Appendix A Schedule 1

National Instrument 11-102 Passport System

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^{*}Prepared on the basis of the provisions that we expect will be in force when the relevant Part is implemented.

National Instrument 11-102 Passport System

PART 1 DEFINITIONS

1.1 Definitions

In this Instrument,

"equivalent provision" means, for a provision listed in Appendix E below the name of the principal jurisdiction, the provision set opposite that provision under the name of the local jurisdiction;

"firm" means a dealer, adviser or investment fund manager;

"Form 11-102F1" means Form 11-102F1 Notice of Principal Regulator and Registration in Additional Jurisdictions;

"Form 33-109F4" means Form 33-109F4 Application for Registration of Individuals and Permitted Individuals:

"Form 33-109F5" means Form 33-109F5 Change of Registration Information;

"MI 11-101" means Multilateral Instrument 11-101 Principal Regulator System;

"national prospectus requirement" means a requirement set out in

- (a) National Instrument 41-101 General Prospectus Requirements,
- (b) National Instrument 44-101 Short Form Prospectus Distributions,
- (c) National Instrument 44-102 Shelf Distributions,
- (d) National Instrument 44-103 Post-Receipt Pricing,
- (e) National Instrument 81-101 Mutual Fund Prospectus Disclosure, or
- (f) Appendix B below the name of the jurisdiction;

"NI 31-102" means National Instrument 31-102 National Registration Database;

"non-harmonized continuous disclosure requirement" means a requirement listed in Appendix A below the name of the local jurisdiction;

"non-harmonized prospectus requirement" means a requirement listed in Appendix C below the name of the local jurisdiction;

"preliminary prospectus" includes any amendment to a preliminary prospectus;

"principal jurisdiction" means, for a person or company, the jurisdiction of the principal regulator;

"principal regulator" means, for a person or company, the securities regulatory authority or regulator determined in accordance with Part 3, 4 or 5, as appropriate;

"prospectus" includes any amendment to a prospectus;

"sponsoring firm" means the firm on whose behalf an individual is registered to act; and

"working office" means the office of a firm where an individual does most business.

1.2 Language of documents - Québec

In Québec, nothing in this Instrument shall be construed as relieving a person from requirements relating to the language of documents.

PART 2 CONTINUOUS DISCLOSURE

2.1 Exemption for non-harmonized continous disclosure requirements

A non-harmonized continuous disclosure requirement does not apply to a reporting issuer if the reporting issuer is also a reporting issuer in another jurisdiction of Canada.

PART 3 PROSPECTUS

3.1 Principal regulator for prospectus

(1) In this Part,

"determination date" is the earlier of

- (a) the date a person or company files a prospectus pre-filing application in any jurisdiction of Canada in connection with a prospectus filing under this Part, and
- (b) the date a person or company files a preliminary or pro forma prospectus subject to this Part in any jurisdiction of Canada; and

"participating principal jurisdiction" means any of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick or Nova Scotia.

(2) For the purposes of a prospectus filing subject to this Part, except as provided in subsection (3), the principal regulator is the securities regulatory authority or regulator of the jurisdiction in which

- (a) the issuer's head office is located as of the determination date, if the issuer is not an investment fund, or
- (b) the investment fund manager's head office is located as of the determination date, if the issuer is an investment fund.
- (3) If the jurisdiction identified under paragraph (2) (a) or (b) is not a participating principal jurisdiction, the principal regulator is the securities regulatory authority or regulator in the participating principal jurisdiction with which the issuer has the most significant connection as of the determination date.

3.2 Discretionary change of principal regulator for prospectus

Despite section 3.1, if a person or company receives written notice from a securities regulatory authority or regulator that specifies a principal regulator, the securities regulatory authority or regulator specified in the notice is the principal regulator as of the later of

- (a) the date the person or company receives the notice, and
- (b) the effective date specified in the notice, if any.

3.3 Deemed issuance of receipt

- (1) A receipt for a preliminary prospectus is deemed to be issued if
 - (a) the preliminary prospectus is filed under a national prospectus requirement,
 - (b) the local jurisdiction is not the principal jurisdiction for the preliminary prospectus, and
 - (c) the preliminary prospectus is filed with the principal regulator and the principal regulator issues a receipt for it.
- (2) A receipt for a prospectus is deemed to be issued if
 - (a) the prospectus is filed under a national prospectus requirement,
 - (b) the local jurisdiction is not the principal jurisdiction for the prospectus, and
 - (c) the prospectus is filed with the principal regulator and the principal regulator issues a receipt for the prospectus.

3.4 Exemption from non-harmonized prospectus requirements

- (1) A non-harmonized prospectus requirement does not apply to a preliminary prospectus if
 - (a) the preliminary prospectus is filed under a national prospectus requirement,

- (b) the preliminary prospectus is filed in at least one other jurisdiction of Canada, and
- (c) one of the jurisdictions where the preliminary prospectus is filed is the principal jurisdiction for the preliminary prospectus.
- (2) A non-harmonized prospectus requirement does not apply to a prospectus if
 - (a) the prospectus is filed under a national prospectus requirement,
 - (b) the prospectus is filed in at least one other jurisdiction of Canada, and
 - (c) one of the jurisdictions where the prospectus is filed is the principal jurisdiction for the prospectus.

PART 4 REGISTRATION

4.1 Principal regulator for registration

- (1) For the purposes of this Part, subject to subsection (2), the principal regulator is the securities regulatory authority or regulator of the jurisdiction in which,
 - (a) for a firm, the firm's head office is located, or
 - (b) for an individual, the individual's working office is located.
- (2) If a firm's head office or an individual's working office is not in Canada, the principal regulator for the firm or individual, as the case may be, is the securities regulatory authority or regulator in the jurisdiction with which the firm or individual has the most significant connection.

4.2 Registration

- (1) If the local jurisdiction is not the principal jurisdiction, a firm is registered, in the same category as in the principal jurisdiction, upon filing a completed Form 11-102F1.
- (2) For the purpose of subsection (1), the firm may file Form 11-102F1 only with the principal regulator.
- (3) If the local jurisdiction is not the principal jurisdiction, an individual is registered, in the same category as in the principal jurisdiction, upon filing the information under item 5 *Registration Jurisdictions* and item 9 *Location of employment* of Form 33-109F4 in accordance with NI 31-102.

4.3 Terms and conditions of registration

- (1) If the principal regulator of a firm registered under section 4.2 (1) or an individual registered under section 4.2 (3) imposes a term, condition, restriction or requirement on the registration in the principal jurisdiction, the term, condition, restriction or requirement applies in the local jurisdiction.
- (2) A term, condition, restriction or requirement that applies under subsection (1) continues to apply until the principal regulator revokes the term, condition, restriction or requirement in the principal jurisdiction.
- (3) For greater certainty, "principal regulator" in subsection (1) or (2) means the principal regulator for the firm or individual at the time the term, condition, restriction or requirement is imposed or revoked.

4.4 Suspension, cancellation, termination, revocation and surrender

- (1) If the registration of a firm or individual in the principal jurisdiction is suspended, the firm or individual's registration under section 4.2 (1) or (3) is suspended.
- (2) If the registration of a firm or individual in the principal jurisdiction is cancelled, terminated, revoked or surrendered, the firm or individual's registration under section 4.2 (1) or (3) is cancelled, terminated, revoked or surrendered.

4.5 Application to surrender registration

For the purpose of surrendering registration under securities legislation, a firm registered under section 4.2 (1) may file the application to surrender only with the principal regulator.

4.6 Transition to passport for registered firms

- (1) A firm registered before [insert the effective date of Part 4 of the Instrument] is registered under section 4.2 (1) if
 - (a) the local jurisdiction is not the principal jurisdiction, and
 - (b) the firm does not give written notice before [insert date [30] days after Part 4 comes into effect] that it is opting out of this section.
- (2) For the purpose of subsection (1), the firm may give the notice only to the principal regulator.
- (3) Unless a sponsoring firm for an individual gives written notice under subsection (1), an individual registered before [insert the effective date of Part 4 of the Instrument] is registered under section 4.2 (3) as of [insert same date as in paragraph (1)(b)] if the local jurisdiction is not the principal jurisdiction of the individual.
- (4) If a firm does not give notice under subsection (1), the firm, and any individual for whom the firm is the sponsoring firm, is no longer subject to the terms, conditions, restrictions

and requirements imposed on the registration in the local jurisdiction, if any, except for terms, conditions, restrictions and requirements

- (a) under a settlement agreement between the firm or individual and the securities regulatory authority or regulator, or
- (b) in a decision relating to the firm or individual made by the securities regulatory authority or regulator following a hearing.

4.7 Notice of change of principal regulator for registration

- (1) If a firm or individual is registered under section 4.2 (1) or (3), the firm or individual must, as soon as practicable, file a notice if the principal regulator of the firm or individual changes.
- (2) For purposes of subsection (1),
 - (a) the required form of notice,
 - (i) for a firm, is Form 33-109F5, and
 - (ii) for an individual, is item 9 Location of Employment of Form 33-109F4, and
 - (b) the firm may file the notice only with the principal regulator.

4.8 Discretionary change of principal regulator for registration

Despite section 4.1, if a firm or individual receives written notice from a securities regulatory authority or regulator that specifies a principal regulator for the firm or individual, the securities regulatory authority or regulator specified in the notice is the principal regulator for the firm or individual as of the later of

- (a) the date the firm or individual receives the notice, and
- (b) the effective date specified in the notice, if any.

4.9 Exemption from non-harmonized registration requirements

A non-harmonized registration requirement listed in Appendix D does not apply to a firm or individual registered under the securities legislation of more than one jurisdiction of Canada.

PART 5 DISCRETIONARY EXEMPTIONS

5.1 Principal regulator for general discretionary exemption applications

(1) In this section, "participating principal jurisdiction" means any of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick or Nova Scotia.

- (2) The principal regulator for a discretionary exemption application, other than an application under section 5.2, is
 - (a) for an application made with respect to an investment fund, the securities regulatory authority or regulator of the jurisdiction in which the investment fund manager's head office is located, or
 - (b) for an application made with respect to a person or company other than an investment fund, the securities regulatory authority or regulator of the jurisdiction in which the person or company's head office is located.
- (3) Despite subsection (2), if the jurisdiction identified under that subsection is not a participating principal jurisdiction, the principal regulator for the person or company's application is the securities regulatory authority or regulator in the participating principal jurisdiction with which the person or company has the most significant connection.

5.2 Principal regulator for discretionary exemption applications made with an application for registration

The principal regulator for a discretionary exemption application from a requirement in Part 4 of National Instrument 31-103 *Registration Requirements* or Part 2 of National Instrument 33-109 *Registration Information* made in connection with an application for registration is the principal regulator determined under section 4.1.

5.3 Discretionary change of principal regulator for discretionary exemption applications

Despite sections 5.1 and 5.2, if a person or company receives written notice from a securities regulatory authority or regulator that specifies a principal regulator for the person or company's application, the securities regulatory authority or regulator specified in the notice is the principal regulator for the application.

5.4 National application of discretionary exemptions

- (1) A provision of securities legislation does not apply to a person or company if
 - (a) the local jurisdiction is not the principal jurisdiction for the application,
 - (b) the principal regulator for the application granted an exemption from the equivalent provision in the principal jurisdiction,
 - (c) the person or company that made the application gave notice that this provision is intended to be relied upon in the local jurisdiction, and
 - (d) the person or company relying on the exemption complies with any terms, conditions, restrictions or requirements imposed by the principal regulator in the exemption as if they were imposed in the local jurisdiction.

(2) For the purpose of paragraph (1) (c), the person or company may give the notice only to the principal regulator.

5.5 Exception to section **5.4**(1)(c) notice requirement

Paragraph 5.4(1)(c) does not apply in respect of an exemption from a CD requirement, as defined in MI 11-101, granted by the principal regulator under that instrument before [insert effective date of Parts 2 and 5 of this Instrument] if the person or company is a reporting issuer and filed a notice of principal regulator under section 2.2 or 2.3 of MI 11-101 before [insert the effective date of Parts 2 and 5 of this Instrument].

PART 6 EXEMPTION

6.1 Exemption

- (1) The securities regulatory authority or regulator may, on application, grant an exemption from this Instrument, in whole or in part, subject to terms, conditions, restrictions or requirements imposed in the exemption in response to the application.
- (2) Despite subsection (1), in Ontario, only the regulator may grant the exemption.
- (3) Except in Ontario, an exemption referred to in subsection (1) is granted under the statute referred to in Appendix B of National Instrument 14-101 *Definitions* opposite the name of the local jurisdiction.

PART 7 EFFECTIVE DATE

7.1 Effective date

This Instrument takes effect as follows:

(a)	for Parts 2, 3 and 5 on	;
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(b) for Part 4 on _____.

APPENDIX A*

Non-harmonized continuous disclosure requirements

(for the exemption under section 2.1)

* This appendix was prepared on the basis of the provisions we expect will be in force when Part 2 is implemented.

British Columbia:

Securities Act: none

Securities Rules: sections 2 (Foreign financial statements and reports), 3

(Preparation of financial statements) and 153 (Filing of material

sent to securityholders or filed in other jurisdictions)

Alberta:

Securities Act: none

Securities Commission

Rules (General): section 196 (Filing of materials)

Saskatchewan:

The Securities Act, 1988: none The Securities Regulations: none

Manitoba:

Securities Act: none Securities Regulation: none

Ontario:

Securities Act:

Securities Regulation:

Ouébec:

Securities Act: none

Securities Regulation: section 135 (Financial statements of investment fund investing

solely in the securities of another investment fund)

Regulations: Q-17 (Title IV) (*Information on outstanding securities*)

New Brunswick:

Securities Act: none Securities Regulation: none

Nova Scotia:

Securities Act: none General Securities Rules: none

Prince Edward Island:

Securities Act:

Securities Regulations:

Newfoundland and Labrador:

Securities Act: none Securities Regulations: none

Yukon:

Securities Act:

Securities Regulations:

Northwest Territories:

Securities Act:

Securities Regulations:

Nunavut:

Securities Act:

APPENDIX B*

National prospectus requirements

(for the definition in section 1.1 which is used in section 3.3)

* This appendix was prepared on the basis of the provisions we expect will be in force when Part 3 is implemented.

British Columbia:

Securities Act: sections 61(1) (Prospectus required), and 62 (Voluntary filing of

prospectus)

Alberta:

Securities Act: section 110 (Filing prospectus)

Saskatchewan:

The Securities Act, 1988: section 58(Prospectus required)

Manitoba:

Securities Act: sections 37(1) (Prohibition as to trading) and 37(1.1) (voluntary

filing of non-offering prospectus)

Ontario:

Securities Act:

Ouébec:

Securities Act: sections 11 (Prospectus required), 12 (Distribution outside

Québec), and 68 (para 2) (*Voluntary filing of prospectus*)

New Brunswick:

Securities Act: section 71 (Filing of preliminary prospectus and prospectus

required)

Nova Scotia:

Securities Act: sections 58(1) (Prospectus required) and 58(2) (Prospectus to

enable issuer to become a reporting issuer where no distribution is

contemplated)

Prince Edward Island:

Securities Act:

Newfoundland and Labrador:

Securities Act: sections 54.(1) (Prospectus required) and 54.(2) (Prospectus to

enable issuer to become a reporting issuer where no distribution is

contemplated)

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Securities Act:

Northwest Territories:

Securities Act:

Nunavut:

Securities Act:

APPENDIX C*

Non-harmonized prospectus requirements

(for the exemption under section 3.4)

* This appendix was prepared on the basis of the provisions we expect will be in force when Part 3 is implemented.

British Columbia:

Securities Act: none

Securities Rules: sections 2 (Foreign financial statements and reports) and 3

(Preparation of financial statements)

Alberta:

Securities Act: none

Securities Commission

Rules (General): none

Saskatchewan:

The Securities Act, 1988: none The Securities Regulations: none

Manitoba:

Securities Act: none Securities Regulation: none

Ontario:

Securities Act:

Securities Regulation:

Québec:

Securities Act: none

Securities Regulation: section 25 (Distribution made by the issuer itself)

Regulations: none

New Brunswick:

Securities Act: none Securities Regulations: none

Nova Scotia:

Securities Act:

General Securities Rules: section 85(2)(d) (Underwriter named in a prospectus required to be

registered)

Prince Edward Island:

Securities Act:

Newfoundland and Labrador:

Securities Act: none Securities Regulations: none

Yukon:

Securities Act:

Securities Regulations:

Northwest Territories:

Securities Act:

Securities Regulations:

Nunavut:

Securities Act:

APPENDIX D*

Non-harmonized registration requirements

(for the exemption under section 4.9)

* This appendix was prepared on the basis of the provisions we expect will be in force when Part 4 is implemented.

British Columbia:

Securities Act: none

Securities Rules: sections 2 (Foreign financial statements and reports) and 3

(Preparation of financial statements), except 3(5)

Alberta:

Securities Act: none

Securities Commission

Rules (General): none

Saskatchewan:

The Securities Act, 1988: none The Securities Regulations: none Instruments: none

Manitoba:

Securities Act: sections 32(2) (Auditor of member) and 34(3) (Auditor to be

chartered accountant)

Securities Regulation: none

Ontario:

Securities Act:

Securities Regulation:

Québec:

Securities Act: none Securities Regulation: none Regulations: none

New Brunswick:

Securities Act: none Securities Regulations: none

Nova Scotia:

Securities Act: none General Securities Rules: none

Prince Edward Island:

Securities Act:

Securities Regulations:

Newfoundland and Labrador:

Securities Act: none Securities Regulations: none

Yukon:

Securities Act:

Securities Regulations:

Northwest Territories:

Securities Act:

Securities Regulations:

Nunavut:

Securities Act:

APPENDIX E

National application of discretionary exemptions Equivalent provisions

(for exemption under section 5.4(1))

All references are to provisions of the Securities Act of the relevant jurisdiction unless otherwise noted. All references to 'NI' are to 'National Instruments'.

This appendix was prepared on the assumption that Parts 2, 3, 4 and 5 of the Instrument and related instruments, consequential amendments and repeals are in effect.

Requirement or provision	British Columbia	Alberta	Saskatchewan		Ontario		Nova Scotia	New Brunswick	Prince Edward	Newfoundland		Northwest Territories	Nunavut
		Self 1	 Regulatory Bodi	es. Exchange	es, Ouotati	on and Trad	le Reporting	Systems & (Island Clearing A	gencies			
Trading rules) g -	, C		NI 23-101 ealer require		g				
Soft dollar arrangements				(p	oublished fo	· ·	NI 23-102	006 and not ye	et in force)				
Institutional trade matching and settlement	(1	will come in	to force on April	1, 2007, exce	pt for secti	ons 3.2 and 3	NI 24-101 3.4, and Parts	s 4 and 6, whi	ch have an	effective date of C	October 1,	2007 or later)	
					I	Registration							
Dealer registration requirement	s.34(1)(a)	s.75(1)(a)	s. 27(a)	s.6(1)		ss.148 & 149	s.31(1)(a)	s.45(a)		s.26(1)(a)			
Underwriter registration requirement	s.34(1)(b)	s.75(1)(a)	n/a	s.6(1)		s.148	s.31(1)(b)	n/a		s.26(1)(b)			
Adviser registration requirement	s.34(1)(c)	s.75(1)(b)	s.27(c)	s.6(7)		ss.148 & 149	s.31(1)(c)	s.45(b)		s.26(1)(c)			

Requirement or provision	British Columbia	Alberta	Saskatchewan	Manitoba	Ontario	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut
National registration database (NRD)							NI 31-102						
Registration requirements				(pub	olished for o		NI 31-103 February 20,	, 2007 and not	yet in forc	re)			
Underwriting conflicts							NI 33-105						
Registrant information							NI 33-109						
	1			,	Trading in	Securities (Generally						
Registered dealer acting as principal	s.51	s.94	s.45	s.70		s.163 of Securities Act and s.234.3 of Regulation	s.45	s.59		s.40			
Disclosure of investor relations activities	s.52	n/a	n/a	n/a		n/a	n/a	s.62		n/a			
Use of name of another registrant	s.53	s.99	s.49	s.73		n/a	s.49	s.63		s.44			
				,	Trading in	Exchange (Contracts			<u> </u>	<u> </u>		
Trading exchange contracts on an exchange in BC	s.58	s.106, 107	s.40	n/a		n/a	n/a	n/a		n/a			

Requirement or provision	British Columbia	Alberta	Saskatchewan	Manitoba	Ontario	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut
Trading exchange contracts on an exchange outside BC	s.59	s.108, 109	s.41	n/a		n/a	n/a	n/a		n/a			
						Prospectus							
Prospectus requirement	s.61	s.110	s.58	s.37		ss.11 and 12	s.58	s.71		s.54			
Contents of prospectus (full, true & plain disclosure)	s.63	s.113	s.61	s.41		ss.13 and 20	s.61	s.74		s.57			
Waiting period communications	s.78	s.123	s.73	s.38		ss.21 & 22	s.70	s.82		s.66			
Obligation to send prospectus	s.83	s.129	s.79	s.64		ss.29, 30, 31 and 32	s.76	s.88		s.72			
Prospectus disclosure requirements				(publ	lished for c		NI 41-101 December 2	2, 2006 and no	t yet in for	ce)			
Short form prospectus distribution requirements							NI 44-101						
Shelf prospectus requirements							NI 44-102						
Post receipt pricing							NI 44-103						

Requirement or provision	British Columbia	Alberta	Saskatchewan	Manitoba	Ontario	Québec	Nova Scotia	New Brunswick		Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut
Rights offering requirements							NI 45-101		Island				
Multijurisdictional disclosure system							NI 71-101						
				Requiren	nents when	n using prosp	oectus exem	ptions					
Filing disclosure documents in connection with exemption	n/a	s.127 of Rules	s.80.1	n/a		s.37.2 of Regulation	n/a	s.2.3 of Local Rule 45-802		n/a			
Filing report of exempt distribution	s.139 of Rules	s.129.1 of Rules	n/a	s.7 of Regulation		n/a	n/a	n/a		n/a			
Resale of securities					l		NI 45-102						
					Conti	nuous Disclo	sure						
Continuous disclosure	s.85	s.146	s.84.1 (not yet in force)	s.120		ss.73 and 74 (not yet in force)	s.81 (not yet in force)	s.89 (not yet in force)		s.76 (not yet in force)			
Voting if proxies provided	s.118	s.157	s.96	s.105		n/a	s.93	s.102		s.88			
Standards of disclosure for oil and gas activities		1	1		ı	1	NI 51-101	1	ı	1	1		

Requirement or provision	British Columbia	Alberta	Saskatchewan	Manitoba	Ontario	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut
Continuous disclosure obligations							NI 51-102		,				
Auditor oversight							NI 52-108						
Certification of disclosure in annual and interim filings							MI 52-109						
Audit committees							NI 52-110						
Communication with beneficial owners							NI 54-101						
Disclosure of corporate governance practices							NI 58-101						
			G	eneral Finar	ncial State	ment and D	isclosure Re	quirements					
SEDAR							NI 13-101						
Disclosure standards for mineral projects							NI 43-101						
Accounting principles, auditing standards and reporting currency requirements							NI 52-107						

Requirement or provision	British Columbia	Alberta	Saskatchewan	Manitoba	Ontario	Québec	Nova Scotia	New Brunswick	Prince Edward	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut
									Island				
					Insi	der Reporti							
Insider reports— must file upon becoming an insider of a reporting issuer	s.87(2)	s.182(1)	s.116(1)	s.109		s.96	ss.113(1) & 172 of General Securities Rules	s.135(1)		s.108(1)			
Insider reports – must file upon acquiring securities or related financial instruments	s.87 (5)	s.182(3)	s.116(2)	s.109		s.97	s.113(2)	s.135(2)		s.108(2)			
Insider reports – must file upon being deemed an insider	s.87 (6)	s.182(3)	s.116(3)	s.109		s.98	s.113(4)	s.135(3)		s.108(3)			
Time periods for filing insider reports	s.155.1 of Rules	s.190 ASC Rules	s.165(1) of the Regulations	s.109		ss.171, 171.1, 172 & 174 of Regulation	s.113	s.5 of Local Rule 11-502		s.108			
System for electronic disclosure by insiders (SEDI)							NI 55-102						
					Take Over	Bids and Iss							
Making a bid	s.98 (not yet in force)	s.159 (not yet in force)	s.99 (not yet in force)	s.86		s.112 (not yet in force)	s.96 (not yet in force)	s.112 (not yet in force)		s.91 (not yet in force)			

Requirement or provision	British Columbia	Alberta	Saskatchewan	Manitoba	Ontario	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut
Directors must make recommendation on bid	s.99 (not yet in force)	s.160 (not yet in force)	s.100 (not yet in force)	s.90		ss.113 & 114 (not yet in force)	s.105(2)	s.124 (not yet in force)		s.92 (not yet in force)			
Filing early warning report	n/a	n/a	s.116.1 (not yet in force)	n/a		s. 115 (not yet in force)	n/a	s.126 (not yet in force)		s.108 (not yet in force)			
Early warning reports and other take over bid and insider reporting requirements							NI 62-103						
Take over bids and issuer bid requirements				(pi	ublished fo		NI 62-104 n April 28, 2	2006 and not y	et in force))			
•	•			I	nvestmen	t Funds – Sel	f Dealing						
Investments of mutual funds	s.121	s.185	s.120	n/a		s.236 of Regulation	s.119	s.137		n/a			
Indirect investment	s.122	s.186	s.121	n/a		n/a	s.120	s.138		n/a			
Fees on investment for mutual fund	s.124	s.189	s.124	n/a		n/a	s.123	s.141		n/a			
Report of mutual fund manager	s.126	s.191	s.126	n/a		n/a	s.125	s.142		n/a			

Requirement or provision	British Columbia	Alberta	Saskatchewan	Manitoba	Ontario	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut
Restrictions on transactions with responsible persons	s.127	s.192	s.127	n/a		n/a	s.126	s.144		n/a			
Independent review committee				<u> </u>	<u> </u>	<u> </u>	NI 81-107		<u> </u>				
			Ir	vestment Fu	ınds – Ope	erations, Dis	sclosure & P	rospectuses					
Mutual fund prospectus disclosure							NI 81-101						
Mutual fund requirements							NI 81-102						
Commodity pools							NI 81-104						
Mutual fund sales practices							NI 81-105						
Investment fund continuous disclosure							NI 81-106						
						General							
Confidentiality	s.169	s.221	s.152	s.149(q)		s.296	s.148	s.198		s.140			