

British Columbia Securities Commission

Bulk Revocation Order

Background

1. As a result of amendments to National Instrument 31-103 *Registration Requirements, Exemptions and Ongoing Registrant Obligations* (NI 31-103), which came into force on July 11, 2011, the subject matter or substantive effect of each of the following BC Instruments is now subsumed in NI 31-103:
 - (a) BC Instrument 32-507 *Exemption from chief compliance officer proficiency requirements for portfolio managers adding a jurisdiction*, dated February 26, 2010;
 - (b) BC Instrument 32-508 *Exemption from dealing representative proficiency requirements for portfolio managers adding a jurisdiction*, dated February 26, 2010;
 - (c) BC Instrument 32-510 *Exemption from requirement to provide notice to clients where head office is outside of British Columbia*, dated February 26, 2010;
 - (d) BC Instrument 32-511 *Exemption from obligation to establish whether clients are insiders*, dated November 5, 2010; and
 - (e) BC Instrument 32-520 *Exemption from specific obligation to identify those who own or control more than 10% of a corporate client*, dated November 5, 2010.

Order

2. The British Columbia Securities Commission, considering that to do so would not be prejudicial to the public interest, orders that the BC Instruments in section 1 above are revoked effective September 16, 2011.

September 13, 2011

Brenda M. Leong
Chair

(This part is for administrative purposes only and is not part of the Order)

Authority under which Order is made:

Act and sections:- *Securities Act*, section 171