(9) The public body determines in the tender documents the value of K, which must range from 15% to 30% or, in the case of a call for tenders involving a competitive dialogue, 40%.

102568

Gouvernement du Québec

### O.C. 302-2016, 13 April 2016

Securities Act (chapter V-1.1)

#### System fees for SEDAR and NRD

- -Regulation 13-102
- —Amendment

Regulation to amend the Regulation 13-102 respecting system fees for SEDAR and NRD

WHEREAS subparagraph 9 of the first paragraph of section 331 of the Securities Act (chapter V-1.1) provides that the Autorité des marchés financiers may, by regulation, prescribe the fees payable for any formality provided for in the Act or the regulations and for services rendered by the Authority, and the terms and conditions of payment;

WHEREAS the second paragraph of section 331 of the Act provides that a regulation made under that section is to be submitted to the Government for approval, with or without amendment:

WHEREAS the Government approved the Regulation 13-102 respecting system fees for SEDAR and NRD by Order in Council 955-2013 dated 18 September 2013;

WHEREAS it is expedient to amend the Regulation;

WHEREAS the Autorité des marchés financiers made the Regulation to amend the Regulation 13-102 respecting system fees for SEDAR and NRD on 20 October 2015;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft of the Regulation to amend the Regulation 13-102 respecting system fees for SEDAR and NRD was published in Part 2 of the *Gazette officielle du Québec* of 16 December 2015 with a notice that it could be submitted to the Government for approval on the expiry of 45 days following that publication;

WHEREAS the 45-day period has expired;

WHEREAS it is expedient to approve the Regulation without amendment:

IT IS ORDERED, therefore, on the recommendation of the Minister of Finance:

THAT the Regulation to amend the Regulation 13-102 respecting system fees for SEDAR and NRD, attached to this Order in Council, be approved.

JUAN ROBERTO IGLESIAS, Clerk of the Conseil exécutif

# Regulation to amend Regulation 13-102 respecting System fees for SEDAR and NRD

Securities Act (chapter V-1.1, s. 331, par. (9))

**1.** Regulation 13-102 respecting System fees for SEDAR and NRD (chapter V-1.1, r. 2.1) is amended by inserting, after section 4, the following:

### "System fees for filings that do not require a principal regulator

- **4.1.** (1) A person making a filing of the type described in Column B of Appendix C, and of the category referred to in Column A of that Appendix, must pay the system fee specified in Column C of that Appendix. The system fee is payable to, and allocated among, the securities regulatory authorities with whom the filing is required under Regulation 13-101 respecting System for Electronic Document Analysis and Retrieval (SEDAR) (chapter V-1.1, r. 2).
- **2.** Section 8 of the Regulation is amended by inserting, after "4,", "4.1,".

## **3.** The Regulation is amended by adding, after Appendix B, the following:

#### "APPENDIX C OTHER SEDAR SYSTEM FEES

(for filings that do not require a principal regulator)

(Section 4.1)

Item	Column A Category of Filing	Column B Type of Filing	Column C System Fee Payable
1	Investment fund issuers/ exempt market offerings and disclosure	Report of Exempt Distribution	\$25.00
2	Other issuers/ exempt market offerings and disclosure	Report of Exempt Distribution	\$25.00

#### **4.** This Regulation comes into force on May 24, 2016.

102570

Gouvernement du Québec

#### O.C. 307-2016, 13 April 2016

Professional Code (chapter C-26)

#### **Sexologists**

#### -Code of ethics of sexologists

Code of ethics of sexologists

WHEREAS, under section 87 of the Professional Code (chapter C-26), the board of directors of a professional order must make, by regulation, a code of ethics governing the general and special duties of the professional towards the public, clients and the profession, particularly the duty to discharge professional obligations with integrity;

WHEREAS the board of directors of the Ordre professionnel des sexologues du Québec made the Code of ethics of sexologists on 9 November 2015;

WHEREAS, under section 95.3 of the Professional Code, a draft Code of ethics of sexologists was sent to every member of the Order at least 30 days before being made by the board of directors;

WHEREAS, pursuant to section 95 and subject to sections 95.0.1 and 95.2 of the Professional Code, every regulation made by the board of directors of a professional

order under the Code must be transmitted to the Office des professions du Québec for examination and be submitted, with the recommendation of the Office, to the Government which may approve it with or without amendment;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Code of ethics of sexologists was published in Part 2 of the *Gazette officielle du Québec* of 23 December 2015 with a notice that it could be submitted to the Government for approval on the expiry of 45 days following that publication;

WHEREAS, in accordance with section 95 of the Professional Code, the Office has examined the Regulation and submitted it to the Government with its recommendation on 12 February 2016;

WHEREAS it is expedient to approve the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister of Justice:

THAT the Code of ethics of sexologists, attached to this Order in Council, be approved.

JUAN ROBERTO IGLESIAS, Clerk of the Conseil exécutif