

August 21, 2014

Market Regulation Branch
Ontario Securities Commission
20 Queen St. West, 22nd Floor
Toronto, Ontario
M5H 3S8
By email: marketregulation@osc.gov.on.ca

RE: APPLICATION FOR RECOGNITION OF AEQUITAS INNOVATIONS INC. AND AEQUITAS NEO EXCHANGE INC. AS AN EXCHANGE

To whom it may concern:

Jitneytrade Inc. is pleased to respond to the OSC's request for comments regarding the application for recognition of Aequitas Innovations Inc. and Aequitas Neo Exchange Inc. as an exchange. Jitneytrade is supportive of the Aequitas exchange application because Aequitas' innovative approach will foster an efficient and transparent marketplace while mitigating predatory high frequency trading strategies.

Founded in 2001, Jitneytrade is a Direct Access Broker specializing in active traders. By effectively leveraging its expertise and experience, Jitneytrade provides a trading environment focused on the needs of active traders.

Jitneytrade would like to make the following comments with respect to the questions raised in the request for comments:

Benefits and Obligations of market makers

The Aequitas proposal appears to strike an appropriate balance between the market makers obligations and the benefits accorded to them in order to complete their function of augmenting liquidity and maintaining orderly markets on their assignments.

Market Makers' Commitment

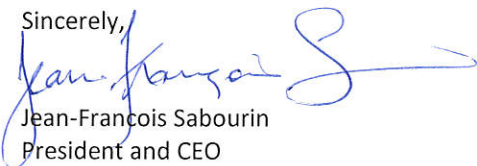
The market maker commitment described in the Aequitas proposal would serve to minimize the impact of events leading to large price fluctuations. As a result, Jitneytrade is supportive of this initiative.

Listing and Cross-Listings of Investment Products

Jitneytrade is supportive of the OSC's request to have a formal process that would require Staff being informed of listing applications.

Finally, Jitneytrade would like to thank the Ontario Securities Commission for giving us the opportunity to comment on this important industry initiative.

Sincerely,



Jean-Francois Sabourin
President and CEO
Jitneytrade Inc.