21-101 Marketplace Operation [NI Amendment - Lapsed]

- 1.1 Amendments
- (1) This Instrument amends National Instrument 21-101 Marketplace Operation.
- (2) The definitions in section 1.1 are amended as follows:
 - (a) the definition of "IDA" is repealed and replaced by the following ""IIROC" means the Investment Industry Regulatory Organization of Canada";
 - (b) the definition of "inter-dealer bond broker" is amended by:
 - (i) striking out "IDA" and substituting "IIROC";
 - (ii) striking out "By-law No. 36" and substituting "Rule 36"; and
 - (iii) striking out "Regulation 2100" and substituting "Rule 2100";
 - (c) the definition of "recognized exchange" by repealing and replacing paragraph
 - (b) and substituting with the following:
 - "(b) in Québec, an exchange recognized by the securities regulatory authority under securities or derivatives legislation as an exchange or selfregulatory organization"; and
 - (d) the definition of "recognized quotation and trade reporting system" is amended by
 - (i) adding "and Québec" between "British Columbia" and ", a quotation and trade reporting system" in paragraph (a);
 - (ii) striking out "and" at the end of paragraph (a) and adding "and" at the end of paragraph (b); and
 - (iii) adding the following:
 - "(c) in Québec, a quotation and trade reporting system recognized by the securities regulatory authority under securities or derivatives legislation as an exchange or a self-regulatory organization";
- (3) The following subsection is added to section 1.4:
 - "(3) In Québec, the term "security", when used in this Instrument, includes a standardized derivative as this notion is defined in the *Derivatives Act*.".
- (4) Part 10 is amended by:
 - (a) striking out "Disclosure of" in the title of Part 10; and
 - (b) adding the following section after section 10.2:
 - "10.3 Discriminatory Terms With respect to the execution of an order, a marketplace shall not impose terms that have the effect of discriminating between orders that are routed to that marketplace and orders that are entered on that marketplace."
- (5) (a) Subsection 11.5(1) is amended by:

- (i) adding "and" between "securities," and "a dealer";
- (ii) striking out "and a regulation services provider monitoring the activities of marketplaces t rading those securities"; and
- (iii) adding "with the clock used by a regulation services provider monitoring the activities of marketplaces and marketplace participants trading those securities." at the end of the sentence; and
- (b) subsection 11.5(2) is amended by:
 - (i) adding "and" between "securities," and "an inter-dealer bond broker";
 - (ii) striking out "and a regulation services provider monitoring the activities of marketplaces, inter-dealer bond brokers or dealers trading those securities"; and
 - (iii) adding "with the clock used by a regulation services provider monitoring the activities of marketplaces, inter-dealer bond brokers or dealers trading those securities." at the end of the sentence.
- (6) Part 12 is repealed and replaced with the following:

"PART 12 CAPACITY, INTEGRITY AND SECURITY OF MARKETPLACE SYSTEMS

- **12.1 System Requirements** For each of its systems that support order entry, order routing, execution, trade reporting, trade comparison, data feeds, market surveillance and trade clearing, a marketplace shall
 - (a) develop and maintain
 - (i) reasonable business continuity and disaster recovery plans;
 - (ii) an adequate system of internal control over those systems; and
 - (iii) adequate information technology general controls, including without limitation, controls relating to information systems operations, information security, change management, problem management, network support and system software support;
 - (b) in accordance with prudent business practice, on a reasonably frequent basis and, in any event, at least annually,
 - (i) make reasonable current and future capacity estimates;
 - (ii) conduct capacity stress tests to determine the ability of those systems to process transactions in an accurate, timely and efficient manner; and
 - (iii) test its business continuity and disaster recovery plans; and
 - (c) promptly notify the regulator or, in Québec, the securities regulatory authority and, if applicable, its regulation services provider, of any material systems failure, malfunction or delay.
- **12.2 System Reviews** (1) For each of its systems that support order entry, order routing, execution, trade reporting, trade comparison, data feeds, market surveillance and trade clearing, a marketplace shall annually engage a qualified party to conduct an independent

systems review and prepare a report in accordance with established audit standards to ensure that it is in compliance with paragraph 12.1(a).

- (2) A marketplace shall provide the report resulting from the review conducted under subsection (1) to
 - (a) its board of directors, or audit committee, promptly upon the report's completion, and
 - (b) the regulator or, in Québec, the securities regulatory authority, within 30 days of providing the report to its board of directors or the audit committee.
- **12.3** Availability of Technology Requirements and Testing Facilities (1) A marketplace shall make publicly available all technology requirements regarding interfacing with or accessing the marketplace in their final form,
 - (a) if operations have not begun, for at least three months immediately before operations begin; and
 - (b) if operations have begun, for at least three months before implementing a material change to its technology requirements.
 - (2) After complying with subsection (1), a marketplace shall make available testing facilities for interfacing with or accessing the marketplace,
 - (a) if operations have not begun, for at least two months immediately before operations begin; and
 - (b) if operations have begun, for at least two months before implementing a material change to its technology requirements.
 - (3) A marketplace shall not begin operations until it has complied with paragraphs (1)(a) and (2)(a).
 - (4) Subsections 12.3(1)(b) and (2)(b) do not apply to a marketplace if the change must be made immediately to address a failure, malfunction or material delay of its systems or equipment if
 - (a) the marketplace immediately notifies the regulator, or in Québec, the securities regulatory authority, and, if applicable, its regulation services provider of its intention to make the change; and
 - (b) the marketplace publishes the changed technology requirements as soon as practicable.".
- (7) Section 14.5 is repealed and replaced with the following:

"14.5 System Requirements - An information processor shall

- (a) develop and maintain
 - (i) reasonable business continuity and disaster recovery plans;
 - (ii) an adequate system of internal controls over its critical systems; and
 - (iii) adequate information technology general controls, including, without limitation, controls relating to information systems operations, information

- security, change management, problem management, network support, and system software support;
- (b) in accordance with prudent business practice, on a reasonably frequent basis and in any event, at least annually,
 - (i) make reasonable current and future capacity estimates for each of its systems;
 - (ii) conduct capacity stress tests of its critical systems to determine the ability of those systems to process information in an accurate, timely and efficient manner; and
 - (iii) test its business continuity and disaster recovery plans;
- (c) annually engage a qualified party to conduct an independent systems review and prepare a report in accordance with established audit standards to ensure that it is in compliance with paragraph (a);
- (d) provide the report resulting from the review conducted under paragraph (c) to
 - (i) its board of directors or the audit committee promptly upon the report's completion, and
 - (ii) the regulator or, in Québec, the securities regulatory authority, within 30 days of providing it to the board of directors or the audit committee; and
- (e) promptly notify the following of any failure, malfunction or material delay of its systems or equipment
 - (i) the regulator or, in Québec, the securities regulatory authority; and
 - (ii) any regulation services provider, recognized exchange or recognized quotation and trade reporting system monitoring trading of the securities about which information is provided to the information processor.".
- **1.2 Effective Date** This Instrument comes into force on January 28, 2010.