#### **REPEALED ON SEPTEMBER 28, 2009**

**UNOFFICIAL CONSOLIDATED VERSION: IN FORCE FROM AUGUST 23, 2006 TO SEPTEMBER 27, 2009** - The following is a consolidation of Regulation 31-101. This latter came into effect, at first, on August 24, 2005. This document incorporates the amendments to the Regulation that came into effect August 23, 2006. This consolidation is provided for your convenience and should not be relied on as authoritative. The specific references are available at the end of this document.

### REGULATION

### 31-101

### RESPECTING NATIONAL REGISTRATION SYSTEM

## PART 1 DEFINITIONS AND INTERPRETATION

### 1.1 Definitions

In this Regulation,

"filer" means a firm filer or an individual filer;

"filing requirements" means the requirements, as they apply to filers, contained in the securities legislation of the jurisdictions in which a filer is registered, approved or reviewed or submitting an application for registration, approval or review, pursuant to which the filer must file, as and when required, documents and information with the securities regulatory authorities or regulators of such jurisdictions in connection with the filer's fit and proper requirements, but does not mean any such requirements in connection with the filer's renewal of registration;

"firm filer" means a registered firm or a person or company submitting an application to become a registered firm;

"fit and proper requirements" means the requirements and prohibitions, as they apply to registered filers or non-registered individuals, contained in the securities legislation of the jurisdictions in which a registered filer is registered or in which a non-registered individual is approved or reviewed, to ensure the suitability of a filer to be registered or to be approved as a non-registered individual, namely as regards the filer's solvency, integrity and proficiency, but does not mean

- (a) any requirements to pay fees in connection with a registration or approval, or
- (b) any requirements as they apply to mutual fund dealers and their sponsored individuals who are registered in Québec, contained in the securities legislation of Québec, with respect to liability insurance;

"individual filer" means

(a) a registered individual,

- (b) an individual submitting an application to become a registered individual, or
- (c) a non-registered individual submitting, or on whose behalf a sponsoring firm is submitting, an application for the approval or review of the individual as director, partner, officer, compliance officer, branch manager or substantial holder of the sponsoring firm;

"investment dealer" means a person or company registered in a category referred to in Appendix A opposite the name of the local jurisdiction under the heading "Investment Dealer";

"MRRS MOU" means the Memorandum of Understanding relating to the Mutual Reliance Review System signed as of October 14, 1999, as amended, supplemented or replaced from time to time;

"mutual fund dealer" means a person or company registered in a category referred to in Appendix A opposite the name of the local jurisdiction under the heading "Mutual Fund Dealer";

"NRS" means the national registration system implemented pursuant to the MRRS MOU, this Regulation and Policy Statement 31-201 respecting National Registration System adopted by the Autorité des marchés financiers pursuant to decision no. 2005-PDG-0011 dated January 7, 2005, to facilitate the registration, approval or review in the jurisdiction of a non-principal regulator of investment dealers, mutual fund dealers, unrestricted advisers and their sponsored individuals;

"non-principal regulator" means, for a filer, a securities regulatory authority or regulator, other than the principal regulator, with whom the filer is registered, approved or reviewed or to whom the filer is submitting an application under NRS to be registered, approved or reviewed;

"non-registered individual" means, for a sponsoring firm, an individual other than a registered individual who is

- (a) a director, partner, officer, compliance officer or branch manager of the firm, or,
- (b) in Alberta, British Columbia and Ontario, a director, partner, officer or substantial holder of the firm;

"notice requirements" means the requirements, as they apply to registered individuals, non-registered individuals or registered firms, contained in the securities legislation of the jurisdictions in which a registered filer is registered or in which a non-registered individual is approved or reviewed, pursuant to which the registered filer or non-registered individual must notify, as and when required, the securities regulatory authorities or regulators of such jurisdictions of changes and events in connection with the filer's fit and proper requirements;

"NRS document" means the document issued by the principal regulator for an application made under NRS that evidences that a decision has been made by the principal regulator and the non-principal regulators that have not opted out of NRS for that application, and that evidences the terms and conditions of such decision:

"principal regulator" means,

- (a) for a firm filer, the securities regulatory authority or regulator of the jurisdiction in which the firm filer's head office is located, and
- (b) for an individual filer, the securities regulatory authority or regulator of the jurisdiction in which the individual filer's working office is located;

"registered firm" means a person or company that is registered in at least one jurisdiction as an investment dealer, a mutual fund dealer or an unrestricted adviser;

<sup>&</sup>quot;registered filer" means a registered firm or registered individual;

"registered individual" means an individual that is registered in at least one jurisdiction to trade or advise on behalf of a registered firm;

"securities legislation" means,

- (a) for a local jurisdiction other than Québec, the statute and other instruments referred to in Appendix B of Regulation entitled National Instrument 14-101, Definitions, adopted by the Commission des valeurs mobilières du Québec pursuant to decision no. 2001-C-0274 dated June 12, 2001, opposite the name of the local jurisdiction, and
- (b) for Québec,
  - (i) the statute and other instruments referred to in Appendix B of Regulation entitled National Instrument 14-101, Definitions opposite Québec,
  - (ii) an Act respecting the distribution of financial products and services (R.S.Q., c. D-9.2) and the regulations under that Act and the blanket rulings and orders issued by the securities regulatory authority, and
  - (iii) an Act respecting the Autorité des marchés financiers (R.S.Q., c. A-7.03) and the regulations under that Act and the blanket rulings and orders issued by the securities regulatory authority, but does not mean any regulation adopted by or for a self-regulatory organization;

"sponsored individual" means, for a firm filer,

- (a) a registered individual who trades or advises on behalf of the firm filer,
- (b) an individual submitting an application to become a registered individual who proposes to trade or advise on behalf of the firm filer, or
- (c) a non-registered individual of the firm filer;

"sponsoring firm" means,

- (a) for a registered individual, the registered firm on whose behalf the individual trades or advises,
- (b) for an individual submitting an application to become a registered individual, the registered firm, or the person or company submitting an application to become a registered firm, on whose behalf the individual proposes to trade or advise,
- (c) for a non-registered individual, the registered firm on whose behalf it acts, or
- (d) for a non-registered individual of a person or company submitting an application to become a registered firm, the person or company that is submitting the application;

"substantial holder" means any individual who beneficially owns, whether directly or indirectly, or exercises control or direction over, ten percent or more of the voting securities of a firm filer;

"unrestricted adviser" means a person or company registered in a category referred to in Appendix A opposite the name of the local jurisdiction under the heading "Unrestricted Adviser"; and

"working office" means the office of the sponsoring firm from which an individual filer primarily works or proposes to primarily work.

### 1.2 Interpretation

- (1) For the purposes of this Regulation, the term "registration" includes a reinstatement of registration or an amendment to registration, where appropriate.
- (2) For the purposes of this Regulation, a category of registration in a jurisdiction corresponds to a category of registration in another jurisdiction if both categories permit the same or substantially the same advising or trading activity.

## PART 2 APPLICATION

### 2.1 Application of NRS to Firm Filers

- (1) A firm filer may elect to use the National Registration System if the firm filer
  - (a) has a business office in Canada, and
  - (b) is
    - (i) a registered firm in the jurisdiction of its principal regulator and in at least one other jurisdiction,
    - submitting an application to become a registered firm in the jurisdiction of its principal regulator and in at least one other jurisdiction, or
    - (iii) a registered firm in the jurisdiction of its principal regulator and submitting an application to become a registered firm in at least one other jurisdiction, in all cases, in corresponding categories of registration.
- (2) A firm filer elects to use NRS by submitting to the principal regulator and to all non-principal regulators a completed Form 31-101F1. A new completed Form 31-101F1 must be submitted to the principal regulator and all non-principal regulators when a registered firm is seeking registration in further jurisdictions.
- (3) The National Registration System must be used for each application for registration submitted by a firm filer if the firm filer has elected to use NRS.

## 2.2 Application of NRS to Individual Filers

The National Registration System must be used for each application for registration, approval or review of an individual filer when

- (a) the individual filer resides in Canada,
- (b) the individual filer's sponsoring firm has elected to use NRS, and
- (c) the individual filer, or the individual filer's sponsoring firm, is submitting the application to a non-principal regulator in a category of registration, approval or review which corresponds to the category in which the individual filer is registered or has been approved or reviewed, or for which the individual filer, or the

individual filer's sponsoring firm, is submitting an application to be registered, approved or reviewed, in the jurisdiction of the individual filer's principal regulator.

### 2.3 Notice of Change

If a firm filer changes its head office to another jurisdiction, the firm filer must immediately notify its principal regulator of such change by submitting a completed Form 31-101F2.

### PART 3 LOCAL EXEMPTIONS

### 3.1 Exemptions from Non-Principal Regulator Requirements

- (1) A filer registered, approved or reviewed or submitting an application for registration, approval or review in a local jurisdiction under NRS, a firm filer electing to use NRS or an individual filer whose sponsoring firm has elected to use NRS, is exempt from the fit and proper requirements, notice requirements and filing requirements of the local jurisdiction if
  - (a) the regulator or securities regulatory authority of the local jurisdiction is a non-principal regulator,
  - (b) the filer complies with the applicable fit and proper requirements, notice requirements and filing requirements of the jurisdiction of the filer's principal regulator, and
  - (c) where the principal regulator of the firm filer is situate in Québec, the firm filer registered or submitting an application for registration as a mutual fund dealer maintains insurance or bonding with respect to registrable activities conducted in the local jurisdiction that meets the requirements prescribed by the rules of the self-regulatory organization of which the firm filer is or must be a member.
- (2) A filer registered under NRS is exempt from the local requirement to hold a certificate of registration or to have received written notice of the registration before conducting an activity for which the filer must be registered, if the filer has received an NRS document from its principal regulator that evidences that it is registered in a category that permits the filer to carry on its activity.

## 3.2 Temporary Exemption - Change of Principal Regulator

If the principal regulator of a registered filer changes, the registered filer is exempt from the fit and proper requirements of the local jurisdiction of the redesignated principal regulator for a period of six months following the effective date of the change of principal regulator, provided that the registered filer continues to satisfy the fit and proper requirements applicable in the jurisdiction of its previous principal regulator during that period.

## 3.3 Termination of Exemptions

- (1) The exemptions in subsection 3.1(1) and section 3.2 are no longer available to a registered filer or non-registered individual that ceases to be eligible under NRS or, for a registered firm, that elects to no longer use NRS.
- (2) A filer shall cease to benefit from the exemption set forth in subsection 3.1(1) in any local jurisdiction

where a non-principal regulator of the filer opts out of NRS on the filer's application, unless the non-principal regulator opts back in.

## PART 4 TRANSITION

### 4.1 Registrations or Approvals of Individual Filers in Québec

An individual filer whose principal regulator is situated in Québec will not be exempt from the filing requirements contained in a regulation respecting the National Registration Database or a regulation respecting registration in this database applicable to a jurisdiction other than Québec and equivalent to Regulation 33-109Q respecting Registration Information approved by Ministerial Order no. 2004-06 dated December 2, 2004 and Regulation 31-102Q respecting the National Registration Database approved by Ministerial Order no. 2004-05 dated December 2, 2004, unless similar requirements are applicable in Québec to the individual filer.

## PART 5 EXEMPTION

### 5.1 Exemption

- (1) The regulator or securities regulatory authority may grant an exemption from this Regulation, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.
- (2) Despite subsection (1), in Ontario only the regulator may grant such an exemption.
- (3) In Québec, this exemption is granted under section 263 of the Securities Act (R.S.Q., c. V-1.1).

### PART 6 EFFECTIVE DATE

### 6.1 Effective date

This Regulation shall come into force on August 24, 2005.

# APPENDIX A REGISTRATION CATEGORY CONCORDANCE

_	Investment Dealer	Mutual Fund Dealer	Unrestricted adviser
Alberta	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
British Columbia	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Manitoba	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
New Brunswick	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Newfoundland & Labrador	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Nova Scotia	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Ontario	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Prince Edward Island	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Québec	Dealer with an unrestricted practice	Firm in group-savings-plan brokerage	Adviser with an unrestricted practice
Saskatchewan	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Northwest Territories	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Nunavut	Investment dealer	Mutual fund dealer	Investment counsel or portfolio manager
Yukon	Broker	Broker	Broker

## FORM 31-101F1 ELECTION TO USE NRS AND DETERMINATION OF PRINCIPAL REGULATOR

#### **General Instructions**

- 1. A firm filer must use this form to notify its principal regulator and non-principal regulator(s) of its election to use and to have its individual filers use NRS for an application submitted in more than one jurisdiction or in a jurisdiction of a non-principal regulator.
- 2. This form must be filed in paper format with the firm filer's principal regulator and non-principal regulator(s) when submitted in connection with an application.
- 3. If this form is not submitted with a firm filer's application, it may be submitted with the filer's principal regulator and non-principal regulators by e-mail at the following addresses:

Alberta nrs@seccom.ab.ca British Columbia registration@bcsc.bc.ca Manitoba securities@gov.mb.ca information@nbsc-cvmnb.ca New Brunswick Newfoundland & Labrador skmurphy@gov.nl.ca Nova Scotia nrs@gov.ns.ca Ontario registration@osc.gov.on.ca Prince Edward Island mlgallant@gov.pe.ca Québec inscription@lautorite.qc.ca dmurrison@sfsc.gov.sk.ca Saskatchewan ann burry@gov.nt.ca Northwest Territories svangenne@gov.nu.ca Nunavut corporateaffairs@gov.yk.ca Yukon Territory 1. **Identification of Filer** NRD # (if applicable): \_\_\_\_\_ Firm Name: \_\_\_\_\_ 2. **Identification of Regulators** The undersigned firm is submitting an application or is registered in the following jurisdictions: a) Jurisdiction of Principal Regulator: b) Jurisdiction(s) of Non-Principal Regulator(s): 3. **Reasons for Designation of Principal Regulator** State here the location of firm filer's head office.

Certification and Submissi	on to Jurisdiction		
I, the undersigned, certify on	behalf of	(the "Firm")	
	[Name of firm]		
unconditionally submits itself of each jurisdiction to which any action, investigation or proceeding) arising out of or	to the non-exclusive jurisdiction this form has been submitted a administrative, disciplinary, crin relating to or concerning its act rm irrevocably waives any right	e and, by submitting this form, the n of the judicial, quasi-judicial and acand any administrative proceedings minal, quasi-criminal, penal or other tivities as a registered filer under the to raise as a defence in any procee	dministrative tribunals in that jurisdiction, in proceeding (each, a securities legislation
	Per:		
Date		autorized officer or partner	

### FORM 31-101F2 NOTICE OF CHANGE

#### **General Instructions**

Alberta

- 1. This form must be submitted by a firm filer to notify its principal regulator if a firm filer changes its head office to another jurisdiction.
- 2. This form should be submitted with the filer's principal regulator by e-mail at the following address:

nrs@seccom.ab.ca

British Columbia registration@bcsc.bc.ca Manitoba securities@gov.mb.ca New Brunswick information@nbsc-cvmnb.ca Newfoundland & Labrador skmurphy@gov.nl.ca Nova Scotia nrs@gov.ns.ca registration@osc.gov.on.ca Ontario Prince Edward Island mlgallant@gov.pe.ca Québec inscription@lautorite.qc.ca dmurrison@sfsc.gov.sk.ca Saskatchewan Northwest Territories ann\_burry@gov.nt.ca svangenne@gov.nu.ca Nunavut Yukon Territory corporateaffairs@gov.yk.ca **Identification of Filer** 1. NRD # (if applicable): Firm Name: 2. **Details of Change** Provide details of the change to the head office. Certification I, the undersigned, on behalf of \_\_\_\_\_ [Name of firm] that all statements of fact provided in this notice are true.

	Per:	
Date		Signature of autorized officer or partner

Decision 2005-PDG-0010 -- August 7, 2005 Bulletin de l'Autorité : 2005-08-26, Vol. 2 n° 34 M.O. 2005-13, 2 August 2005, G.O. August 24, 2005

#### **Amendments**

Decision 2006-PDG-0104 -- May 10, 2006 Bulletin de l'Autorité : 2006-08-25, Vol. 3 n° 34 M.O. 2006-01, 31 July 2006, G.O. August 23, 2006

### Regulation repealed on September 28, 2009

Decision 2009-PDG-0112 -- September 4, 2009 Bulletin de l'Autorité : 2009-09-25, Vol. 6 n° 38 M.O. 2009-03, September 9, 2009, G.O. September 25, 2009