SERIES 1000 | INTERPRETATION AND PRINCIPLES RULES

1101. Introduction

(1) Rule 1100 sets out general rules of interpretation that apply to the *Corporation requirements*, and certain specific interpretative provisions.

1102. General interpretation

- If the context requires, words in the singular may include the plural and words in the plural may include the singular<u>Corporation requirements</u> apply to <u>Dealer</u> <u>Members</u> and, if the context is appropriate, their <u>Approved Persons</u> and <u>employees</u>.
- (2) All times referred to in the Corporation requirements are Eastern Standard Time, or Eastern Daylight Savings Time when in effect, unless stated otherwise<u>Certain</u> requirements within these Rules also apply to all Regulated Persons other than those referred to in subsection 1102(1). Specific reference is made to Regulated Persons where a requirement is applicable to all Regulated Persons.
- (3) In the event a Dealer Member is registered under securities laws as a mutual fund dealer and an investment dealer, the Dealer Member and its Approved Persons are exempt from Corporation requirements that are only applicable to mutual fund dealers, provided they comply with the corresponding Corporation requirements that are applicable to investment dealers.
- (4) References to:
 - (i) a Dealer Member include its Approved Persons and employees, if the context is appropriate,
 - (ii) a *Dealer Member's* board of directors include a *Dealer Member's* equivalent governance body for a *Dealer Member* that is not a corporation,
 - (iii) a corporation, as a type of entity to which the *Corporation requirements* apply, includes unincorporated entities if the context is appropriate, and
 - (iv) provinces include all provinces and territories of Canada.
- (4<u>5) If the context requires, words in the singular may include the plural and words in the plural may include the singular.</u>
- (6) All times referred to in the Corporation requirements are Eastern Standard Time, or Eastern Daylight Savings Time when in effect, unless stated otherwise.
- (7) In the event of any dispute as to the intent or meaning of any provisions within the Corporation requirements, the interpretation of the Board is final, subject to any review or appeal procedures that may be available.

1103. Delegation by a Dealer Member

- (1) If a *Corporation requirement* requires an *individual* at a *Dealer Member* to perform a function, that *individual* may delegate the tasks or activities involved in performing the function unless the *Corporation requirements* specifically prohibit such delegation.
- (2) An *individual* who delegates tasks or activities cannot delegate the responsibility for the function.

1104. Electronic signatures

(1) Subject to applicable laws, a Dealer Member may use an electronic or digital signature where a signature is required by <u>the</u> Corporation requirements for an agreement, contract or transaction between a Dealer Member and its clients, Approved Persons, the Corporation, other Dealer Members or any other person unless specifically prohibited.

1105. Transitional provision

- (1) The Corporation is the corporation continuing from the amalgamation effective January 1, 2023 of the Investment Industry Regulatory Organization of Canada and the Mutual Fund Dealers Association of Canada and as a result, for greater certainty:
 - (i) any reference in these *Rules* to the *Corporation* includes the Investment Industry Regulatory Organization<u>of Canada and the Mutual Fund Dealers</u> <u>Association</u> of Canada prior to January 1, 2023,
 - (ii) any person subject to the jurisdiction of the Investment Industry Regulatory Organization<u>of Canada or the Mutual Fund Dealers Association</u> of Canada prior to January 1, 2023 remains subject to the jurisdiction of the Corporation in respect of any action or matter that occurred while that person was subject to the jurisdiction of the Investment Industry Regulatory Organization<u>of</u> <u>Canada or the Mutual Fund Dealers Association</u> of Canada at the time of such action or matter,
 - (iii) any *individual* that was an Approved Person under the Investment Industry Regulatory Organization of Canada requirements or the Mutual Fund Dealers <u>Association</u> of Canada requirements immediately prior to January 1, 2023 continues to be an Approved Person in respect of these Rules if that *individual* has not ceased to be approved by the Corporation, and
 - (iv) the provisions of the articles, by-laws, rules, policies and any other instrument or requirement prescribed or adopted by the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada pursuant to such articles, by-laws, rules or policies, any approval, ruling or order granted or issued by the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada, in each case while a person was subject to the jurisdiction of the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada will continue to be applicable, whether presently effective or effective at a later date, to that person in accordance with their terms and may be enforced by the Corporation.
- (2) Any exemption from a *Rule* of the *Corporation*, including for greater certainty, an exemption granted by the Investment Industry Regulatory Organization<u>of Canada</u> or the Mutual Fund Dealers Association of Canada, in effect prior to the coming into effect of these *Rules* shall remain in effect subsequent to the coming into effect of these *Rules*:
 - (i) subject to any condition included in the exemption, and

- (ii) provided that the applicable prior rule of the *Corporation* on which the exemption is based, substantially continues in these *Rules*.
- (3) The Corporation shall continue the regulation of persons subject to the jurisdiction of the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada that was formerly conducted by the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada, including any enforcement or review proceedings, in accordance with the by-laws, rules and policies of the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada or the Mutual Fund Dealers Association of Canada, and any other instrument or requirement prescribed or adopted by the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada pursuant to such by-laws, rules or policies, in each case in effect at the time of any action or matter that occurred while that person was subject to the jurisdiction of the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada.
- (4) Each individual who on December 31, 2022 was a member of the Hearing Committee of the Investment Industry Regulatory Organization of Canada or the <u>Mutual Fund Dealers Association</u> of Canada shall be automatically deemed to be a member of a District Hearing Committee of the *Corporation* as of January 1, 2023 and the term of each such individual as a member of a District Hearing Committee of the *Corporation* shall expire on the date that his or her term as a member of the Hearing Committee of the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada would have expired or at such other time as the Appointments Committee of the *Corporation* shall otherwise determine.
- (5) Any enforcement or review proceedings commenced by the Investment Industry Regulatory Organization of Canada or the Mutual Fund Dealers Association of Canada in accordance with its<u>their respective</u> rules prior to January 1, 2023:
 - (i) in respect of which a hearing panel has been appointed, shall proceed in accordance with the by-laws, decisions, directions, policies, regulations, rules, rulings and practice and procedure of the Investment Industry Regulatory Organization<u>of Canada or the Mutual Fund Dealers Association</u> of Canada in effect and applicable to such enforcement or review proceeding at the time it was commenced and shall continue to be heard by the same hearing panel, and
 - (ii) in respect of which a hearing panel has not been appointed, shall proceed in accordance with the by-laws, decisions, directions, policies, regulations, rules, rulings and practice and procedure of the Investment Industry Regulatory Organization<u>of Canada or the Mutual Fund Dealers Association</u> of Canada, in effect and applicable to such enforcement or review proceeding at the time it was commenced, provided that, despite any provision of the by-laws, decisions, directions, policies, regulations, rules, rulings or practice and procedure of the Investment Industry Regulatory Organization<u>of Canada or the Mutual Fund Dealers Association</u> of Canada in effect and applicable to

such enforcement or review proceeding, these *Rules* shall apply to the appointment of the hearing panel.

1106. - 1199. Reserved.

1201. Definitions

(1) Some terms used throughout the Corporation requirements are defined in subsection 1201(2). Additional terms are set out in the Corporation General By-Law No. <u>1</u>. <u>Investment Dealer Form 1</u> and in <u>Mutual Fund Dealer</u> Form 1. Terms that are used only in a single Rule are defined in that Rule.

Any term not defined in subsection 1201(2), in *Corporation* General By-Law No. 1, in *Investment Dealer Form* 1, in *Mutual Fund Dealer* Form 1 or in a specific Rule, which is defined in *securities laws*, has the same meaning as provided for in the *securities laws*.

When a prescribed or adopted policy defines a term that the *Corporation requirements* also defines, the definition contained in the policy prevails to the extent of any inconsistency, when interpreting that policy.

(2) The following terms have the meanings set out when used in the *Corporation requirements:*

"recorded a clearing	The same meaning as est out in Investment Dealer
"acceptable clearing corporation"	The same meaning as set out in <u>Investment Dealer</u> Form 1, General Notes and Definitions.
	Torri 1, General Notes and Demittoris.
<u>(chambre de</u> <u>compensation agréée)</u>	
"acceptable counterparty"	The same meaning as set out in <u>Investment Dealer</u>
<u>(contrepartie agréée)</u>	Form 1, General Notes and Definitions.
<u>"acceptable entity"</u>	The same meaning as set out in Mutual Fund Dealer
(entité agréée)	Form 1, General Notes and Definitions.
"acceptable exchange"	The same meaning as set out in <u>Investment Dealer</u>
(bourse agréée)	Form 1, General Notes and Definitions.
"acceptable	The same meaning as set out in <u>:</u>
institutionsinstitution"	(i) for Investment Dealer Members, Investment
(institution agréée)	Dealer Form 1, General Notes and Definitions, or
	(ii) for Mutual Fund Dealer Members, Mutual Fund
	Dealer Form 1, General Notes and Definitions.
"acceptable foreign	Any entity operating as:
marketplace"	(i) an exchange, or a quotation and trade reporting
<u>(marché étranger agréé)</u>	system, or an alternative trading system for
	securities or derivatives transactions that is
	subject to legislation and oversight by a central
	or regional government authority in the country
	of operation, or
	(ii) a quotation and trade reporting system, or an
	alternative trading system for securities or
	derivatives transactions that is subject to the
	rules of a self-regulatory organization, which is
	subject to legislation and oversight by a central
	or regional government authority in the country of operation.
	or operation.

	The legislation or oversight regime must provide for or recognize the exchange's, or the quotation and trade reporting system's, or the alternative trading system's powers of compliance and enforcement over its members or participants.
"acceptable securities locations <u>location</u> " (<u>lieu agréé de dépôt de</u> <u>titres)</u>	The same meaning as set out in <u>:</u> (i) for Investment Dealer Members, Investment Dealer Form 1, General Notes and Definitions, or (ii) for Mutual Fund Dealer Members, Mutual Fund Dealer Form 1, General Notes and Definitions.
"actively engaged in the business of the Dealer Member" (participer activement aux activités du courtier membre)	Participating in the <i>Dealer Member's</i> regular business activities, operations or promotion of a <i>Dealer Member's</i> services. It does not include participating in board or board corporate governance committee meetings or occasional referrals to the <i>Dealer Member</i> that were not solicited on the <i>Dealer Member's</i> behalf.
"advertisement" <u>(publicité)</u>	Any commercials, commentaries and <u>anyother</u> published materials promoting a <i>Dealer Member's</i> business, including materials disseminated or made available electronically.
"advisory account" <u>(compte avec conseils)</u>	 An account which is subject to a suitability determination where: (i) the client is responsible for all investment decisions but is able to rely on advice given by a <i>Registered Representative</i>, and (ii) the <i>Dealer Member</i> and the <i>Registered Representative</i> are responsible for all advice given.
"advisory capacity" (<u>qualité de conseiller)</u>	Providing advice to an issuer in return for <i>remuneration</i> other than trading advice or related services.
"affiliate" (<u>membre du même</u> <u>groupe)</u>	 Where used to indicate a relationship between two corporations, means: (i) one corporation is a <i>subsidiary</i> of the other corporation, (ii) both corporations are <i>subsidiaries</i> of the same corporation, or (iii) both corporations are <i>controlled</i> by the same person.
"agent" <u>(mandataire)</u>	An <i>individual</i> who is subject to the principal and agent relationship requirements set out in Rule 2300.
"applicable laws" <u>(lois applicables)</u>	All laws, statutes, ordinances, regulations, rules, orders, judgments, decrees or other regulatory directions, applicable to a <i>Regulated Person</i> or its employees, partners, directors or officers, in the conduct of their business.

<u>"Appointments</u> <u>Committee"</u> (<u>comité des nominations)</u>	A committee composed of: (i) four members of the Governance Committee established by the Board, including its Chair, as set out in General By-law No.1, section 12.2, (ii) two Non-Independent Directors of the Board as set out in General By-law No.1, section 1.1, and (iii) the President of the Corporation as set out in General By-law No. 1, section 1.1.
"approved investor" (<u>investisseur autorisé)</u>	An <i>industry investor</i> (defined in clause 2102(1)) or any other <i>person</i> who requires the approval of the <i>Corporation</i> to invest in a <i>Dealer Member</i> .
"Approved Person" (Personne autorisée)	 An Means: (i) for Investment Dealer Members, an individual approved by the Corporation under these Rulesthe Corporation requirements to carry out a function for ean Investment Dealer Member, namely, the following individuals: (i) Associate Portfolio Manager, (ii) Chief Compliance Officer, (iii) Chief Financial Officer, (iv) Director, (v) Director, (v) Executive, (vi) Investment Representative, (vii) Negistered Representative, (ix) Supervisor, (x) Trader, or (xi) Ultimate Designated Person. Or (ii) for Mutual Fund Dealer Members, an individual who is a partner, director, officer, compliance officer, branch manager, alternate branch manager, or employee of the Mutual Fund Dealer Member who: (a) is registered or permitted, where required by applicable securities laws, by the securities commission having jurisdiction, or (b) submits to the jurisdiction of the Corporation
"associate"	<u>Corporation.</u> The same meaning as set out in General By-law No.
(lien)	1, section 1.1.
"Associate Portfolio Manager" <u>(Gestionnaire de</u> <u>portefeuille adjoint)</u>	An <i>individual</i> designated by the <u>Investment</u> Dealer Member and approved by the Corporation to provide discretionary portfolio management for

	managed accounts under the supervision of a Portfolio Manager.
"beneficial owner" <u>(propriétaire véritable)</u>	A person who has beneficial ownership of securities.
"beneficial ownership" <u>(propriété véritable)</u>	 Beneficial ownership of securities includes ownership: (i) of securities by: (a) a corporation, or (b) affiliates of a corporation, that is controlled by a <i>person</i>, or (ii) by a corporation of securities beneficially owned by the affiliates of the corporation.
"Board" <u>(conseil)</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"bundled order" <u>(ordre groupé)</u>	Has the <u>The</u> same meaning as set out in the Universal Market Integrity Rules<u>Rule 1.1</u>.
"business day" <u>(jour ouvrable)</u>	A day other than Saturday, Sunday and any statutory holiday in the relevant <i>District</i> .
"business location" <u>(établissement)</u>	A <u>branch office or other</u> location where an activity that requires registration or <i>Corporation</i> approval is carried out by or on behalf of a <i>Dealer Member</i> , and includes a residence if regular and ongoing activity that requires registration or approval is carried out from the residence or if <i>records</i> relating to an activity that requires registration or approval are kept at the residence.
"carrying broker" (<u>courtier chargé de</u> <u>comptes)</u>	A Dealer Member that carries client accounts for another Dealer Member or for a Mutual Fund Dealer Member, which includes the clearing and settlement of trades, the maintenance of records of client transactions and accounts, and the custody of client cash and, securities, precious metals bullion and other property, in accordance with the requirements set out in Rule 2400.
"CDS" (<u>CDS)</u>	CDS Clearing and Depository Services Inc.
"chartered bank" <u>(banque à charte)</u>	A bank incorporated under the Bank Act (Canada).
"Chief Compliance Officer" (<u>Chef de la conformité)</u>	An <i>individual</i> approved by the <i>Corporation</i> to act as the chief compliance officer of a <u>an <i>Investment</i></u> <i>Dealer Member</i> .
"Chief Financial Officer" (<u>Chef des finances)</u>	An <i>individual</i> approved by the <i>Corporation</i> to act as the chief financial officer of <u>Gan Investment</u> Dealer Member.

"clearing day" <u>(jour de compensation)</u>	Any day CDS or another acceptable clearing corporation is open for business.
<u>"client communication"</u> <u>(communication avec un</u> <u>client)</u>	Any communication, including communications disseminated or made available electronically: (i) prepared for distribution to a single current or prospective client, and (ii) not prepared for distribution to multiple clients or the general public, including trade confirmations and account statements, other than advertisements and sales communications.
<u>"client name"</u> (<u>au nom du client)</u>	Any cash, securities or other client property that is held in the name of and by a person other than the Dealer Member, its agent or custodian.
"control" <u>(contrôle)</u>	Where used to indicate control of a corporation, means a <i>person</i> who has <i>beneficial ownership</i> of voting securities in the corporation that carry more than 50% of the votes for election of directors of the corporation and such votes allow the <i>person</i> to elect a majority of the directors; but if a <i>hearing</i> <i>panel<u>the Board</u> orders that a <i>person</i> does or does not control the corporation under the <i>Corporation</i> <i>requirements</i>, that order defines their relationship under the <i>Corporation requirements</i>.</i>
"Corporation" (<u>Organisation)</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"Corporation Membership Disclosure Policy" <u>(Politique de</u> <u>communication de la</u> <u>qualité de membre de</u> <u>l'Organisation)</u>	The policy setting out the Corporation's Membership disclosure requirements for <i>Dealer Members</i> , as made available on the <i>Corporation's</i> website.
"Corporation requirements" <u>(exigences de</u> <u>l'Organisation)</u>	Requirements set out within the <i>Corporation's</i> articles, by-laws and rules <u>Rules</u> , along with all other instruments prescribed or adopted within <u>the</u> <i>Corporation's</i> by-laws and rules <u>Rules</u> , and <u>related</u> <i>Corporation</i> rulings , except, for the purposes of these Rules, requirements applicable to <i>Mutual</i> <i>Fund Dealer Members</i> and their <i>Approved</i> <i>Persons</i> and <i>employees</i> are to be excluded.
<u>"correspondence"</u>	Any advertisement or business related communication, including any written or electronic communication, prepared for distribution to a single current or prospective client, but not for distribution to multiple clients or the general public.

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"Dealer Member" (<u>courtier membre)</u>	The same meaning as set out in General By-law No. 1, section 1.1 , except, for the purposes of these Rules, <i>Mutual Fund Dealer Members</i> are to be excluded.
"Dealer Member related activities" <u>(activités liées aux</u> <u>fonctions de courtier</u> <u>membre)</u>	Acting as a <i>Dealer Member</i> , or carrying on business that is necessary or incidental to being a <i>Dealer</i> <i>Member</i> . The <i>Board</i> may include or exclude any activities from this definition.
"Dealer Member's auditor <u>"</u> <u>(auditeur du courtier</u> <u>membre)</u>	An auditor on the <i>Corporation</i> approved list of accounting firms chosen by the <i>Dealer Member</i> to be its auditor.
"debt security" <u>(titre de créance)</u>	Any security that provides the holder with a legal right, in specified circumstances, to demand payment of the amount owing and includes a debtor-creditor relationship. The term includes securities with short-term maturities or mandatory tender periods such as commercial paper and floating rate notes as well as traditional notes and bonds.
"derivative" <u>(dérivé)</u>	 A contract or an instrument classified as: an option, swap, futures contract, forward contract, futures contract option, contract for difference, or (ii) any other financial or commodity contract or instrument whose market price, value is derived from, and reflects changes in, the price of the underlying product. It is designed to facilitate, delivery obligations, payment obligations or settlement obligations are derived from, referenced to or based on an underlying interest, including a value, price, rate, variable, index, event, probability or thing, but does not include a contract or instrument determined by the transfer and isolation of risk and may be used for both risk transference and investment purposes. Corporation to be classified in a category other than a derivative.
"designated rating organization" <u>(agence de notation</u> désignée)	The same meaning as set out in <u>Investment Dealer</u> Form 1, General Notes and Definitions.
"designated Supervisor" (<u>Surveillant désigné)</u>	A Supervisor that the <u>Investment</u> Dealer Member makes responsible for a supervisory role defined in

	the Corporation requirements, including a Supervisor responsible for:
	 (i) <u>the opening of new accounts and the</u> supervision of futures contracts and futures
	$\frac{\text{contract options trading accounts}}{\text{accivity}}$ under Part <u>B</u> of Rule <u>32003900</u> ,
	 (ii) the supervision of options <u>and similar</u> <u>derivatives contract</u> trading accounts under Part <u>DE</u> of Rule <u>3200</u>3900,
	(iii) the supervision of <u>futures contracts, forward</u> <u>contracts, contracts for difference, futures</u> <u>contract options and similar <i>derivative</i> contract</u> <u>trading accounts under Part F of Rule 3900,</u>
	<u>(iv) the supervision of</u> discretionary accounts under Part E <u>G</u> of Rule 3200 <u>3900</u> ,
	(iv) the opening of new accounts and the supervision of account activity under Part B of Rule 3900,
	(v) the supervision of <i>managed accounts</i> under Part G of Rule 3900,
	(vi) the pre-approval of advertising advertisements, sales literaturecommunications and
	correspondence<u>client</u> communications under Part A of Rule 3600, and
	(vii) the supervision of <i>research reports</i> under Part B of Rule 3600 .
"direct electronic access account" <u>(compte avec accès</u> <u>électronique direct)</u>	An <u>Investment Dealer Member</u> account which is not subject to suitability determination (other than as required by clauses 3402(3)(i) and 3403(4)(i)) where:
	 the client has been provided with direct electronic access within the meaning of National Instrument 23- 103,
	 (ii) the <u>Investment_Dealer Member</u> provides no recommendations to purchase, sell, hold or exchange any security, including any class of security or security of a class of issuer, <u>or</u> <u>transact in any derivative</u>_and
	(iii) the <u>Investment</u> Dealer Member complies with the Universal Market Integrity Rule requirements applicable to the direct electronic access service offering and the requirements of NI 23-103.
"Director" <u>(Administrateur)</u>	A member of <u>Gan Investment</u> Dealer Member's board of directors or an <i>individual</i> performing similar functions at <u>Gan Investment</u> Dealer Member that is not a corporation.
"discretionary account" (<u>compte carte blanche)</u>	An <u>Investment Dealer Member</u> account which is subject to the suitability determination and over

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	which the client has given discretionary authority where:
	 the <u>Investment</u> Dealer Member has not solicited the discretionary authority,
	 (ii) the discretionary authority is accepted to accommodate a client who is frequently or temporarily unavailable to authorize trades, (iii) the discretionary authority has not been
	renewed, and (iv) the term of the discretionary authority does not exceed 12 months.
"District" <u>(région)</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"domestic gross customer margin model" <u>(modèle national fondé sur</u> <u>les marges brutes des</u> <u>clients)</u>	A framework to comply with a futures segregation and portability customer protection regime where the amount of margin that a Dealer Member must post on behalf of its clients to a clearing corporation in Canada is the sum of the amounts of margin required for each client.
"early warning excess" <u>(excédent au titre du</u> <u>signal précurseur)</u>	This is calculated and has the The same meaning as set out in: (i) for Investment Dealer Members, Investment Dealer Form 1, Statement C-of, or (ii) for Mutual Fund Dealer Members, Mutual Fund Dealer Form 1, Statement C.
"early warning reserve" <u>(réserve au titre du signal</u> <u>précurseur)</u>	This is calculated <u>for Investment Dealer Members</u> and has the same meaning as set out in <u>Investment</u> <u>Dealer Form 1,</u> Statement C of Form 1 .
<u>"employee"</u> (<u>employé)</u>	An employee or agent of a Dealer Member.
<u>"Enforcement Staff"</u> (<u>personnel de la mise en</u> application)	<u>Corporation staff who are authorized to conduct</u> <u>enforcement activities on behalf of the Corporation,</u> <u>including conducting investigations and initiating</u> <u>and conducting disciplinary proceedings.</u>
"equity security" <u>(titre de capitaux propres)</u>	An interest, investment or security in a corporation in respect of which the holder has no legal right to demand payment until the corporation or its board of directors has passed a resolution declaring a dividend or other distribution or a winding up of the corporation.
<u>"employee"</u>	An employee or agent of a Dealer Member.
"Enforcement Staff"	<i>Corporation</i> staff who are authorized to conduct enforcement activities on behalf of the <i>Corporation</i> , including conducting <i>investigations</i> and initiating and conducting disciplinary proceedings.

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"Executive" <u>(Membre de la haute</u> <u>direction)</u>	A <u>An Investment</u> Dealer Member's partner, Director or officer who is involved in the <u>Investment</u> Dealer Member's senior management, including anyone fulfilling the role of chair or vice-chair of the board of directors, chief executive officer, president, chief administrative officer, chief operating officer or a person acting in a similar capacity who is head of operations, <i>Chief Financial Officer, Chief Compliance</i> <i>Officer, Ultimate Designated Person</i> , member of an executive management committee or any other position that the <u>Investment</u> Dealer Member designates as an Executive position.
"free credit balance" <u>(solde créditeur</u> <u>disponible)</u>	 Free credit balance means: (i) for cash and margin accounts, the credit balance less an amount equal to the aggregate of: (a) the market value of short positions, and (b) margin required on those short positions, and (ii) for futures accounts, the credit balance less an amount equal to the aggregate of: (a) margin required to carry open futures contracts or futures contract option positions, less (b) any equity in those contracts, plus (c) any deficits in those contracts. However, the aggregate amount must not exceed the dollar amount of the credit balance.
"futures contract"	A contract to make or take delivery of the underlying interest during a designated future month on terms agreed to when the contract is entered on a futures exchange.
"futures contract option"	A right to acquire a long or short position in connection with a futures contract on terms agreed to at the time the option is granted and any option that has a futures contract as its underlying interest.
"futures segregation and portability customer protection regime" <u>(régime de séparation et</u> <u>de transférabilité des</u> <u>contrats à terme</u> <u>standardisés pour la</u> <u>protection des clients)</u>	A set of rules and procedures that enable a clearing corporation to operate according to the standards outlined in Principle 14 of the Principles for Financial Market Infrastructures published by the Bank for International Settlements and the International Organization of Securities Commissions, regarding client futures positions and collateral that support these positions.
"Global Legal Entity Identifier System" <u>(Système d'identifiant</u> <u>international pour les</u> <u>entités juridiques)</u>	Has the <u>The</u> same meaning as set out in the Universal Market Integrity <mark>Rules<u>Rule 1.1</u>.</mark>

"guarantee" <u>(cautionnement)</u>	An agreement to be responsible for the liabilities of a <i>person</i> or to provide security for a <i>person</i> ; and includes an agreement to: (i) purchase an investment, property or services, (ii) to supply funds, property or services, or (iii) to make an investment, if the agreement's main purpose is to allow a <i>person</i> to perform its obligations under a security or investment, or to assure an investor in a security
"hearing" (<u>audience)</u> "hearing committee"	 that the <i>person</i> will perform its obligations. A hearing in connection with a proceeding, proposed proceeding or other matter under the <i>Corporation requirements</i>, other than a <i>prehearing conference</i> (defined in section 8402). A hearing committee of a <i>District</i> appointed under
(<u>comité d'instruction</u>) "hearing panel" (<u>formation d'instruction</u>)	Rule 8300. A panel selected by the National Hearing Officer to conduct a hearing or prehearing conference (defined in section 8402).
<u>"hedger"</u> (<u>opérateur en couverture</u>)	 <u>A non-individual that:</u> (i) is exposed to one or more risks as a necessary part of its business activities, and (ii) seeks to hedge such risk by engaging in derivatives transactions where: (a) the underlying interest for the transactions is the same as or materially related to the underlying interest for the risk, (b) the intended effect of the transactions is to: (i) eliminate or reduce the risk related to fluctuations in the market value of the underlying interest or position being hedged, or (ii) substitute the risk associated with one currency for the risk associated with another currency, provided the aggregate amount of currency risk to which the hedger is exposed is not increased by the substitution, and (c) there are reasonable grounds to believe that the market value changes in the positions resulting from the transactions will completely or materially offset market value changes in the underlying interest or position being being hedged.
"holding company" (<u>société de portefeuille)</u>	Of a corporation means either: (i) another corporation that owns : (a) more than 50 per cent of each class or series of the voting securities, and

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	 (b) more than 50 per cent of each class or series of the participating securities, either directly in the corporation or in the holding
	company of that corporation, but does not include:
	 (ii) an <i>industry investor</i> (defined in clause 2102(1)(i)) that owns the corporation's securities in the capacity of an <i>industry investor</i>, or
	(iii) a corporation that the <i>Corporation</i> has ordered is not a holding company of that corporation.
"individual" <u>(personne physique)</u>	A natural person.
"industry member" <u>(membre représentant le</u> <u>secteur)</u>	A current or former director, officer, partner or employee of a Member or Regulated Person, or an individual who is otherwise suitable and qualified for appointment to a hearing committee.
"institutional client"	<u>A person who is:</u>
(client institutionnel)	(i) An <u>an</u> acceptable counterparty,
	(ii) an acceptable institution,
	(iii) a regulated entity,
	(iv) a registrant under <i>securities law</i> , other than an <i>individual</i> registrant, or
	 (v) a non-<i>individual</i> with total securities <u>and</u> <u>precious metals bullion</u>under administration or management of more than<u>exceeding</u>\$10 million_±
	 (vi) an individual with total securities and precious metals bullion under administration or management exceeding \$10 million who requests and consents to being classified as an institutional client, or (vii) a hedger who requests and consents to being
	<u>classified as an institutional client for accounts</u> with qualifying hedging activities and hedge positions.
"internal controls" (<u>contrôles internes)</u>	The financial and operational policies and procedures established, maintained and applied by the <i>Dealer Member's</i> management to provide reasonable assurance of the orderly and efficient conduct of the <i>Dealer Member's</i> business.
"inter-dealer bond broker" <u>(courtier intermédiaire en</u> <u>obligations)</u>	A <i>person</i> that provides information, trading and communications services for domestic <i>debt</i> <i>securities</i> trading among <i>inter-dealer bond broker</i> <i>clients</i> (defined in section 7302).
"introducing broker" (<u>remisier)</u>	A Dealer Member or a Mutual Fund Dealer Member that introduces its client accounts to one or more

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	<i>carrying brokers</i> , in accordance with the requirements set out in Rule 2400.
"investigation" (<u>enquête)</u>	The powers of the <i>Corporation</i> to initiate and conduct enforcement investigations as set out in Rule 8100.
<u>"investment"</u> (<u>placement)</u>	Any asset, excluding cash, held or transacted in a client account by the Dealer Member.
<u>"Investment Dealer Form</u> <u>1"</u> <u>(Formulaire 1 du courtier</u> <u>en placement)</u>	<u>A regulatory financial report that must be filed by</u> <u>Investment Dealer Members with the Corporation.</u>
<u>"Investment Dealer</u> <u>Member"</u> (courtier membre en placement)	<u>A Member that is registered as an investment dealer</u> in accordance with <i>securities law</i> .
"Investment Representative" <u>(Représentant en</u> <u>placement)</u>	An <i>individual</i> , approved by the <i>Corporation</i> , to trade in, but not advise on, <i>securities</i> , options, futures contracts or futures contract options<u>or</u> <u>derivatives</u>, on the <u>Investment</u> Dealer Member's behalf, including where that <i>individual</i> deals only in mutual funds.
"IPF" or "Investor Protection Fund" <u>("FPI" ou "Fonds de</u> <u>protection des</u> <u>investisseurs")</u>	The same meaning as set out for the term IPF in General By-law No. 1, section 1.1.
"IPF Disclosure Policy" <u>(Politique de</u> <u>communication de</u> <u>l'adhésion au FPI)</u>	The policy setting out the <i>Investor Protection Fund's</i> membership disclosure requirements, as made available on <i>IPF</i> 's website.
"Legal Entity Identifier" (<u>identifiant pour entités</u> juridiques)	A unique identification code assigned to a <i>person</i> in accordance with standards set by the <i>Global Legal Entity Identifier System</i> .
"Legal Entity Identifier System Regulatory Oversight Committee" <u>(Comité de surveillance</u> <u>réglementaire du Système</u> <u>d'identifiant international</u> <u>pour les entités juridiques)</u>	Has the <u>The</u> same meaning as set out in the Universal Market Integrity Rules <u>Rule 1.1</u> .
<u>"listed derivative"</u> (<u>dérivé coté)</u>	<u>A derivative that is traded on a marketplace</u> <u>pursuant to standardized terms and conditions set</u> <u>out by that marketplace and whose trades are</u> <u>cleared and settled by a clearing agency.</u>
"listed security" <u>(titre coté en bourse)</u>	Has the <u>The</u> same meaning as set out in the Universal Market Integrity Rules <u>Rule 1.1</u> .

"managed account" <u>(compte géré)</u>	An account which is subject to a suitability determination where:
	 (i) investment decisions are made on a continuing basis by a Portfolio Manager or an Associate Portfolio Manager or a third party hired by the <u>Investment</u> Dealer Member, and
	(ii) the <u>Investment</u> Dealer Member, or a third party hired by the <u>Investment</u> Dealer Member, and the Portfolio Manager or Associate Portfolio Manager are responsible for all investment decisions made.
"manipulative and deceptive activities" <u>(activités manipulatrices</u> <u>ou trompeuses)</u>	Any manipulative or deceptive methods, act or practice in connection with any order or trade on a <i>marketplace</i> , and includes the entry of an order or the execution of a trade that would create or could reasonably be expected to create:
	 a false or misleading appearance of trading activity in or interest in the purchase or sale of a security, or transaction in a derivative, or
	 (ii) an artificial ask price, bid price or sale price for the security, or the transaction in a derivative, or a related security.
"Marketplace" (marché)	The same meaning as set out in General By-law No. 1, section 1.1.
(marche)	
"Marketplace Member" <u>(marché membre)</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"market value" <u>(valeur marchande)</u>	(i) for Investment Dealer Members, for the purposes of the monthly, quarterly, and annual reporting for securities, derivatives and precious metals bullion:
	(a) quoted on an active market, the published price quotation using:
	(1) for listed securities, the last bid price of a
	long security and, correspondingly, the last
	ask price of a short security, as shown on
	<u>a consolidated pricing list or marketplace</u>
	<u>quotation sheet as of the close of business</u>
	<u>on the relevant date</u> <u>or last trading date</u> prior to the relevant <u>date, as the case may</u>
	be.
	(II) for unlisted investment funds, the net
	asset value provided by the manager of
	the fund on the relevant date,
	(III) for all other unlisted securities (including
	unlisted debt securities) and precious
	metals bullion, a value determined as
	<u>reasonable from published market reports</u> or inter-dealer <u>quotation sheets on the</u>
	relevant date or last trading day prior to
	the relevant
	date, or, in the case of debt securities,

based on a reasonable yield rate,
(IV) for money market fixed date
repurchases (no borrower call feature),
the price determined by applying the
current yield for the security to the term
<u>of maturity from the repurchase date.</u>
This will permit calculation of any profit
<u>or loss based on the market conditions</u>
<u>at the reporting date,</u>
(V) for money market open repurchases (no
borrower call feature), the price
determined as of the reporting date or
the date the commitment first becomes
<u>open, whichever is the later. The value</u> is to be determined as in paragraph
(i)(a)(IV) of this definition and the
commitment price is to be determined
in the same manner using the yield
stated in the repurchase commitment,
and
(VI) for money market repurchases with
borrower call features, the borrower call
price,
(VII) for listed derivatives, the market
value or settlement price on the
relevant date or last trading day prior
<u>to the relevant date,</u>
<u>(VIII) for over-the-counter derivatives, a</u>
value determined as reasonable by
considering:
<u>(A) the market value or settlement</u>
price of the equivalent listed
<u>derivative, if available; and</u>
(B) values from published market
reports or inter-dealer quotation
<u>sheets</u>
<u>on the relevant date or last trading day</u>
prior to the relevant date.
and after making any adjustments considered
by the Dealer Member to be necessary to
accurately reflect the market value,
(b) where a reliable price cannot be
<u>determined:</u>
(1) the value determined by using a
valuation technique that includes inputs other than published price quotations
that are observable for the security,
derivative or precious metals bullion,
either directly or indirectly, or
(II) where no observable market data-
related inputs are available, the value

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determined by using unobservable inputs and assumptions, or
(III) where insufficient recent information is
available or there is a wide range of
possible values and cost (defined in
subsection 3802(1)) represents the best
value estimate within that range:
(A) cost, and
(B) where the market value information
is being included in a client report
or account statement, the Dealer
Member must include the following
notification or a notification that is
<u>substantially similar:</u>
<u>"There is no active market</u>
for this [security/derivative/
precious metals bullion] so
we have estimated its
<u>market value."</u>
(c) where a value cannot be reliably
<u>determined under subclauses (i)(a) and</u>
<u>(i)(b) of this definition:</u>
<u>(I) no value shall be reported, and</u>
(II) where the market value information is
<u>being included in a client report or</u>
account statement, the Dealer Member
must include the following notification
or a notification that is substantially
<u>similar:</u>
<u>"Market value not</u>
<u>determinable."</u>
for Investment Dealer Members, for the
purposes of the daily and intra-day reporting
for securities, derivatives and precious metals bullion:
(a) that are quoted on an active market, the
value determined according to subclause
(i)(a) of this definition,
(b) where a reliable price cannot be determined
and:
(I) the position has been recently valued in
accordance with the Dealer Member's
valuation policies and procedures, the
last value calculated for the position, or
(II) the position has not been recently
valued, the value and, if applicable,
disclosure determined according to
subclause (i)(b) of this definition,
(c) where a value cannot be reliably
(c) where a value cannot be reliably determined under subclauses (ii)(a) and (ii)(b) above, the value and, if applicable,

	disclosure determined according to subclause (i)(c) of this definition.
	<u>or</u> (<u>iii) for Mutual Fund Dealer Members, the same</u> <u>meaning as set out in Mutual Fund Dealer</u> Form 1, General Notes and Definitions.
"Member" <u>(membre)</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"Membership" <u>(qualité de membre)</u>	Corporation membership.
"Monitor" (<u>Administrateur provisoire)</u>	A <i>person</i> appointed under section 8209 or 8212 to monitor a <i>Regulated Person's</i> business and affairs and to exercise powers granted by a <i>hearing panel</i> .
"multiple client order" (<u>ordre clients multiples)</u>	Has the <u>The</u> same meaning as set out in the Universal Market Integrity Rules <u>Rule 1.1</u> .
<u>"Mutual Fund Dealer Form</u> <u>1"</u> <u>(Formulaire 1 du courtier</u> <u>en épargne collective)</u>	<u>A regulatory financial report that must be filed by</u> <u>Mutual Fund Dealer Members with the Corporation.</u>
"Mutual Fund Dealer Member" <u>(courtier membre en</u> <u>épargne collective)</u>	A <i>Member</i> that is registered as a mutual fund dealer in accordance with <i>securities law</i> and is not also registered as an investment dealer.
"National Hearing Officer" (<u>administrateur national</u> <u>des audiences)</u>	A person appointed by the Corporation who is responsible for the administration of enforcement and other proceedings under the Corporation requirements and other employees of the Corporation to whom the person delegates the performance of such functions.
<u>"nominee name"</u> (<u>au nom d'une personne</u> interposée)	Any cash, securities or other client property, other than client cash held in a trust account of a Dealer Member, that is held in the name of the Dealer Member, its agent or custodian, for the benefit of the client.
"non-client accounts" or "non-client orders" <u>(compte non-client ou</u> <u>ordre non-client)</u>	Accounts or orders in which the <i>Dealer Member</i> or an <i>Approved Person</i> has a direct or indirect interest other than the commission charged.
"officer" <u>(dirigeant)</u>	A Dealer Member's chair or vice-chair of the board of directors, chief executive officer, president, chief administrative officer, <i>Chief Compliance Officer</i> , <i>Chief Financial Officer</i> , chief compliance officer, chief financial officer, chief operating officer, vice- president, secretary, any other person designated an officer of a <i>Dealer Member</i> by law or similar authority, or any person acting in a similar capacity on behalf of a <i>Dealer Member</i> .

"option"	 A derivative contract that: (i) gives the purchaser the right, but not the obligation, to buy or sell an underlying asset at a certain price (exercise price) on or before an agreed upon date, and (ii) imposes on the seller an obligation, if called upon by the purchaser, to buy in the case of puts, or sell in the case of calls, at the exercise price.
"order execution only account" <u>(compte sans conseils)</u>	 An account which is not subject to a suitability determination (other than as required by clauses 3402(3)(i) and 3403(4)(i)) where: (i) the client is solely responsible for making all investment decisions, and (ii) the <u>Investment</u> Dealer Member provides no recommendation to purchase, sell, hold or exchange any security, including any class of security or security of a class of issuer, or transact in any <u>derivative</u>.
<u>"over-the-counter</u> <u>derivative"</u> <u>(dérivé de gré à gré)</u>	Any derivative other than a listed derivative.
"Participant" <u>(participant)</u>	Has the <u>The</u> same meaning as set out in the Universal Market Integrity <u>RulesRule 1.1</u> .
"party" <u>(partie)</u>	A party to a proceeding under the Corporation requirements, including Enforcement Staff and Corporation staff.
"person" <u>(personne)</u>	An <i>individual</i> , a partnership, a corporation, a government or any of its departments or agencies, a trustee, an incorporated or unincorporated organization, an incorporated or unincorporated syndicate or an <i>individual's</i> heirs, executors, administrators or other legal representatives.
"Portfolio Manager" <u>(Gestionnaire de</u> <u>portefeuille)</u>	An <i>individual</i> designated by the <u>Investment</u> Dealer Member and approved by the Corporation to provide discretionary portfolio management for managed accounts.
<u>"President"</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"public member" <u>(membre représentant le</u> <u>public)</u>	 A public member in relation to a <i>hearing committee</i> means: (i) a current or retired member of the law society of a province, other than Québec, who is in good standing at the law society, or (ii) in Québec, a current or retired member of the Barreau du Québec, who is in good standing at the Barreau.

"recognized foreign self- regulatory organization" <u>(organisme</u> <u>d'autoréglementation</u> <u>étranger reconnu)</u>	A foreign <u>regulatory organization including a foreign</u> self-regulatory organization _± which offers reciprocal treatment to Canadian applicants and which has been recognized by the <i>Corporation</i> as such.
"records" <u>(documentation ou</u> <u>dossiers)</u>	Books, records, <u>audio and video recordings,</u> client files , information and other documentation, including electronic documents <u>information</u> <u>electronically stored or records by any other means</u> , related to the <i>Regulated Person's</i> business.
"Region" <u>(région)</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"Regional Council" <u>(conseil régional)</u>	The same meaning as set out in General By-law No. 1, section 1.1.
"Registered Representative" <u>(Représentant</u> inscrit)	An <i>individual</i> , approved by the <i>Corporation</i> , to trade, or advise on trades, in <i>securities</i> , options, <i>futures contracts</i> , or <i>futures contract options_or</i> <u>derivatives</u> with the public in Canada, on the <i>Dealer</i> <i>Member's</i> behalf, including where that <i>individual</i> deals only in mutual funds or only with <i>institutional</i> <i>clients</i> .
"regulated entity" <u>(entité réglementée)</u>	The same meaning as set out in: (i) for Investment Dealer Members, Investment Dealer Form 1, General Notes and Definitions, or (ii) for Mutual Fund Dealer Members, Mutual Fund Dealer Form 1, General Notes and Definitions.
"Regulated Persons" (<u>personnes réglementées)</u>	The same meaning as set out in General By-law No. 1, section 1.1 , except, for the purposes of these Rules, current and former <i>Mutual Fund Dealer</i> <i>Members</i> and their current and former representatives are to be excluded.
"related company" (<u>société liée)</u>	 A sole proprietorship, partnership or corporation that is a <i>Dealer Member</i> and is related to another <i>Dealer Member</i> because: (i) it, or its <i>Executives, Directorsexecutives,</i> <u>directors, officers, shareholders or employees</u> (individually or collectively) have at least a 20% ownership interest in the other <i>Dealer Member,</i> or (ii) the other <i>Dealer Member,</i> or its <i>Executives,</i> <u><i>Directorsexecutives,</i> directors, officers, shareholders or employees (individually or collectively) have at least a 20% ownership interest in the other <i>Dealer Member,</i> or its <i>Executives,</i> <u><i>Directorsexecutives,</i> directors, officers, shareholders or employees (individually or collectively) have at least a 20% ownership interest in it,</u></u> where the ownership interest includes an interest as a partner or shareholder, either directly or indirectly,

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	or an interest through one or more holding companies. But if the Board has ordered that two persons are, or are not, related companies under the Corporation requirements, that order defines their relationship under the Corporation requirements
"remuneration" (<u>rémunération)</u>	under the <i>Corporation requirements</i> . Any benefit or consideration, including goods and service, monetary or otherwise that could be provided to or received by a <i>person</i> .
"repurchase agreement" (<u>mise en pension)</u>	An agreement to sell and repurchase securities.
"research report" <u>(rapport de recherche)</u>	Any written or electronic communication for distribution to clients or prospective clients containing an <i>analyst's</i> recommendation about the purchase, sale or holding of a security, excluding any government <i>debt security</i> or any government guaranteed <i>debt security</i> .
"respondent" <u>(intimé)</u>	A <i>person</i> who is the subject of a proceeding or settlement under <i>Corporation requirements</i> .
"reverse repurchase agreement" (<u>prise en pension)</u>	An agreement to purchase and resell securities.
"retail client" <u>(client de détail)</u>	A client that is not an institutional client.
"risk adjusted capital" (<u>capital régularisé en</u> <u>fonction du risque)</u>	The capital level maintained by a Dealer Member, calculated in accordance with the Corporation requirements set out in: (i) for Investment Dealer Members, Investment Dealer Form 1, or (ii) for Mutual Fund Dealer Members, Mutual Fund Dealer Form 1.
"Rules" <u>(Règles)</u>	These Rules made pursuant to <u>The same meaning</u> as set out in General By-law No. 1-and any Forms prescribed thereunder, section 1.1.
"Rules of Procedure" (<u>Règles de procédure)</u>	The rules of practice and procedure under Rule 8400.
"safekeeping" <u>(garde)</u>	The holding of securities by a <i>Dealer Member</i> for a client in accordance with the requirements set out in Part A of Rule 4400.
"sales literature <u>communication</u> " <u>(outil de</u> <u>commercialisation)</u>	Any written or electronic communication, including communications disseminated or made available electronically: (i) designed for or use in a presentation to a client USE or prospective client, which contains a recommendation relating to:

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	 (a) a purchase, sale, withdrawal, exchange or transfer-out of a security or precious metals bullion position, or (b) a derivative transaction, or (c) a trading strategy, which includes: (ii) communications that are either given or shown to a client or prospective client, but does not include: (i) any communication that is an advertisement or correspondence, or (iii) advertisements and client communications, and (ii) (iv) preliminary prospectuses and prospectuses.
"sanction" (<u>sanction)</u>	A penalty imposed by a <i>hearing panel</i> or a penalty or other measure imposed under a <i>settlement</i> <i>agreement</i> .
"securities laws" <u>(lois sur les valeurs</u> <u>mobilières)</u>	Any laws about trading, distributing, advising or any other related activities in <i>securities</i> , <i>futures</i> <i>contracts, futures contract options</i> or <i>derivatives</i> in Canada enacted by the government of Canada or any province or territory in Canada and all regulations, rules, orders, judgments and other regulatory directions relating to such laws.
"securities regulatory authority" <u>(autorité en valeurs</u> <u>mobilières)</u>	AnyIn any jurisdiction in Canada, the commission or, person in Canada, or any province or territory in Canada, or other authority authorized to administer securities laws and any person approved, recognized or authorized as an SRO by such commission.
"securities <u>and derivatives</u> related business" <u>(securities and derivatives</u> <u>related business)</u>	Any business or activity (whether or not carried on for gain) engaged in, directly or indirectly, which constitutes trading or advising in <i>securities</i> or <u>exchange contracts (including futures contracts</u> and futures contract options) <u>derivatives</u> for the purposes of <i>securities laws</i> , including for greater certainty, offers and sales pursuant to exemptions under <i>securities laws</i> .
<u>"security"</u> <u>(valeur mobilière ou titre)</u>	<u>A security as defined within the relevant securities</u> law other than a derivative.
"segregation" <u>(dépôt fiduciaire de titres</u> <u>ou dépôt fiduciaire)</u>	 A practice whereby a <i>Dealer Member</i> holds in trust client <i>securities</i> and precious metals bullion that are: (i) held free and clear of any charge, lien, claim or encumbrance of any kind, (ii) ready for delivery to a client on demand, and

(iii) held separate from the Dealer Member's own security holdings. "settlement agreement" A written agreement between Corporation staff and a respondent to settle a proceeding or proposed proceeding under Rule 8200. "settlement hearing" A hearing relating to a settlement agreement. (audience de règlement) A hearing relating to a settlement agreement. "shared office premises" Premises a Dealer Member shares with another regulated Canadian financial service entity that is involved in financial activities, such as banking, mutual funds, insurance, deposit taking or mortgage brokerage activities. "significant area of risk" A function, process or an activity within a Dealer Member's liquidity, solvency, operational capabilities, clients, client assets and other client positions. "SRO" The same meaning as defined in National Instrument 14-101. "sub-branch" Approved Persons and supervised by an Approved Person as required under Corporation requirements who is not normally present at such sub-branch office. "subordinated debt" Debt that does not entitle the holder to be paid in priority to any senior class of debt. "subsidiary" Subsidiary of an entity means: (iii) a corporation it controls, and include given responsibility and authority by Gan Investment Dealer Member's Approved Persons or employees to more corporation. "subsidiary" An individual given responsibility and authority by the Corporation, to manage the activities of the Investment Dealer Member, and approved by		DEALER AND CONSOLIDATE
(entente de règlement) a respondent to settle a proceeding or proposed proceeding under Rule 8200. "settlement hearing" A hearing relating to a settlement agreement. (audience de règlement) Premises a Dealer Member shares with another regulated Canadian financial service entity that is involved in financial activities, such as banking, mutual funds, insurance, deposit taking or mortgage brokerage activities. arisignificant area of risk" (catégorie de risque importante) A function, process or an activity within a Dealer Member in which a failure to mitigate or control its risk could lead to material harm to the Dealer Member's liquidity, solvency, operational capabilities, client, client assets and other client positions. "SRO" (DAR) The same meaning as defined in National Instrument 14-101. "sub-branch" (sous-succursale) Approved Persons and supervised by an Approved Person as required under Corporation requirements who is not normally present at such sub-branch office. "subordinated debt" (filiale) (i) an entity it controls, (ii) a corporation it controls and one or more corporations controlled by two or more corporations controlled by two or more corporation controlled by two or more corporations to controlled. "Supervisor" An individual given responsibility and authority by egan Investment Dealer Member, and approved by the Corporation, to manage the activities of the Investment Dealer Member or the Investment Dealer Member's Approved Persons or employees to provide reasonable assurance they comply with the Corporation requirements and securities laws.		
taudience de règlement) "shared office premises" [partage des bureaux, bureaux partagés, partager des bureaux et ses dérivés) "significant area of risk" (catégorie de risque importante) A function, process or an activity within a Dealer Member in which a failure to mitigate or control its risk could lead to material harm to the Dealer Member's liquidity, solvency, operational capabilities, client, scient assets and other client positions. "SRO" (DAR) The same meaning as defined in National Instrument 14-101. "sub-branch" (sous-succursale) Any branch office having in total less than four Approved Persons and supervised by an Approved Person as required under Corporation requirements who is not normally present at such sub-branch office. "subordinated debt" (dette subordonnée) Debt that does not entitle the holder to be paid in priority to any senior class of debt. "subsidiary" (filiale). Subsidiary of an entity means: (i) a corporation it controls, and includes a corporation that is a subsidiary of another subsidiary of a corporation. "Supervisor" (Surveillant) An individual given responsibility and authority by den Investment Dealer Member, and approved by the Corporation, to manage the activities of the Investment Dealer Member or the Investment Dealer Member's Approved Persons or employees to provide reasonable assurance they comply with the Corporation requirements and securities laws.	-	a respondent to settle a proceeding or proposed
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(blocage temporaire) of a security on benalt of a client or on the withdrawal or transfer of cash or securities from a client's account.	"temporary hold" <u>(blocage temporaire)</u>	of a security on behalf of a client or on the withdrawal or transfer of cash or securities from a
	"total margin required"	The same meaning as set out in <u>:</u>

(<u>marge obligatoire totale</u>) "trade name" (<u>nom commercial)</u>	 (i) for Investment Dealer Members, Investment <u>Dealer Form 1</u>, Statement B-Of, or (ii) for Mutual Fund Dealer Members, Mutual Fund <u>Dealer</u> Form 1, Statement B. A name a Dealer Member or Approved Person uses to conduct business and includes a group name under which a Dealer Member and its affiliates
"Trader" <u>(Négociateur)</u>	conduct business. An <i>individual</i> , approved by the <i>Corporation</i> as a trader, whose activity is restricted to trading through a <i>Marketplace Member's</i> trading system, and who may not advise the public.
"trading strategy" (<u>stratégie de négociation)</u>	A broad general approach to investments including matters such as the use of specific products, leverage, frequency of trading or a method of selecting particular investments but does not include specific trade or sectoral weighting recommendations.
"Ultimate Designated Person" <u>(Personne désignée</u> <u>responsable)</u>	An <i>individual</i> approved by the <i>Corporation</i> to be responsible for the conduct of a designated <u>Investment</u> Dealer Member and the supervision of its <i>employees</i> and to perform the functions for an ultimate designated person described in the <i>Corporation requirements</i> .
"written cash and securities loan agreement" <u>(convention de prêt</u> <u>d'espèces et de titres</u> <u>écrite)</u>	A written cash loan agreement or securities loan agreement, other than an overnight cash loan agreement (as defined in section 4602), where the Dealer Member receives or pays cash or, provides or receives securities, that contains the minimum provisions described in Part B of Rule 4600.

1202. - 1299. Reserved.

1301. Introduction

(1) Rule 1300 describes the powers of the *Corporation* to provide exemptions from <u>the</u> *Corporation requirements.*

1302. Exemptions from the Corporation requirements

- (1) Unless otherwise prescribed by the Corporation requirements, the <u>The</u> Board may exempt a Dealer Member, <u>Approved Person</u>, or <u>Regulated Person</u> from any <u>of the</u> Corporation <u>requirementrequirements</u> if satisfied that doing so would not be prejudicial to the interests of the public, <u>Dealer Members</u>, <u>Regulated Persons</u> or their clients.
- (2) The Board may exempt a group of Dealer Members, Approved Persons, or <u>Regulated Persons from any of the Corporation requirements if satisfied that doing</u> <u>so would not be prejudicial to the interests of the public, Dealer Members,</u> <u>Regulated Persons or their clients.</u>
- (3) In granting an exemption <u>under subsections 1302(1) or 1302(2)</u>, the *Board* may impose any terms or conditions that it considers necessary.
- 1303. 1399. Reserved.

1401. Introduction

(1) Rule 1400 sets out the general standards of conduct that apply to *Regulated Persons*.

1402. Standards of conduct

- (1) A Regulated Person:
 - (i) in the transaction of business must observe high standards of ethics and conduct and must act openly and fairly and in accordance with just and equitable principles of trade, and
 - (ii) must not engage in any business conduct that is unbecoming or detrimental to the public interest.
- (2) Without limiting the generality of the foregoing, any business conduct that:
 - (i) is negligent,
 - (ii) fails to comply with a legal, regulatory, contractual or other obligation, including the rules, requirements, and policies of a *Regulated Person*,
 - (iii) displays an unreasonable departure from standards that are expected to be observed by a *Regulated Person*, or
 - (iv) is likely to diminish investor confidence in the integrity of securities, futures or derivatives markets,

may be conduct that contravenes one or more of the standards set forth in subsection 1402(1).

1403. Applicability

- (1) For purposes of Corporation requirements:
 - (i) Dealer Members are responsible for all acts and omissions of their<u>Approved</u> <u>Persons</u>, employees, partners, Directors and officers, and
 - (ii) non-*Dealer Member* users and subscribers to a *Marketplace* for which the *Corporation* is the regulation services provider are responsible for all acts and omissions of their employees, partners, directors, and officers.
- (2) In addition to complying with all Corporation requirements:
 - (i) an Approved Person must avoid any act or omission that would cause their Dealer Member to violate any Corporation requirements, and
 - (ii) an employee, partner, director or officer of a non-Dealer Member user or subscriber of a Marketplace for which the Corporation is the regulation services provider must avoid any act or omission that would cause the user or subscriber to violate any Corporation requirements.
- (3) For purposes of section 1402, the obligation of *Regulated Persons* that are non-Dealer Member users or subscribers of a Marketplace for which the Corporation is the regulation services provider is limited to the obligation to transact business openly and fairly when trading on a Marketplace or otherwise dealing in securities <u>or derivatives</u> that are eligible to be traded on a Marketplace.

1404. Policies and procedures

- (1) A *Dealer Member* must establish, maintain and apply written policies and procedures regarding the conduct of its business activities and operations.
- (2) A Dealer Member must establish, maintain and apply written policies and procedures that establish a system of controls and supervision sufficient to provide reasonable assurance the Dealer Member, its employees and Approved Persons comply with Corporation requirements and securities laws. A Dealer Member may establish more stringent policies and procedures than those needed to comply with such requirements.
- (3) Guidelines and best practices set out in *Corporation* guidance are generally intended to present acceptable methods that can be used to comply with specific *Corporation requirements*. Unless otherwise indicated, *Dealer Members* may use alternate methods, provided that those methods demonstrably achieve the overall objective of the *Corporation requirements*.
- (4) The *Corporation* may require a *Dealer Member* to adopt additional or different policies and procedures if the existing policies and procedures are insufficient to comply with *Corporation requirements*.

1405. Evidence of compliance with the Corporation requirements

- (1) A *Dealer Member* must establish a compliance system for monitoring compliance with *Corporation requirements* and *securities laws*. The compliance monitoring systems must specifically address preventing and detecting violations and include procedures for reporting the results of compliance monitoring to management.
- (2) A Dealer Member must keep all records and evidence of its compliance with *Corporation requirements* that it produces, including supervisory reviews, reports and queries on compliance.
- (3) The Corporation may require a Dealer Member to provide it with evidence, satisfactory to the Corporation, of the Dealer Member's compliance with Corporation requirements.

1406. Compliance with all applicable laws

- (1) A Dealer Member must comply with all relevant Corporation requirements, securities laws and applicable laws that are applicable to the Dealer Member's activities.
- (2) Where there is an inconsistency between any *Corporation requirements*, securities *laws* and *applicable laws* that apply to the *Dealer Member's* activities, compliance with the most stringent of the *Corporation requirements*, securities laws or *applicable laws* is required.

1407. Training

(1) A Dealer Member must provide training to its Approved Persons on compliance with *Corporation requirements, securities laws,* and *applicable laws* including, without limitation, the obligations relating to conflicts of interest, know-your-client, account appropriateness, product due diligence, know-your-product, and suitability determination.

1408. - 1499. Reserved.