From: David Salminen [mailto:d.salminen@ingfp.com]

Sent: Thursday, June 25, 2009 6:27 PM

To: Comments, Public Subject: Rule 2111

I am opposed to an expansion of Rule 2111 to include "non-securities, services and strategies" - while I strongly support suitability requirements for other financial products such as fixed life insurance, or long term care insurance through existing entities, e.g. the state insurance commissioners, NAIC, et al. Creating overlaps in jurisdiction would seem to needlessly increase burdens on the brokerage industry, and most probably result in harm to my business as well as to consumers.

Sincerely yours,

David A. Salminen

Registered Representative 16000 SE Powell Blvd #39 Portland, OR 97236-1781

phone/fax: 503-762-6387 mobile: 503-593-9512 <u>d.salminen@ingfp.com</u>

Securities offered through ING Financial Partners, Inc. Member SIPC

Confidentiality Notice: This email transmission and its attachments, if any, are confidential and intended only for the use of particular persons and entities. They may also be work product and/or protected by the attorney-client privilege or other privileges. Delivery to someone other than the intended recipient(s) shall not be deemed to waive any privilege. Review, distribution, storage, transmittal or other use of the email and any attachment by an unintended recipient is expressly prohibited. If you are not the named addressee (or its agent) or this email has been addressed to you in error, please immediately notify the sender by reply email and permanently delete the email and its attachments.