
<th>Amended Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td>No clear or formal process for contacting CIPF with exemption requests.</td>
<td>Addition of an exemption section containing information on how to apply for an exemption from the Amended Policy, using a standard form available on the CIPF website.</td>
</tr>
</tbody>
</table>