CSA Staff Notice 51-360 (Updated)

CSA ACVI

FREQUENTLY ASKED QUESTIONS REGARDING FILING EXTENSION RELIEF GRANTED BY WAY OF A BLANKET ORDER IN RESPONSE TO COVID-19

First Published April 3, 2020; Updated April 16, 2020, May 1, 2020 and May 13, 2020

On March 23, 2020, the Canadian Securities Administrators (CSA) published substantively harmonized temporary exemptions from certain regulatory filing requirements as a result of COVID-19. The CSA has implemented the relief through local blanket orders that are substantively harmonized across the country.

This notice contains CSA staff's views on frequently asked questions (FAQs) about the exemptions from certain corporate finance requirements provided by the CSA that apply to reporting issuers and other issuers that are not investment funds in the following local blanket orders (collectively, the Blanket Order):

- In Alberta, Blanket Order 51-517 Temporary Exemption from Certain Corporate Finance Requirements (ASC Blanket Order 51-517)
- In British Columbia, BC Instrument 51-515 Temporary Exemption from Certain Corporate Finance Requirements (BC Instrument 51-515)
- In Ontario, Ontario Instrument 51-502 Temporary Exemption from Certain Corporate Finance Requirements (OSC Instrument 51-502)
- In Quebec, Décision N° 2020-PDG-0023 Décision générale relative à la prolongation de délais concernant certaines obligations d'information continue et de prospectus applicables aux émetteurs et aux agences de notation désignées (AMF Decision 2020-PDG-0023)
- In Manitoba, Manitoba Blanket Order 52-502 Temporary Exemption from Certain Corporate Finance Requirements (Manitoba Blanket Order 52-502)
- In New Brunswick, Blanket Order 51-507 Temporary Exemption from Certain Corporate Finance Requirements (FCNB Blanket Order 51-507)
- In Newfoundland and Labrador, Blanket Order Number 110 Temporary Exemption from Certain *Corporate Finance Requirements* (NL Blanket Order 110)
- In Nova Scotia, Blanket Order 51-509 Temporary Exemption from Certain Corporate Finance Requirements (NSSC Blanket Order 51-509)
- In Saskatchewan, General Order 51-501 Temporary Exemption from Certain Corporate Finance Requirements (FCAA General Order 51-501)
- In Prince Edward Island, Blanket Order 51-503 Temporary Exemption from Certain Corporate Finance Requirements (PEI Blanket Order 51-503)
- In the Northwest Territories, Blanket Order 51-502 Temporary Exemption from Certain *Corporate Finance Requirements* (**NWT Blanket Order 51-502**)
- In Yukon, Superintendent Order 2020-02 Temporary Exemption from Certain Corporate Finance *Requirements* (Yukon SO 2020-02)
- In Nunavut, Blanket Order 51-502 Temporary Exemption from Certain Corporate Finance Requirements (NU Blanket Order 51-502)

In these FAQs:

- "extension period" means the 45-day extension period provided for in the Blanket Order.
- "Filing or Delivery Exemption" means
 - (a) the exemption from the Group A requirements in BC Instrument 51-515, NL Blanket Order 110, NWT Blanket Order 51-502, Yukon SO 2020-02, NU Blanket Order 51-502, PEI Blanket Order 51-503,

(b) the exemption from the requirements in Exhibit A of OSC Instrument 51-502, FCNB Blanket Order 51-507 and NSSC Blanket Order 51-509,

(c) the exemption from the requirements in Appendix A of ASC Blanket Order 51-517 and Manitoba Blanket Order 52-502,

(d) the exemption from the requirements in *Annexe A* of AMF Decision 2020-PDG-0023, and

(e) the exemption in section 1 of the FCAA General Order 51-501.

"OM Ongoing Disclosure Exemption" means the exemption from the ongoing disclosure requirements in connection with distributions made under the offering memorandum exemption set out in subsections 2.9(17.4), (17.5) or (17.6) of *Regulation 45-106 respecting Prospectus Exemptions* (Regulation 45-106), as applicable, and subsection 2.9(17.19) of Regulation 45-106 provided in OSC Instrument 51-502, ASC Blanket Order 51-517, AMF Decision 2020-PDG-0023, FCAA General Order 51-501, FCNB Blanket Order 51-507 and NSSC Blanket Order 51-509.

If you cannot find the answer to your question here, please contact your principal regulator. We intend to update the FAQs as we receive more inquiries and encourage you to check for updates to this notice.

A. MATERIAL BUSINESS DEVELOPMENT

A1. The Filing or Delivery Exemption in the Blanket Order refers to a "material business development." How should an issuer determine whether a business development is material?

As with any materiality determination, the determination of whether a business development constitutes a material business development depends on facts and circumstances and may vary from issuer to issuer. When assessing if a business development is material, an issuer should reference existing securities rules and policies for guidance.

The concept of materiality is referenced in a number of existing securities rules and policies, including:

- The interpretative provision in Part 1(f) of Form 51-102F1 *Management's Discussion & Analysis* and Part 1(e) of Form 51-102F2 *Annual Information Form* that states "Would a reasonable investor's decision whether or not to buy, sell or hold securities in your company likely be influenced or changed if the information in question was omitted or misstated? If so, the information is likely material."
- Section 4.2(1) of National Policy 51-201: *Disclosure Standards* (NP 51-201) that states "in making materiality judgements, it is necessary to take into account a number of factors that cannot be captured in a simple bright-line standard or test. These include the nature of the information itself, the volatility of the company's securities and prevailing market conditions. The

materiality of a particular event or piece of information may vary between companies according to their size, the nature of their operations and many other factors. An event that is "significant" or "major" for a smaller company may not be material to a larger company. Companies should avoid taking an overly technical approach to determining materiality. Under volatile market conditions, apparently insignificant variances between earnings projections and actual results can have a significant impact on share price once released."

- The non-exhaustive list of potentially material information contained in Section 4.3 of NP 51-201.
- The guidance provided in sections 9 and 12 of *Policy Statement 12-203 respecting Management Cease Trade Orders* (**Policy Statement 12-203**).

B. CALCULATION OF TIME PERIOD

B1. How do I calculate the extension period under the Blanket Order? Does the extension period start on the calendar day following the deadline date?

Yes, the extension period starts on the next calendar day following the deadline date. For example, if the deadline is March 30, 2020, the first day of the 45 day period is March 31, 2020. The extension period would end on May 14, 2020.

C. PROSPECTUSES

C1. If an issuer uses the Filing or Delivery Exemption in the Blanket Order, does the condition requiring that the issuer not file a preliminary or final prospectus unless their continuous disclosure record is current also apply to renewal of a base shelf prospectus, a non-offering prospectus, an amended and restated prospectus, a PREP prospectus, an amendment to a final prospectus or the filing of a prospectus supplement under an existing base shelf prospectus?

Yes. The prohibition against filing a preliminary or final prospectus until the continuous disclosure record of an issuer is current applies to preliminary and final base shelf prospectuses even if there is no specific offering contemplated at the time. Similarly, the prohibition applies to a non-offering prospectus, an amended and restated prospectus, a PREP prospectus or an amendment to a final prospectus. CSA staff are also of the view that the prohibition would preclude an issuer from completing a prospectus offering which requires or will require the filing of a prospectus supplement to an existing base shelf prospectus.

C2. Does the Blanket Order provide an extension of the 90 and 180 day lapse period contained in section 2.3 of *Regulation 41-101 respecting General Prospectus Requirements* (Regulation 41-101)?

No, the Blanket Order does not provide an extension of the 90 and 180 day lapse date period contained in section 2.3 of Regulation 41-101. The 90 and 180 day limits in section 2.3 of Regulation 41-101 still apply. Issuers that have questions about section 2.3 of Regulation 41-101 should contact their principal regulator.

C3. If an issuer has obtained a receipt for a prospectus and is currently in the 90 day distribution period of a best efforts distribution, what will happen if the issuer would like to rely on the Blanket Order during the extension period?

CSA staff are of the view that issuers that wish to rely on the Blanket Order during an ongoing prospectus distribution should cease the distribution. Issuers in this circumstance should contact their principal regulator to discuss this matter as soon as possible.

D. ANNUAL GENERAL MEETING OF SECURITYHOLDERS AND RELATED MATTERS (Updated May 1, 2020)

D1. CSA staff are aware that certain stock exchange rules were recently amended in response to COVID-19 to permit issuers to delay their annual general meeting of securityholders to December 31, 2020. CSA staff are also aware that the Government of Ontario announced on March 31, 2020 an emergency order to provide flexibility for annual meetings under the *Business Corporations Act* (Ontario).

- The deadline extension provided for in the Blanket Order is for a period of 45 days and is only available for certain documents required to be filed, sent or delivered during the period from March 23, 2020 to June 1, 2020. The Blanket Order does not contemplate a deadline extension for the filing, sending or delivery of management information circulars or proxy materials for a meeting of securityholders.
- On May 1, 2020 the CSA published, in local blanket orders, substantively harmonized temporary exemptions from certain executive compensation disclosure requirements and delivery requirements related to management information circulars and certain financial statements and MD&A. Please see Appendix A for a list of the local blanket orders in each jurisdiction (collectively, the **Executive Compensation and Delivery Matters Blanket Order**). Please note that the relief in the Executive Compensation and Delivery Matters Blanket Order is limited and contains specific terms and conditions. Issuers should refer to the applicable Executive Compensation and Delivery Matters Blanket Order, we intend to publish a separate CSA staff notice containing frequently asked questions related to the Executive Compensation and Delivery Matters Blanket Order. Issuers that have questions with respect to the Executive Compensation and Delivery Matters Blanket Order are encouraged to contact their principal regulator.
- Issuers should also refer to the CSA press release *Canadian securities regulators provide guidance on conducting Annual General Meetings during COVID-19 outbreak* that was issued on March 20, 2020.
- The CSA does not establish meeting requirements. Those requirements are established under the corporate law (or equivalent legislation) applicable to an issuer and its constating documents. Issuers should review their applicable corporate law or other governing statutes and any exemptions or guidance provided by the corporate law regulator or equivalent in the applicable jurisdiction.

E. ANNUAL INFORMATION FORM

E1. Form 51-102F2 states the annual information form needs to be dated no earlier than the date of the auditor's report of an issuer's financial statements. If an issuer will be delaying the filing of its annual financial statements pursuant to the Blanket Order, can it file its annual information form before filing its annual financial statements for its most recently completed financial year?

No. The Filing or Delivery Exemption provides only a filing exemption for an annual information form. It does not provide an exemption from the content requirement. An issuer may utilize the exemptive relief provided in the Filing or Delivery Exemption of the Blanket Order with respect to the filing of an annual information form provided the conditions of the Blanket Order are met.

F. NORMAL COURSE ISSUER BIDS

F1. If an issuer is relying on the Filing or Delivery Exemption in the Blanket Order, is the issuer restricted from purchasing its securities in reliance on the normal course issuer bid exemptions set out in section 4.8 of *Regulation 62-104 respecting Take-Over Bids and Issuer Bids*?

An issuer should not make purchases of its own securities pursuant to a normal course issuer bid while it is in possession of material undisclosed information, except to the extent that such purchases are made pursuant to an automatic securities purchase plan that is established and conducted in a manner consistent with the principles set out in OSC Staff Notice 55-701 *Automatic Securities Disposition Plans and Automatic Securities Purchase Plans*. We note that these views are consistent with requirements under the by-laws, rules, regulations and policies of designated exchanges (see, for example, section 629(I)6 of the rules of the Toronto Stock Exchange). Issuers should carefully assess whether they are in possession of material undisclosed information.

Where an issuer is relying on the Filing or Delivery Exemption in the Blanket Order, there may be a heightened risk that the issuer, its management and other insiders may have material information that has not been publicly disclosed. If reliance on the Filing or Delivery Exemption in the Blanket Order means that the issuer, its management and insiders are in possession of material undisclosed information, we would expect the issuer to suspend any normal course issuer bids that are in operation (except where an automatic securities purchase plan has previously been established and is operative).

Generally, we would expect that an issuer will not make purchases of its own securities in reliance on the normal course issuer bid exemptions (except pursuant to previously established and operative automatic securities purchase plans) until such time as the issuer's black-out policy is no longer applicable to its management and other insiders and all material undisclosed information has been disseminated.

G. ISSUER IN MULTIPLE JURISDICTIONS

G1. Each CSA jurisdiction has adopted its own blanket order. Are there differences between the blanket orders enacted in each jurisdiction?

The blanket orders are substantively harmonized. There are some minor areas of difference including those described below.

Issuers relying on the blanket orders for an exemption discussed below will need to review the blanket order in each applicable jurisdiction.

The blanket orders contain differences in respect of the offering memorandum exemption (**OM Exemption**) in section 2.9 of Regulation 45-106 as the ongoing disclosure requirements for issuers relying on the OM Exemption vary by jurisdiction and, where applicable, are out set out in different subsections of section 2.9 of Regulation 45-106.

- OSC Instrument 51-502, FCAA General Order 51-105, FCNB Blanket Order 51-507 and AMF Decision 2020-PDG-0023 refer to subsection 2.9(17.5) of Regulation 45-106
- ASC Blanket Order 51-517 refers to subsection 2.9(17.4) of Regulation 45-106
- NSSC Blanket Order 51-509 refers to subsection 2.9(17.6) of Regulation 45-106

The blanket orders in British Columbia, Manitoba, Newfoundland and Labrador, Northwest Territories, Prince Edward Island and Yukon do not provide the OM Ongoing Disclosure Exemption because those requirements do not apply in those jurisdictions.

Other jurisdictions, including Ontario, Alberta, Saskatchewan, Quebec, Nova Scotia and New Brunswick have provided the OM Ongoing Disclosure Exemption in their blanket orders. An issuer that has relied on the OM Exemption to distribute securities in other jurisdictions may want to review the blanket orders in those jurisdictions to ensure that the issuer is complying with the exemptions from those requirements.

We note that section 11 of OSC Instrument 51-502, ASC Blanket Order 51-517, FCNB Blanket Order 51-507 and section 5 of FCAA General Order 51-501 permit a filer relying on the filing extension for certain filings under the OM Exemption to simply refer to the order of the principal regulator of the filer in the news release required to be issued to announce the issuer's reliance on the filing extension. Section 5 of AMF Decision 2020-PDG-0023, section 3 of NSSC Blanket Order 51-509 and section 3 of FCAA General Order 51-501 contain a similar provision.

Issuers with specific questions about a blanket order should contact the applicable securities regulator.

H. NEWS RELEASES

H1. If an issuer issues and files the news release required by the Blanket Order on SEDAR, does the issuer need to do anything else with respect to the news release?

Issuers that are listed on exchanges are still required to comply with the rules, regulations and policies of the applicable exchange, including those related to the dissemination of a news release. This may also include compliance with IIROC requirements. Issuers that are also reporting issuers in jurisdictions outside of Canada must also comply with applicable rules in those jurisdictions.

Issuers that are SEDAR filers but whose securities are not listed on any stock exchange and that do not report in jurisdictions outside of Canada are only required to issue and file the news release on SEDAR.

I. MANAGEMENT CEASE TRADE ORDER (MCTO)

11. If an issuer is subject to an MCTO and the issuer cannot file the outstanding continuous disclosure documents by the date expected in accordance with Policy Statement 12-203, is the issuer able to rely on the Blanket Order extension period with respect to the outstanding filings?

No, the issuer cannot rely on the extension period in the Blanket Order. The issuer should contact the CSA jurisdiction that issued the MCTO as soon as possible if the issuer expects it will not be able to file the outstanding continuous disclosure documents by the date expected in accordance with Policy Statement 12-203.

J. EXTENSION PERIOD

J1. If an issuer is relying on the Filing or Delivery Exemption in the Blanket Order but is unable to meet its filing and delivery obligations by the end of the extension period, what should the issuer do?

As noted in the CSA news release dated March 23, 2020 regarding the Blanket Order, the CSA is closely monitoring the situation and will consider whether further relief or extension is necessary. Issuers in this circumstance should contact their principal regulator as soon as possible and before the end of the extension period. Issuers are reminded that an MCTO application may be appropriate in these circumstances.

J2. What should an issuer do if the due date for its filing is after June 1, 2020?

As noted in the CSA news release dated March 23, 2020 regarding the Blanket Order, the CSA is closely monitoring the situation and will consider whether further relief or extension is necessary. Please contact your principal regulator if you have any concerns.

K. OM ONGOING DISCLOSURE EXEMPTION

K1. Is an issuer who raises capital under the OM Exemption in section 2.9 of Regulation 45-106, considered a SEDAR filer and required to file a news release on SEDAR? How do I know if I am considered a SEDAR Filer?

Non-reporting issuers that have used the OM Exemption in Saskatchewan, Quebec and New Brunswick may be required to file materials, including the news release required under the OM Ongoing Disclosure Exemption, on SEDAR and therefore may be SEDAR Filers. Non-reporting issuers in Alberta that have used the OM Ongoing Disclosure Exemption are required to file the news release on SEDAR as a condition of ASC Blanket Order 51-517. Non-reporting issuers that have used the OM Exemption in Nova Scotia are required to file the news release on SEDAR. Issuers should refer to Multilateral CSA Staff Notice 13-323 *Frequently Asked Questions About Making Exempt Market Offering and Disclosure Filings on SEDAR* and, when applicable, the SEDAR Filer Manual (available on the "About SEDAR" page on the SEDAR website at www.sedar.com) for further details.

K2. Have the CSA jurisdictions provided relief from the requirement to file a report of exempt distribution (Form 45-106F1) or provided an extension for the filing of the report of exempt distribution?

No. Issuers that distribute securities relying on prospectus exemptions that require a report of exempt distribution are required to file the report within the time periods specified in section 6.1 of Regulation 45-106 or in the specific exemption (which is generally 10 days following the distribution).

K3. Do issuers planning to rely on the OM Exemption have to include in the offering memorandum audited annual financial statements within 120 days after year-end?

The Blanket Order does not provide relief from any disclosure requirements set out in the required form of offering memorandum (Form 45-106F2 or Form 45-106F3) to include annual financial statements. Accordingly, if an issuer chooses to conduct an offering under the OM Exemption in section 2.9 of Regulation 45-106 during the period from March 23, 2020 to June 1, 2020, the offering memorandum

would have to contain the annual financial statements required by the applicable form under section 6.4 of Regulation 45-106.

Issuers should refer to the OM Ongoing Disclosure Exemption in the applicable Blanket Order in Alberta, New Brunswick, Nova Scotia, Ontario, Quebec and Saskatchewan. The OM Ongoing Disclosure Exemption only applies to the requirement in subsections 2.9 (17.4 and 17.5) of Regulation 45-106 for an issuer to deliver audited annual financial statements to the securities regulatory authority in Alberta, New Brunswick, Ontario, Quebec and Saskatchewan. The OM Ongoing Disclosure Exemption applies to the requirement in subsection 2.9(17.6) of Regulation 45-106 for an issuer to make reasonably available annual financial statements to securityholders in Nova Scotia. If an issuer relies on the OM Ongoing Disclosure Exemption in the applicable Blanket Order for the annual financial statements required by subsection 2.9 (17.4), (17.5) or (17.6) of Regulation 45-106, it would have an additional 45 days to deliver the financial statements required by that subsection.

L. INSIDER REPORTING

L1. Does the Blanket Order provide an extension period for insider reports, including those related to compensation plans?

No. The Blanket Order does not provide an extension period for insider reports, including those related to compensation plans. Insiders continue to be required to file their insider reports on SEDI within the required period.

M. FILING FEES (added April 16, 2020)

M1. If an issuer is relying on a filing exemption in the Blanket Order, when are the corresponding filing fees payable?

The Blanket Order provides the extension period for a number of filings, subject to certain conditions, including that the issuer file a news release on SEDAR identifying the relief that is being relied upon. Under local securities laws, certain filings may trigger the payment of various fees. In these circumstances, issuers that rely on the Blanket Order to defer filings may pay the corresponding fees at the time the filings are made.

If an issuer is relying on the Blanket Order to extend the deadline of a required filing, then that filing is not late and the issuer will not be noted in default, provided that the filing is made within the extension period.

M2. Can an issuer pay filing fees related to its annual financial statements anytime during the extension period, even after it files its annual financial statements? Will late fees for annual or interim financial statement filings apply?

Many market participants are facing significant challenges due to the COVID-19 pandemic. An issuer can pay applicable filing fees anytime during the extension period. Provided that the filings have been made and the applicable fees are paid before the expiry of the extension period, the issuer will not be noted in default and a late fee will not apply. Some jurisdictions may also issue blanket orders, in connection with late fees.

N. SYSTEM FOR ELECTRONIC DOCUMENT ANALYSIS AND RETRIEVAL (SEDAR) (added May 1, 2020)

N1. Regulation 13-101 respecting System for Electronic Document Analysis and Retrieval (SEDAR) (Regulation 13-101) requires the filing of a signed SEDAR Form 5 in paper format. The Ontario Securities Commission (OSC) requires filing of the SEDAR Form 5 through the OSC Electronic Filing Portal. The general instructions to SEDAR Form 5 require paper filing in each relevant jurisdiction. Given the COVID-19 pandemic and physical distancing measures in place, will the securities regulatory authorities accept an alternative format of the signed SEDAR Form 5?

Filings of SEDAR Form 5 with the OSC should continue to be filed through the OSC Electronic Filing Portal.

Given the current COVID-19 pandemic, staff in the other CSA jurisdictions would not object if a scanned copy of the signed SEDAR Form 5 was filed with relevant securities regulators by email during the period physical distancing measures are in place. For the contact information of each securities regulator, please see the "Contact Us" section in the "About SEDAR" section of the SEDAR website at <u>www.sedar.com</u>.

N2. The SEDAR Filer Manual contains SEDAR Form 6 *Certificate of Authentication* (SEDAR Form 6). Instruction 3 of the "General Instructions" in SEDAR Form 6 provides that an original signed copy of SEDAR Form 6 must be filed within three days of electronically filing a document that requires a SEDAR Form 6. Given the COVID-19 pandemic and physical distancing measures in place, will the securities regulatory authorities accept an alternative format of the signed SEDAR Form 6?

Given the current COVID-19 pandemic, CSA staff would not object if a scanned copy of the signed SEDAR Form 6 was filed with the CSA Service Desk by email during the period physical distancing measures are in place. For instructions on how to file the SEDAR Form 6 please see the *CSA Service Desk Notice COVID-*19 in the "About SEDAR" section of the SEDAR website at <u>www.sedar.com</u>. For contact information, please see the "Contact Us" section in the "About SEDAR" section of the SEDAR website at <u>www.sedar.com</u>.

O. NATIONAL POLICY 46-201 ESCROW FOR INITIAL PUBLIC OFFERINGS (added May 1, 2020)

O1. National Policy 46-201 *Escrow for Initial Public Offerings* contains Form 46-201F1 *Escrow Agreement.* Form 46-201F1 provides that the signature of an individual securityholder to an escrow agreement should be witnessed at the time of execution and that the signature and name of the witness be included on the signature page. Given the COVID-19 pandemic and physical distancing measures in place, what should be done if a witness is not available?

Given the current COVID-19 pandemic, CSA staff would not object if an individual securityholder signed the escrow agreement in Form 46-201F1 without a witness during the time period that physical distancing measures are in place. CSA staff note that securityholders are still required to comply with the rules, regulations and policies of the exchange on which the issuer's securities are listed, which may be different.

P. ISSUERS WITH MINERAL PROJECTS (added May 13, 2020)

P1. What effect does the Blanket Order have on Technical Reports filed to comply with *Regulation* 43-101 respecting Standards of Disclosure for Mineral Projects (Regulation 43-101)?

If an issuer triggers the Regulation 43-101 requirement to file a technical report under paragraph 4.2(1)(j), the technical report must be filed within 45 days of the document triggering the technical report. Typically this document will be a news release disclosing an initial or revised estimate of mineral resources or mineral reserves, or the results of an economic assessment. The Blanket Order extends the standard 45-day period by a further 45 days for a total of 90 days.

If an issuer triggers the Regulation 43-101 requirement to file a technical report triggered by a disclosure document listed in the Filing or Delivery Exemption, the 45-day extension applicable to the document also applies to the technical report.

P2. Is there relief from the Regulation 43-101 requirement for a Current Personal Inspection?

The Blanket Order does not provide relief from the current personal inspection requirement in section 6.2 of Regulation 43-101. Relief from the requirement is only available through a formal application in accordance with *Policy Statement 11-203 respecting Process for Exemptive Relief Applications in Multiple Jurisdictions*.

CSA staff do not think that it is appropriate under any circumstance to consider exemptive relief from subsection 6.2(1) of Regulation 43-101 for a technical report that discloses current mineral resources, a preliminary economic assessment, or mineral reserves. The current personal inspection is a critical path item for the resource estimate. Design and evaluation should not proceed without them, and the issuer may need to consider postponing such disclosure until a site visit can be completed.

The site visit need not always be performed by an independent qualified person. Issuers meeting the definition of "producing issuer" are exempt from the independence requirement (except for reports under section 4.1 of Regulation 43-101). An in-house professional on site that meets the definition of a qualified person under Regulation 43-101, could perform the inspection and sign off as the author of the section of the report that describes the inspection.

Issuers that do not meet the "producing issuer" definition should consider carefully whether the technical report they are required to file must be prepared by independent authors. If not, Issuers may have an internal qualified person take responsibility for the site visit as long as the report is not filed to support disclosure in a long form prospectus or a valuation, nor to support disclosure of:

- the project's first mineral resource or reserve;
- the project's first preliminary economic assessment; or
- a change of 100% or more in the project's mineral resource or reserve.

For an "early stage exploration property" (as defined in Regulation 43-101), subsection 6.2(2) of Regulation 43-101 permits the issuer to file a technical report without a current personal inspection when seasonal weather conditions preclude a site visit. For issuers with early-stage mineral properties, faced with analogous travel restrictions, exemptive relief may be possible.

Where projects are at a pre-resource stage, but do not meet the "early stage exploration property" definition, CSA staff can consider the merits and implications of exemptive relief from the site visit requirement in each case.

CSA mining technical staff encourage mining companies that may have Regulation 43-101 technical report filing requirements during this challenging time to reach out to staff at their principal regulators. CSA staff may be able to provide guidance on options to comply with the requirements under Regulation 43-101 and are ready to explore options that may be available.

QUESTIONS

Please refer your questions to any of:

Martin Latulippe Director, Continuous Disclosure Autorité des marchés financiers 514 395-0337, ext. 4331 martin.latulippe@lautorite.qc.ca

Matthew Au Senior Accountant, Corporate Finance Ontario Securities Commission 416 593-8132 mau@osc.gov.on.ca

Jody-Ann Edman

Manager, Financial Reporting British Columbia Securities Commission 604 899-6698 jedman@bcsc.bc.ca

Jan Bagh Senior Legal Counsel

Alberta Securities Commission 403 355-2804 Jan.bagh@asc.ca

Heather Kuchuran Deputy Director, Corporate Finance Financial and Consumer Affairs Authority of Saskatchewan 306 787-1009

Patrick Weeks Analyst, Corporate Finance Manitoba Securities Commission 204 945-3326 patrick.weeks@gov.mb.ca **Michael Bennett**

Senior Legal Counsel, Corporate Finance Ontario Securities Commission 416 593-8079 mbennett@osc.gov.on.ca

Leslie Milroy Senior Legal Counsel, Corporate Finance

Ontario Securities Commission 416 596-4272 Imilroy@osc.gov.on.ca

Leslie Rose

Senior Legal Counsel, Corporate Finance British Columbia Securities Commission 604 899-6654 Irose@bcsc.bc.ca

Chris Andrews

Securities Analyst Alberta Securities Commission 403 297-4219 chris.andrews@asc.ca

Wayne Bridgeman

Deputy Director, Corporate Finance Manitoba Securities Commission 204 945-4905 wayne.bridgeman@gov.mb.ca

Abel Lazarus

Director, Corporate Finance Nova Scotia Securities Commission 902 424-6859 abel.lazarus@novascotia.ca

Rebecca Atkinson

Senior Legal Counsel, Securities Financial and Consumer Services Commission (New Brunswick) 506 658-3038 rebecca.atkinson@fcnb.ca

Appendix A

The following are the local blanket orders comprising the Executive Compensation and Delivery Matters Blanket Order:

- In Alberta, Blanket Order 51-518 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In British Columbia, BC Instrument 51-516 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Ontario, Ontario Instrument 51-504 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Quebec, Décision N 2020-PDG-0034 Décision générale relative à une dispense de certaines obligations de dépôt ou d'envoi de documents pour les porteurs de titres
- In Manitoba, Blanket Order 52- 503 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In New Brunswick, Blanket Order 51-508 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Newfoundland and Labrador, Blanket Order 115 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Nova Scotia, Blanket Order 51-511 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Saskatchewan, General Order 51-502 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Prince Edward Island, Blanket Order 51-504 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In the Northwest Territories, Blanket Order 51-503 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Yukon, Superintendent Order 2020-09 *Temporary Exemptions from Certain Requirements to File or Send Securityholder Materials*
- In Nunavut, the equivalent blanket order issued on May 1, 2020