

British Columbia Securities Commission

BC FORM 11-901F Securities Regulation Fee Checklist

FOR COMMISSION USE ONLY

File Number		

INSTRUCTIONS

- 1. This form **must** accompany all fee payments.
- 2. Cheques **must** be in Canadian funds made payable to the British Columbia Securities Commission.
- 3. NSF cheques will result in a \$20.00 charge and all subsequent fee payments will require a certified cheque or money order.
- 4. The number to the left of the text below is the respective ITEM number from section 22(1) of the Securities Regulation; R.B.C. Reg. 196/97 (the "Regulation"). Repealed items are not included. Reference should be made to the Regulation for the specific wording of each of the following items. All references to the "Act" are to the Securities Act, R.S.B.C. 1996, c. 418.
- 5. The fees set out in this fee checklist are effective December 30, 2018.

INSTRUCTION: FOR EACH FEE PAYMENT, ENTER MULTIPLYING FACTOR(S) AND AMOUNT(S).

1	(1) For seeking or maintaining registration as			Use Only
	(a) a dealer;	\$2,500 x	=	R1SD2
		42,000		KISD2
	(b) an adviser; or	\$1,500 x	=	R1SA2
	(c) an investment fund manager	\$1,200 x	=	R1SU2
	Registration fees are for a calendar year. Pay registration is payable if seeking or maintaining registration in multi additional category, pay the incremental fee, if any, of the	ple categories. If seeking registr		
1	(2) For seeking or maintaining registration as a:			
	(i) dealing representative;	\$350 x	=	R1SD
	(ii) advising representative; or	\$350 x	=	R1SA
	(iii) associate advising representative	\$350 x	=	R1SU
	Registration fees are for a calendar year. Pay registration is payable if seeking or maintaining registration in multiple.		est applicable fee	
2 - 7	Repealed			

		Commission Use Only
8	For each day that the financial statements of a registered dealer, investment fund manager or adviser have not been filed as required under National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations, unless the commission or executive director has exempted in writing the registered dealer, investment fund manager or adviser from the requirement to file financial statements.	RFSLATE
9	(a) Subject to paragraphs (b) and (c), for filing a preliminary prospectus, a preliminary base shelf prospectus under National Instrument 44-102 Shelf Distributions, a preliminary base PREP prospectus under National Instrument 44-103 Post Receipt Pricing or a pro forma prospectus	SPROS/1
	(b) For filing a preliminary or pro forma prospectus for a mutual fund \$1,500 x	SMFP
	(c) For filing a preliminary exchange offering prospectus \$1,500 x =	SEOP
10	For filing a prospectus, the amount, if any, by which	
	(a) 0.025%, or 0.025% x =	SPROS+
	(b) in the case of a money market mutual fund, 0.01% x $=$ $=$ $=$ $=$ $=$ $=$ $=$ $=$ $=$ $=$	SPROS+M
	of the proceeds realized by the issuer or securityholder from the distribution under the prospectus to purchasers in British Columbia exceeds the aggregate of the fees paid under item 9, which amount must be paid in accordance with ss. 24 and 25.	
11	For filing an annual information form by an issuer other than a mutual fund	SAIF
12	For filing an amendment to a preliminary prospectus, prospectus or annual information form \$250 x =	SAMEND
13	For filing a technical or engineering report with	
	(a) a preliminary prospectus, pro forma prospectus, prospectus, annual information form, amendment to a preliminary prospectus or prospectus	STECH
	(b) an application under s.171 of the Act for revocation or variation of a decision in respect to the reactivation of a dormant issuer $\begin{bmatrix} $500 \ \\ \end{bmatrix} x = \begin{bmatrix} \\ \end{bmatrix}$	STECHDD

			Commission Use Only
14	For filing a notice by an issuer of its intention to offer securities under s. 2.1 of the National Instrument 45-106 <i>Prospectus and Registration Exemptions</i> of the <i>Act</i> , if the notice includes a rights offering memorandum or circular.	\$500 x =	S55/2/7
15	For filing an application, other than an application to revoke, revoke in part or vary an order made under s. 161 or 164 of the Act, with the commission or the executive director for a decision under the <i>Act</i> , this regulation, the Rules, another enactment or a policy statement, if no other fee for that filing is prescribed	\$4,500 x =	SORDER
15.1	(1) For filing any of the following applications, unless an application to which item 15 applies is also filed, in which case no fee is payable under this subsection:	\$1,000 x =	SORDER1
	 (a) an application to the commission or the executive director for a decision to revoke, revoke in part or vary an order made under s. 164 of the Act if the order has been in effect for less than 91 days; (b) an application for a decision under s. 88 of the Act; 		
	(c) an application for a decision under National Instrument 31-102 National Registration Database;		
	 (d) an application for a decision under National Instrument 33-109 Registration Information; (e) an application for a decision under s. 3.3, 3.5, 3.6, 3.7, 3.8, 3.9, 3.10, 3.11, 3.12, 3.13, 3.14, 9.1 or 9.2 of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations; (f) an application under s. 164 of the Act for a management cease trade order; 		
	(2) For filing an application for a decision under s. 26 of this regulation.		
15.2	For filing an application for recognition in respect of an exchange	\$40,000 x =	APPX
15.3	For filing an application for an exemption from recognition in respect of an exchange	\$15,000 x =	APPXEXM
15.4	For filing an application for recognition in respect of a clearing agency	\$40,000 x =	APPCA
15.5	For filing an application for an exemption from recognition in respect of a clearing agency	\$15,000 x =	APPCAEXM
15.6	For filing Form 21-101F2 <i>Information Statement</i> – <i>Alternative Trading System</i> in respect of an alternative trading system if a Form 21-101F2 has not previously been filed with respect to that alternative	\$25,000 x =	ATSIS
	trading system		<u> </u>

		Commission Use Only
15.7	For filing an application for recognition in respect of a trade repository \$25,000 x =	APPTR
16	For filing a report	
16(1)	(a) Repealed.	
	(b) pursuant to the terms of an order made under section 76 of the <i>Act</i>	
	(c) under National Instrument 45-106 Prospectus and Registration Exemptions,	
	the greater of	
	(i) \$200 or \$200 x	SDIST.03
	(ii) 0.03% or, in the case of a money market mutual fund, 0.01%, of the proceeds $0.03\% x = $	SDIST.03
	realized by the issuer from the distribution of the securities described in the report to purchasers in British Columbia	
16(2)	repealed.	
17	For filing an annual financial statement by a reporting issuer, as required under National Instrument 51-102 Continuous Disclosure Obligations or National Instrument 81-106 Investment Fund Continuous Disclosure, if the statement is filed	
	(a) within the prescribed time period \$600 x =	SFIN
	(b) outside the prescribed time period $$800$ x $=$	SFINLAT
	(c) outside the prescribed time period and the commission or the executive director has ordered, in respect of the failure to file, the trading in the securities of the issuer cease	SFINLCT
18	For filing an interim financial statement by reporting issuer, as required under National Instrument 51-102 Continuous Disclosure Obligations or National Instrument 81-106 Investment Fund Continuous Disclosure, if the statement is filed	
	(a) within the prescribed time period No fee	
	(b) outside the prescribed time period \$200 x =	SFINILAT

		Commission Use Only
	(c) outside the prescribed time period and the commission or the executive director has ordered, in respect of the failure to file, the trading in the securities of the issuer cease	SFINILCT
19	For filing a report required under section 87 of the Act , if the statement is filed	
	(a) within the prescribed time period No fee	
	(b) outside the prescribed time period $\begin{array}{ c c c c c c c c c c c c c c c c c c c$	SINSLATE
20	For filing a take-over bid circular or issuer bid circular. \$4,500 x =	SBID
21	For filing an application under section 171 of the Act for revocation or variation of a decision in respect of the reactivation of a dormant issuer. $x = \begin{bmatrix} $2,500 \\ $2,500 \end{bmatrix}$	\$3/35
22	For an on-site search of a paper file. \$6 x = =	SSEARCH
23	For a copy of a record in the public file of the commission, for each page	SCOPY
24	For the certification of a record (a) for the number of pages, up to and including 10, included in the record \$10 x =	SCERT
	(b) for each additional page over 10 included in the record = = = = = = = = = = = = = = = = = = =	SCERT
25	The fees and charges for an examination or investigation by a person appointed under sections 13 or 153 of the <i>Act</i> are an amount equal to the amount paid by the commission for the examination or investigation, not exceeding fees of \$2,000 for each day of the examination or investigation plus disbursements properly incurred for the examination or investigation	SEXAM
26	The fees and charges for the costs of or related to a compliance review under section 141.1, 141.2 or 141.3 of the <i>Act</i> are	

		Commission Use Only
	(a) \$100 per hour for each person involved in the compliance review = =	SAUDIT
	(b) disbursements properly incurred by the commission or the executive director or the staff of either of them	
27	The fees and charges for an investigation by a person appointed under section 142 or 147 of the <i>Act</i> are an amount equal to the amount paid by the commission or the minster for the investigation, not exceeding fees of \$2,000 for each day of the investigation plus disbursements properly incurred for the investigation	SINVEST
28	The fees and charges for the costs of or related to a hearing are:	
	(a) \$2,000 for each day or partial day of hearing x =	SHEAR
	(b) \$100 per hour for each person for time spent by the commission or the executive director or the staff of either of them	
	(c) disbursements properly incurred by the commission or the executive director or the staff of either of them	
	(d) fees paid to an expert or witness to a maximum of \$600 per hour for each person involved	
	(e) disbursements properly incurred by an expert retained by the commission	
	(f) fees paid for legal services, to a maximum of \$400 per hour for each person involved	
	(g) disbursements properly incurred in connection with the provision of legal services to the commission	
29 - 31	Repealed	
32	For any of the following: (a) submitting Form 31-103F2 Submission to Jurisdiction and Appointment of Agent for Service under s. 8.18(3)(e) or 8.26(4)(f) of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations or under both of those sections if submitted at the same time	INTLSUBM

				Commission Use Only
	(b) providing a notification under s. 8.18(5) or 8.26(5) of National Instrument 31-103 *Registration Requirements, Exemptions and Ongoing Registrant Obligations or under both of those sections if the notification is provided at the same time	\$1,400	x =	INTLNOT
33	For a person that is a recognized exchange at any time during the period April 1 of the previous calendar year and March 31 of the current calendar year, by April 30 of the current calendar year	\$20,000	x =	SEXCH
34	For a person that is a recognized clearing agency, at any time during the period April 1 of the previous calendar year and March 31 of the current calendar year, by April 30 of the current calendar year	\$20,000	x =	SCLEAR
35	For a person that is an alternative trading system, at any time during the period April 1 of the previous calendar year and March 31 of the current calendar year, by April 30 of the current calendar year	\$5,000	x =	SATS
36	For a trade repository that is recognized under the Act at any time during the period April 1 of the previous calendar year and March 31 of the current calendar year, by April 30 of the current calendar year	\$15,000	x =	STR
	FOR NSF CHARGES	\$20	x =	SNSF
	Grand Total:			