Note: [January 3, 2019] - The following is a consolidation of MI 11-102. It incorporates the amendments to this document that came into effect on September 28, 2009, April 30, 2010, July 31, 2010, January 1, 2011, March 31, 2012, July 1, 2012, March 1, 2013, March 1, 2014, January 11, 2015, December 8, 2015, April 30, 2016, May 9, 2016, June 23, 2016, February 1, 2017, July 31, 2017, January 3, 2019, local amendments in British Columbia, Northwest Territories and Prince Edward Island as described in CSA Staff Notice 11-314 and local amendments in Nunavut and Yukon as described in CSA Staff Notice 11-335. This consolidation is provided for your convenience and should not be relied on as authoritative.

Multilateral Instrument 11-102 Passport System

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Multilateral Instrument 11-102 Passport System

PART 1 DEFINITIONS

1.1 Definitions

In this Instrument,

"category" means a category of registration set out in NI 31-103;

"equivalent provision" means, for a provision listed in Appendix D below the name of a iurisdiction, the provision set opposite that provision below the name of another jurisdiction;

"firm" means a person or company that is registered, or is seeking registration, as a dealer, adviser or investment fund manager;

"foreign firm" means a firm that has its head office outside Canada;

"foreign individual" means an individual whose working office is outside Canada;

"Form 33-109F2" means Form 33-109F2 *Change or Surrender of Individual Categories* under NI 33-109;

"Form 33-109F4" means Form 33-109F4 Registration of Individuals and Review of Permitted Individuals under NI 33-109;

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

"Form 33-109F6" means Form 33-109F6 Firm Registration under NI 33-109;

"national prospectus instrument" means

- (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,
- (d.1) National Instrument 71-101 The Multijurisdictional Disclosure System, or,
- (e) National Instrument 81-101 Mutual Fund Prospectus Disclosure;

"NI 31-103" means National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations;

- "NI 33-109" means National Instrument 33-109 Registration Information;
- "preliminary prospectus" includes an 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, 4A, 4B or 4C, as applicable;
- "prospectus" includes an amendment to a prospectus;
- "SEDAR" has the same meaning as in National Instrument 13-101 System for Electronic Document Analysis and Retrieval;
- "sponsoring firm" has the same meaning as in NI 33-109;
- "working office" means the office of the sponsoring firm where an individual does most of his or her 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 [REPEALED]

PART 3 PROSPECTUS

3.1 Principal regulator for prospectus

- (1) For the purposes of this section, the specified jurisdictions are British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick and Nova Scotia.
- (2) Subject to subsection (3) and section 3.2, for the purposes of a prospectus filing subject to this Part the principal regulator is the securities regulatory authority or regulator of the jurisdiction in which
 - (a) the issuer's head office is located, if the issuer is not an investment fund, or
 - (b) the investment fund manager's head office is located, if the issuer is an investment fund.
- (3) If the jurisdiction identified under paragraph (2) (a) or (b) is not a specified jurisdiction, the principal regulator is the securities regulatory authority or regulator of the specified jurisdiction with which the issuer or, in the case of an investment fund, the investment fund manager, has the most significant connection.

3.2 Discretionary change of principal regulator for prospectus

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) Subject to section 3.5(1), a receipt for a preliminary prospectus is deemed to be issued if
 - (a) the preliminary prospectus is filed under a provision set out in Appendix B and under a national prospectus instrument,
 - (b) at the time of filing the preliminary prospectus, the filer indicates on SEDAR that it is filing the preliminary prospectus under this Instrument,
 - (c) the local jurisdiction is not the principal jurisdiction for the preliminary prospectus, and
 - (d) 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 provision set out in Appendix B and under a national prospectus instrument,
 - (b) subject to section 3.5(2), the filer
 - (i) complied with paragraph (1)(b) at the time of filing the related preliminary prospectus, or
 - (ii) indicated on SEDAR that it filed the related pro forma prospectus under this Instrument at the time of filing the related pro forma prospectus,
 - (c) the local jurisdiction is not the principal jurisdiction for the prospectus, and
 - (d) the prospectus is filed with the principal regulator and the principal regulator issues a receipt for the prospectus.

3.4 [Repealed]

3.5 Transition for section 3.3

- (1) Section 3.3(1) does not apply in respect of a receipt issued on or after March 17, 2008 if the receipt relates to an amendment, filed after March 17, 2008, to a preliminary prospectus and the preliminary prospectus was filed before March 17, 2008.
- (2) Section 3.3(2)(b) does not apply in respect of a receipt issued on or after March 17, 2008 if
 - (a) the receipt relates to an amendment to a prospectus whose related preliminary prospectus or pro forma prospectus was filed before March 17, 2008, and
 - (b) the filer indicated on SEDAR that it filed the amendment under this Instrument at the time of filing the amendment.

PART 4 DISCRETIONARY EXEMPTIONS

4.1 Specified jurisdiction

For the purposes of this Part, the specified jurisdictions are British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick and Nova Scotia.

4.2 Principal regulator – general

Subject to sections 4.3 to 4.6, the principal regulator for an application for an exemption 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.

4.3 Principal regulator – exemptions related to insider reporting and take-over bids

Subject to sections 4.4 to 4.6, the principal regulator for an application for an exemption from

- (a) a provision related to insider reporting listed in Appendix D is the securities regulatory authority or regulator of the jurisdiction in which the head office of the reporting issuer is located, or
- (b) a provision related to take-over bids listed in Appendix D is the securities regulatory authority or regulator of the jurisdiction in which the head office of the issuer whose securities are subject to the take-over bid is located.

4.4 Principal regulator – head office not in a specified jurisdiction

Subject to sections 4.4.1, 4.5 and 4.6, if the jurisdiction identified under section 4.2 or 4.3, as applicable, is not a specified jurisdiction, the principal regulator for the application is the securities regulatory authority or regulator of the specified jurisdiction with which

- (a) in the case of an application for an exemption from a provision related to insider reporting listed in Appendix D, the reporting issuer has the most significant connection,
- (b) in the case of an application for an exemption related to a provision related to take-over bids listed in Appendix D, the issuer whose securities are subject to the take-over bid has the most significant connection, or
- in any other case, the person or company or, in the case of an investment fund, the investment fund manager, has the most significant connection.

4.4.1 Principal regulator for discretionary exemption application made with an application for registration

Subject to sections 4.5 and 4.6, if a firm or individual makes an application for exemption from a requirement listed below in connection with an application for registration in the principal jurisdiction, the principal regulator for the application for exemption is the principal regulator as determined under section 4A.1:

- (a) a requirement in Parts 3 and 12 of NI 31-103;
- (b) a requirement in Part 2 of NI 33-109.

4.5 Principal regulator – exemption not sought in principal jurisdiction

- (1) Subject to section 4.6 and subsection (2), if a person or company is not seeking an exemption in the jurisdiction of the principal regulator, as determined under section 4.2, 4.3, 4.4 or 4.4.1, as applicable, the principal regulator for the application is the securities regulatory authority or regulator in the specified jurisdiction
 - (a) in which the person or company is seeking the exemption, and
 - (b) with which
 - (i) in the case of an application for an exemption from a provision related to insider reporting, the reporting issuer has the most significant connection,
 - (ii) in the case of an application for an exemption from a provision related to take-over bids, the issuer whose securities are subject to the take-over bid has the most significant connection, or

- (iii) in any other case, the person or company, or in the case of an investment fund, the investment fund manager, has the most significant connection.
- (2) Subject to section 4.6, if at any one time a person or company is seeking more than one exemption and not all of the exemptions are needed in the jurisdiction of the principal regulator, as determined under section 4.2, 4.3, 4.4 or 4.4.1 or subsection (1), as applicable, the person or company may make the application to the securities regulatory authority or regulator in the specified jurisdiction
 - (a) in which the person or company is seeking all of the exemptions, and
 - (b) with which
 - (i) in the case of an application for an exemption from a provision related to insider reporting, the reporting issuer has the most significant connection,
 - (ii) in the case of an application for exemption from a provision related to take-over bids, the issuer whose securities are subject to the take-over bid has the most significant connection, or
 - (iii) in any other case, the person or company, or in the case of an investment fund, the investment fund manager, has the most significant connection.
- (3) If a person makes an application under subsection (2), the securities regulatory authority or regulator under that subsection is the principal regulator for the application.

4.6 Discretionary change of principal regulator for discretionary exemption applications

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.

4.7 Passport application of discretionary exemptions

- (1) If an application is made in the principal jurisdiction for an exemption from a provision of securities legislation listed in Appendix D, the equivalent provision of the local jurisdiction does not apply if
 - (a) the local jurisdiction is not the principal jurisdiction for the application,
 - (b) the principal regulator for the application granted the exemption and the exemption is in effect,

- (c) the person or company that made the application gives notice to the securities regulatory authority or regulator that this subsection is intended to be relied upon for the equivalent provision of 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 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 referred to in that paragraph by giving it to the principal regulator.

4.8 Availability of passport for discretionary exemptions applied for before March 17, 2008

- (1) If, before March 17, 2008, an application was made in a specified jurisdiction for an exemption from a provision of securities legislation listed in Appendix D, the equivalent provision of the local jurisdiction does not apply if
 - (a) the local jurisdiction is not the specified jurisdiction,
 - (b) the securities regulatory authority or regulator in the specified jurisdiction granted the exemption whether the order was made before, on or after March 17, 2008,
 - (c) subject to subsection (3), the person or company that made the application gives notice to the securities regulatory authority or regulator that this subsection is intended to be relied upon for the equivalent provision of the local jurisdiction, and
 - (d) the person or company relying on the exemption complies with any terms, conditions, restrictions or requirements imposed by the securities regulatory authority or regulator in the specified jurisdiction 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 referred to in that paragraph by giving it to the securities regulatory authority or regulator that would be the principal regulator under Part 4 if an application were to be made under that Part at the time the notice is given.
- (3) Paragraph (1)(c) does not apply to a reporting issuer in respect of an exemption from a CD requirement, as defined in Multilateral Instrument 11-101 Principal Regulator System, if, before March 17, 2008,
 - (a) the principal regulator, identified under that Instrument, granted the exemption, and
 - (b) the reporting issuer filed the notice of principal regulator under section 2.2 or 2.3 of that Instrument.

PART 4A REGISTRATION

4A.1 Principal regulator for registration

- (1) Subject to subsections (2) and (3) and section 4A.2, for the purposes of this Part, 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) The principal regulator for a foreign firm is the securities regulatory authority or regulator in the jurisdiction of Canada the firm identified
 - (a) in item 2.2(b) of its most recently submitted Form 33-109F6, or
 - (b) in its most recently submitted Form 33-109F5, if the change noted in that form relates to item 2.2(b) of Form 33-109F6.
- (3) The principal regulator for a foreign individual is the principal regulator for the individual's sponsoring firm.

4A.2 Discretionary change of principal regulator for registration

If a securities regulatory authority or regulator gives written notice 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.

4A.3 Firm registration

- (1) Subject to subsection (4), if a firm is registered in a category in its principal jurisdiction, the firm is registered in the same category in the local jurisdiction if
 - (a) the firm has submitted a completed Form 33-109F6 in accordance with NI 33-109, and
 - (b) in the case of a category for which securities legislation requires that the firm be a member of a self-regulatory organization, the firm is a member of the self-regulatory organization or is exempt from the requirement.

- (2) A firm that makes a submission under subsection (1)(a) must pay the required fee at the time it makes the submission.
- (3) For the purpose of subsection (1), the firm may make the submission by giving it to the principal regulator.
- (4) Subsection (1) does not apply to a firm registered in the category of restricted dealer.

4A.4 Individual registration

- (1) If an individual acting on behalf of a sponsoring firm is registered in a category in his or her principal jurisdiction, the individual is registered in the same category in the local jurisdiction if
 - (a) the sponsoring firm is registered in the local jurisdiction in the same category as in the firm's principal jurisdiction,
 - (b) the individual has submitted a completed Form 33-109F2 or a completed Form 33-109F4 in accordance with NI 33-109, and
 - (c) in the case of a category for which securities legislation requires that the individual be a member or an approved person of a self-regulatory organization, the individual is a member or approved person of the self-regulatory organization or is exempt from the requirement.
- (2) An individual who makes a submission under subsection (1)(b) must pay the required fee at the time the individual makes the submission.

4A.5 Terms and conditions of registration

- (1) If a firm or individual is registered in the same category in the principal jurisdiction and in the local jurisdiction, a term, condition, restriction or requirement imposed on the registration in the principal jurisdiction applies as if it were imposed in the local jurisdiction.
- (2) A term, condition, restriction or requirement that applies in the local jurisdiction under subsection (1) continues to apply until the earlier of the date
 - (a) the securities regulatory authority or regulator that imposed the term, condition, restriction or requirement cancels or revokes it, or
 - (b) the term, condition, restriction or requirement expires.

4A.6 Suspension

If a firm's or individual's registration in the principal jurisdiction is suspended, the firm's or individual's registration in the local jurisdiction is suspended

4A.7 Termination

If a firm's or individual's registration in the principal jurisdiction is cancelled, revoked or terminated, as applicable, the firm's or individual's registration in the local jurisdiction is cancelled, revoked or terminated, as applicable.

4A.8 Surrender

If a firm or individual is registered in the same category in the local jurisdiction and the principal jurisdiction, and the firm or individual applies to surrender the registration in the principal jurisdiction, the firm's or individual's registration in that category in the local jurisdiction is cancelled, revoked or terminated, as applicable, if the principal regulator accepts the firm's or individual's surrender of registration in the principal jurisdiction.

4A.9 Transition – terms and conditions in non-principal jurisdictions

- (1) Subject to subsection (2), section 4A.5 does not apply to a firm or individual until October 28, 2009 if the firm or individual was registered in the local jurisdiction before September 28, 2009.
- (2) Section 4A.5 does not apply to a firm or individual after October 28, 2009 if
 - on or before October 28, 2009, the firm or individual applies to the securities regulatory authority or regulator for an exemption from section 4A.5, and
 - (b) the securities regulatory authority or regulator has not issued a decision rejecting the application and the application has not been withdrawn.
- (3) Subject to subsection (4), if a firm or individual was registered in the same category in the principal jurisdiction and the local jurisdiction before September 28, 2009, a term, condition, restriction or requirement imposed on the registration in the local jurisdiction before October 28, 2009, if any, does not apply to the firm or individual on or after October 28, 2009 unless the term, condition, restriction or requirement was
 - (a) agreed to under a settlement agreement between the firm or individual and the securities regulatory authority or regulator, or
 - (b) imposed in a decision relating to the firm or individual made by the securities regulatory authority or regulator following a hearing.

- (4) If a firm or individual applies for an exemption under subsection (2), subsection (3) does not apply unless
 - (a) the securities regulatory authority or regulator has issued a decision rejecting the application, or
 - (b) the application has been withdrawn.

4A.10 Notice of principal regulator for foreign firm

- (1) If a foreign firm was registered in a category in the local jurisdiction and another jurisdiction of Canada before September 28, 2009, the firm must submit the information required in item 2.2(b) of Form 33-109F6 by submitting a Form 33-109F5 on or before October 28, 2009.
- (2) For the purposes of subsection (1), the foreign firm may make the submission by giving it to the principal regulator.

PART 4B APPLICATION TO BECOME A DESIGNATED RATING ORGANIZATION

4B.1 Specified jurisdiction

For the purposes of this Part, the specified jurisdictions are British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, Nova Scotia and New Brunswick.

4B.2 Principal regulator – general

Subject to sections 4B.3 to 4B.5, the principal regulator for an application by a credit rating organization to become a designated rating organization is

- (a) the securities regulatory authority or regulator of the jurisdiction in which the head office of the credit rating organization is located,
- (b) if the head office for a credit rating organization is not in a jurisdiction of Canada, the securities regulatory authority or regulator of the jurisdiction in which the largest branch office of the credit rating organization is located, or
- (c) if neither the head office or a branch office of the credit rating organization is located in a jurisdiction of Canada, the securities regulatory authority or regulator of the jurisdiction with which the credit rating organization has the most significant connection.

4B.3 Principal regulator – head office not in a specified jurisdiction

Subject to section 4B.5, if the jurisdiction identified under section 4B.2 is not a specified jurisdiction, the principal regulator for the application is the securities regulatory authority or regulator of the specified jurisdiction with which the credit rating organization has the most significant connection.

4B.4 Principal regulator – designation not sought in principal jurisdiction

Subject to section 4B.5 if a credit rating organization is not seeking to become a designated rating organization in the jurisdiction of the principal regulator, as determined under section 4B.2 or 4B.3, as applicable, the principal regulator for the designation is the securities regulatory authority or regulator in the specified jurisdiction

- (a) in which the credit rating organization is seeking the designation, and
- (b) with which the credit rating organization has the most significant connection.

4B.5 Discretionary change of principal regulator for application for designation

If a credit rating organization receives written notice from a securities regulatory authority or regulator that specifies a principal regulator for the credit rating organization's application, the securities regulatory authority or regulator specified in the notice is the principal regulator for the designation.

4B.6 Deemed designation of a credit rating organization

- (1) If an application to become a designated rating organization is made by a credit rating organization in the principal jurisdiction, the credit rating organization is deemed to be a designated rating organization in a local jurisdiction if
 - (a) the local jurisdiction is not the principal jurisdiction for the application,
 - (b) the principal regulator for the application designated the credit rating organization and that designation is in effect,
 - (c) the credit rating organization that applied to be designated gives notice to the securities regulatory authority or regulator that this subsection is intended to be relied upon for the designation in the local jurisdiction, and
 - (d) the credit rating organization complies with any terms, conditions, restrictions or requirements imposed by the principal regulator as if they were imposed in the local jurisdiction.
- (2) For the purpose of paragraph (1)(c), the credit rating organization may give the notice referred to in that paragraph by giving it to the principal regulator.

PART 4C APPLICATION TO CEASE TO BE A REPORTING ISSUER

4C.1 Specified jurisdiction

For the purposes of this Part, the specified jurisdictions are British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick and Nova Scotia.

4C.2 Principal regulator – general

Subject to sections 4C.3 and 4C.4, the principal regulator for an application to cease to be a reporting issuer 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 an issuer other than an investment fund, the securities regulatory authority or regulator of the jurisdiction in which the issuer's head office is located.

4C.3 Principal regulator – head office not in a specified jurisdiction

Subject to section 4C.4, if the jurisdiction identified under section 4C.2 is not a specified jurisdiction, the principal regulator for the application is the securities regulatory authority or regulator of the specified jurisdiction with which the issuer or, in the case of an investment fund, the investment fund manager, has the most significant connection.

4C.4 Discretionary change of principal regulator

If a filer receives written notice from a securities regulatory authority or regulator that specifies a principal regulator for the application, the securities regulatory authority or regulator specified in the notice is the principal regulator for the application.

4C.5 Deemed to cease to be a reporting issuer

- (1) If an application to cease to be a reporting issuer is made by a reporting issuer in the principal jurisdiction, the reporting issuer is deemed to cease to be a reporting issuer in the local jurisdiction if
 - (a) the local jurisdiction is not the principal jurisdiction for the application,
 - (b) the principal regulator for the application granted the order and the order is in effect,
 - (c) the reporting issuer gives notice to the securities regulatory authority or regulator that this subsection is intended to be relied upon for the issuer to be deemed to cease to be a reporting issuer in the local jurisdiction, and

- (d) the reporting issuer complies with any terms, conditions, restrictions or requirements imposed by the principal regulator as if they were imposed in the local jurisdiction
- (2) For the purpose of paragraph (1)(c), the reporting issuer may give the notice referred to in that paragraph by giving it to the principal regulator.

PART 5 EFFECTIVE DATE

5.1 Effective date

This Instrument comes into force on March 17, 2008.

[as amended on September 28, 2009, April 30, 2010, July 31, 2010, January 1, 2011, March 31, 2012, July 1, 2012, March 1, 2013, January 11, 2015, December 8, 2015, April 30, 2016, May 9, 2016, June 23, 2016, February 1, 2017, July 31, 2017, January 3, 2019 and local amendments in British Columbia, Northwest Territories and Prince Edward Island as described in CSA Staff Notice 11-314]

APPENDIX A [REPEALED]

APPENDIX B Prospectus provisions

Jurisdiction	Securities Act provisions
British Columbia	sections 61(1) (<i>Prospectus required</i>) and 62 (<i>Voluntary filing of prospectus</i>)
Alberta	section 110 (Filing prospectus)
Saskatchewan	section 58 (Prospectus required)
Manitoba	sections 37(1) (Prohibition as to trading) and 37(1.1) (Voluntary filing of non-offering prospectus)
Ontario	section 53 (Prospectus required)
Québec	sections 11 (<i>Prospectus required</i>), 12 (<i>Distribution outside Québec</i>), and 68 (para 2) (<i>Voluntary filing of prospectus</i>)
New Brunswick	section 71 (Filing of preliminary prospectus and prospectus required and voluntary filing of prospectus)
Nova Scotia	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	sections 94 (<i>Prospectus required</i>) and 95 (<i>Filing prospectus without distribution</i>)
Newfoundland and Labrador	sections 54.(1) (Prospectus required) and 54.(2) (Prospectus to enable issuer to become a reporting issuer where no distribution is contemplated)
Yukon	sections 94 (<i>Prospectus required</i>) and 95 (<i>Filing prospectus without distribution</i>)
Northwest Territories	sections 94 (<i>Prospectus required</i>) and 95 (<i>Filing prospectus without distribution</i>)
Nunavut	sections 94 (<i>Prospectus required</i>) and 95 (<i>Filing prospectus without distribution</i>)

APPENDIX C [REPEALED]

APPENDIX D Equivalent provisions

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

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
SEDAR							NI 13-101						
Marketplace							NI 21-101						
operation		(or	nly Parts 3, 4, 7, 8, 1	1 and 13 and	sections 5.1(1), 5.1(2), 5.9	, 5.10, 6.1, 6.2,	6.3, 6.7, 6.9	and 6.11 as those	parts and sec	ctions apply to ar	n ATS)	
Trading rules						(oı	NI 23-101 aly Parts 4 and 8	8 – 11)					
Use of client							NI 23-102						
brokerage commissions													
Electronic trading							NI 23-103						
and direct			(only sections 3(1),	3(2), 3(3)(a)	to 3(3)(d), 3	(4) to 3(7), 4,	4.2, 4.3, 4.4(a)	(ii), 4.4(a)(ii	i), 4.4(a)(v) to 4.4((a)(vii), 4.4(t	o), 4.5, 4.7 and 50	(3))	
electronic access													
to marketplaces													
Institutional trade							NI 24-101						
matching and													
settlement													
Designated rating							NI 25-101						
organizations													
National							NI 31-102						
registration													
database (NRD)													
Registration						,	NI 31-103						
requirements							xcept as noted b	pelow)					
Dealing						s.2.1(1)(a	a) of NI 31-103						s.25(1)(b)
representative													
category													

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Advising representative category						s.2.1(1)(b) of NI 31-103						s.25(3)(b)
Associate advising representative category						s.2.1(1)(c) of NI 31-103						s.25(3)(c)
Ultimate designated person registration	s.2.1(1)(d) of NI 31- 103	ss.75(2) (c) and 75.1 of Securities Act and s.2.1(1) (d) of NI 31-103	s.27(3) of <i>Securi</i> s.2.1(1)(d) of N		Paragraph 2 of s.149 of Securities Act and s. 2.1(1)(d) of NI 31- 103	s.2.1(1)(d)	of NI 31-103	s.87 of Securitie s Act and s.2.(1) (d) of NI 31-103	ss.26(2)(c) and 26.1 of Securities Act and s.2.1(1)(d) of NI 31-103	s.87 of Securities Act and s.2.1(1) (d) of NI 31-103	s.87 of Securities Act and s.2.1(1) (d) of NI 31- 103	s.87 of Securities Act and s.21(1) (d) of NI 31-103	s.25(5)
Chief compliance officer registration	s.2.1(1) (e) of NI 31-103	ss.75(2) (c) and 75.1 of Securities Act and s.2.1(1) (e) of NI 31-103	s.27(3) of <i>Securi</i> s.2.1(1)(e) of N		Paragraph 2 of s.149 of Securities Act and s.2.1(1) (e) of NI 31-103	s.2.1(1)(e)	of NI 31-103	s.87 of Securitie s Act and s.2.1(1) (e) of NI 31-103	ss.26(2)(c) and 26.1 of Securities Act and s.2.1(1)(e) of NI 31-103	s.87 of Securities Act and s.2.1(1) (e) of NI 31-103	s.87 of Securities Act and s.2.1(1)(e) of NI 31- 103	s.87 of Securities Act and s.2.1(1) (e) of NI 31-103	s.25(6)
Dealing representative of a mutual fund must be approved person		s.3.15(2	2) of NI 31-103		n/a				s.3.15(2) of	NI 31-103			
Employment, partnership or agency relationship ends						s.6.1 of	f NI 31-103						s.29(3)

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Suspension of IIROC approval for individual						s.6.2 o	f NI 31-103						s.29(1), paragraph
Suspension of MFDA approval for individual		s.6.3	of NI 31-103		n/a				s.6.3 of NI 31-10)3			s.29(1), paragraph
Sponsoring firm suspended					1	s.6.4 o	f NI 31-103						s.29(2)
Revocation of a suspended registration – individual						s.6.6 o	f NI 31-103						s.29(5)
Exception for individuals involved in a hearing												s.29(6)	
Dealer categories						s 7 1(1)	of NI 31-103						s.26(2)
Adviser categories							of NI 31-103						s.26(6)
Investment fund manager category							of NI 31-103						s.25(4)
MFDA membership for mutual fund dealers		s.9.2	of NI 31-103		n/a				s.9.2 of N	II 31-103			•
Suspension or revocation of IIROC membership		par										s.29(1) paragraph 2	
Suspension of MFDA firm membership		s.10.	3 of NI 31-103		n/a				s.10.3 of NI 31-1	03			s.29(1), paragraph 2

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Revocation of a suspended registration – firm						s.10.5 c	f NI 31-103						s.29(5)
Exception for firms involved in a hearing							f NI 31-103						s.29(6)
Provide records to regulator						s.11.6(1)(c	e) of NI 31-103						s.19(3)
Insurance – scholarship plan dealer only		s.12.3	3 of NI 31-103		n/a				s.12.3 of N	NI 31-103			
Complaint handling		s.13.15 of NI 31-103 s.168.1.1 of Securities Act and s.13.15 of NI 31-103											
Dispute resolution service		s.13.1	6 of NI 31-103		s.168.1.3 of Securities Act and s.13.16 of NI 31-103				s.13.16 of	NI 31-103			
Underwriting conflicts					l	1	NI 33-105						
Registrant information							NI 33-109						
Prospectus disclosure requirements						(ex	NI 41-101 scept as noted b	pelow)					

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Certificate of						s.5.3(1)	of NI 41-101						s.58
issuer													
Certificate of						s.5.4(1)	of NI 41-101						s.58
corporate issuer													
Certificate of						s.5.8 c	of NI 41-101						n/a
issuer involved in													
reverse takeover													
Certificate of						s.5.9(1)	of NI 41-101						s.59(1)
underwriter													
Certificate of						s.5.11(1)) of NI 41-101						s.58
promoter													
Delivery of						s.6.4 c	of NI 41-101						s.57(3)
amendments													
Amendment to a						s.6.5(1)	of NI 41-101						s.57(1)
preliminary													
prospectus													
Amendment to a						s.6.6(1)	of NI 41-101						s.57(1)
final prospectus													
Amendment to a						s.6.6(2)	of NI 41-101						s.57(2)
final prospectus													
Regulator must						s.6.6(3)	of NI 41-101						s.57(2.1)
issue receipt													
Regulator must						s.6.6(4)	of NI 41-101						ss.57(2.1)
not refuse a													and 61(3)
receipt													
Prohibition against						s.6.6(5)	of NI 41-101						s.57(2.2)
distribution													
Distribution of						s.16.1	of NI 41-101						ss.66 and
preliminary													67
prospectus and													
distribution list													

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Lapse date						s.17.2 d	of NI 41-101						s.62
Statement of						s.18.1 d	of NI 41-101						s.60
rights													
Disclosure							NI 43-101						
standards for													
mineral projects													
Short form							NI 44-101						
prospectus													
distribution													
requirements													
Shelf prospectus							NI 44-102						
requirements													
Post receipt							NI 44-103						
pricing													
Rights offering						N	II 45-101 [Rep	ealed]					
requirements													
[Repealed]													
Resale of							NI 45-102						
securities							NY 51 101						
Standards of							NI 51-101						
disclosure for oil													
and gas activities Continuous							NI 51-102						
disclosure						(e)	xcept as noted						
obligations						(0)	xeept as noted	ociow)					
Publication of						s 7 1 o	of NI 51-102						s.75 of
material change						5.7.1 0	1 111 31-102						Securities
material change													Act and
													s.3(1.1) of
													Regulation
													1015
													(General)

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Accounting principles and auditing standards requirements						(e.	NI 52-107 xcept as noted b	pelow)					
Acceptable accounting principles Auditor oversight						s.3.2 o	f NI 52-107 NI 52-108						s.3.2 of NI 52-107
Certification of disclosure in annual and interim filings							NI 52-109						
Audit committees Communication with beneficial owners							NI 52-110 NI 54-101						
System for electronic disclosure by insiders (SEDI)							NI 55-102						
Insider reporting requirements						(except a	55-104 s noted below)						NI 55-104 (except as noted below)
Primary insider reporting requirement						Part 3 o	of NI 55-104						s.107
Disclosure of corporate governance practices							NI 58-101						

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Protection of minority security holders in special transactions	n/a	MI 61- 101	n/a	MI 6	1-101	n/a	MI 61-101			n/a		1	MI 61-101
Early warning reports and other take-over bid and insider reporting requirements							NI 62-103						
Take-over bid and issuer bid requirements							NI 62-104						
Multi- jurisdictional disclosure system							NI 71-101						
Mutual fund prospectus disclosure						(e.	NI 81-101 xcept as noted b	pelow)					
Amendment to a preliminary simplified prospectus						s.2.2.1(1)) of NI 81-101						s.57(1)
Delivery of amendments						s.2.2.2	of NI 81-101						s.57(3)
Amendment to a simplified prospectus						s.2.2.3(1)) of NI 81-101						s.57(1)
Amendment to a simplified prospectus						s.2.2.3(2)) of NI 81-101						s.57(2)

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Regulator must						s.2.2.3(3) of NI 81-101						s.57(2.1)
issue receipt													
Regulator must not refuse a receipt						s.2.2.3(4) of NI 81-101						ss.57(2.1) and 61(3)
Lapse date						s.2.5 o	f NI 81-101						s.62
Statement of rights						s.2.8 o	of NI 81-101						s.60
Distribution of preliminary simplified prospectus and distribution list						s.3.2(3)	of NI 81-101						ss.66 and 67
Certificate of mutual fund						s.5.1.3(1) of NI 81-101						s.58
Certificate of promoter						s.5.1.6(1) of NI 81-101						s.58
Certificate of corporate mutual fund						s.5.1.7(1) of NI 81-101						s.58
Mutual fund requirements							NI 81-102						
Alternative mutual funds							NI 81-104						
Mutual fund sales practices							NI 81-105						
Investment fund continuous disclosure							NI 81-106						
Independent review committee							NI 81-107						

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
						Registra	tion						
Dealer/ underwriter registration requirement	ss.34(1)(a) and 34(1)(d)	ss. 75(1) (a) and 75(2)(a)	s.27(2)(a)	ss.6(1)(a) and 6(1)(d)	ss.148 and 149	ss.31(1) and 31(4)	ss.45(a) and 45(d)	ss.86(1) (a) and 86(2)	s.26(1)(a)	ss.86(1) (a) and 86(2)	ss.86(1)(a) and 86(2)	ss.86(1)(a) and 86(2)	ss.25(1) and (2)
Adviser registration requirement	s.34(1)(b)	ss.75(1) (b) and 75(2)(b)	s.27(2)(b)	ss.6(1)(b)	ss.148 and 149	and 31(4)	s.45(b)	s.86(1) (b)	s.26(1)(b)	s.86(1) (b)	s.86(1)(b)	s.86(1)(b)	s.25(3)
Investment fund manager registration requirement	s.34(1)(c)	s.75(1)(c)	s.27(2)(c)	s.6(1)(c)	s.148	ss.31(3) and 31(4)	s.45(c)	s.86(3)	s.26(1)(c)	s.86(3)	s.86(3)	s.86(3)	s.25(4)
Compensation or contingency trust fund	s.23 of Securities Rules	s.6 of ASC Rules (General)	s.23 of Regulations	n/a	s.196 of Securities Regulation	s.27 of General Securities Rules	n/a		s.98 of Regulation		n/a		s.110 of Regulation 1015 (General)
	ı			Re	<mark>quirements y</mark>		<mark>egistration ex</mark>	emptions					
Offering memorandum in required form						s.3.9(5) (of NI 45-106						n/a
Requirement to file offering memorandum within prescribed time							of NI 45-106						n/a
	ı	ı			Trading in S	<mark>ecurities Ge</mark>							
Registered dealer acting as principal	s.51		n/a	s.70		n	ı/a		s.40		n/a		s.39
Disclosure of investor relations activities	s.52			n/a			s.62			n/	a) and and 86(2) and 86(2) and 86(2) (86(1) s.86(1)(b) s.86 (86(3) s.86(3) s.8		

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Use of name of another registrant	s.53	s.99	s.49	s.73	n/a	s.49	s.63	n/a	s.44		n/a		s.43
					Tradi	ng in Excha	nge Contracts						
Trading exchange contracts on an exchange in jurisdiction	s.58						:	n/a					
Trading exchange contracts on an exchange outside jurisdiction	s.59						:	n/a					
		•			Pı	rospectus							
Prospectus requirement	s.61	s.110	s.58	s.37	ss.11 and 12	s.58	s.71(1)	s.94	s.54	s.94	s.94	s.94	s.53
Contents of prospectus (full, true & plain disclosure)	s.63	s.113	s.61	s.41	ss.13 and 20	s.61	s.74	s.99	s.57	s.99	s.99	s.99	s.56
Waiting period communications	s.78	s.123	s.73	s.38	ss.21 & 22	s.70	s.82	s.97	s.66	s.97	s.97	s.97	s.65(2)
Obligation to send prospectus	s.83	s.129	s.79	s.64	ss.29, 30, 31 and 32	s.76	s.88	s.101(1)	s.72	s.101(1)	s.101(1)	s.101(1)	s.71(1)

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
				Re	equirements	when using	prospectus exe	mptions					
Offering memorandum in required form	s.2.9(5) of NI 45-106	s.2.9(5) & s.2.9(5.1) of NI 45-106	s.2.9(5) & s.2.9(5.1) of NI 45-106	s.2.9(5) of NI 45-106	s.2.9(5) & s.2.9(5.1) of NI 45-106	s.2.9(5) & s.2.9(5.1) of NI 45-106	s.2.9(5) & s.2.9(5.1) of NI 45-106	s.2.9(5) of NI 45-106	s.2.9(5) of NI 45-106	s.2.9(5) of NI 45-106	s.2.9(5) of NI 45-106	s.2.9(5) of NI 45-106	s.2.9(5) & s.2.9(5.1) of NI 45-106
Requirement to file offering memorandum within prescribed time						s.2	2.9(17) of NI 45	5-106					
Filing report of exempt distribution	ss.6.1 and 6.3 of NI 45-106	ss.6.1 and 6.3 of NI 45-106	ss.6.1 and 6.3 of NI 45-106	s.7 of Regulatio n and ss.6.1 and 6.3 of NI 45-106				SS	s.6.1 and 6.3 of NI 4	45-106			
					(<mark>Continuous D</mark>	isclosure						
Voting if proxies provided	s.118	s.157	s.96	s.105	n/a	s.93	ss.102 and 103(2)	n/a	s.88		n/a		s.87
Shares in name of registrant not to be voted	s.182 of Securities Rules	s.104	s.55	s.79	ss.164 and 165	s.55	s.103(3)–(7)	s.163	s.50	s.163	s.163	s.163	s.49

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
						Insider Re	porting						
Insider reporting requirements	s.87	s.182	s.116	s.109	s.89.3	s.113	s.135	s.104	s.108	s.104	s.104	s.104	s. 107
					Take-	Over Bids a	 <mark>nd Issuer Bids</mark>						
Directors must make recommendation on bid	s.99(1)	s.160	s.100	s.90	ss.113 & 114	s.97	s.124	s.108(1)	s.92	s.108(1)	s.108(1)	s.108 (1)	ss.95 and 96
					Invest	ment Funds	- Self Dealing						
Investments of mutual funds	s.6 of BC Instrument 81-513 Self- Dealing	s.185	s.120	n	/a	s.119	s.137	n/a	s.112		n/a		s.111
Indirect investment	s.7 of BC Instrument 81-513 Self- Dealing	s.186	s.121	n	/a	s.120	s.138	n/a	s.113		n/a		s.112
Fees on investment for mutual fund	s.8 of BC Instrument 81-513 Self- Dealing	s.189	s.124	n	/a	s.123	s.141	n/a	s.116		n/a		s.115
Report of mutual fund manager	s.9 of BC Instrument 81-513 Self- Dealing	s.191	s.126	n	/a	s.125	s.143	n/a	s.118		n/a		s.117

Provision	British Columbia	Alberta	Saskatchewan	Manitoba	Québec	Nova Scotia	New Brunswick	Prince Edward Island	Newfoundland and Labrador	Yukon	Northwest Territories	Nunavut	Ontario
Restrictions on transactions with responsible persons			n/a			s.126	n/a	i	s.119		n	/a	
Principal Trading Prohibitions	n/a	s.193	s.128	n/a		s.127	n/a	ı	s.120	n/a			s.119
						Genera	al						
Public inspection of records	s.169(3)	s.221(3)	s.152(2)	s.134	n/a	s.148(1)	s.198(3)	s.26(1)	s.140(1)	s.26(1)	s.26(1)	s.26(1)	s.140(1)