British Columbia Securities Commission

BC Instrument 13-505

Filings Made under Decisions

Order under Section 171 of the Act

Interpretation

1. Terms defined in the *Securities Act*, National Instrument 13-103 *System for Electronic Data Analysis and Retrieval* + (*SEDAR*+) or National Instrument 14-101 *Definitions* have the same meaning in this Instrument.

Background

- 2. The CSA is adopting National Instrument 13-103 *System for Electronic Data Analysis and Retrieval* + (*SEDAR*+) in connection with the National Systems Renewal Program (NSRP), an initiative of the CSA that will replace existing CSA national systems with a centralized CSA IT system, System for Electronic Data Analysis and Retrieval + (SEDAR+). Section 7 of National Instrument 13-103 *System for Electronic Data Analysis and Retrieval* + (*SEDAR*+), which does not apply in British Columbia, relates to a decision made under securities legislation that requires a person or company to file a document with, or deliver it to, the securities regulatory authority or regulator through the System for Electronic Data Analysis and Retrieval (SEDAR).
- 3. In British Columbia, this order has the same effect as subsection 7(1) of National Instrument 13-103 *System for Electronic Data Analysis and Retrieval* + (*SEDAR*+).

Decisions

4. The Commission, considering that to do so would not be prejudicial to the public interest, orders under section 171 of the Act that, despite paragraph 3(i) of National Instrument 13-103 *System for Electronic Data Analysis and Retrieval* + (*SEDAR*+), if a decision made under securities legislation requires a person or company to file a document with, or deliver a document to, the securities regulatory authority or regulator through SEDAR, the decision is varied and the person or company must file or deliver the document by transmitting it through SEDAR+.

November 27, 2023

Brenda M. Leong Chair

Act and sections: Securities Act, section 171