Last amendment in force on December 31, 2014

This document has official status

chapter V-1.1, r. 5

REGULATION 21-101 RESPECTING MARKETPLACE OPERATION BER 30, 2014.

Decision 2001-C-0409, Title; M.O. 2007-01, s. 1.

Securities Act

(chapter V-1.1, s. 331.1)

Note Further to the publication of CSA Staff Notice 11-328: Notice of Local Amendments in Alberta and the Adoption of Multilateral Amendments in Yukon (AMF Bulletin of March 12, 2015 Vol. no. 10), this Regulation has been updated.

2014 **DEFINITIONS AND INTERPRETAT** PART 1

1.1. **Definitions**

In this Regulation

"accounting principles' accounting principles as defined in Regulation 52-107 respecting le Accounting Principles and Auditing Standards (chapter V-1.1, r. 25);

"alternative tradin

diction other than Ontario, means a marketplace that (a)

not a recognized quotation and trade reporting system or a nae. and

does not

(A) require an issuer to enter into an agreement to have its ities traded on the marketplace,

provide, directly, or through one or more subscribers, a *(***B**) quarantee of a 2-sided market for a security on a continuous or reasonably continuous basis.

(C) set requirements governing the conduct of subscribers, other than conduct in respect of the trading by those subscribers on the marketplace, and

(D) discipline subscribers other than by exclusion from participation in the marketplace, and

(b) in Ontario has the meaning set out in subsection 1(1) of the Ontario Securities Act (R.S.O. 1990, c. S.5);

"ATS" means an alternative trading system;

"corporate debt security" means a debt security issued in Canada by a company or corporation that is not listed on a recognized exchange or quoted on a recognized quotation and trade reporting system or listed on an exchange or quoted on a quotation and trade reporting system that has been recognized for the purposes of this Regulation and Regulation 23-101 respecting Trading Rules (chapter VA. Vr. 6), and does not include a government debt security;

"exchange-traded security" means a security that is listed on a recognized exchange or is quoted on a recognized quotation and trade reporting system or is listed on an exchange or quoted on a quotation and trade reporting system that is recognized for the purposes of this Regulation and Regulation 23-101 respecting Trading Rules;

"foreign exchange-traded security" means a security that is listed on an exchange, or quoted on a quotation and rade reporting system, outside of Canada that is regulated by an ordinary member of the International Organization of Securities Commissions and is not listed on an exchange or quoted on a quotation and trade reporting system in Canada;

"government debt security" means

(a) a debt security issued or guaranteed by the government of Canada, or any province or territory canada,

(b) a sebt security issued or guaranteed by any municipal corporation or municipal tody in Canada, or secured by or payable out of rates or taxes levied under the law of a jurisdiction of Canada on property in the jurisdiction and to be collected by or through the municipality in which the property is situated,

a debt security issued or guaranteed by a crown corporation or public

(d) in Ontario, a debt security of any school board in Ontario or of a corporation established under section 248(1) of the Education Act (R.S.O. 1990, c. E.2) of Ontario, or

(e) in Québec, a debt security of the Comité de gestion de la taxe scolaire de l'Île de Montréal

that is not listed on a recognized exchange or quoted on a recognized quotation and trade reporting system or listed on an exchange or quoted on a quotation and trade reporting system that has been recognized for the purposes of this Regulation and Regulation 23-101 respecting Trading Rules;

"IIROC" means the Investment Industry Regulatory Organization of Canada

"information processor" means any person that receives and provides information under this Regulation and has filed Form 21-101F5;

"inter-dealer bond broker" means a person that is approved by the IIROC under IIROC Rule 36 Inter-Dealer Bond Brokerage Systems, as amended, and is subject to IIROC Rule 36 and IIROC Rule 2100 Inter-Dealer Bond Brokerage Systems, as amended;

"marketplace",

- (a) in every jurisdiction other than Ontario, means
 - (i) an exchange,
 - (ii) a quotation and tade reporting system,
 - (iii) a person not voluded in clause (i) or (ii) that

(A) Constitutes, maintains or provides a market or facility for bringing together buyers and sellers of securities,

and sellers, and

(C) uses established, non-discretionary methods under which the orders interact with each other, and the buyers and sellers entering the orders agree to the terms of a trade, or

(iv) a dealer that executes a trade of an exchange-traded security with the security (iv) a dealer that executes a trade of a marketplace, but does not include an inter-dealer bond broker; and

(b) in Ontario has the meaning set out in subsection 1(1) of the Ontario Securities Act;

"marketplace participant" means a member of an exchange, a user of a quotation and trade reporting system, or a subscriber of an ATS;

"member" means, for a recognized exchange, a person

(a) holding at least one seat on the exchange, or

(b) that has been granted direct trading access rights by the exchange is subject to regulatory oversight by the exchange,

and the person's representatives;

"order" means a firm indication by a person, acting as either principal or agent, of a willingness to buy or sell a security;

"private enterprise" means a private enterprise of defined in Part 3 of Regulation 52-107 respecting Acceptable Accounting Privates and Auditing Standards;

"publicly accountable enterprise" means a publicly accountable enterprise as defined in Part 3 of Regulation 52-107 respecting Acceptable Accounting Principles and Auditing Standards;

"recognized exchange" means

(a) in Ontario, a recognized exchange as defined in subsection 1(1) of the Ontario Securities Act,

(b) in Québec, an exchange recognized by the securities regulatory authority under securities or derivatives legislation as an exchange or self-regulatory organization;

(c) in every other jurisdiction, an exchange recognized by the securities regulatory authority as an exchange, self-regulatory organization or self-regulatory body;

ophized quotation and trade reporting system" means

(a) in every jurisdiction other than British Columbia, Ontario and Québec, a quotation and trade reporting system recognized by the securities regulatory authority order securities legislation to carry on business as a quotation and trade reporting system,

(b) in British Columbia, a quotation and trade reporting system recognized by the securities regulatory authority under securities legislation as a quotation and trade reporting system or as an exchange;

(b.1) in Ontario, a recognized quotation and trade reporting system as defined in subsection 1(1) of the Ontario Securities Act, and

in Québec, a quotation and trade reporting system recognized by the (c)securities regulatory authority under securities or derivatives legislation as an exchange or a self-regulatory organization;

"regulation services provider" means a person that provides regulation services and is

(a) a recognized exchange,

PMBER (b) a recognized quotation and trade reporting system

(C) a recognized self-regulatory entity;

"self-regulatory entity" means self-rea self-regulatory organization that

is not an exchange, and (a)

is recognized as a self-regulato body or self-regulatory organization by (b) the securities regulatory authority;

"subscriber" means, for an a person that has entered into a contractual the ATS for the purpose of effecting trades or agreement with the ATS to splaying orders on the ATS, and the person's submitting, disseminating representatives;

the fee that a marketplace charges for execution of a trade "trading fee on that marketpla

Tume" means the number of securities traded:

debt security" means a government debt security or corporate debt

'user" means, for a recognized quotation and trade reporting system, a person auotes orders or reports trades on the recognized quotation and trade reporting system and the person's representatives.

Decision 2001-C-0409, s. 1.1; A.M. 2007-01, s. 2, 22 and 23; M.O. 2008-14, s. 1 and 10; M.O. 2010-01, s. 1; M.O. 2012-09, s. 1.

1.2. Interpretation - Marketplace

For the purpose of the definition of "marketplace" in section 1.1, a person is not considered to constitute, maintain or provide a market or facilities for bringing together buyers and sellers of securities, solely because the person routes orders to a marketplace or a dealer for execution.

Decision 2001-C-0409, s. 1.2; M.O. 2008-14, s. 10.

1.3. Interpretation - Affiliated Entity, Controlled Entity and Subsidiary Entity

(1) In this Regulation, a person is considered to be an affiliated entity of another person if one is a subsidiary entity of the other or if both are subsidiary entities of the same person, or if each of them is a controlled entity of the same person.

(2) In this Regulation, a person is considered to be controlled by a person if

(a) in the case of a person,

(i) voting securities of the first-mentioned person carrying more than 50% of the votes for the election of directors are held, otherwise than by way of security only, by or for the benefit of the other person, and

(ii) the votes carried by the securities are entitled, if exercised, to elect a majority of the directors of the first-mentioned person;

(b) in the case of a partnership that does not have directors, other than a limited partnership, the second mentioned person holds more than 50% of the interests in the partnership; or

(c) in the case of a limited partnership, the general partner is the secondmentioned person

(3) In this Begulation, a person is considered to be a subsidiary entity of another person if

it is a controlled entity of,

that other,

(i)

(ii) that other and one or more persons each of which is a controlled entity of that other, or

(iii) 2 or more persons, each of which is a controlled entity of that other;

or

(b) it is a subsidiary entity of a person that is the other's subsidiary entity.

Decision 2001-C-0409, s. 1.3; M.O. 2007-01, s. 22; M.O. 2008-14, s. 10.

1.4. Interpretation - Security

(1)In British Columbia, the term "security", when used in this Regulation, an option that is an exchange contract but does not include a futures contract

In Ontario, the term "security", when used in this Regulation, does not include a (2) commodity futures contract or a commodity futures option that is not traded on a commodity futures exchange registered with or recognized by the commission under the Commodity Futures Act or the form of which is not accepted when Director under the Commodity Futures Act.

In Québec, the term "security", when used in this Regulation, includes a (3) standardized derivative as this notion is defined in the Derivatives Act (chapter I-14.01).

Decision 2001-C-0409, s. 1.4; M.O. 2007-01, s. 22 M. O. 2010-01, s. 2; I.N. 2015-04-01.

Interpretation – Regulation 23-101 respecting Trading Rules 1.5.

Terms defined or interpreted in Regulation 23-101 respecting Trading Rules (chapter V-1.1, r. 6) and used in this Regulation have the respective meanings ascribed to them in Regulation 23-101 respecting Trading Rules.

M.O. 2012-09, s. 2.

APPLICATION PART 2

Application 2.1.

This Re Tation does not apply to a marketplace that is a member of a recognized exchange or a member of an exchange that has been recognized for the purposes of this Regulation and Regulation 23-101 respecting Trading Rules 1.1, r. 6). (cha

sion 2001-C-0409, s. 2.1; M.O. 2007-01, s. 22 and 23.

ART 3 MARKETPLACE INFORMATION

Decision 2001-C-0409, Part 3; M.O. 2012-09, s. 3.

3.1. Initial Filing of Information

(1) A person must file as part of its application for recognition as an exchange or a quotation and trade reporting system Form 21-101F1.

(2) A person must not carry on business as an ATS unless it has filed Form 21-101F2 at least 45 days before the ATS begins to carry on business as an ATS

Decision 2001-C-0409, s. 3.1; M.O. 2012-09, s. 3.

3.2. Change in Information

(1) Subject to subsection (2), a marketplace must not implement a significant change to a matter set out in Form 21-101F1 or in Form 21-101F2 unless the marketplace has filed an amendment to the information provided in Form 21-104F1 or in Form 21-101F2 in the manner set out in the Form at least 45 days before implementing the change.

(2) A marketplace must file an amendment to the information provided in Exhibit L – Fees of Form 21-101F1 or Exhibit L – Fees of Form 21-001F2, as applicable, at least 7 business days before implementing a change to the information provided in Exhibit L – Fees.

(3) For any change involving a matter set out in Form 21-101 F1 or Form 21-101F2 other than a change referred to in subsection (1) or (2), a marketplace must file an amendment to the information provided in the Form by the earlier of

(a) the close of business on the 10th day after the end of the month in which the change was made, and

(b) if applicable the time the marketplace discloses the change publicly.

Decision 2001-C-0493 s. 3.2; M.O. 2007-01, s. 22; M.O. 2012-09, s. 3.

3.3. Reporting Requirements

A marketplace must file Form 21-101F3 within 30 days after the end of each calendar quarter during any part of which the marketplace has carried on business.

M 0. 2012-09, s. 3.

3.4. Ceasing to Carry on Business as an ATS

(1) An ATS that intends to cease carrying on business as an ATS must file a report on Form 21-101F4 at least 30 days before ceasing to carry on that business.

· OE

(2)An ATS that involuntarily ceases to carry on business as an ATS must file a report on Form 21-101F4 as soon as practicable after it ceases to carry on that business.

M.O. 2012-09. s. 3.

3.5. Forms Filed in Electronic Form

A person that is required to file a form or exhibit under this Regulation must rm or exhibit in electronic form. that form or exhibit in electronic form.

M.O. 2012-09, s. 3.

MARKETPLACE FILING OF AUDITED FINANCIAL PART 4

Filing of Initial Audited Financial Statements 4.1.

(1) A person must file as part of its application for recognition as an exchange or a quotation and trade reporting system, together with Form 21-101F1, audited financial statements for its latest financial year that

are prepared in accordance with Canadian GAAP applicable to publicly (a) accountable enterprises or IFRS,

include notes to the keencial statements that identify the accounting (b) principles used to prepare the fina al statements, and

dance with Canadian GAAS or International Standards are audited in acco (c)on Auditing and are accompanied by an auditor's report.

carry on business as an ATS unless it has filed, together with (2) A person must no d financial statements for its latest financial year. Form 21-101F2

0409, s. 4.1; M.O. 2012-09, s. 4. Decision 200

of Annual Audited Financial Statement

recognized exchange and a recognized quotation and trade reporting system file annual audited financial statements within 90 days after the end of its financial ear in accordance with the requirements outlined in subsection 4.1(1).

(2) An ATS must file annual audited financial statements

Decision 2001-C-0409, s. 4.2; M.O. 2012-09, s. 4.

PART 5 MARKETPLACE REQUIREMENTS

5.1. Access Requirements

(1) A marketplace must not unreasonably prohibit, condition or limit access by a person to services offered by it.

(2) A marketplace must

- (a) establish written standards for granting access to each of its services; and
- (b) keep records of

(*i*) each grant of access including the reasons to granting access to an applicant, and

(ii) each denial or limitation of accessive function of the reasons for denying or limiting access to an applicant.

(3) A marketplace must not

(a) permit unreasonable discrimination among clients, issuers and marketplace participants; or

(b) impose any burden on competition that is not reasonably necessary and appropriate.

5.2. No Restrictions on Trading on Another Marketplace

A marketplace shak not prohibit, condition, or otherwise limit, directly or indirectly, a marketplace participant from effecting a transaction on any marketplace.

Decision 2001-6 409, s. 5.2; M.O. 2012-09, s. 6.

5.3. Public Interest Rules

(1) Rules, policies and other similar instruments adopted by a recognized exchange or a recognized quotation and trade reporting system

- (a) shall not be contrary to the public interest; and
 - (b) shall be designed to
 - (i) ensure compliance with securities legislation,

- prevent fraudulent and manipulative acts and practices, *(ii)*
- promote just and equitable principles of trade, and (iii)

foster co-operation and co-ordination with persons engaged in (iv) regulating, clearing, settling, processing information with respect to, and facilitating, transactions in securities.

(2)

Decision 2001-C-0409, s. 5.3; M.O. 2008-14, s. 10; M.O. 2012-09, s. 7.

5.4.

 a. 2008-14, s. 10; M.O. 2012-09, s. 7.
 a. 2008-14, s. 10; M.O. 2012-09, s. 7.
 b. provide annihilar instruments that
 b) provide annihilar instruments of the securitien instruments of the securiti reporting system shall have rules or other similar instruments that

(b) provide appropriate sanctions for violations of the rules or other similar instruments of the exchange or quotation and trade reporting system.

Decision 2001-C-0406, s. 5.4.

5.5. Filing of Rules

A recognized exchang recognized quotation and trade reporting system shall file all rules, policies and r similar instruments, and all amendments thereto.

Decision 2001-C

5.6. (Revoked

0409, s. 5.6; M.O. 2012-09, s. 8. **Decision 2**

Orderly Markets 5.7.

narketplace must take all reasonable steps to ensure that its operations do not fere with fair and orderly markets.

M.O. 2012-09. s. 9.

5.8. **Discriminatory Terms**

A marketplace must not impose terms that have the effect of discriminating between orders that are routed to the marketplace and orders that are entered on that marketplace for execution.

M.O. 2012-09, s. 9.

5.9. Risk Disclosure for Trades in Foreign Exchange-Traded Securities

(1) A marketplace that is trading foreign exchange-traded securities must provide each marketplace participant with disclosure in substantially the following works

"The securities traded by or through the marketplace are not listed on an exchange in Canada and may not be securities of a reporting issue on Canada. As a result, there is no assurance that information concerning the issue is available or, if the information is available, that it meets Canadian disclosure requirements."

(2) Before the first order for a foreign exchange-traded security is entered onto the marketplace by a marketplace participant, the marketplace must obtain an acknowledgement from the marketplace participant that the marketplace participant has received the disclosure required in subsection (1).

M.O. 2012-09, s. 9.

5.10. Confidential Treatment of Trading Information

(1) A marketplace must not recease a marketplace participant's order or trade information to a person other than the marketplace participant, a securities regulatory authority or a regulation services provider unless

(a) the market base participant has consented in writing to the release of the information;

(b) the release of the information is required by this Regulation or under applicable law, or

disclosure was lawful.

(8) A marketplace must not carry on business unless it has implemented reasonable areguards and procedures to protect a marketplace participant's order or trade information, including

- (a) limiting access to order or trade information of marketplace participants to
 - (i) employees of the marketplace, or

(ii) persons retained by the marketplace to operate the system or to be responsible for compliance by the marketplace with securities legislation; and

implementing standards controlling trading by employees of the *(b)* marketplace for their own accounts.

A marketplace must not carry on business as a marketplace unless (3) implemented adequate oversight procedures to ensure that the safeg lard procedures established under subsection (2) are followed.

M.O. 2012-09, s. 9.

5.11. Management of Conflicts of Interest

TEMBER A marketplace must establish, maintain and ensure compliance with policies and procedures that identify and manage any conflicts of interest arising from the operation of the marketplace or the services it provides. 201470

M.O. 2012-09, s. 9.

5.12. Outsourcing

If a marketplace outsources an por its key services or systems to a service provider, which includes affiliates or ssociates of the marketplace, the marketplace *must:*

(a) establish and maintain policies and procedures for the selection of service providers to which key services and systems may be outsourced and for the evaluation and approval of such outsourcing arrangements,

ny conflicts of interest between the marketplace and the service identit (b) services and systems are outsourced, and establish and maintain provider to which ke policies and provedures to mitigate and manage such conflicts of interest,

nter into a contract with the service provider to which key services and outsourced that is appropriate for the materiality and nature of the d activities and that provides for adequate termination procedures,

(d) maintain access to the books and records of the service providers relating o the outsourced activities.

(e) ensure that the securities regulatory authorities have access to all data, information and systems maintained by the service provider on behalf of the

marketplace, for the purposes of determining the marketplace's compliance with securities legislation,

(f) take appropriate measures to determine that service providers to which key services or systems are outsourced establish, maintain and periodically test an appropriate business continuity plan, including a disaster recovery plan,

take appropriate measures to ensure that the service providers prot (\mathbf{q}) marketplace participants' proprietary, order, trade or any other confidential information. and

establish processes and procedures to regularly review the (h) TOATSTEND formance of the service provider under any such outsourcing arrangement.

M.O. 2012-09. s. 9.

PART 6 **REQUIREMENTS APPLICABLE ONLY**

6.1. Registration

An ATS shall not carry on business as

- it is registered as a dealer; (a)
- it is a member of a self- opulatory entity; and (b)

(c)it complies with ovisions of this Regulation and Regulation 23-101 respecting Trading Rules (ch /-1.1. r. 6).

M.O. 2007-01, s. 22 and 23. Decision 2001-C-0409

6.2. emption Not Available Registratio

provided in this Regulation, the registration exemptions applicable to Except ecurities legislation are not available to an ATS. dealers under

01-C-0409, s. 6.2; M.O. 2007-01, s. 3.

Securities Permitted to be Traded on an ATS

An ATS shall not execute trades in securities other than

- (a) exchange-traded securities;
- (b) corporate debt securities;

- (C) government debt securities; or
- (d) foreign exchange-traded securities.

Decision 2001-C-0409, s. 6.3.

6.4. (Revoked)

Decision 2001-C-0409, s. 6.4; M.O. 2012-09, s. 10.

6.5. (Revoked)

Decision 2001-C-0409, s. 6.5; M.O. 2012-09, s. 10.

6.6. (Revoked)

TO SEPTEMBER 30, 2015 Decision 2001-C-0409, s. 6.6; M.O. 2012-09, s. 10.

6.7. Notification of Threshold

An ATS must notify the securities regulately authority in writing if, (1)

during at least 2 of the pleeding 3 months of operation, the total dollar (a) value of the trading volume on the Ato for a month in any type of security is equal to or greater than 10% of the total dollar value of the trading volume for the month in that type of security on all marketplaces in tonada;

of the preceding 3 months of operation, the total trading during at least 2 (b) volume on the ATS for a month in any type of security is equal to or greater than 10% of the total trading volume for the month in that type of security on all marketplaces in Canada: or

g at least 2 of the preceding 3 months of operation, the number of (C) trades on the ATS for a month in any type of security is equal to or greater than 10% of of trades for the month in that type of security on all marketplaces in number Can

An ATS must provide the notice referred to in subsection (1) within 30 days after threshold referred to in subsection (1) is met or exceeded.

Decision 2001-C-0409, s. 6.7; M.O. 2012-09, s. 11.

6.8. (Revoked)

Decision 2001-C-0409, s. 6.8; M.O. 2007-01, s. 22; M.O. 2008-14, s. 10; M.O. 2012-09, s. 12.

6.9. Name

An ATS shall not use in its name the word "exchange", the words "stock marke TEMBER 30, 201 the word "bourse" or any derivations of those terms.

Decision 2001-C-0409, s. 6.9.

6.10. (Revoked)

Decision 2001-C-0409. s. 6.10: M.O. 2012-09. s. 12.

6.11. Risk Disclosure to Non-Registered Subscribers

no (1) When opening an account for a subscriber that is not registered as a dealer under securities legislation, an ATS shall provide that subscriber with disclosure in substantially the following words:

Although the ATS is registered as a deale under securities legislation, it is a marketplace and therefore does not ensure best execution for its subscribers.

Before the first order submitted by a subscriber that is not registered as a dealer (2) under securities legislation is entered onto the ATS by the subscriber, the ATS shall obtain an acknowledgement from that subscriber that the subscriber has received the disclosure required in subsect

Decision 2001-C-0409.

6.12. (Revoked)

Decision 20 s. 6.12; M.O. 2012-09, s. 12.

6.13.

s. 4; M.O. 2008-14, s. 10; M.O. 2012-09, s. 12.

INFORMATION TRANSPARENCY REQUIREMENTS FOR ACES DEALING IN EXCHANGE-TRADED SECURITIES AND FOREIGN HANGE-TRADED SECURITIES

Decision 2001-C-0409, Part 7; M.O. 2007-01, s. 5.

7.1. Pre-Trade Information Transparency - Exchange-Traded Securities

(1) A marketplace that displays orders of exchange-traded securities to a person shall provide accurate and timely information regarding orders for the exchange-traded securities displayed by the marketplace to an information processor as required by the information processor or, if there is no information processor, to an information vendor that meets the standards set by a regulation services provider.

(2) Subsection (1) does not apply if the marketplace only displays orders to its employees or to persons retained by the marketplace to assist in the operation of the marketplace and if the orders posted on the marketplace meet the size threshold set by a regulation services provider.

Decision 2001-C-0409, s. 7.1; M.O. 2007-01, s. 5; M.O. 2008-14, 10; M.O. 2012-09, s. 13.

7.2. Post-Trade Information Transparency – Exchange Traded Securities

A marketplace shall provide accurate and timely information regarding trades for exchange-traded securities executed on the marketplace to an information processor as required by the information processor or, if there is no information processor, to an information vendor that meets the standards **called** a regulation services provider.

Decision 2001-C-0409, s. 7.2; M.O. 2007 91; s. 5.

7.3. Pre-Trade Information Transparency – Foreign Exchange-Traded Securities

(1) A marketplace that displays orders of foreign exchange-traded securities to a person shall provide acculate and timely information regarding orders for the foreign exchange-traded securities displayed by the marketplace to an information vendor.

(2) Subsection the does not apply if the marketplace only displays orders to its employees or to seriors retained by the marketplace to assist in the operation of the marketplace and if the orders posted on the marketplace meet the size threshold set by regulation services provider.

Decision 2001-C-0409, s. 7.3; M.O. 2007-01, s. 5; M.O. 2008-14, s. 10; M.O. 2012-09, s. 14

X4. Post-trade Information Transparency – Foreign Exchange-Traded Securities

A marketplace shall provide accurate and timely information regarding trades for foreign exchange-traded securities executed on the marketplace to an information vendor. Decision 2001-C-0409, s. 7.4; M.O. 2007-01, s. 5.

7.5. Consolidated Feed – Exchange-Traded Securities

An information processor shall produce an accurate consolidated feed in realtime showing the information provided to the information processor under sections and 7.2.

Decision 2001-C-0409, s. 7.5; M.O. 2007-01, s. 6; M.O. 2008-14, s. 2.

7.6.

A marketplace that is subject to this Part of the information processor. the reasonable provide information requirements of the information processor to which it is required under this Part.

M.O. 2007-01, s. 6; M.O. 2012-09, s. 15.

INFORMATION TRANSPARENCY REQUIREMENTS FOR PART 8 MARKETPLACES DEALING IN UNLISTED DE **ECURITIES, INTER-DEALER BOND BROKERS AND DEALERS**

8.1. Pre-trade and Post-trade Information Transparency Requirements -**Government Debt Securities**

Note Section 8.1 does not apply w I January 1, 2018. (section 8.6 of this regulation)

A marketplace that displays orders of government debt securities to a person (1)shall provide to an information processor accurate and timely information regarding orders for government dobt securities displayed by the marketplace as required by the information proces

Subsection (1) does not apply if the marketplace only displays orders to its (2) employees or to persons retained by the marketplace to assist in the operation of the marketplace

marketplace shall provide to an information processor accurate and timely mation regarding details of trades of government debt securities executed on the warketplace as required by the information processor.

An inter-dealer bond broker shall provide to an information processor accurate (4) and timely information regarding orders for government debt securities executed through the inter-dealer bond broker as required by the information processor.

(5) An inter-dealer bond broker shall provide to an information processor accurate and timely information regarding details of trades of government debt securities executed through the inter-dealer bond broker as required by the information processor.

Decision 2001-C-0409, s. 8.1; M.O. 2007-01, s. 7; M.O. 2008-14, s. 10; M.O. 2012-09, s. 16.

8.2. Pre-Trade and Post-Trade Information Transparency Requirements -

(1) A marketplace that displays orders of corporate debt securities to a person shall provide accurate and timely information regarding orders for designated corporate debt securities displayed by the marketplace to an information processor, as required by the information processor, or if there is no information processor, to an information vendor that meets the standards set by a regulation services provider, as required by the regulation services provider.

(2) Subsection (1) does not apply if the marketplace only displays orders to its employees or to persons retained by the marketplace to assist in the operation of the marketplace.

(3) A marketplace shall provide accurate and timely information regarding details of trades of designated corporate debt securities executed on the marketplace to an information processor, as required by the information processor, or if there is no information processor, to an information vendor that meets the standards set by a regulation services provider, as required by the regulation services provider.

(4) An inter-dealer bond broker shall provide accurate and timely information regarding details of trades of designated corporate debt securities executed through the inter-dealer bond broker to an information processor, as required by the information processor, or if there is no information processor, to an information vendor that meets the standards set to a regulation services provider, as required by the regulation services provider.

(5) A dealer executing trades of corporate debt securities outside of a marketplace shall provide accurate and timely information regarding details of trades of designated corporate debt securities traded by or through the dealer to an information processor, as required by the information processor, or if there is no information processor, to an information vendor that meets the standards set by a regulation services provider, as required by the regulation services provider.

Decision 2001-C-0409, s. 8.2; M.O. 2007-01, s. 8; M.O. 2008-14, s. 10; M.O. 2012-09, s. 17.

8.3. Consolidated Feed — Unlisted Debt Securities

An information processor shall produce an accurate consolidated feed in realtime showing the information provided to the information processor under sections 8.1 and 8.2.

Decision 2001-C-0409, s. 8.3; M.O. 2007-01, s. 9; A.M. 2008-14, s. 3.

8.4. **Compliance with Requirements of an Information Processor**

A marketplace, inter-dealer bond broker or dealer that is subject to comply with the reasonable requirements of the information proces which it is (FM required to provide information under this Part.

Decision 2001-C-0409, s. 8.4; M.O. 2007-01, s. 9.

8.5. (Revoked)

Decision 2001-C-0409, s. 8.5; M.O. 2007-01, s. 9; 2008-14, s. 4; M.O. 2012-09, s. 18.

Exemption for Government Debt 8.6.

Section 8.1 does not apply until Janu ary 1, 2018.

Decision 2001-C-0409, s. 8 -01, s. 93; M.O. 2012-09, s. 19; M.O. 2014-12, s. 1.

8.7. (Revoked)

M.O. 2007-01. s. 9. Decision 2001

PART 9

409, Part 9; M.O. 2007-01, s. 10. Decision

ion 2001-C-0409, s. 9.1; M.O. 2007-01, s. 10.

(Revoked)

oked)

Decision 2001-C-0409, s. 9.2; M.O. 2007-01, s. 10.

9.3. (Revoked)

Decision 2001-C-0409, s. 9.3; M.O. 2007-01, s. 10.

9.4. (Revoked)

Decision 2001-C-0409, s. 9.4; M.O. 2007-01, s. 10.

TRANSPARENCY OF MARKETPLACE OPERATIONS **PART 10**

3: 10.05 Decision 2001-C-0409, Part 10; M.O. 2008-14, s. 5; M.O. 2010-01, s. FMBF s. 20.

10.1. Disclosure by Marketplaces

A marketplace must publicly disclose on its webser information reasonably necessary to enable a person to understand the marketpla e's operations or services it provides, including but not limited to information related

(a) all fees, including any listing, trading, data, co-location and routing fees charged by the marketplace, an affiliate or by a party to which services have directly or indirectly been outsourced or which directly or directly provides those services;

- how orders are entered, in Oract and execute; (b)
- (C) all order types;
- (d)access requirent

procedures that identify and manage any conflicts of (e) the policie operation of the marketplace or the services it provides; interest arising from

arrangements between the marketplace and service (f) ərral providers:

ere routing is offered, how routing decisions are made; and

when indications of interest are disseminated, the information minated and the types of recipients of such indications of interest.

Decision 2001-C-0409, s. 10.1; M.O. 2007-01, s. 11; M.O. 2008-14, s. 5; M.O. 2012-09, s. 20.

10.2. (Revoked)

Decision 2001-C-0409, s. 10.2; M.O. 2007-01, s. 11.

10.3. (Revoked)

M.O. 2010-01, s. 4; *M*.O. 2012-09, s. 21.

PART 11 RECORDKEEPING REQUIREMENTS FOR MARKETPLACES

11.1. Business Records

A marketplace shall keep such books, records and other documents as are reasonably necessary for the proper recording of its business in electronic form.

Decision 2001-C-0409, s. 11.1; M.O. 2008-14, s. 6.

11.2. Other Records

(1) As part of the records required to be maintained under section 11.1, a marketplace shall include the following information include form:

(a) a record of all marketplace participants who have been granted access to trading in the marketplace;

(b) daily trading summaries for the marketplace, including

- (i) a list of securities traded,
- (ii) transaction columes

(A) for securities other than debt securities, expressed as the number of issues traded number of trades, total unit volume and total dollar value of trades and, if the side of the securities traded is quoted in a currency other than Canadian dollars the total value in that other currency, and

(B) for debt securities, expressed as the number of trades and total dollar value traded and, if the price of the securities traded is quoted in a currency other than Canadian dollars, the total value in that other currency,

a record of each order which must include

(i) the order identifier assigned to the order by the marketplace,

(ii) the marketplace participant identifier assigned to the marketplace participant transmitting the order,

the identifier assigned to the marketplace where the order is (iii) received or originated,

(iv) each unique client identifier assigned to a client accessing the marketplace using direct electronic access,

- ER 30, 20' the type, issuer, class, series and symbol of the security, (v)
- the number of securities to which the order applies. (vi)
- (vii) the strike date and strike price, if applicable,
- whether the order is a buy or sell order, (viii)
- whether the order is a short sale order, if (ix)

whether the order is a market order (\mathbf{x}) it order or other type of order, and if the order is not a market order, the price a which the order is to trade,

is first originated or received by the the date and time the order (xi) marketplace,

tail, wholesale, employee, proprietary or (xii) whether the account any other type of account,

- (xiii) order expires. the date and
- (xiv) der is an intentional cross,
- order is a jitney and if so, the identifier of the underlying

broker.

currency of the order,

whether the order is routed to another marketplace for execution, ne and name of the marketplace to which the order was routed, and

(xviii) whether the order is a directed-action order, and whether the etplace marked the order as a directed-action order or received the order marked directed-action order; and

in addition to the record maintained in accordance with paragraph (c), all (d) execution report details of orders, including

(i) the identifier assigned to the marketplace where the order was executed.

- *(ii)* whether the order was fully or partially executed,
- the number of securities bought or sold, (iii)
- (iv) the date and time of the execution of the order,
- (v)the price at which the order was executed,
- 30,20 the identifier assigned to the marketplace participant whether the transaction was a cross. (vi) each side of the trade.
 - (vii)

time-sequenced records of all message (viii) ent to or received from an information processor, an information vendor or a m etplace.

> the marketplace trading fee for each trade; and (ix)

each unique client identifie assigned to a client accessing the (x) marketplace using direct electronic access

Decision 2001-C-0409, s. 11.2; M. 2007-01, s. 12, 13 et 23; M.O. 2008-14, s. 7; M.O. 2012-09, s. 22.

11.2.1. Transmission ctronic Form

A marketplace s nsmit

to a requation services provider, if it has entered into an agreement with a (a) provider in accordance with Regulation 23-101 respecting Trading regulation servip Rules (chapter XT.1, r. 6), the information required by the regulation services provider. within 10 besiness days, in electronic form; and

to the securities regulatory authority the information required by the regulatory authority under securities legislation, within 10 business days, in ronic form.

M.O. 2008-14, s. 8.

11.3. Record Preservation Requirements

(1) For a period of not less than 7 years from the creation of a record referred to in this section, and for the first 2 years in a readily accessible location, a marketplace shall keep

(a) all records required to be made under sections 11.1 and 11.2;

(b) at least one copy of its standards for granting access to trading, if any and records relevant to its decision to grant, deny or limit access to a person and if applicable, all other records made or received by the marketplace in the course of complying with section 5.1;

(c) at least one copy of all records made or received by the marketplace in the course of complying with sections 12.1 and 12.4, including all correspondence, memoranda, papers, books, notices, accounts, reports, test scripts, test results, and other similar records;

(d) all written notices provided by the marketplace to marketplace participants generally, including notices addressing hours of system operations, system malfunctions, changes to system procedures, maintenance of hardware and software, instructions pertaining to access to the marketplace and denials of, or limitation to, access to the marketplace;

(e) the acknowledgement obtained under subsection 5.9(2) or 6.11(2);

(f) a copy of any agreement referred to in section 8.4 of Regulation 23-101 respecting Trading Rules (chapter 1, r. 6); and

(g) a copy of any agreement referred to in subsections 13.1(2) and 13.1(3).

(2) During the period in which a marketplace is in existence, the marketplace shall keep

(a) all organizational documents, minute books and stock certificate books;

b) Copies of all forms filed under Part 3; and

in the case of an ATS, copies of all notices given under section 6.7.

Decision 2001-C-0409, s. 11.3; M.O. 2007-01, s. 14 and 23; M.O. 2008-14, s. 10; M.O. 2012-09, s. 23.

11.4. (Revoked).

Decision 2001-C-0409, s. 11.4; M.O. 2008-14, s. 10; M.O. 2012-09, s. 24.

11.5. Synchronization of Clocks

(1) A marketplace trading exchange-traded securities or foreign exchange-traded securities, an information processor receiving information about those securities, and a dealer trading those securities shall synchronize the clocks used for recording or monitoring the time and date of any event that must be recorded under this Part and under Regulation 23-101 respecting Trading Rules (chapter V-1.1, r. 6) with the clock used by a regulation services provider monitoring the activities of marketplace and marketplace participants trading those securities.

(2) A marketplace trading corporate debt securities or government debt securities, an information processor receiving information about those securities, a dealer trading those securities, and an inter-dealer bond broker trading those securities shall synchronize the clocks used for recording or monitoring the time and date of any event that must be recorded under this Part and under Regulation 23-101 respecting Trading Rules.

Decision 2001-C-0409, s. 11.5; M.O. 2007-01, s. 23; M.O. 2010-01, s. 5; M.O. 2012-09, s. 25.

PART 12 MARKETPLACE SYSTEMS AND BUSINESS CONTINUITY PLANNING

Decision 2001-C-0409, Part 12; M.O. 2012-09, S. 26.

12.1. System Requirements

For each of its systems that support order entry, order routing, execution, trade reporting, trade comparison, data feeds, market surveillance and trade clearing, a marketplace shall

(a) develop and maintain

adequate system of internal control over those systems; and

(ii) adequate information technology general controls, including without limitation controls relating to information systems operations, information security, change management, problem management, network support and system software support,

(b) in accordance with prudent business practice, on a reasonably frequent basis and, in any event, at least annually,

(i) make reasonable current and future capacity estimates;

(ii) conduct capacity stress tests to determine the ability of those systems to process transactions in an accurate, timely and efficient manner; and

(c) promptly notify the regulator or, in Québec, the securities regulatory authority and, if applicable, its regulation services provider, of any material systems failure, malfunction or delay.

Decision 2001-C-0409, s. 12.1; M.O. 2010-01, s. 6; M.O. 2012-09, s. 27.

12.2. System Reviews

(1) For each of its systems that support order entry, order routing, execution, trade reporting, trade comparison, data feeds, market surveillance and made clearing, a marketplace shall annually engage a qualified party to conduct an independent systems review and prepare a report in accordance with established addt standards to ensure that it is in compliance with paragraph 12.1(a) and section 12.4.

(2) A marketplace shall provide the report resulting from the review conducted under subsection (1) to

(a) its board of directors, or audit committee, promptly upon the report's completion, and

(b) the regulator or, in Quebec, the securities regulatory authority, within 30 days of providing the report to its board of directors or the audit committee.

Decision 2001-C-0409, s. 12.2; **10.0**. 2008-14, s. 9; M.O. 2010-01, s. 6; M.O. 2012-09, s. 28.

12.3. Availability of Technology Requirements and Testing Facilities

(1) A marketplace shall make publicly available all technology requirements regarding interfacing with or accessing the marketplace in their final form,

(a) (i) operations have not begun, for at least 3 months immediately before operations here in the second s

(naterial change to its technology requirements.) if operations have begun, for at least 3 months before implementing a

(2) After complying with subsection (1), a marketplace shall make available testing facilities for interfacing with or accessing the marketplace,

(a) if operations have not begun, for at least 2 months immediately before operations begin; and

 Q_{Ω}

(b) if operations have begun, for at least 2 months before implementing a material change to its technology requirements.

(3) A marketplace shall not begin operations until it has complied with paragraphs (1)(a) and (2)(a).

(4) Paragraphs 12.3(1)(b) and (2)(b) do not apply to a marketplace if the paragraph must be made immediately to address a failure, malfunction or material delay of its systems or equipment if

(a) the marketplace immediately notifies the regulator, or in Québec, the securities regulatory authority, and, if applicable, its regulation services provider of its intention to make the change; and

(b) the marketplace publishes the changed technology requirements as soon as practicable.

M.O. 2007-01, s. 15; M.O. 2010-01, s. 6; M.O. 2012-09. 29.

12.4. Business Continuity Planning

(1) A marketplace must develop and maintain reasonable business continuity plans, including disaster recovery plans.

(2) A marketplace must test its business continuity plans, including disaster recovery plans, on a reasonably frequent tasks and, in any event, at least annually.

M.O. 2012-09, s. 30.

PART 13 CLEARING AND SETTLEMENT

13.1. Clearing and Settlement

(1) All trades executed on a marketplace shall be reported to and settled through a clearing agency.

(2) For a trade executed through an ATS by a subscriber that is registered as a dealer under securities legislation, the ATS and its subscriber shall enter into an agreement that specifies whether the trade shall be reported and settled by

- (a) the ATS;
- (b) the subscriber; or

an agent for the subscriber that is a clearing member of a clearing agency. *(***C***)*

For a trade executed through an ATS by a subscriber that is not registered as a (3) dealer under securities legislation, an ATS and its subscriber shall enter into an agreement that specifies whether the trade shall be reported and settled by

- the ATS: or (a)
- an agent for the subscriber that is a clearing member of a clearing age 01-C-0409, s. 13.1; M.O. 2012-09, s. 32. REQUIREMENTS FOR AN INFORMATION PROCESSOR Requirements for an Information Processor (b)

Decision 2001-C-0409, s. 13.1; M.O. 2012-09, s. 32.

PART 14

14.1. Filing Requirements for an Information Processor

A person that intends to carry on business as an internation processor shall file 21-101E5 at least 90 down before the internation processor shall file (1) Form 21-101F5 at least 90 days before the information processor begins to carry on business as an information processor.

(paragraph revoked). (2)

Decision 2001-C-0409, s. 14.1; M.O. 2008 14 10: M.O. 2012-09. s. 33.

14.2. Change in Information

(1) At least 45 days before incommenting a significant change involving a matter set out in Form 21-101F5, an incommation processor shall file an amendment to the information provided in Form 21-101F5 in the manner set out in Form 21-101F5.

(2) If an information processor implements a change involving a matter set out in Form 21-101F5, other than a change referred to in subsection (1), the information processor shall, within 30 days after the end of the calendar quarter in which the change takes place, the amendment to the information provided in Form 21-101F5 in the manner set out in Form 21-101F5.

001-C-0409, s. 14.2.

Ceasing to Carry on Business as an Information Processor

If an information processor intends to cease carrying on business as an information processor, the information processor shall file a report on Form 21-101F6 at least 30 days before ceasing to carry on that business.

(2) If an information processor involuntarily ceases to carry on business as an information processor, the information processor shall file a report on Form 21-101F6 as soon as practicable after it ceases to carry on that business.

Decision 2001-C-0409, s. 14.3.

14.4. Requirements Applicable to an Information Processor

(1) An information processor shall enter into an agreement with each market face, inter-dealer bond broker and dealer that is required to provide information to the information processor that the marketplace, inter-dealer bond broker or dealer will

(a) provide information to the information processor in accordance with Part 7 or 8, as applicable; and

(b) comply with any other reasonable requirements set by the information processor.

(2) An information processor shall provide timely, accurate, reliable and fair collection, processing, distribution and publication of information for orders for, and trades in, securities.

(3) An information processor shall keep such books, records and other documents as are reasonably necessary for the proper recording of its business.

(4) An information processor shall establish in a timely manner an electronic connection to a marketplace, inter dealer bond broker or dealer that is required to provide information to the information processor.

(5) An information processor shall provide prompt and accurate order and trade information and shall not unreasonably restrict fair access to such information.

(6) An information processor must file annual audited financial statements within 90 days after the end of its financial year that

(a Are prepared in accordance with Canadian GAAP applicable to publicly accountable enterprises, Canadian GAAP applicable to private enterprises or IFRS,

(b) include notes to the financial statements that identify the accounting

(c) are audited in accordance with Canadian GAAS or International Standards on Auditing and are accompanied by an auditor's report.

(7) An information processor must file its financial budget within 30 days after the

start of a financial year.

An information processor must file, within 30 days after the end of each calendar (8) quarter, the process and criteria for the selection of government debt securities, as applicable, and designated corporate debt securities and the list of government debt securities, as applicable, and designated corporate debt securities.

(9) An information processor must file, within 30 days after the end of each ca year, the process to communicate the designated securities to the marketplaces. dealer bond brokers and dealers providing the information required by the dealers, including where the list of designated securities can be found. TOSEPTEMBE

Decision 2001-C-0409, s. 14.4; M.O. 2012-09, s. 34.

14.5. System Requirements

An information processor shall

- (a) develop and maintain
 - an adequate system of in controls over its critical systems; (i)

and

technology general controls, including, *(ii)* adequate information without limitation, controls relating the information systems operations, information bem management, network support, and system security, change management, software support:

prudent business practice, on a reasonably frequent in accordance (b) basis and in any even st annually,

e reasonable current and future capacity estimates for each of its systems

conduct capacity stress tests of its critical systems to determine the systems to process information in an accurate, timely and efficient

annually engage a qualified party to conduct an independent systems and prepare a report in accordance with established audit standards to ensure that it is in compliance with paragraph (a) and section 14.6;

(d) provide the report resulting from the review conducted under paragraph (c) to

(i) its board of directors or the audit committee promptly upon the report's completion, and

(ii) the regulator or, in Québec, the securities regulatory authority, within 30 days of providing it to the board of directors or the audit committee; and

(e) promptly notify the following of any failure, malfunction or material delay a its systems or equipment

(i) the regulator or, in Québec, the securities regulatory authory; and

(ii) any regulation services provider, recognized exchange or recognized quotation and trade reporting system monitoring trading of the securities about which information is provided to the information processor.

Decision 2001-C-0409, s. 14.5; M.O. 2010-01, s. 7; M.O. 2010, s. 35.

14.6. Business Continuity Planning

(1) An information processor must develop and maintain reasonable business continuity plans, including disaster recovery plans.

(2) An information processor must test its business continuity plans, including disaster recovery plans, on a reasonably frequent basis and, in any event, at least annually.

M.O. 2012-09, s. 36.

14.7. Confidential Treatment of Trading Information

An information processor must not release order and trade information to a person other than the marketplace, inter-dealer bond broker or dealer that provided this information in assordance with this Regulation, or other than a securities regulatory authority, unless.

(a) the release of that information is required by this Regulation or under application law; or

(b) the information processor received prior approval from the securities

M.O. 2012-09, s. 36.

14.8. Transparency of Operations of an Information Processor

An information processor must publicly disclose on its website information reasonably necessary to enable a person to understand the information processor's operations or services it provides including, but not limited to:

all fees charged by the information processor for the consolidated data; (a)

a description of the process and criteria for the selection of government (b) debt securities, as applicable, and designated corporate debt securities and the government debt securities, as applicable, and designated corporate debt securities

(C) access requirements; and

the policies and procedures to manage conflicts of interest to interest to manage conflicts of interest to the information processor. hat mav arise (d) in the operation of the information processor.

M.O. 2012-09, s. 36.

PART 15

15.1. Exemption

The regulator or the securities regulator authority may grant an exemption from (1) this Regulation, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.

Despite subsection ario, only the regulator may grant such an (2) exemption.

D. 2007-01, s. 22. Decision 2001

PART 16

16.1.

C-0409, s. 16.1; M.O. 2007-01, s. 22.

DIX A

(Revoked)

Decision 2001-C-0409, App. A; M.O. 2007-01, s. 16.

MFORGEFROMDECEMBER 31,2014 TO SEPTEMBER 30,2015

FORM 21-101F1INFORMATION STATEMENTEXCHANGE OR QUOTATION AND TRADE REPORTING SYSTEM

Filer:		QUOTATION AND TRADE REPORTING SYSTEM
Type of Fili	ng: 🗌 INITIAL	
1.	Full name of exchange or quot	tation and trade reporting system:
2. if different fr		s is conducted, or name of market or facility,
3. If this filing makes a name change on behalf of the exchange or quotation and trade reporting system in respect of the name set out in item 1 or item 2, enter the previous name and the new name:		
	Previous name:	()SV
	New name:	
4.	Head office	201
	Address:	
	New name: Head office Address: Telephone: Facsimile:	
	Facsimile:	
5.	Mailing address (if different):	
6.	Other offices	
	Address:	
a co	Address: Telephone: Facsimile:	
FOL	Facsimile:	
R ⁷ .	Website address:	
8.	Contact employee	
	Name and title:	

Telephone number:

Facsimile:

E-mail address:

9.

- 10.

--mail address: Market Regulation is being conducted kg. the exchange the quotation and trade reported the quotation and trade reported the quotation services pre-

EXHIBITS

File all Exhibits with the Fing. For each Exhibit, include the name of the exchange or quotation and trace reporting system, the date of filing of the Exhibit and the date as of which the information is accurate (if different from the date of the filing). If oplicable, a statement to that effect shall be furnished instead any Exhibit required is ju of such Exhibit.

Except a povided below, if the filer, recognized exchange or recognized quotation and trade reporting system files an amendment to the information provided in its Filing and the information relates to an Exhibit filed with the Filing or a subsequent amendment the filer, recognized exchange or recognized quotation and trade reporting must, in order to comply with subsections 3.2(1), 3.2(2) or 3.2(3) of ation 21-101 respecting Marketplace Operation (chapter V-1.1, r. 5), provide a ription of the change, the expected date of the implementation of the change, and e a complete and updated Exhibit. The filer must provide a clean and a blacklined version showing changes from the previous filing.

If the filer, recognized exchange or recognized guotation and trade reporting system has otherwise filed the information required by the previous paragraph pursuant to section 5.5 of Regulation 21-101 respecting Marketplace Operation, it is not required to file the information again as an amendment to an Exhibit. However, if supplementary material relating to a filed rule is contained in an Exhibit, an amendment to the Exhibit must also be filed.

Exhibit A – Corporate Governance

1.	Legal	status:
		Corporation
		Partnership
		Sole Proprietorship
		Other (specify):
2. propr		ot where the exchange or quotation and trackreporting system is a sole

- 1. Date (DD/MM/YYYY) of formation.
- 2. Place of formation.

3. Statute under which exchange or quotation and trade reporting system was organized.

3. Provide a copy of the constating documents (including corporate by-laws), shareholder agreements, partnership agreements and other similar documents, and all subsequent amendments.

4. Provide the policies and procedures to address potential conflicts of interest arising from the operation of the marketplace or the services it provides, including those related to the commercial interest of the marketplace, the interests of its owners and its operators, the responsibilities and sound functioning of the marketplace, and those between the operations of the marketplace and its regulatory responsibilities.

Exhibite - Ownership

A list of the registered or beneficial holders of securities of, partnership interests or other ownership interests in, the exchange or recognized quotation and trade reporting system. For each of the persons listed in the Exhibit, please provide the following:

1. Name.

2. Principal business or occupation and title.

3. Ownership interest.

4. Nature of the ownership interest, including a description of the type of security, partnership interest or other ownership interest.

5. Whether the person has control (as interpreted in subsection 1 and of Regulation 21-101 respecting Marketplace Operation).

In the case of an exchange or quotation and trade reporting system that is publicly traded, if the exchange or quotation and trade reporting system is a corporation, please only provide a list of each shareholder that directly owns 5% on more of a class of a voting security of the exchange or quotation and trade reporting system.

Exhibit C – Organization

1. A list of partners, officers, governors, and members of the board of directors and any standing committees of the board, or persons performing similar functions, who presently hold or have held their offices or positions during the previous year, indicating the following for each:

1. Name.

2. Principal business or occupation and title.

3. Dates of commence with and expiry of present term of office or position.

4. Type of business in which each is primarily engaged and current employer.

5. Type of ousiness in which each was primarily engaged in the preceding 5 years, if different from that set out in item 4.

. 🗸 Whether the person is considered to be an independent director.

Whist of the committees of the board, including their mandates.

Exhibit D – Affiliates

1. For each affiliated entity of the exchange or quotation and trade reporting system provide the name, head office address and describe the principal business of the affiliate.

2. For each affiliated entity of the exchange or quotation and trade reporting system

to which the exchange or quotation and trade reporting system has (i) outsourced any of its key services or systems affecting the market or facility described in Exhibit E – Operations of the Marketplace, including order entry, trading, execution, routing and data, or

with which the exchange or quotation and trade reporting system has any *(ii)* other material business relationship, including loans, cross-guarantees, etc., FR 30.

provide the following information:

1. Name and address of the affiliate.

The name and title of the directors and officers 2. rsons performina similar functions, of the affiliate.

A description of the nature and extent of 3. contractual and other agreements with the exchange and quotation and trace eporting system, and the roles and responsibilities of the affiliate under the arrangement.

A copy of each material contract celating to any outsourced functions or 4. other material relationship.

5. (including corporate by-laws), Copies of constating cuments greements and other similar documents. shareholder agreements, partne

al year of the affiliated entity, financial statements, 6. For the latest tin which may be unaudited, plep red in accordance with:

an GAAP applicable to publicly accountable enterprises; or

nadian GAAP applicable to private enterprises; or

Where the affiliated entity is incorporated or organized under the laws of a sdiction, such financial statements may also be prepared in accordance with:

> U.S. GAAP: or а.

accounting principles of a designated foreign jurisdiction as defined b. under Regulation 52-107 respecting Acceptable Accounting Principles and Auditing Standards (chapter V-1.1, r. 25).

Exhibit E – Operations of the Marketplace

Describe in detail the manner of operation of the market or facility and its associated functions. This should include, but not be limited to, a description of the following:

1. The structure of the market (e.g., call market, auction market, dented market).

2. Means of access to the market or facility and services, including a description of any co-location arrangements.

3. The hours of operation.

4. A description of the services offered by the marketplace including, but not limited to, order entry, co-location, trading, execution, routing and data.

5. A list of the types of orders offered, including, but not limited to, a description of the features and characteristics of orders.

6. Procedures regarding the entry of splay and execution of orders. If indications of interest are used, please describe the information they include and list the types of recipients.

7. Description of how orders interact, including, but not limited to, the priority of execution for all order types.

8. Description of order routing procedures.

9. Description of order and trade reporting procedures.

10. Description of procedures for clearance and settlement of transactions.

11. The safeguards and procedures of the marketplace to protect trading information of marketplace participants.

Training provided to participants and a copy of any materials provided both with respect to systems of the marketplace, the requirements of the marketplace, and the rules of the regulation services providers, if applicable.

13. Steps taken to ensure that marketplace participants have knowledge of and comply with the requirements of the marketplace.

The filer must provide all policies, procedures and trading manuals related to the operation of the marketplace and, if applicable, the order router.

Exhibit F – Outsourcing

Where the exchange or quotation and trade reporting system has outsourced the operation of key services or systems affecting the market or facility described in Exhibit E – Operations of the Marketplace to an arms-length third party, including any function associated with the routing, trading, execution, data, clearing and settlement and, if applicable, surveillance, provide the following information:

1. Name and address of person to which the function has been or sourced.

2. A description of the nature and extent of the contractual or other agreement with the exchange or quotation and trade reporting system and the roles and responsibilities of the arms-length party under the arrangement.

3. A copy of each material contract relating to any Qutsourced function.

Exhibit G – Systems and Contingency Planning

For each of the systems that support orden entry, order routing, execution, trade reporting, trade comparison, data feed, market surveillance, and trade clearing, describe:

- 1. Current and future capacity estimates.
- 2. Procedures for reviewing system capacity.
- 3. Procedures for knowing system security.
- 4. Procedures to conduct stress tests.

5. A description of the filer's business continuity and disaster recovery plans, including any relevant documentation.

C Procedures to test business continuity and disaster recovery plans.

bit H- Custody of Assets

1 If the exchange or quotation and trade reporting system proposes to hold funds securities of a marketplace participant on a regular basis, a description of the controls that will be implemented to ensure the safety of the funds or securities.

2. If any other person, other than the exchange or quotation and trade reporting system, will hold or safeguard funds or securities of a marketplace participant on a

regular basis, provide the name of the person and a description of the controls that will be implemented to ensure the safety of the funds or securities.

Exhibit I – Securities

1. List the types of securities listed on the exchange or quoted on the quotation and trade reporting system. If this is an initial filing, list the types of securities the **File** expects to list or quote.

2. List the types of any other securities that are traded on the marketplace or quoted on the quotation and trade reporting system, indicating the exchange(s) on which such securities are listed. If this is an initial filing, list the types of securities the Filer expects to trade.

Exhibit J – Access to Services

1. A complete set of all forms, agreements or other materials pertaining to access to the services of the marketplace described in Exhibit E4, including trading on the exchange or quotation and trade reporting system.

2. Describe the classes of marketplace participants.

3. Describe the exchange or quotation and trade reporting service's criteria for access to the services of the marketplace

4. Describe any differences in access to the services offered by the marketplace to different groups or classes of marketplace participants.

5. Describe conditions under which marketplace participants may be subject to suspension or termination with regard to access to the services of the exchange or quotation and trade reporting system.

6. Describe any procedures that will be involved in the suspension or termination of a marketplace participant.

7. Describe the exchange or quotation and trade reporting system's arrangements for perpitting clients of marketplace participants to have access to the marketplace. Provide a copy of any agreements or documentation relating to these arrangements.

Exhibit K – Marketplace Participants

Provide an alphabetical list of all marketplace participants, including the following information:

1. Name.

2. Date of becoming a marketplace participant.

3. Describe the type of trading activities engaged in by the marketplace participant (e.g., agency trading, proprietary trading, registered trading, market making).

4. The class of participation or other access.

Provide a list of all persons or entities that were denied or limited access;
(i) whether they were denied or limited access;
(ii) the date the marketplace took such action; 5 to the marketplace, indicating for each:

- the effective date of such action; and (iii)
- the nature and reason for any denial or mitation of access. (iv)

Exhibit L – Fees

A description of the fee model and allows charged by the marketplace, or by a party to which services have been directly or indirectly outsourced, including, but not limited to, fees relating to connecting to the market or facility, access, data, regulation (if applicable), trading, routing, and concation, how such fees are set, and any fee tates and discounts are set. rebates or discounts and how the

Exhibit M – Regulation

stigation.

Market Regulation is be nducted by:

the exchar de a description of the regulation performed by the exchange or 1. QTRS, including the structure of the department performing regulation, how the department is funded, policies and procedures in place to ensure confidentiality and the ent of conflicts of interest, and policies and procedures relating to conducting

If more than one entity is performing regulation services for a type of security and the filer is conducting market regulation for itself and its members, provide the contract between the filer and the regulation services provider providing for coordinated monitoring and enforcement under section 7.5 of Regulation 23-101 respecting Trading Rules (chapter V-1.1, r. 6).

a regulation services provider other than the filer (provide a copy of the contract between the filer and the regulation services provider.)

Exhibit N – Acknowledgement

The form of acknowledgement required by subsection 5.9(2) Regulation 21-101 respecting Marketplace Operation.

CERTIFICATE OF EXCHANGE OR QUOTATION AND TRADE REPORTING SYSTEM

The undersigned certifies	s that the information	n given in this rep	ort is true and	i correct.
DATED at	this	day of	- CMI	20
			$\sum_{i=1}^{n}$	
(Name of exchange or q		×0		
(Name of director, office	r or partner - please	type ox print)		
(Signature of director, of	ficer or partner)			
(Official capacity - please				
Decision 2001-C-0409, M.O. 2010-17, s. 1; M.O.	Form 21 101F1; M 2012 09, s. 37.	.O. 2007-01, s.	17; M.O. 200	08-14, s. 10;
NFORCEFRONI) *			
BCF FI				
AFO.				

FORM 21-101F2 **INITIAL OPERATION REPORT** ALTERNATIVE TRADING SYSTEM

TYPE OF FILING:

INITIAL OPERATION REPORT AMENDMENT

Identification:

1. Full name of alternative trading system:

30,2014. Name(s) under which business is conducted, if different from 2.

If this filing makes a name change on behalf of the 3. Iternative trading the previous name and system in respect of the name set out in Item 1 or Item 2, enter the new name.

BER 31, 2014 Previous name: New name: 4. Head office Address: Telephone: Facsimile: 5. different): 6. elephone: Facsimile: Website address: 8. Contact employee

Name and title:

Telephone number: Facsimile: 2014 TO SEPTEMBER 30, 2015 E-mail address: 9. Counsel Firm name: Contact name: Telephone number: Facsimile: E-mail address: 10. The ATS is a member of regulatory entity) a registered dealer 📭

11. If this is an initial operation report, the date the alternative trading system expects to commence operation.

12. The ATS has contracted with [regulation services provider] to perform market regulation for the XTS and its subscribers.

EXHIBITS

File all Exhibits with the Initial Operation Report. For each Exhibit, include the name of the ATS, the date of filing of the Exhibit and the date as of which the information is accurate (if different from the date of the filing). If any Exhibit required is inapplicable, a statement to that effect shall be furnished instead of such Exhibit.

If the ATS files an amendment to the information provided in its Initial Operation report and the information relates to an Exhibit filed with the Initial Operation Report or a subsequent amendment, the ATS must, in order to comply with subsection 3.2(1), 3.2(2) or 3.2(3) of Regulation 21-101 respecting Marketplace Operation (chapter V-1.1, r. 5), provide a description of the change, the expected date of the implementation of the change, and file a complete and updated Exhibit. The ATS must provide a clean and blacklined version showing changes from the previous filing.

Exhibit A – Corporate Governance

- 1. Legal status:
 - Corporation

2.

Other (specify):
Except where the ATS is a sole proprietorship, indicate the term wing:
Date (DD/MM/YYYY) of formation.
Place of formation.
Statute under which the ATS was organized 3. shareholder agreements, partnership agreements and other similar documents, and all subsequent amendments.

4. Provide the policies and procedures to address conflicts of interest arising from the operation of the marketplace of the services it provides, including those related to the commercial interest of the marketplace, the interests of its owners and its operators, and the responsibilities and sound functioning of the marketplace.

Exhibit B – Owners

A list of the gistered or beneficial holders of securities of, partnership interests in, or other ownership interests in, the ATS. For each of the persons listed in the Exhibit, please provide the following:

Name.

Principal business or occupation and title.

Ownership interest.

4. Nature of the ownership interest, including a description of the type of security, partnership interest or other ownership interest.

3.

5. Whether the person has control (as interpreted in subsection 1.3(2) of Regulation 21-101 respecting Marketplace Operation).

In the case of an ATS that is publicly traded, if the ATS is a corporation, please only provide a list of each shareholder that directly owns 5% or more of a class of a voting security of the ATS.

Exhibit C – Organization

A list of partners, officers, governors, and members of the board of director 1. any standing committees of the board, or persons performing similar functions, who presently hold or have held their offices or positions during the previous arvindicatina the following for each: PTEMB

1. Name.

2. Principal business or occupation and title.

Dates of commencement and expiry of p 3. erm of office or position.

Type of business in which primarily engaged and current 4. each employer.

Type of business in which each as primarily engaged in the preceding 5 5. years, if different from that set out in item

Whether the perso sidered to be an independent director. 6.

A list of the commi 2. e board, including their mandates.

Exhibit D – Affiliates

1. d entity of the ATS provide the name, head office address and For each a I business of the affiliate. describe the pr

affiliated entity of the ATS 2.

to which the ATS has outsourced any of its key services or systems the market or facility described in Exhibit E – Operations of the Marketplace, ding order entry, trading, execution, routing and data, or

with which the ATS has any other material business relationship, including (ii) loans, cross-guarantees, etc.,

provide the following information:

1. Name and address of the affiliate.

2. The name and title of the directors and officers, or persons performing similar functions, of the affiliate.

3. A description of the nature and extent of the contractual and other agreements with the ATS and the roles and responsibilities of the affiliate under the arrangement.

4. A copy of each material contract relating to any outsourced functions or other material relationship.

5. Copies of constating documents (including comprate by-laws), shareholder agreements, partnership agreements and other similar cocuments.

Exhibit E – Operations of the Marketplace

Describe in detail the manner of operation of the market and its associated functions. This should include, but not be limited to, a description of the following:

1. The structure of the market (e.g., call market, auction market, dealer market).

2. Means of access to the market or facility and services, including a description of any co-location arrangements.

3. The hours of operation

4. A description of the services offered by the marketplace including, but not limited to order entry, concertion, trading, execution, routing and data.

5. A list of the types of orders offered, including, but not limited to, a description of the sectures and characteristics of orders.

6. Procedures regarding the entry, display and execution of orders. If indications of interest are used, please describe the information they include and list the types of recipients.

7. Description of how orders interact, including, but not limited to, the priority execution for all order types.

- 8. Description of order routing procedures.
- 9. Description of order and trade reporting procedures.

10. Description of procedures for clearance and settlement of transactions.

11. The safeguards and procedures of the marketplace to protect trading information of marketplace participants.

12. Training provided to participants and a copy of any materials provided both with respect to systems of the marketplace, the requirements of the marketplace, and the rules of the regulation services providers, if applicable.

13. Steps taken to ensure that marketplace participants have knowledge of and comply with the requirements of the marketplace.

The filer must provide all policies, procedures and trading manages related to the operation of the marketplace and, if applicable, the order router.

Exhibit F – Outsourcing

Where the ATS has outsourced the operation of key services or systems affecting the market or facility described in Exhibit Ex-Operations of the Marketplace to an arms-length third party, including any function associated with the routing, trading, execution, clearing and settlement, and co-location, provide the following information:

1. Name and address of person to which the function has been outsourced.

2. A description of the outure and extent of the contractual or other agreement with the ATS and the voles and responsibilities of the arms-length party under the arrangement.

3. A copy of each material contract relating to any outsourced function.

Exhibit G – Systems and Contingency Planning

For each of the systems that support order entry, order routing, execution, trade reporting, trade comparison, data feed, market surveillance, and trade clearing, describe:

Current and future capacity estimates.

Procedures for reviewing system capacity.

Procedures for reviewing system security.

4. Procedures to conduct stress tests.

5. A description of the filer's business continuity and disaster recovery plans, including any relevant documentation.

6. Procedures to test business continuity and disaster recovery plans.

Exhibit H – Custody of Assets

1. If the ATS proposes to hold funds or securities of a marketplace participant on a regular basis, a description of the controls that will be implemented to ensure the safety of the funds or securities.

2. If any other person, other than the ATS, will hold or safeguard funds or securities of a marketplace participant on a regular basis, provide the name of the person and a description of the controls that will be implemented to ensure the safety of the funds or securities.

Exhibit I – Securities

List the types of securities that are traded on the ATS, indicating the exchange(s) on which such securities are listed. If this is an initial filing, the types of securities the ATS expects to trade.

Exhibit J – Access to Services

1. A complete set of all forms, agreements or other materials pertaining to access to the services of the marketplace described in Exhibit E.4, including trading on the ATS.

2. Describe the classes of marketplace participants (i.e. dealer, institution, or retail).

3. Describe the ATS criteria for access to the services of the marketplace.

4. Describe any efferences in access to the services offered by the marketplace to different groups of classes of marketplace participants.

5. Describe conditions under which marketplace participants may be subject to suspension of termination with regard to access to the services of the ATS.

6. Describe any procedures that will be involved in the suspension or termination of a marketplace participant.

7. Describe the ATS's arrangements for permitting clients of marketplace participants to have access to the marketplace. Provide a copy of any agreements or documentation relating to these arrangements.

Exhibit K – Marketplace Participants

Provide an alphabetical list of all marketplace participants, including the following information:

- 1. Name.
- 2. Date of becoming a marketplace participant.

3. Describe the type of trading activities primarily engaged to by the marketplace participant (e.g., agency trading, proprietary trading, registered trading, market making).

4. The class of participation or other access.

5. Provide a list of all persons or entities that we denied or limited access to the marketplace, indicating for each:

- (i) whether they were denied or limited access;
- (ii) the date the marketplace took such action;
- (iii) the effective date of such action; and
- (iv) the nature and reason for any denial or limitation of access.

Exhibit L – Fees

A description of the fee model and all fees charged by the marketplace, or by a party to which services have been directly or indirectly outsourced, including, but not limited to, fees relating to connecting to the market or facility, access, data, regulation (if applicable), trading souting, and co-location, how such fees are set and any fee rebates or discounts and how the rebates and discounts are set.

Exhibit M < Regulation

to perform market regulation for ATS and its subscribers. Provide a copy of the contract between the filer and the regulation services provider.

Èxhibit N – Acknowledgement

The form of acknowledgement required by subsections 5.9(2) and 6.11(2) of Regulation 21-101 respecting Marketplace Operation.

CERTIFICATE OF ALTERNATIVE TRADING SYSTEM

The undersigned certifies that the information given in this report is true and correct.

DATED at	this	day of	20
(Name of alternative tradi	ng system)	day of e or print) e or print) 007-01, a 18; M.O. 200	2015
(Name of director, officer	or partner - please type	e or print)	Je so i
(Signature of director, offi	cer or partner)	ottim)
(Official capacity - please Decision 2001-C-0409, Fo 2012-09, s. 38.	type or print)	SU	
Decision 2001-C-0409, Fe 2012-09, s. 38.	CEMBER 31.2	2.	
20MC			
active			
NFOR			

QUARTERLY REPORT OF MARKETPLACE ACTIVITIES FORM 21-101F3

- Α. General Marketplace Information
- 1. Marketplace Name:
- 2. Period covered by this report:
- 3. Identification
 - Full name of marketplace (if sole proprietor, last, first and middle) Α.
 - Name(s) under which business is conducted, if different form Marketplace main street address: item A: В.
 - С.

Attach as **Exhibit A** a current list of all marketplace participants at the end of the 4. period covered by this report, identifying those marketplace participants that are using the marketplace's co-location services, if any. For each marketplace participant, indicate the number of trader IDs that may access the marketplace.

5. Attach as **Exhibit B** a list of all many place participants granted, denied or limited access to the marketplace during the period covered by this report, indicating for each marketplace participant: (a) whether they were granted, denied or limited access; (b) the date the marketplace took such action; (c) the effective date of such action; and (d) the nature of any denial or limitation of access.

6. A list of all amendments in the information in Form 21-101F1 or 21-101F2 that were filed with the Canadian securities regulatory authorities and implemented during the period covered by the report. The list must include a brief description of each amendment, the date filled and the date implemented.

A list of A amendments in the information in Form 21-101F1 or 21-101F2 that 7. have been filed with the Canadian securities regulatory authorities but not implemented as of the end of the period covered by the report. The list must include a brief description of each amendment, the date filed and the reason why it was not implemented.

Systems - If any outages occurred at any time during the period for any system ting to trading activity, including trading, routing or data, provide the date, duration and reason for the outage.

B. Marketplace Activity Information

Section 1 – Marketplaces Trading Exchange-Listed Securities

1. **General trading activity** – For each type of security traded on the marketplace, provide the details (where appropriate) requested in the form set out in **Chart 1**. The information should be provided for transactions executed at the opening of the market during regular trading hours, and after hours during the quarter. Enter "None", "Why or "0" where appropriate.

Chart 1 – General trading activity for marketplaces trading excharge-listed securities

					<u>NV</u>		
Category of Securities	Volume		Value		Number of T	Number of Trades	
	Transparent	Non-	Transparent	Non-	Transparent	Non-	
		transparent		transparent	\	transparent	
Exchange-Tra	aded Securitie			CX-			
1. Equity				\sim			
(includes							
preferred							
shares)			N	X			
2.			~				
Exchange-							
traded funds							
(ETFs)			· ``				
3. Debt			0				
securities							
4. Options		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~					
Foreign Exch	ange-Traded S	Securities	• •				
1. Equity							
(includes							
preferred							
shares)		D^{\star}					
2. ETFs	10	•					
3. Debt							
securities							
4. Options							
/		•	•		·	•	

2. **Crosses** – Provide the details (where appropriate) requested in the form set out in **Chart 2** below for each type of cross executed on the marketplace for trades executed at the opening of the market, during regular trading and after hours during the granter. Enter "None", "N/A", or "0" where appropriate.

Chart 2 – Crosses

Types of Crosses	% Volume	% Value	% Number of Trades		
% of exchange-traded securities that are					
1. Intentional Crosses ¹					
2. Internal crosses					
3. Other crosses					

3. Order information – Provide the details (where appropriate) requested in the form set out in **Chart 3** below for each type of order in exchange traded securities executed on the marketplace for orders entered at the opening of the market, during regular trading and after hours during the quarter. Enter "none", "N/A" or "0" where appropriate.

Chart 3 – Order information

Types of Orders	Number of Orders	% Orders Executed	% Orders Cancelled ²
1. Anonymous ³		CX.	
2. Fully transparent		5	
3. Pegged Orders		O X	
4. Fully hidden			
5. Separate dark facility		NX X	
of a transparent market			
6. Partially hidden			
(reserve)		N .	
7. Total number of	n		
orders entered during			
the quarter			

4. Trading by security Provide the details requested in the form set out in **Chart 4** below for the 10 most traded securities on the marketplace (based on the volume of securities traded) for trades executed at the opening of the market, during regular trading and after hours during the quarter. Enter "None", "N/A", or "0" where appropriate.



¹ See definition of an Internal and Intentional Cross in Section 1.1 of the Universal Market Integrity Rules.

² By cancellations, we mean "pure" cancellations, i.e. cancellations that do not result in a new and amended order.

Orders executed under ID 001.

Chart 4 – Most traded securities

Category of Securities	Volume	Value	Number of Trades
Category of Securities Exchange-Traded Securities 1. Equity (includes preferred shares) [Name of Securities] 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 2. ETFs [Name of Securities] 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 3. Debt [Enter issuer, maturity and coupon] 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. Foreign Excloses preferred shares) [Name of Securities] 1. 2. 3. 4. 5. 6. 7. 8.			
1. Equity (includes preferred shares)			
[Name of Securities]			
1.			6
2.			Cv/
3.			\mathcal{O}
4.			
5.			
6.			
7.			
8.			$\langle \cdot \rangle$
9.			b [×]
10.			
2. ETFs			
[Name of Securities]			
1.			
2.			
3.			
4.		κŪ	
5.			
6.	N N	*	
7.		•	
8.			
9.			
10.			
3. Debt			
[Enter issuer, maturity and coupon]			
1.			
2.			
3.			
8			
10			
Foreign Exchange-Traded Securities	<u> </u>	1	
1 Equity (includes proferred shares)			
IName of Socirities			
1. 2. 3. 6. 7.			
6			
7			
8.			
9.			
3. 10.			
10.			



5. Trading by marketplace participant – Provide the details requested in the form set out in **Chart 5** below for the top 10 marketplace participants (based on the volume of securities traded). The information should be provided for the total trading volume, including for trades executed at the opening of the market, during regular trading and after hours during the quarter. Ever "None", "N/A", or "0" where appropriate. Where a marketplace's marketplace participants are dealers and non-dealers, the marketplace should complete a separate chart for each.

Chart 5 – Concentration of trading by marketplace participant

Marketplace Participant Name	Total Active Volume	Total Passive Volume
1.		
2.		
3.		
4. QU		
10.		

6. Routing activities – Indicate the percentage of marketplace participants that used marketplace-owned or third-party or affiliated routing services during the reporting period. In addition, provide the information in **Chart 6** below.

Chart 6 – Routing of marketplace orders

Number of orders executed on the reporting marketplace	
Number of orders routed to away marketplaces (list all marketplaces where orders were routed)	C/
Number of orders that are marked and treated as	\hat{O}
Directed Action Orders (DAO)	

Co-location – Indicate the percentage of marketplace participants that 7. are using -NBF the marketplace's co-location services, if any.

Section 2 – Fixed Income Marketplaces

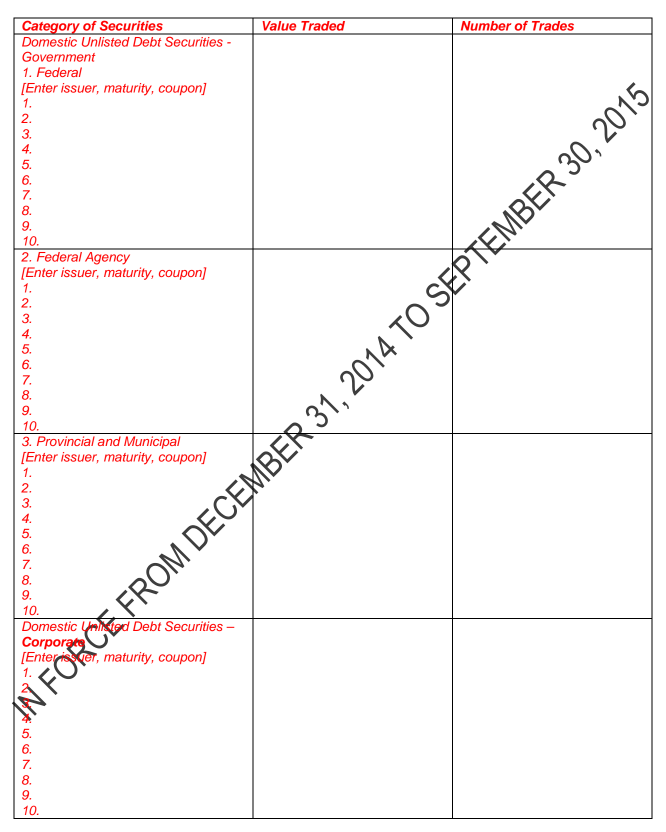
1. General trading activity – Provide the details (where appropriate) requested in the form set out in **Chart 7** below for each type of fixed income security traded on the marketplace for transactions executed during regular trading hours. Enter "None", "N/A", or "0" where appropriate.

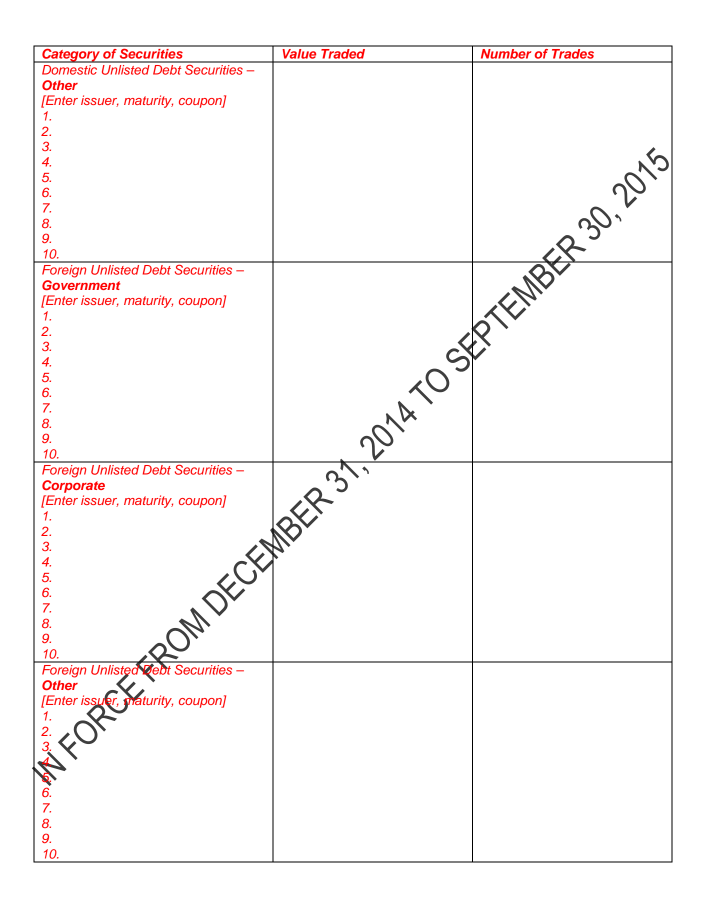
Chart 7 – Fixed income activity

Category of Securities	Value Traded	Number of Trades
Domestic Unlisted Debt Securities –	0, / ,	
Government		
1. Federal		
2. Federal Agency		
3. Provincial and Municipal		
Domestic Unlisted Debt Securities		
Corporate		
Domestic Unlisted Debt Securities –		
Other		
Foreign Unlisted Debt Securities –		
Government		
Foreign Unlisted Dent Securities –		
Corporate		
Foreign Unlisted Debt Securities –		
Other		

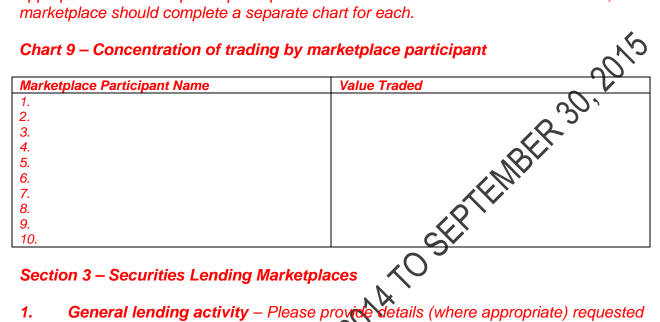
Chart Security – Provide the details requested in the form set out in **Chart** Network for the 10 most traded fixed income securities on the marketplace (based on value of the volume traded) for trades executed during regular trading hours during he quarter. Enter "None", "N/A", or "0" where appropriate.

Chart 8 – Most traded fixed income securities





3. **Trading by marketplace participant** – Provide the details requested in the form set out in Chart 9 below for the top 10 marketplace participants for trades executed during regular trading hours during the guarter. Enter "None", "N/A", or "0" where appropriate. If marketplace participants are dealers and non-dealer institutions, the marketplace should complete a separate chart for each.



Section 3 – Securities Lending Marketplaces

1. General lending activity – Please provide details (where appropriate) requested in the form set out in **Chart 10** below for each type of securities loaned on the marketplace. Enter "blace" "blace" "blace" "blace" and the form set out in the form set out in **Chart 10** below for each type of securities loaned on the marketplace. marketplace. Enter "None", "N/A" or "0" where appropriate.

 \frown

Chart 10 – Lending activity		
Category of Securities	Quantity of Securities Lent	Aggregate Value of Securities Lent During the Quarter
Domestic C		
1. Corporate Equity Securities	,	
1.1. Common Shares		
1.2. Preferred Shares		
2. Non-Corporate Equity Securities		
(e.g. trust units, partnership units,		
etc.)(please specify)		
3. Government Debt Securities		
4. Corporate Doot Securities		
5. Other Fixed Income Securities		
(please specify)		
Foreign		
1. Corporate Equity Securities		
N. Common Shares		
1.2. Preferred Shares		
2. Non-Corporate Equity Securities		
(e.g. trust units, partnership units,		
etc.)(please specify)		
3. Government Debt Securities		
4. Corporate Debt Securities		

5. Other Fixed Income Securities	
(please specify)	

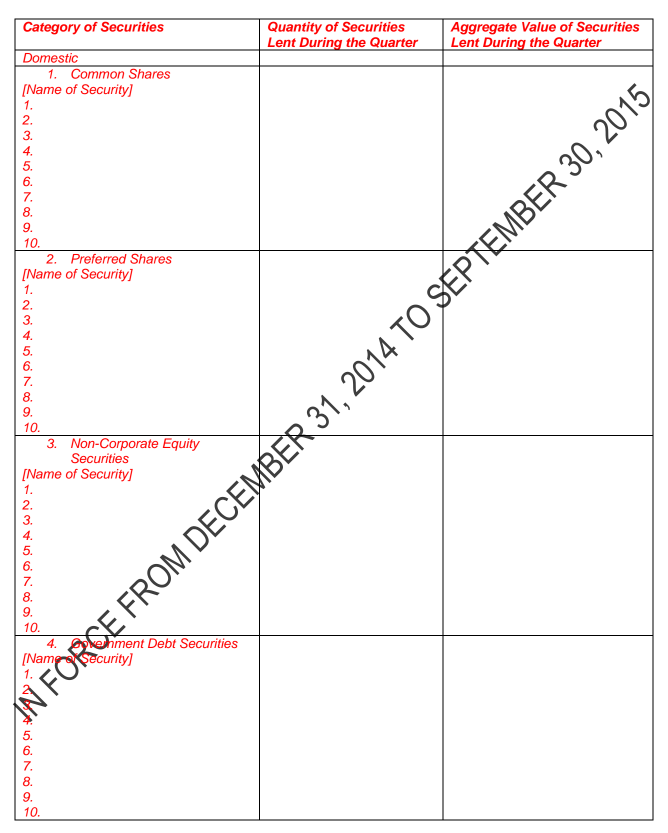
2. Trading by marketplace participant – Provide the details requested in the form set out in **Chart 11** and **Chart 12** below for the top 10 borrowers and lenders based on their aggregate value of securities borrowed or loaned, respectively, during the quarter,

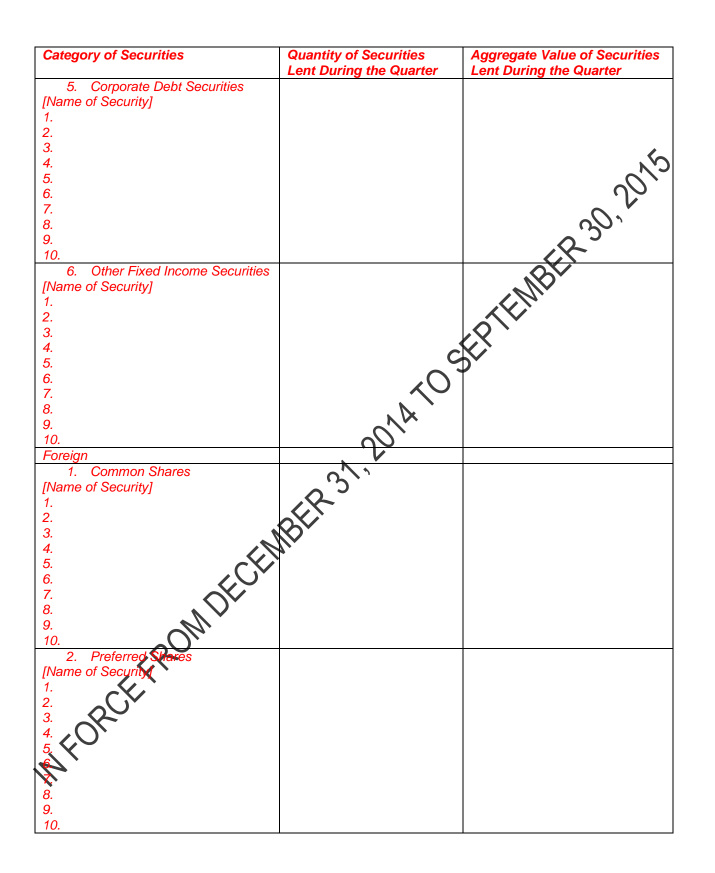
Chart 11 – Concentration of activity by borrower

Borrower Name	Aggregate Value of Securities Borrowed During
	the Quarter
1.	
2.	
3.	
4.	
5.	
6.	
7.	
8.	C.V
9.	SEPTEMBER
10.	
Chart 12 – Concentration of	\sim
Lender Name	Aggregate Value of Securities Loaned During the Quarter
1.	<u>, , , , , , , , , , , , , , , , , , , </u>
2.	
3.	
4.	
5.	EMBERS
6. C	
7.	
8.	
10.	

3. Lending activity by security – Provide the details requested in the form set out in **Chart 17** below for the 10 most loaned securities on the marketplace (based on the quantity of securities loaned during the quarter). Enter "None", "N/A" or "0" where appropriate.

Chart 13 – Most loaned securities





Category of Securities	Quantity of Securities Lent During the Quarter	Aggregate Value of Securities Lent During the Quarter
3. Non-Corporate Equity		
Securities		
[Name of Security]		
1.		
2.		6
3.		C ^v /S
4.		<i>'O</i>
5.		
6. 7.		
7. 8.		
o. 9.		
9. 10.		
4. Government Debt Securities		
[Name of Security]		EPTEMPER 30, 2015
1.		
2.		
3.		
4.	C	
5.	\bigcirc	1
6.		
7.		
8.	NX NX	
9.		
10.		
5. Corporate Debt Securities		
[Name of Security]		
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
6. Other Fixed Income Securities		
[Name of Security		
1.		
2.		
3.		
4. () ¹		
7. 8. 9. 10. 6. Other Fixed acome Securities [Name of Security] 1. 2. 3. 4. 5. 4. 5. 8. 9. 10.		
· 4		
8.		
9.		
10.		

Section 4 – Derivatives Marketplaces in Quebec

1. General trading activity – For each category of product traded on the marketplace, provide the details (where appropriate) requested in the form set out in **Chart 14** below. For products other than options on ETFs and equity options, provide the details on a product-by-product basis in the appropriate category. Details for options on ETFs and equity options should be provided on an aggregate basis (one total top options on ETFs and one for options on equities). The information should be provided for transactions executed in the early session, during the regular session, and vi the extended session during the quarter. Enter "None", "N/A", or "0" where appropriate.

Chart 14 – General trading activity

		1	
Category of Product	Volume	Number of Trades	Open Interest
			Number/End of
			Quarter)
Futures Products			
1(a) Interest rate - short		\sim	
term		\sim	
1(b) Interest rate – long			
term			
2. Index			
3. ETF		\mathcal{O}	
4. Equity			
5. Currency			
6. Energy			
7. Others, please specify			
Options Products			
1(a) Interest rate -short			
term			
1(b) Interest rate – long			
term			
2. Index	\sim		
3. ETF			
4. Equity	8		
5. Currency			
6. Energy			
7. Others, please specify			

2. Trades resulting from pre-negotiation discussions – Provide the details (where appropriate) requested in the form set out in **Chart 15** below by product and for each type of trade resulting from pre-negotiation discussions. For products other than obtions on ETFs and equity options, provide the details on a product-by-product basis in the appropriate category. Details for options on ETFs and equity options should be provided on an aggregate basis (one total for options on ETFs and one for options on equities). The information should be provided for trades executed in the early session, during the regular session and in the extended session during the quarter. Enter "None", "N/A", or "0" where appropriate.

Type of Trade	% of Volume	% Number of Trades
Futures Products		· · ·
A. Cross		
B. Pre-arranged		
C. Block		
D. Exchange for physical		
E. Exchange for risk		00
F. Riskless basis cross		
G. Others, please specify		' Co
Options Products		
A. Cross		
B. Pre-arranged		
C. Block		
D. Others, please specify		

Chart 15 – Trades resulting from pre-negotiation discussions

3. Order information – Provide the details (where appropriate) requested in the form set out in Chart 16 below by product and for each type of order in exchange traded contracts executed on the marketplace. For products other than options on ETFs and equity options, provide the details on a product-by-product basis in the appropriate category. Details for options on ETFs and equity options should be provided on an aggregate basis (one total for options on ETFs and one for options on equities). The information should be provided for orders appered in the early session, during the regular session and in the extended session during the quarter. Enter "none", "N/A" or "0" where appropriate.

Chart 16 – Order information

Type of Orders	% Volume	% Number of Trades
1. Anonymous		
2. Fully transparent		
3. Pegged orders		
4. Fully hidden		
5. Separate dark facility	A CONTRACTOR OF	
a transparent marke		
6. Partially hidden		
(reserve, for example,		
iceberg orders		

4. **Provide by product** – Provide the details requested in the form set out in **Chart 17** below. For each product other than options on ETFs and equity options, list most actively-traded contracts (by volume) on the marketplace that in the aggregate constitute at least 75% of the total volume for each product during the quarter. The list must include at least 3 contracts. For options on ETFs and equity options, list the 10 most actively traded classes by volume. Details for options on ETFs and equity options should be provided on an aggregate basis (one total for options on ETFs and one for options on equities). The information should be provided for trades executed in the early

session, during the regular session and in the extended session during the quarter. Enter "None", "N/A", or "0" where appropriate.

Chart 17 – Most traded contracts



5. Concentration of trading by marketplace participant – Provide the details requested in the form set out in **Chart 18** below. For each product other than options on ETFs and equity options, list the top marketplace participants whose aggregate trading (by volume) constituted at least 75% of the total volume traded. The list must include at

least 3 marketplace participants. For options on ETFs and equity options, provide the top 10 most active marketplace participants (by volume). The information should be provided on an aggregate basis (one total for options on ETFs and one for options on equities). The information should be provided for trades executed in the early session, during the regular session and in the extended session during the quarter. Enter "None", "N/A", or "0" where appropriate.

Chart 18 – Concentration of trading by marketplace participant Product Name Marketplace Participant Name Volume Futures 1. 2. 3. Product Name (specify for each) 1. 2. 3. (more if necessary) 1. Options 1. 2. 3. 4. 5. 6. ETF 1. 2. 3. 4. 5. 6. 7. 8. 9. 0. 0. 0. Equity 1. 2. 3. 4. 5. 0. Equity 1. 2. 3. 4. 5. 0. 0. Other options (specify for each) 1. 2. 3. 0. 0. 0. Other options (specify for each) 1. 2. 3. 0. 0. 0. Other options (specify for each) 1. 2. 3. (more if necessary) 3. (more if necessary) 3. (more if necessary)

6. **Co-occation** – Indicate the percentage of marketplace participants that are using the marketplace's co-location services, if any.

C. Certificate of Marketplace

The undersigned certifies that the information given in this report relating to the marketplace is true and correct.

DATED at	this	day of	20	
(Name of Marketplac	e)		20	20,
(Name of director, of	ficer or partner –	please type or p	rint)	÷,
Signature of director	, officer or partne	ər)	LPTEN.	
Ófficial capacity – pl	ease type or prin	<i>t)</i>	<u>S</u>	
Decision 2001-C-040	9, Form 21-101F	=3; M.O. 200 7- 01	, s. 19; M.O. 2012-0	09, s. 39.
DATED at (Name of Marketplac (Name of director, of (Signature of director (Official capacity – pl Decision 2001-C-040	CENBE	2.5.		
	, OFC			
Ó	11			
CH I				
CRU.				
AY-				

FORM 21-101F4 CESSATION OF OPERATIONS REPORT FOR ALTERNATIVE TRADING SYSTEM

- 1. Identification:
 - A. Full name of alternative trading system (if sole proprietor, last, first and middle name):
 - B. Name(s) under which business is conducted, if different from item 1

2. Date alternative trading system proposes to cease carrying on bosiness as an ATS:

3. If cessation of business was involuntary, date alternative rading system has ceased to carry on business as an ATS:

4. Please check the appropriate box:

the ATS intends to carry on business a coverchange and has filed

Form 21-101F1.

] the ATS intends to cease to carry on business.

the ATS intends to become a member of an exchange.

EXHIBITS

File all Exhibits with the Cessation of Operations Report. For each exhibit, include the name of the ATS, the state of filing of the exhibit and the date as of which the information is accurate (if different from the date of the filing). If any Exhibit required is inapplicable, a statement to that effect shall be furnished instead of such Exhibit.

Exhibit A The reasons for the alternative trading system ceasing to carry on business as an ATS.



A list of each of the securities the alternative trading system trades.

The amount of funds and securities, if any, held for subscribers by the alternative trading system, or another person retained by the alternative trading system to hold funds and securities for subscribers and the procedures in place to transfer or to return all funds and securities to subscribers.

CERTIFICATE OF ALTERNATIVE TRADING SYSTEM

The undersigned certifies that the information given in this report is true and correct.

DATED at	this	day of	20	
(Name of alternati	ve trading system)		20 	- 201/2
(Name of director,	officer or partner - plea	ase type or print)		<u>,</u>
(Signature of direc	tor, officer or partner)		ottime	
(Official capacity -	please type or print)	S	Ž	
Decision 2001-C-0	409, Form 21-101F4;	A.M. 2007-00, 019;	M.O. 2008-14, s	. 10.
	2409, Form 21-101F4;	3		
FORCEFR				
14				

INITIAL OPERATION REPORT FOR INFORMATION POCESSOR FORM 21-101F5

TYPE OF FILING: AMENDMENT **INITIAL FORM** R30,2015 **GENERAL INFORMATION** 1. Full name of information processor: 2. Name(s) under which business is conducted, if different from item 1: If this filing makes a name change on behalf of the information process me set out in item 1 or item 2, enter the previous name and the new name Previous name: New name: Head office Address: Telephone: Facsimile: Mailing address (if different the previous name and the new na Previous name: New name: Head office Address: Other offices З. the name set out in item 1 or item 2, enter the previous name and th name: 4. 5. 6. Address: site address:

Contact employee

Name and title:

Telephone number:

or in respect of

Facsimile:

E-mail address:

9. Counsel

 Firm name:
 Image: Contact name:

 Contact name:
 Image: Contact name:

 Telephone number:
 Image: Contact name:

 Facsimile:
 Image: Contact name:

 E-mail address:
 Image: Contact name:

 List of all marketplaces, dealers or other parties for which the information soor is acting or for which it proposes to act as ap information processor. For each

 10. processor is acting or for which it proposes to act as an information processor. For each marketplace, dealer or other party, provide a description of the function(s) which the information processor performs or proposes to perform

11. List all types of securities for which information will be collected, processed, distributed or published by the information processor. For each such marketplace, dealer or other party, provide a list of all securities for which information with respect to quotations for, or transactions in, the or is proposed to be collected, processed, distributed or published.

EXHIBITS

File all Exhibits whether Initial Form. For each Exhibit, include the name of the information processor, the date of filing of the Exhibit and the date as of which the information is accurate (if different from the date of the filing). If any Exhibit required is inapplicable, a statement to that effect shall be furnished instead of such Exhibit.

If the information processor files an amendment to the information provided in its Initial Form and the information relates to an Exhibit filed with the Initial Form or a amendment, the information processor must, in order to comply with subseque sections 14.1 and 14.2 of Regulation 21-101 respecting Marketplace Operation pter V-1.1, r. 5) provide a description of the change, the expected date of the (ch plementation of the change, and file a complete and updated Exhibit. The information processor must provide a clean and a blacklined version showing changes from the previous filing.

Exhibit A – Corporate Governance

1. Legal status:



Sole Proprietorship

- Partnership
- Other (specify):

Except where the information processor is a sole proprietorship, indicate 2. and place where the information processor is a sole prophetorship, indicate the date and place where the information processor obtained its legal status (s.g., place of incorporation, place where partnership agreement was filed or where information processor was formed):

Date (DD/MM/YYYY) of formation.
Place of formation.

- З. Statute under which the information process or was organized.

Provide a copy of the constating *comments* (including corporate by-laws), 3. shareholder agreements, partnership agreements and other similar documents, and all subsequent documents.

Provide the policies and scoredures which promote independence of the ation processor from the marketplaces, inter-dealer bond brokers and dealers that 4. information processor from the provide data.

nd procedures which address the potential conflicts of 5. Provide the pol interest between the terests of the information processor and its owners, partners, directors and offic

Exhibit B ership

person who owns 10% or more of the information processor's outstanding who, either directly or indirectly, through agreement or otherwise, in any other manner may control or direct the management or policies of the information processor. wide the full name and address of each such person and attach a copy of the agreement if there is none written, describe the agreement or basis through which such person exercises or may exercise such control or direction.

Exhibit C – Organization

REGULATION IN FORCE FROM DECEMBER 31, 2014 TO SEPTEMBER 30, 2015

1. A list of the partners, directors, governors, and members of the board of directors and any standing committees of the board or persons performing similar functions who presently hold or have held their offices or positions during the previous year identifying those individuals with overall responsibility for the integrity and timeliness of data reported to and displayed by the system (the "System") of the information processor, indicating the following for each: 30.70

- 1. Name.
- 2. Principal business or occupation and title.
- З. Dates of commencement and expiry of present term of offic
- 4. Type of business in which each is primarily engaged ent employer.

5. Type of business in which each engaged the was in preceding 5 years, if different from that set out in item 4.

- 6. Whether the person is considered to be a perpendent director.
- uding their mandates. 7. A list of the committees of the board

A narrative or graphic description of the organizational structure of the 8. information processor.

Exhibit D – Staffing

A description of the perso el qualifications for each category of professional, nonprofessional and supervisor imployee employed by the information processor. Detail copoloyed by the information processor or a third party, identifying whether the personnel an sible for monitoring the timeliness and integrity of data reported to and the employees respon displayed by the S

Exhibit E

affiliated entity of the information processor, and for any person with whom on processor has a contractual or other agreement relating to the operations of mation processor, including loans or cross-quarantees, provide the following nation:

- Name and address of person. 1.
- 2. Form of organization (e.g., association, corporation, partnership, etc.).
- З. Name of location and statute citation under which organized.

4. Date of incorporation in present form.

5. Description of nature and extent of affiliation and/or contractual or other agreement with the information processor.

6. Description of business or functions of the affiliates.

7. If a person has ceased to be an affiliated entity of the information processor during the previous year or ceased to have a contractual or other agreement relating to the operation of the information processor during the previous year, provide a brief statement of the reasons for termination of the relationship.

Exhibit F – Services

A description in narrative form of each service or function performed by the information processor. Include a description of all procedures utilized for the collection, processing, distribution, validation and publication of information with respect to orders and trades in securities.

Exhibit G – System and Operations

1. Describe the manner of operation of the System of the information processor that collects, processes, distributes and publishes information in accordance with Regulation 21-101 respecting Marketpace Operation and Regulation 23-101 respecting Trading Rules (chapter V-1.1, r. 6). The description should include the following:

1. The means of access to the System.

2. Procedures governing entry and display of quotations and orders in the System including data validation processes.

3. A description of any measures used to verify the timeliness and accuracy of information received and disseminated by the system, including the processes to resolve data integrity issues identified.

The hours of operation of the System.

5. Description of the training provided to users of the System and any materials

2. Include a list of all computer hardware utilized by the information processor to perform the services or functions listed in Exhibit F, indicating:

1. Manufacturer, and manufacturer's equipment and identification number.

2. Whether purchased or leased (if leased, duration of lease and any provisions for purchase or renewal).

3. Where such equipment (exclusive of terminals and other access devices) is physically located.

3. Provide a description of the measures or procedures implemented by the information processor to provide for the security of any system employed to perform the functions of an information processor. This should include a general description of any processor and operational safeguards designed to prevent unauthorized access to the system

4. Provide a description of all backup systems which are designed to prevent interruptions in the performance of any information providing functions as a result of technical malfunctions or otherwise in the system itself, in any permitted input or output system connection or as a result of any independent source.

5. Describe the business continuity and disaster provery plans of the information processor, and provide any relevant documentation.

6. List each type of interruption which has lasted for more than 2 minutes and has occurred within the 6 months preceding the dats of the filing, including the date of each interruption, the cause and duration. Provide the total number of interruptions which have lasted 2 minutes or less.

7. Describe the procedures for reviewing system capacity, and indicate current and future capacity estimates.

8. Quantify in appropriate units of measure the limits on the information processor's capacity to receive, collect process, store or display the data elements included within each function.

9. Identify the factors (mechanical, electronic or other) which account for the current limitations on the capacity to receive, collect, process, store or display the data elements included within each function described in section 8 above.

10. Rescribe the procedures for conducting stress tests.

Exhibit H – Outsourcing

Where the information processor has outsourced the operation of any aspect of the services listed in Exhibit F to an arms-length third party, including any function related to the collection, consolidation, and dissemination of data, provide the following information:

1. Name and address of person to whom the function has been outsourced.

2. A description of the nature and extent of the contractual or other agreement with the information processor, and the roles and responsibilities of the arms-length third party under the arrangement.

3. A copy of each material contract relating to any outsourced function.

Exhibit I – Financial Viability

1. Provide a business plan with pro forma financial statements and explanates of revenue.

2. Discuss the financial viability of the information processor in the ontext of having sufficient financial resources to properly perform its functions.

Exhibit J – Fees and Revenue Sharing

1. Provide a complete list of all fees and other charges imposed, or to be imposed, by or on behalf of the information processor for its information services. This would include all fees to provide data and fees to receive the data from the information processor.

2. Where arrangements exists to share revenue from the sale of data disseminated by the information processor with marketplaces, inter-dealer bond brokers and dealers that provide data to the information processor in accordance with Regulation 21-101 respecting Marketplace Operation, a complete description of the arrangements and the basis for these arrangements.

Exhibit K – Reporting to the Information Processor

1. List all persons and entities that provide data to the information processor in accordance with the requirements of Regulation 21-101 respecting Marketplace Operation.

2. Provide a simplete set of all forms, agreements and other materials pertaining to the provision of data to the information processor.

3. A description of any specifications or criteria required of marketplaces, inter-dealer bond brokers or dealers who provide securities information to the information processor for collection, processing for distribution or publication. Identify those specifications or criteria which limit, are interpreted to limit or have the effect of limiting access to or use of any services provided by the information processor and state the reasons for imposing such specifications or criteria.

4. For each instance during the past year in which any person or entity has been prohibited or limited to provide data by the information processor, indicate the name of each such person or entity and the reason for the prohibition or limitation.

Exhibit L – Access to the Services of the Information Processor

1. A list of all persons and entities who presently subscribe or who have notified the information processor of their intention to subscribe to the services of the information processor.

2. The form of contract governing the terms by which persons may subscribe othe services of an information processor.

3. A description of any specifications or criteria which limit, are interpretected limit or have the effect of limiting access to or use of any services provided by the information processor and state the reasons for imposing such specifications or criteria. This applies to limits relating to providing information to the information processor and the limits relating to accessing the consolidated feed distributed by the information processor.

4. For each instance during the past year in which any person has been prohibited or limited in respect of access to services offered by the information processor, indicate the name of each such person and the reason for the prohibition or limitation.

Exhibit M – Selection of Securities for which Information Must Be Reported to the Information Processor

Where the information processor is responsible for making a determination of the data which must be reported, including the securities for which information must be reported in accordance with Regulation 21-101 respecting Marketplace Operation, describe the manner of selection and communication of these securities. This description should include the forwarg:

1. The criteria used to determine the securities for which information must be reported and the data when must be reported to the information processor.

2. The process for selection of the securities, including a description of the parties consulted in the process and the frequency of the selection process.

3. The process to communicate the securities selected and data to be reported to the marketplaces, inter-dealer bond brokers and dealers providing the information as required by Regulation 21-101 respecting Marketplace Operation. The description should include where this information is located.

CERTIFICATE OF INFORMATION PROCESSOR

The undersigned certifies that the information given in this report is true and correct.

DATED at	this	day of	20
(Name of information	processor)		2020 20, 20% 20; M.O. 2008-14, s. 1
(Name of director, offi	cer or partner - pleas	se type or print)	SER SU'
(Signature of director,	officer or partner)		TEME
(Official capacity - ple	ase type or print)	c t	
Decision 2001-C-040 M.O. 2012-09, s. 40.	off-thiller ?	2014	20; M.O. 2008-14, s. 1
1			

FORM 21-101F6 CESSATION OF OPERATIONS REPORT FOR INFORMATION PROCESSOR

- 1. Identification:
 - A. Full name of information processor:
 - B. Name(s) under which business is conducted, if different from ites A
- 2. Date information processor proposes to cease carrying on bisiness.
- 3. If cessation of business was involuntary, date alternative trading system ceased to carry on business:

EXHIBITS

File all Exhibits with the Cessation of Operations Report. For each Exhibit, include the name of the information processor, the date of Jiling of the Exhibit and the date as of which the information is accurate (if different from the date of the filing). If any Exhibit required is inapplicable, a statement to that effect shall be furnished instead of such Exhibit.

- **Exhibit A** The reasons for the processor ceasing to carry on business.
- Exhibit B A list of each of the securities the information processor displays.

CERTIFICATE OF INFORMATION PROCESSOR

The undersigned certifies that the information given in this report is true and correct.

DATED at	this	day of	20	
(Name of informati	ion processor)			-2012
(Name of director,	officer or partner - ple	ase type or print)	AR -	<u>,</u>
(Signature of direc	tor, officer or partner)		TEMP	_
(Official capacity -	please type or print)	Ś		
Decision 2001-C-0	9409, Form 21-101F6;	A.M. 2007-01, Q21.		
TRANSITIONAL P	ROVISIONS	2014		
М.О. 2010-17, 201	0 G.O. 2, 3918	C.		
6. This Regula after January 1, 20	ntion only applies to be	eriods relating to final	ncial years beginr	ning on or
Decision 2001-C-0 Bulletin hebdomad	- 409, 2001-08-28 2001-08-31, Vol.	XXXII n° 35		
Amendments				
	G-0046, 2007-02-14 é: 2007-03-23, Vol. 4 07 G.O. 2, 1263	n° 12		
	G-0195, 2008-07-18 é: 2008-09-05, Vol. 5 8 G.O. 2, 4547	n° 35		
	G-0194, 2009-12-23 é: 2010-01-29, Vol. 7	n° 04		

M.O. 2010-01, 2010 G.O. 2, 469

Decision 2010-PDG-0216, 2010-11-22 Bulletin de l'Autorité: 2010-12-17, Vol. 7 n° 50

MFORCERRONDECEMBER 31,2014 TO SEPTEMBER 30,2015