CONFIDENTIAL

Template for notices pursuant to sections 11.9 and 11.10 of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations (NI 31-103)

Instructions

- This voluntary document (the **Notice**) is intended to assist filers in complying with the notice requirements in sections 11.9 and 11.10 of NI 31-103. You do not need to use this format to comply with the notice requirement but can choose to use this Notice or provide the information in another manner.
- The sections in this document reflect the type of information that staff typically review when considering notices filed under either section 11.9 or 11.10 of NI 31-103 and follows the guidance in paragraph 11.9 of Companion Policy 31-103CP *Registration Requirements*, *Exemptions and Ongoing Registrant Obligations* (31-103CP).
- If you need more space to answer a question or are uploading charts to show the corporate structure, both before and after the closing of the proposed transaction, upload it as an additional supporting document. Clearly identify the corresponding question number.
- The regulator or the securities regulatory authority may request additional information beyond what is provided in this Notice for the purposes of completing their review.

In Box 1 below, identify the persons or companies on whose behalf this Notice is being submitted

Section 1 – Filer and type of acquisition

	the Filer or You). In Box 2 provide the name, title and contact details of the individual who is abmitting the Notice on their behalf.				
Box 1	Box 1 – Name of the person or company on whose behalf this Notice is being filed:				

Во	x 2 - Name and title of the individual making	ing this filing including contact details (phor	ne, email):
2.	Please indicate which paragraph of NI 31	1-103 applies to this submission:	
	(a) subparagraph11.9(1)(a)		
	(b) subparagraph 11.9(1)(b)		
	(c) subparagraph 11.10(1)(a)		
	(d) subparagraph 11.10(1)(b)		

Section 2 –Information about parties to the acquisition transaction

3. For <u>each</u> person or company who is a party to the acquisition transaction, complete the following table. Include job titles and NRD numbers (where applicable).

Full legal name (including NRD number, if applicable, and acronym that may be used elsewhere in this Notice)	Status in the acquisition transaction	Jurisdictions of registration in Canada (and in the case of a target registered firm, applicable foreign jurisdiction) ¹	Categories of registration (if applicable)	Location of head office and principal Canadian regulator	SRO or foreign regulator (as applicable)
transaction?	transaction?				

¹ Indicate whether the Derivatives Act (Québec) applies.

Section 3 – Regulatory actions

5.	With respect to each person or company specified in the table in question three that is registered, are you aware of any terms and conditions (or similar limitations/restrictions) on their registration?		
	☐ Yes	☐ No	
If y	ou replied "yes", pro	vide details:	
6.	To your knowledge subject of:	, are any of the persons	or companies specified in the table in question three the
	(a) any regulatory	, criminal or civil action	to which the firm or individual is a party
	Yes	□ No	
	(b) any ongoing in	vestigations of which th	ne firm or individual is a subject
	Yes	☐ No	

f y	you replied "yes"	to 6(a) and/or 6	6(b), provide d	letails:		
	etion 4 – Details Provide a brief	of the acquisit				

8.	Briefly describe the business reasons for the acquisition transaction:
9.	What is the proposed closing date for the acquisition transaction?
10.	In addition to giving this Notice, does the acquisition transaction require other regulatory notices/approvals or security holder approvals?
	☐ Yes ☐ No
11.	If you responded "yes" in question 10, provide details regarding the additional approval(s) required, including when these approvals are expected to be obtained:

12.	Provide charts (attached to this Notice) sho closing of the proposed transaction, includi acquirer and any registered firm involved i partnership or trust are held directly or thro class, type, amount and percentage owners	ing all affiliated compani n the proposed transaction ough a holding company,	es and subsidiaries of the on whether interests in a company, trust or other entity. Include the
13.	Briefly describe in the box below any signiand any registered firm involved in the acq		
	Primary business activitiesTarget marketProducts and services offered to	o clients	
	ere there will be no such changes for each rease confirm.	egistered firm involved in	n the acquisition transaction,
14.	As a consequence of the acquisition transaction personnel of the acquirer and any registered applicable and if you have replied "yes", or personnel, provide further details and to what will be acquired as a consequence of the acquisition transaction transaction transaction.	d firm involved in the ac r anticipate any significa	quisition transaction? Check as nt changes to other business
	Ultimate Designated Person	Yes	☐ No
	Chief Compliance Officer	Yes	No
	Key management	Yes	No
	Directors	Yes	☐ No
	Officers	Yes	□ No
	Permitted individuals	Yes	□ No
	Registered individuals	Yes	No

ec	tion 5 – Conflicts of Interest
5.	Provide details of any conflicts of interest that may arise as a result of the acquisition transaction and how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest as a result of the acquisition transaction, explain why.
5. 	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5. 	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
.5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
.5.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
15.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest
15.	how such conflicts have been or will be addressed. If you do not anticipate any conflicts of interest

16.		such conflict of interest, does the applicable registered firm have written policies are responsive to the conflict?
	Yes	□ No
Ify	you responded 'no', pl	lease explain:
Soc	ction 6 – Business op	erations
	Will the registered f	firms involved in the acquisition transaction continue to have sufficient resources be with all applicable conditions of registration following completion of the
	Yes	□ No
If y	you have checked "no	", provide further details:

we any client communication with the acquire	cations been made, or will any client communications be made in sition transaction?
Yes	□ No
necked "yes", provide on. If you checked "no	details of any client communications in connection with the acquisition ", explain why:
ll there be a press relea	se issued in relation to the acquisition transaction?
Yes	□ No
esponded "no", explain	why:
	action have an impact on the immediate and future excess working capital olved in the acquisition transaction?
Yes	□ No
	I there be a press release sponded "no", explain

	responded "yes", provide details of the impact on the excess working capital and to whice ered firm:	ch
	In the case of any of the registered firms involved in the acquisition transaction, will the acransaction result in or require any of the following (check all that are applicable)?	equisition
(i)	financing that entails significant cash outflows, pledging of collateral or guarantees, or terms of payment contingent on a registered firm's calculation of excess working capital	
(ii)	assumption of financial obligations such as unresolved legal claims, guarantees, or commitments	
(iii)	purchase price adjustments contingent on future events	
(iv)	cash or securities replaced with short term loans receivable	
(v)	acquisition of an insolvent entity	
(vi)	increases in combined expenditures not offset by corresponding increases in combined revenues	

If th	e acquisition transaction is expected to result in or require any of the above, provide details:
22.	Provide any additional information that you may consider relevant, or otherwise required to be disclosed to the regulator or securities regulatory authority in their review of this Notice, including information required by subsections 11.9(2) and 11.10(2).