Ontario Securities Commission

Form 94-101F2

Unofficial consolidation current to 2017-04-06

This document is not an official statement of law or policy and should be used for reference purposes only.

FORM 94-101F2 DERIVATIVES CLEARING SERVICES

i ype o	r Filing:	⊔ INITIAL	⊔ AMENDMEN I		
Section 1 – Regulated clearing agency information					
1. 2.	Full name of regulated clearing agency: Contact information of person authorized to deliver this form				
	Name and title:				
	Telephone:				
	Email:				

Section 2 – Description of derivatives

- 1. Identify each derivative or class of derivatives for which the regulated clearing agency offers clearing services in respect of which a Form 94-101F2 has not previously been delivered.
- 2. For each derivative or class of derivatives referred to in item 1, describe all significant attributes of the derivative or class of derivatives including
 - (a) the standard practices for managing life-cycle events associated with the derivative or class of derivatives, as defined in the following instruments:
 - in Alberta, British Columbia, New Brunswick, Newfoundland and Labrador, the Northwest Territories, Nova Scotia, Nunavut, Prince Edward Island, Saskatchewan and Yukon, Multilateral Instrument 96-101 *Trade Repositories* and Derivatives Data Reporting;
 - (ii) in Manitoba, Manitoba Securities Commission Rule 91-507 *Trade Repositories and Derivatives Data Reporting;*
 - (iii) in Ontario, Ontario Securities Commission Rule 91-507 *Trade Repositories and Derivatives Data Reporting;*

- (iv) in Québec, Regulation 91-507 respecting Trade Repositories and Derivatives Data Reporting,
- (b) the extent to which the transaction is confirmable electronically,
- (c) the degree of standardization of the contractual terms and operational processes,
- (d) the market for the derivative or class of derivatives, including its participants, and
- (e) the availability of pricing and liquidity of the derivative or class of derivatives within Canada and internationally.
- 3. Describe the impact of providing clearing services for each derivative or class of derivatives referred to in item 1 on the regulated clearing agency's risk management framework and financial resources, including the protection of the regulated clearing agency on the default of a participant and the effect of the default on the other participants.
- 4. Describe the impact, if any, on the regulated clearing agency's ability to comply with its regulatory obligations should the regulator or securities regulatory authority determine a derivative or class of derivatives referred to in item 1 to be a mandatory clearable derivative.
- 5. Describe the clearing services offered for each derivative or class of derivatives referred to in item 1.
- 6. If applicable, attach a copy of every notice the regulated clearing agency provided to its participants for consultation on the launch of the clearing service for a derivative or class of derivatives referred to in item 1 and a summary of concerns received in response to the notice.

Section 3 - Certification

CERTIFICATE OF REGULATED CLEARING AGENCY

I certify that I am authorized to deliver this form on behalf of the regulated clearing agency named below and that the information in this form is true and correct.

DATED at	this	day of	, 20
(Print name of rec	gulated clearing age	ncy)	
(Print name of au			
(Print title of author	orized person)		
(Signature of auth	orized person)		