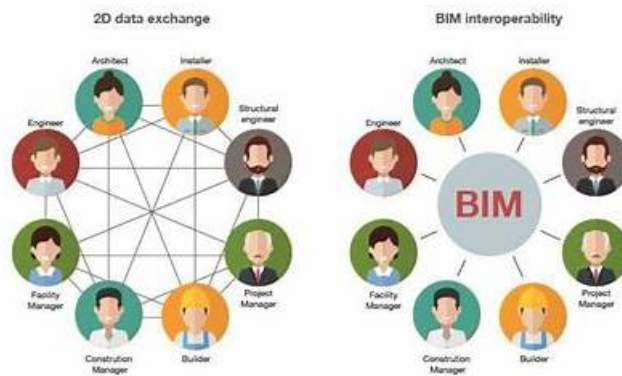


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CISI Investment Funds in Canada (IFC) Exam Sample Questions (Q345-Q350):

NEW QUESTION # 345

Which of the following statements are CORRECT about labour sponsored investment funds (LSIFs)?

- A. LSIFs are appropriate for investors with a short-term time horizon.
- B. All provinces offer some sort of additional tax credit for investors.
- C. Investors will forfeit their tax credits if they redeem their LSIF investment before 8 years have elapsed.
- D. LSIFs are suitable for investors with a low risk tolerance.

Answer: C

Explanation:

LSIFs are a type of investment fund that provide venture capital to small and medium-sized Canadian businesses, while offering tax benefits to investors. However, LSIFs are also considered high-risk and illiquid investments, as they invest in private companies that may not have a proven track record or marketability.

Therefore, LSIFs are not suitable for investors with a short-term time horizon or a low risk tolerance.

Investors who buy LSIFs receive a 15% federal tax credit and may also receive an additional provincial tax credit, depending on the province where they reside. However, these tax credits are conditional on holding the LSIF investment for at least 8 years. If investors redeem their LSIF investment before the 8-year period, they will have to repay the tax credits they received.

Canadian Investment Funds Course, Chapter 4: Types of Investments1

NEW QUESTION # 346

Your employer has a contributory group RRSP under which he matches employee contributions, up to a maximum of 5% of salary. Which of the following statements about a group registered retirement savings plan (RRSP) is CORRECT?

- A. It is more costly and time consuming to administer than traditional pension plans.
- B. You need to wait until you file your taxes to receive your contribution tax deduction.
- C. If you leave your employer, your group RRSP stays with the employer.
- **D. The employer chooses the plan provider.**

Answer: D

Explanation:

A group RRSP is a retirement savings plan sponsored by an employer that allows employees to contribute through regular payroll deductions and benefit from tax advantages and possible employer matching. The employer is responsible for choosing the plan provider, which is the financial institution that administers the group RRSP and offers a range of investment options for the employees to choose from. The employer may also negotiate lower fees and better services with the plan provider than what individual RRSPs can offer.

Therefore, statement D is correct.

The other statements are incorrect for the following reasons:

Statement A: A group RRSP is less costly and time consuming to administer than traditional pension plans, as it does not require actuarial valuations, funding requirements, or regulatory filings.

Statement B: If you leave your employer, your group RRSP does not stay with the employer. You can transfer your group RRSP to an individual RRSP or another registered plan without tax consequences, as long as there are no locked-in provisions.

Statement C: You do not need to wait until you file your taxes to receive your contribution tax deduction.

Your contributions are deducted from your gross income before tax is calculated, so you receive an immediate tax benefit on your paycheque.

Canadian Investment Funds Course, Unit 9, Section 9.1

NEW QUESTION # 347

What criteria does the independent review committee use to determine if a potential conflict of interest, such as interfund trading, should be approved?

- A. Will the action contravene National Instrument 81-102?
- **B. Will the action achieve a fair and reasonable result for the fund?**
- C. Will the action contravene a unitholder's statutory rights?
- D. Will the action require unitholder approval?

Answer: B

Explanation:

The independent review committee approves actions involving conflicts of interest only if they achieve a fair and reasonable result for the fund. The feedback from the document states:

"The Independent Review Committee will only approve actions where a conflict of interest arises if certain requirements are met, including, most importantly, the action achieves a fair and reasonable result for the fund." Reference: Chapter 10 - The Modern Mutual Fund Learning Domain: The Modern Mutual Fund

NEW QUESTION # 348

An investor purchases units of an equity fund for \$17.60. In which of the following circumstances would an investor potentially owe

taxes on capital gains?

- A. The fund is sold today for \$18.80 per unit and the proceeds are reinvested
- B. A dividend distribution is reinvested into additional units of the same fund
- C. The fund is currently valued at \$18.80 per unit
- D. The fund is currently valued at \$16.45 per unit

Answer: A

Explanation:

Capital gains are realized when an investor sells a fund at a profit. Selling units at \$18.80 (purchased at \$17.60) triggers a taxable capital gain in a non-registered account. The feedback from the document states:

"Capital gains are generated when an investor sells an investment for more than the price paid; for example, selling a stock at a profit will generate a capital gain. Capital gains are not realized when an investment goes up in price; a sale must occur." Reference:

Chapter 16 - Mutual Fund Fees and Services Learning Domain: Evaluating and Selecting Mutual Funds

NEW QUESTION # 349

What focus within the Standard of Conduct addresses unsolicited client orders?

- A. Integrity
- B. Confidentiality
- C. Compliance
- D. Duty of care

Answer: D

Explanation:

The correct answer is A. Duty of care. The Investment Funds in Canada curriculum explains that the duty of care obligates dealing representatives to act competently, fairly, and in the client's best interest. This duty applies even when a client initiates an unsolicited order.

While unsolicited orders are initiated by the client rather than recommended by the representative, the CIFIC text emphasizes that the representative must still assess suitability, ensure the client understands the risks, and confirm that the transaction does not conflict with the client's investment objectives, time horizon, or risk tolerance. Simply executing an order without consideration would breach the duty of care.

Confidentiality relates to protection of personal information, compliance refers broadly to adherence to laws and firm policies, and integrity concerns honesty and ethical behaviour. None of these specifically govern how unsolicited orders are handled.

Because the duty of care governs how representatives must respond to all client instructions-including unsolicited trades-Option A is the correct and fully CIFIC-verified answer.

NEW QUESTION # 350

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