Securities Commission

FORM 33-109F6

FIRM REGISTRATION

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

FORM 33-109F6 FIRM REGISTRATION

Who should complete this form?

This form is for firms seeking registration under securities legislation, derivatives legislation or both.

Complete and submit this form to seek initial registration as a dealer, adviser or investment fund manager, or to add one or more jurisdiction of Canada or categories to a firm's registration.

Definitions

In this form:

Chief compliance officer – see section 2.1 of NI 31-103.

Derivatives – financial instruments, such as futures contracts (including exchange traded contracts), futures options and swaps whose market price, value or payment obligations are derived from or based on one or more underlying interests. Derivatives can be in the form of instruments, agreements or securities.

Firm – the person or company seeking registration.

Foreign jurisdiction – see National Instrument 14-101 *Definitions*.

Form – Form 33-109F6 Firm Registration.

Jurisdiction or jurisdiction of Canada – see National Instrument 14-101 *Definitions*.

NI 31-103 – National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations.

NI 33-109 – National Instrument 33-109 Registration Information.

NI 52-107 – National Instrument 52-107 *Acceptable Accounting Principles and Auditing Standards*.

NRD – National Registration Database. For more information, visit www.nrd-info.ca.

Parent – a person or company that directly or indirectly has significant control of another person or company.

Permitted individual – see NI 33-109.

Predecessor – any entity listed in question 3.6 of this form.

Principal regulator – see NI 33-109.

Significant control – a person or company has significant control of another person or company if the person or company:

- directly or indirectly holds voting securities representing more than 20 per cent of the outstanding voting rights attached to all outstanding voting securities of the other person or company, or
- directly or indirectly is able to elect or appoint a majority of the directors (or individuals
 performing similar functions or occupying similar positions) of the other person or
 company.

Specified affiliate – a person or company that is a parent of the firm, a specified subsidiary of the firm, or a specified subsidiary of the firm's parent.

Specified subsidiary – a person or company of which another person or company has significant control.

SRO – see National Instrument 14-101 *Definitions*.

Ultimate designated person – see section 2.1 of NI 31-103.

You – the individual who completes, submits, files and/or signs the form on behalf of the firm.

We and the regulator – the securities regulatory authority or regulator in the jurisdiction(s) of Canada where the firm is seeking registration.

Contents of the form

This form consists of the following:

Collection and use of personal information

Certification

Part 1 – Registration details

Part 2 – Contact information

Part 3 – Business history and structure

Part 4 – Registration history

Part 5 – Financial condition

Part 6 – Client relationships

Part 7 – Regulatory action

Part 8 – Legal action

Part 9 – [repealed]

Schedule A – Contact information for consent and notice of collection and use of personal information

Schedule B – Submission to jurisdiction and appointment of agent for service

Schedule C – Form 31-103F1 Calculation of excess working capital

You are also required to submit the following supporting documents with your completed form:

- 1. Schedule B – Submission to jurisdiction and appointment of agent for service for each jurisdiction where the firm is seeking registration (question 2.4)
- 2. Business plan, policies and procedures manual, and client agreements (except in Ontario) (question 3.3)
- Constating documents (question 3.7) 3.
- Organization chart (question 3.11) 4.
- 5. Ownership chart (question 3.12)
- Calculation of excess working capital (question 5.1) 6.
- 7. Directors' resolution approving insurance (question 5.7)
- 8. Audited financial statements (question 5.13)
- 9. Letter of direction to auditors (question 5.14)

How to complete and submit the form

The firm is required to pay a registration fee in each iurisdiction of Canada where it is submitting and filing

All dollar values are in Canadian dollars. If a question does not apply to the firm, write "n/a" in the space for the answer.

If the firm is seeking registration in more than one jurisdiction of Canada or category, other than in the category of restricted dealer, you only need to complete and submit one form. If the firm is seeking registration as a restricted dealer, submit and file the form with each jurisdiction of Canada where the firm is seeking that registration.

You can complete this form:

- on paper and deliver it to the principal regulator or relevant SRO
- on paper, scan it and e-mail it to the principal regulator or SRO

If the firm is seeking registration in Ontario, and Ontario is not the firm's principal regulator, you must also file a copy of this form, without supporting documents, with the Ontario Securities Commission.

You can find contact information for submitting and filing the form in Appendix B of Companion Policy 33-109CP Registration Information.

We may accept the form in other formats. Please check with the regulator before you complete, submit and file the form. If you are completing the form on paper and need more space to answer a question, use a separate sheet of paper and attach it to this form. Clearly identify the question number.

this form. Refer to the prescribed fees of the applicable jurisdiction for details.

You must include all supporting documents with your submission. We may ask you to provide other information and documents to help determine whether the firm is suitable for registration.

In most of this form, answers are required to questions that apply only to Canadian provinces and territories; you will find that the questions are referenced to "jurisdictions" or "jurisdiction of Canada". These refer to all provinces and territories of Canada. However, the questions in Part 4 – *Registration History* and Part 7 – *Regulatory Action* are to be answered in respect of any jurisdiction in the world.

It is an offence to knowingly give false or misleading information to the regulator or securities regulatory authority.

Updating the information on the form

See Part 3 of NI 33-109. The firm is required to notify the regulator, within specified times, of any changes to the information on this form by submitting and filing Form 33-109F5 *Change of Registration Information*.

Collection and use of personal information

In obtaining information about the firm, each securities regulatory authority and SRO set out in Appendix A may receive and collect personal information about individuals, if any, associated with the firm and its directors, officers, partners, employees, contractors and agents.

This may include the collection of

- the personal information provided in this form,
- registration or financial services licensing information,
- personal information available online,
- records from governmental or regulatory authorities, SROs or professional bodies, or
- records of, and used in, court proceedings, including probation records.

Any of the securities regulatory authorities or SROs set out in Schedule A may contact governmental or regulatory authorities, private bodies or agencies, individuals, corporations, employers, and other organizations, in Canada and in other countries, for information about the individual.

This personal information is being collected under the authority of the applicable securities legislation, derivatives legislation (including commodity futures legislation), or both of the securities regulatory authorities and under the SRO rules of an SRO set out in Schedule A. The collection, use and disclosure are done in accordance with applicable freedom of information and privacy legislation.

The principal purpose of this collection by the securities regulatory authorities is to administer, enforce, carry out their duties or exercise their powers under their respective securities legislation, derivatives legislation (including commodity futures legislation) or both, and for the SROs to administer and enforce the rules of the SROs.

The information may be collected

- at the time of the firm's application,
- at any time during the firm's registration, or
- at the time the regulator or, in Québec, the securities regulatory authority, or the SRO is informed by the firm that it is surrendering its registration.

If you or anyone referred to in this form has any questions about the collection, use, and disclosure of this information, you or they can contact the regulator or, in Québec, the securities regulatory authority, or SRO in any jurisdiction in which the required information is submitted. See Schedule A for details.

Certain registration information about the firm and its registered individuals will be listed in a publicly available registry, including names used by the firm, the address of the firm's head office, whether the firm is on the Disciplined List, the jurisdictions and categories in which the firm is registered, and whether any terms and conditions have been imposed on the firm's registration, and the firm's registered individuals.

Certain securities regulatory authorities may provide to or receive from certain entities information under separate provisions of their securities legislation or derivatives legislation (including commodity futures legislation) or both, and SROs may provide or receive information under the rules of the SROs. This consent and notice does not limit the authority, powers, obligations, or rights conferred on any of the securities regulatory authorities by legislation or regulations in effect in their jurisdiction.

WARNING: It is an offence to knowingly give false or misleading information to the regulator or the securities regulatory authority.

CERTIFICATION

By signing this form, I, on behalf of the firm,

- 1. certify to the regulator or, in Québec, the securities regulatory authority in each jurisdiction where the firm is submitting this form and to any applicable self-regulatory organization (SRO) that
 - I have read this form,
 - the firm has submitted and filed all information required to be submitted and filed under securities legislation and/or derivatives legislation in the principal jurisdiction of Canada where the firm is seeking registration, and
 - to the best of my knowledge and after reasonable inquiry, all of the information provided on this form is true and complete,
- 2. authorize the principal regulator to give each non-principal regulator and, where applicable, SRO access to any information the firm has submitted or filed with the principal regulator under securities legislation or derivatives legislation or both in relation to the firm's registration in that jurisdiction,
- 3. acknowledge that the regulator or, in Québec, the securities regulatory authority,

and SRO may collect and provide personal information about the individuals referred to in this form under the heading *Collection and Use of Personal Information*, and

confirm that the individuals referred to in this form have been notified that the individuals' personal information is disclosed on this form, the legal reason for

doing so, how it will be used and who to contact for more information.

4.

Name of firm Name of authorized signing officer or partner Title of authorized signing officer or partner Signature of authorized signing officer or partner Date signed (YYYY/MM/DD) Part 1 – Registration details 1.1 Firm's full legal name Provide the full legal name of the firm as it appears on the firm's constating documents required under question 3.7. If the firm is a sole proprietorship, provide your first, last and any middle names. If the firm's legal name is in English and French, provide both versions. 1.2 Firm's NRD number For more information, visit www.nrd-info.ca. 1.3 Why are you submitting this form? **Complete:** To seek initial registration as a firm in one or more jurisdictions of Canada The entire form To add one or more jurisdictions of Questions 1.1, 1.2, 1.4, 1.5, 2.4, 3.9, Canada to the firm's registration 5.4, 5.6*, and Part 9 To add one or more categories to the firm's Questions 1.1, 1.2, 1.4, 1.5, 3.1,

Commodity trading adviser

* If the firm is adding Québec as a jurisdiction for registration in the category of mutual fund dealer or scholarship plan dealer, complete question 5.6.

1.4 In what category and jurisdiction is the firm seeking registration? Check all that apply.

(a) Categories under securities legislation

	()				8									
		Jur	isdict	ion										
Abbreviations Alberta (AB) British Columbia	Category	A B	B C	M B	N B	N L	N S	N T	N U	O N	PE	Q C	S K	Y T
(BC) Manitoba (MB)	Investment dealer													
New Brunswick (NB)	Mutual fund dealer													
Newfoundland and Labrador (NL)	Scholarship plan dealer													
Northwest Territories (NT) Nova Scotia (NS)	Exempt market dealer													
Nunavut (NU) Ontario (ON)	Restricted dealer													
Prince Edward Island (PE)	Investment fund manager													
Québec (QC) Saskatchewan (SK)	Portfolio manager													
Yukon (YT)	Restricted portfolio manager													
(b)	Categories under o	deriva	tives	legisl	ation	(Mani	itoba	and O	ntario	only)			
	Category				Man	itoba								
	Dealer (merchant	:)												
	Dealer (futures comerchant)	ommi	ssion											
	Dealer (floor bro	ker)												
	Local													
	Adviser													
					Onta	ario								

Commodity trading counsel	
Commodity trading manager	
Futures commission merchant	
(c) Investment dealers and portfolio managers (Québec only)	
If the firm is seeking registration in Québec as an investment dealer or a por will the firm also act as a:	tfolio managei
Derivatives dealer Yes No Derivatives portfolio manager Yes No	
1.5 Exemptions	
Is the firm applying for any exemptions under securities or derivatives legislation	1?
Vac D Na D	
Yes No	
If yes, provide the following information for each exemption:	
Type of exemption	
Legislation	
Jurisdiction(s) where the firm has applied for the exemption	
AB BC MB NB NL NS NT NU ON PE QC SK YT	
Part 2 – Contact information	
Addresses	

2.1 Head office address

A post office box on its own is not acceptable for a head office address.

Address line 1	
Address line 2	
City	Province/territory/state
Country	Postal/zip code
Telephone number	Fax number
Website	

If the firm's head office is in Canada, go to question 2.3. If the firm's head office is not in Canada, go to question 2.2. 2.2 Firms whose head office is not in Canada (a) Does the firm have any business location addresses in Canada? Yes No \square If yes, provide the firm's primary Canadian business location address: Address line 1 Address line 2 City Province/territory Postal code If a firm is not registered in a jurisdiction of Canada, indicate the jurisdiction (b) of Canada in which the firm expects to conduct most of its activities that require registration as at the end of its current financial year or conducted most of its activities that require registration as at the end of its most recently completed financial year. AB BC MB 2.3 Mailing address

A post office box is acceptable for a mailing address.

The securities

authority in this

jurisdiction of

Canada is the

Canada.

firm's principal regulator in

regulatory

Same as the head office address

Address line 1 Address line 2 City Province/territory/state Postal/zip code Country

If the firm does not have an office in a iurisdiction of Canada where

2.4 Address for service and agent for service

Attach an executed Schedule B Submission to jurisdiction and appointment of agent for service for each jurisdiction of Canada where the firm is seeking registration and does not have an office.

it is seeking registration, it must appoint an agent for service in that jurisdiction of Canada.

Contact names

Ultimate designated person 2.5

A registered firm must have an individual registered in the category of ultimate designated person.

Address				
Same as firm head office address				
Address line 1				
Address line 2				
Province/territory/state				
Postal/zip code				

2.6 Chief compliance officer

A registered firm must have an individual registered in the category of chief compliance officer.

Same as ultimate designated person
Legal name
Officer title
Telephone number
E-mail address
NRD number, if available
Address

	Same as firm head office address					
	Address line 1					
		Address line 2				
	City Province/territory/state					
	Country	ostal/zip code				
Part	3 – Business history and structure					
	ness activities					
3.1	The firm's business					
	Provide a description of the firm's propose business activities, target market, and the to clients.	<u> </u>		-		
3.2	Other names					
	In addition to the firm's legal name in qu other names, such as a trade name?	estion 1.1, does the firm us	se ar	ıy		
	Yes No					
	If yes, list all other names and indicate if	each name has been regist	ered	l:		
3.3	Business documents					
	Does the firm have the following docume	ents to support its business	acti	vities?		
		Y	es	No		
	(a) Business plan for at least the next the	ree years				
	(b) Policies and procedures manual, include opening procedures and the firm's peallocation of investment opportunities	olicy on fairness in				

Attach the firm's business plan, policies and procedures manual and clie agreements, including any investment policy statements and investment management agreements, except if the regulator in Ontario is the princip regulator of the firm seeking registration, unless the regulator in Ontario requested they be provided.
History of the firm
When was the firm created?
yyyy/mm/dd
How was the firm created?
New start-up Merger or amalgamation Reorganization Other statutory arrangement question 3.6. Please specify below and go to
Predecessors
List the entities that were merged, amalgamated, reorganized or otherwarranged to create the firm.

3.7 Constating documents

Attach the legal documents that established the firm as an entity, for example, the firm's articles and certificate of incorporation, any articles of amendments, partnership agreement or declaration of trust. If the firm is a sole proprietorship, provide a copy of the registration of trade name.

As part of their constating documents, firms whose head office is outside Canada may be required to provide proof of extra-provincial registration.

Business structure and ownership

3.8 Type of legal structure Sole proprietorship Partnership Limited partnership Name of general partner Corporation Please specify Other 3.9 Business registration number, if applicable List the firm's business registration number for each jurisdiction of Canada

This is the firm's corporate registration number or Ouébec enterprise number (NEQ).

where the firm is seeking registration.

Business registration number	Jurisdiction of Canada

3.10 Permitted individuals

List all permitted individuals of the firm.

State why the individual is considered a permitted individual (e.g., director, partner, officer, shareholder, or a permitted individual as described in paragraph (c) of the definition of "permitted individual" in section 1.1 of National Instrument 33-109 Registration Information).

Name	Type of Permitted	NRD number, if	
	Individual	applicable	

3.11 Organization chart

Attach an organization chart showing the firm's reporting structure. Include all permitted individuals, the ultimate designated person and the chief compliance officer.

3.12 Ownership chart

Attach a chart showing the firm's structure and ownership. Include all parents, specified affiliates and specified subsidiaries. Indicate which of the parents, specified affiliates and specified subsidiaries are registered under securities legislation in any jurisdiction of Canada and provide their NRD number.

Include the name of the person or company, and class, type, amount and percentage ownership of the firm's voting securities.

Part 4 – Registration history

The questions in Part 4 apply to any jurisdiction and any foreign jurisdiction.

4.1 Securities registration

In the last seven years, has the firm, or any predecessors or specified affiliates of the firm been registered or licensed to trade or advise in securities or derivatives?					
Yes No No					
If yes, provide the following information	on for each registration:				
Name of entity					
Registration category					
Regulator/organization					
Date registered or licensed (yyyy/mm/dd) Expiry date, if applicable (yyyy/mm/dd)					
Jurisdiction					

4.2 Exemption from securities registration

Is the firm currently relying on any exemptions from registration or licensing to trade or advise in securities or derivatives?

	Yes No No
	If yes, provide the following information for each exemption:
	Type of exemption
	Regulator/organization
	Date of exemption (yyyy/mm/dd)
	Jurisdiction
4.3	Membership in an exchange or SRO In the last seven years, has the firm, or any predecessors or specified
	affiliates of the firm been a member of a securities or derivatives exchange, SRO or similar organization?
	Yes No No
	If yes, provide the following information for each membership:
	Name of entity
	Organization
	Date of membership (yyyy/mm/dd) Expiry date, if applicable (yyyy/mm/dd)
	Jurisdiction
4.4	Exemption from membership in an exchange or SRO
	Is the firm currently relying on any exemptions from membership with a securities or derivatives exchange, SRO or similar organization?
	Yes No No
	If yes, provide the following information for each exemption:
	Type of exemption
	Organization
	Date of exemption (yyyy/mm/dd)
	Jurisdiction

4.5 Refusal of registration, licensing or membership

Has the firm, or any predecessors or s refused registration, licensing or men regulator, securities or derivatives exc	bership with a financial services				
Yes No					
If yes, provide the following informat	tion for each refusal:				
Name of entity					
Reason for refusal					
Regulator/organization					
Date of refusal (yyyy/mm/dd)					
Jurisdiction					
requires registration or licensing to se than securities or derivatives? Yes No I If yes, provide the following informat	ell or advise in a financial product other				
Name of entity					
Type of licence or registration	Type of licence or registration				
Licence number	Licence number				
Regulator/organization					
Date of registration (yyyy/mm/dd)	Expiry date, if applicable (yyyy/mm/dd)				
Jurisdiction					

Examples of other financial

products include financial planning, life insurance and mortgages.

Capital requirements

5.1 Calculation of excess working capital

Attach the firm's calculation of excess working capital.

- Investment dealers must use the capital calculation form required by the Investment Industry Regulatory Organization of Canada (IIROC).
- Mutual fund dealers must use the capital calculation form required by the Mutual Fund Dealers Association of Canada (MFDA), except for mutual fund dealers registered in Québec only.
- Firms that are not members of either IIROC or the MFDA must use Form 31-103F1 *Calculation of Excess Working Capital*. See Schedule C.

5.2 Sources of capital

List all cash, cash equivalents, debt and equity sources of the firm's capital.

Name of person or entity providing the capital	Type of capital	Amount (\$)

5.3 Guarantors

See Schedule C Form 31-103F1 Calculation of Excess Working Capital.

In relation to its business, does the firm:

	Yes	No
(a) Have any guarantors?		
(b) Act as a guarantor for any party?		

If yes, provide the following information for each guarantee:

Name of party to the guarantee	
NRD number, if applicable	
Relationship to the firm	Amount of guarantee (\$)
Details of the guarantee	

	Bond	ling and insurance				
		proposed bonding or insurance cover	n's bonding or insurance coverage or rage for securities and derivatives with Part 12, Division 2 of NI 31-103.			
	5.4	Jurisdictions covered				
This		Where does the firm have bonding or insurance coverage?				
information is on the financial institution bond.		AB	oes not cover all jurisdictions of Canada ain why.			
	5.5	Bonding or insurance details				
This information is		Name of insurer				
on the binder of insurance or on		Bond or policy number				
the financial institution bond.		Specific insuring agreements and clauses				
mstitution bond.		Coverage for each claim (\$)	Annual aggregate coverage (\$)			
		Total coverage (\$)				
		Amount of the deductible (\$)	Expiry date (yyyy/mm/dd)			

nstitution bond, explain how it provi	ides equivalent coverage to the bond
Professional liability insurance (Qu	uébec only)
f the firm is seeking registration in C cholarship plan dealer, provide the forofessional liability insurance:	Québec as a mutual fund dealer or a following information about the firm
Name of insurer	
Policy number	
Specific insuring agreements and cl	auses
Coverage for each claim (\$)	Annual aggregate coverage (\$)
T 1 (0)	
Total coverage (\$)	
Amount of the deductible (\$)	Renewal date (yyyy/mm/dd)
Jurisdictions covered:	
	N N O PE Q SK YT
B C B B	
Which insurance policy applies to y	our representatives?
Firm's policy Individual's po	olicy Both

5.7 Directors' resolution approving insurance

Attach a directors' resolution confirming that the firm has sufficient insurance coverage for its securities or derivatives-related activities.

5.8 Bonding or insurance claims

This

dealer.

information is required only if the firm is applying for registration in Québec as a mutual fund dealer or as a scholarship plan **5.6**

	In the last seven years, has the firm n insurance?	nade any claims against a bond or on its				
	Yes No					
	If yes, provide the following informa	tion for each claim:				
	Type of bond or insurance					
	Date of claim (yyyy/mm/dd)	Amount (\$)				
	Reason for claim					
	Date resolved (yyyy/mm/dd)	Result				
	Jurisdiction					
Solv	ency					
5.9	Bankruptcy					
	In the last seven years, has the firm o bankruptcy, made an assignment or p subject of a petition in bankruptcy, or	* * * ·				
	Yes No					
	If yes, provide the following informa in bankruptcy:	tion for each bankruptcy or assignment				
	Name of entity					
	Reason for bankruptcy or assignmen	nt				
	Date of bankruptcy, assignment or petition (yyyy/mm/dd)	Date discharge granted, if applicable (yyyy/mm/dd)				
	Name of trustee					
	Jurisdiction					

If applicable, attach a copy of any discharge, release or equivalent document.

5.10 Appointment of receiver

In the last seven years, has the firm or any of its specified affiliates appointed a receiver or receiver manager, or had one appointed, or the equivalent in any jurisdiction?

		Yes [] No			
		If yes,	provide	e the following i	informati	on for each appointment of receiver:
		Name	e of enti	ty		
			of appo //mm/do	intment l)		Reason for appointment
			appoint //mm/do	ment ended d)		Reason appointment ended
		Name	e of rece	eiver or receiver	r manage	r
		Juriso	diction			
	Finai	ncial re	porting	Ţ.		
	5.11	Finan	cial yea	r-end		
		(mm/	(dd)			
		If the	firm has	not established	l its finan	cial year-end, explain why.
Provide the name of the	5.12	Audit	or			
individual auditing the		Name	e of aud	itor and accoun	ting firm	
financial statements and the name of the firm, if applicable.						
	5.13	Audit	ed finar	icial statement	es .	
		(a)	Attac	h, for your mos	t recently	completed year, either
			(i)	non-consolida	ated audi	ted financial statements; or
			(ii)	audited finance section 3.2(3)		ments prepared in accordance with 2-107.
		(b)	If the	audited financi	al statem	ents attached for item (a) were

prepared for a period ending more than 90 days before the date of

this application, also attach interim financial information (as set out in section 12.11 of NI 31-103) for a period of not more than 90 days before the date of this application.

If the firm is a start-up company, you can attach an audited opening statement of financial position instead.

5.14 Letter of direction to auditors

We may request an audit of the firm at any time while the firm is registered.

Policy 31-

103CP.

Attach a letter of direction from the firm authorizing the auditor to conduct any audit or review of the firm that the regulator may request.

Part 6 – Client relationships

Client assets

6.1

See Part 14, Will the firm hold or have access to client assets? Division 3 of NI 31-103 and Yes | No | Companion Policy 31-If yes, provide the following information for each financial institution where 103CP. the trust accounts for client assets are held. Name of financial institution For guidance regarding whether a firm Address line 1 will hold or have access to Address line 2 client assets see section 12.4 of City Province/territory Companion

6.2 Conflicts of interest

Postal code

Does the firm have or expect to have any relationships that could reasonably
result in any significant conflicts of interest in carrying out its registerable
activities in accordance with securities or derivatives legislation?

Telephone number

Yes		No	
-----	--	----	--

If yes, complete the following questions:

	(a) Provide details about each conflict:
	(b) Does the firm have policies and procedures to identify and respond to its conflicts of interest?
	Yes No No
	If no, explain why:
Part	7 – Regulatory action
	The questions in Part 7 apply to any jurisdiction and any foreign jurisdiction. The information must be provided in respect of the last 7 years.
7.1	Settlement agreements
	Has the firm, or any predecessors or specified affiliates of the firm entered into a settlement agreement with any financial services regulator, securities or derivatives exchange, SRO or similar organization?
	Yes No No
	If yes, provide the following information for each settlement agreement:
	Name of entity
	Regulator/organization
	Date of settlement (yyyy/mm/dd)
	Details of settlement
	Jurisdiction
7.2	Disciplinary history
	Has any financial services regulator, securities or derivatives exchange, SRC or similar organization:
	Yes No.

Determined that the firm, or any pred affiliates of the firm violated any securiles of a securities or derivatives excorganization?	urities regulations or any			
Determined that the firm, or any pred affiliates of the firm made a false state	-			
Issued a warning or requested an und any predecessors or specified affiliate				
Suspended or terminated any registra membership of the firm, or any prede affiliates of the firm?				
Imposed terms or conditions on any rembership of the firm, or predecess of the firm?				
Conducted a proceeding or investigat or any predecessors or specified affile				
Issued an order (other than an exempto the firm, or any predecessors or spfirm for securities or derivatives-relatived order)?	ecified affiliates of the			
If yes, provide the following information Name of entity	on for each action:			
Type of action				
Regulator/organization				
Date of action (yyyy/mm/dd)	Reason for action			
Jurisdiction				
Ongoing investigations				
Is the firm aware of any ongoing investits specified affiliates is the subject?	stigations of which the firm or a	ny of		
Yes No				
If yes, provide the following information for each investigation:				
Name of entity	_			
Reason or purpose of investigation				
Regulator/organization				

7.3

	Date investigation commenced (yyyy/mm/dd)					
	Jurisdiction					
Part	rt 8 – Legal action					
	The firm must disclose offences or legal actions under any status the firm and its business activities in any jurisdiction. The information be provided in respect of the last 7 years.					
3.1	Criminal convictions					
	Has the firm, or any predecessors or specified affiliates of the fire convicted of any criminal or quasi-criminal offence?	rm been				
	Yes No					
	If yes, provide the following information for each conviction:					
	Name of entity					
	Type of offence					
	Case name Case number, if	applicable				
	Date of conviction (yyyy/mm/dd)					
	Jurisdiction					
3.2	Outstanding criminal charges					
,. 2	Is the firm or any of its specified affiliates currently the subject of any outstanding criminal or quasi-criminal charges?					
	Yes No No					
	If yes, provide the following information for each charge:					
	Name of entity					
	Type of offence					
	Date of charge (yyyy/mm/dd)					
	Jurisdiction					

8.1

8.2

8.3 Outstanding legal actions

	Yes	No
Is the firm currently a defendant or respondent (or the equivalent in any jurisdiction) in any outstanding legal action?		
Are any of the firm's specified affiliates currently a defendant or respondent (or the equivalent in any jurisdiction) in any outstanding legal action that involves fraud, theft or securities-related activities, or that could significantly affect the firm's business?		

If yes, provide the following information for each legal action:

Name of entity
Type of legal action
Date of legal action (yyyy/mm/dd)
Current stage of litigation
Remedies requested by plaintiff or appellant
Jurisdiction

8.4 Judgments

	Yes	No
Has any judgment been rendered against the firm or is any judgment outstanding in any civil court for damages or other relief relating to fraud, theft or securities-related activities?		
Are any of the firm's specified affiliates currently the subject of any judgments that involve fraud, theft or securities-related activities, or that could significantly affect the firm's business?		

If yes, provide the following information for each judgment:

Name of entity	
Type of judgment	
Date of judgment (yyyy/mm/dd)	

Current stage of litigation, if applicable
Remedies requested by plaintiffs

Part 9 – [repealed]

Schedule A **Contact information for** notice of collection and use of personal information

Alberta

Alberta Securities Commission, Suite 600, 250-5th St. SW Calgary, AB T2P 0R4

Attention: Information Officer Telephone: (403) 297-6454

British Columbia

British Columbia Securities Commission P.O. Box 10142, Pacific Centre 701 West Georgia Street Vancouver, BC V7Y 1L2 Attention: Registration staff

Telephone: (604) 899-6500 or (800) 373-6393 (in

Canada)

E-mail: Registration@bcsc.bc.ca

Manitoba

The Manitoba Securities Commission 500 - 400 St. Mary Avenue Winnipeg, MB R3C 4K5 Attention: Director of Registrations

Telephone: (204) 945-2548

Fax (204) 945-0330

New Brunswick

Financial and Consumer Services Commission of New Brunswick / Commission des services financiers et des services aux consommateurs du

Nouveau-Brunswick

Suite 300, 85 Charlotte Street Saint John, NB E2L 2J2

Attention: Director of Securities Telephone: (506) 658-3060

Newfoundland and Labrador

Superintendent of Securities, Service NL Government of Newfoundland and Labrador P.O. Box 8700

2nd Floor, West Block Confederation Building St. John's, NL A1B 4J6

Attention: Manager of Registrations

Telephone: (709) 729-5661

Nunavut

Government of Nunavut Department of Justice P.O. Box 1000 Station 570 Igaluit, NU X0A 0H0

Attention: Deputy Registrar of Securities

Telephone: (867) 975-6590

Ontario

Ontario Securities Commission 22nd Floor 20 Queen Street West Toronto, ON M5H 3S8

Attention: Compliance and Registrant Regulation

Telephone: (416) 593-8314

E-mail: registration@osc.gov.on.ca

Prince Edward Island

Securities Office

Department of Community Affairs and Attorney

P.O. Box 2000

Charlottetown, PE C1A 7N8

Attention: Deputy Registrar of Securities

Telephone: (902) 368-6288

Ouébec

Autorité des marchés financiers 800, square Victoria, 22e étage C.P. 246, tour de la Bourse Montréal (Québec) H4Z 1G3

Attention: Responsable de l'accès à l'information Telephone: (514) 395-0337 or (877) 525-0337

Saskatchewan

Financial and Consumer Affairs Authority of

Saskatchewan

Suite 601, 1919 Saskatchewan Drive

Regina, SK S4P 4H2

Attention: Director, Capital Markets

Telephone: (306) 787-5871

E-mail: registrationfcaa@gov.sk.ca

Nova Scotia

Nova Scotia Securities Commission Suite 400, 5251 Duke Street Halifax, NS B3J 1P3

Attention: Registration Telephone: (902) 424-7768

Northwest Territories

Government of the Northwest Territories Department of Justice 1st Floor Stuart M. Hodgson Building 5009 – 49th Street Yellowknife, NWT X1A 2L9

Attention: Superintendent of Securities

Telephone: (867) 920-8984

Yukon

Government of Yukon
Office of the Yukon Superintendent of Securities
Department of Community Services
P.O. Box 2703 C-6

Whitehorse, YT Y1A 2C6

Attention: Superintendent of Securities

Telephone: (867) 667-5466

Self-regulatory organization

Investment Industry Regulatory Organization of Canada

121 King Street West, Suite 2000 Toronto, Ontario M5H 3T9 Attention: Privacy Officer Telephone: (416) 364-6133

E-mail: PrivacyOfficer@iiroc.ca

Schedule B Submission to jurisdiction and appointment of agent for service

1.	Name of person or company (the "Firr	n"):	
2.	Jurisdiction of incorporation of the per	rson or company:	
3.	Name of agent for service of process (the "Agent for Service"):	
4.	Address for service of process on the Agent for Service:		
	Phone number of the Agent for Servic	e:	
5.	whom may be served a notice, plea investigation or administrative, crim arising out of or relating to or con	Agent for Service at the address stated above as its agent upon ding, subpoena, summons or other process in any action, inal, quasi-criminal or other proceeding (a "Proceeding") cerning the Firm's activities in the local jurisdiction and as a defense in any such proceeding any alleged lack of	
6.	quasi-judicial and administrative tri	ally submits to the non-exclusive jurisdiction of the judicial, bunals of the local jurisdiction and any administrative any proceeding arising out of or related to or concerning the n.	
7.	Until six years after the Firm ceases to to jurisdiction and appointment of age	be registered, the Firm must file a new executed Submission nt for service in this form	
	a. no later than the 15th day after agent for service is terminated,	the date this Submission to jurisdiction and appointment of and	
	b. no later than the 15th day after	any change in the name or address of the Agent for Service.	
8.	This Submission to jurisdiction and ap in accordance with the laws of the local	ppointment of agent for service is governed by and construed al jurisdiction.	
Dated	l:		
(Signa	ature of the Firm or authorized signatory	·)	
(Nam	e and Title of authorized signatory)		

Acceptance

The undersigned accepts the appointment as Agent for Service of (Insert name of the Firm) under the terms and conditions of the foregoing Submission to jurisdiction and appointment of agent for service.
Dated:
(Signature of Agent for Service or authorized signatory)
(Name and Title of authorized signatory)

Schedule C FORM 31-103F1 CALCULATION OF EXCESS WORKING CAPITAL

_	Firm Name	
	Capital Calculation	
(as at	with comparative figures as at)

	Component	Current period	Prior period
1.	Current assets		
2.	Less current assets not readily convertible into cash (e.g., prepaid expenses)		
3.	Adjusted current assets Line 1 minus line 2 =		
4.	Current liabilities		
5.	Add 100% of non-current related party debt unless the firm and the lender have executed a subordination agreement in the form set out in Appendix B of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations and the firm has delivered a copy of the agreement to the regulator or, in Québec, the securities regulatory authority. See section 12.2 of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations.		
6.	Adjusted current liabilities Line 4 plus line 5 =		
7.	Adjusted working capital Line 3 minus line 6 =		
8.	Less minimum capital		

9.	Less market risk	
10.	Less any deductible under the bonding or insurance policy required under Part 12 of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	
11.	Less Guarantees	
12.	Less unresolved differences	
13.	Excess working capital	

Notes:

Form 31-103F1 Calculation of Excess Working Capital must be prepared using the accounting principles that you use to prepare your financial statements in accordance with National Instrument 52-107 Acceptable Accounting Principles and Auditing Standards. Section 12.1 of Companion Policy 31-103CP Registration Requirements, Exemptions and Ongoing Registrant Obligations provides further guidance in respect of these accounting principles.

Line 5. Related-party debt — Refer to the Handbook for the definition of "related party" for publicly accountable enterprises. The firm is required to deliver a copy of the executed subordination agreement to the regulator or, in Québec, the securities regulatory authority on the earlier of a) 10 days after the date the agreement is executed or b) the date an amount subordinated by the agreement is excluded from its calculation of excess working capital on Form 31-103F1 Calculation of Excess Working Capital. The firm must notify the regulator or, in Québec, the securities regulatory authority, 10 days before it repays the loan (in whole or in part), or terminates the subordination agreement. See section 12.2 of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations.

Line 8. Minimum Capital – The amount on this line must be not less than (a) \$25,000 for an adviser and (b) \$50,000 for a dealer. For an investment fund manager, the amount must be not less than \$100,000 unless subsection 12.1(4) of National Instrument 31-103 *Registration Requirements, Exemptions and Ongoing Registrant Obligations* applies.

Line 9. Market Risk – The amount on this line must be calculated according to the instructions set out in Schedule 1 to Form 31-103F1 *Calculation of Excess Working Capital*. A schedule supporting the calculation of any amounts included in Line 9 as market risk should be provided to the regulator or, in Québec, the securities regulatory authority in conjunction with the submission of Form 31-103F1 *Calculation of Excess Working Capital*.

Line 11. Guarantees – If the registered firm is guaranteeing the liability of another party, the total amount of the guarantee must be included in the capital calculation. If the amount of a guarantee is included in the

firm's statement of financial position as a current liability and is reflected in line 4, do not include the amount of the guarantee on line 11.

Line 12. Unresolved differences – Any unresolved differences that could result in a loss from either firm or client assets must be included in the capital calculation. The examples below provide guidance as to how to calculate unresolved differences:

- (i) If there is an unresolved difference relating to client securities, the amount to be reported on Line 12 will be equal to the fair value of the client securities that are short, plus the applicable margin rate for those securities.
- (ii) If there is an unresolved difference relating to the registrant's investments, the amount to be reported on Line 12 will be equal to the fair value of the investments (securities) that are short.
- (iii) If there is an unresolved difference relating to cash, the amount to be reported on Line 12 will be equal to the amount of the shortfall in cash.

Please refer to section 12.1 of Companion Policy 31-103CP Registration Requirements, Exemptions and Ongoing Registrant Obligations for further guidance on how to prepare and file Form 31-103F1 Calculation of Excess Working Capital.

Management Certification				
Registered Firm Name:				
We have examined the attached capital calculation and certify that the firm is in compliance with the capital requirements as at				
Name and Title	·	Signature	Date	
1				
2				

Schedule 1 of Form 31-103F1 Calculation of Excess Working Capital (calculating line 9 [market risk])

For purposes of completing this form:

- (1) "Fair value" means the value of a security determined in accordance with Canadian GAAP applicable to publicly accountable enterprises.
- (2) For each security whose value is included in line 1, Current Assets, multiply the fair value of the security by the margin rate for that security set out below. Add up the resulting amounts for all of the securities you hold. The total is the "market risk" to be entered on line 9.
- (a) Bonds, Debentures, Treasury Bills and Notes
- (i) Bonds, debentures, treasury bills and other securities of or guaranteed by the Government of Canada, of the United Kingdom, of the United States of America or of any other national foreign government (provided those foreign government securities have a current credit rating described in subparagraph (i.1)) maturing (or called for redemption):

within 1 year: 1% of fair value multiplied by the fraction determined

by dividing the number of days to maturing by 365

over 1 year to 3 years: 1% of fair value over 3 years to 7 years: 2% of fair value over 7 years to 11 years: 4% of fair value over 11 years: 4% of fair value

(i.1) A credit rating from a designated rating organization listed below, from a DRO affiliate of an organization listed below, from a designated rating organization that is a successor credit rating organization of an organization listed below or from a DRO affiliate of such successor credit rating organization, that is the same as one of the following corresponding rating categories or that is the same as a category that replaces one of the following corresponding rating categories:

Designated Rating Organization	Long Term Debt	Short Term Debt
DBRS Limited	AAA	R-1(high)
Fitch Ratings, Inc.	AAA	F1+
Moody's Canada Inc.	Aaa	Prime-1
S&P Global Ratings Canada	AAA	A-1+

(ii) Bonds, debentures, treasury bills and other securities of or guaranteed by any jurisdiction of Canada and obligations of the International Bank for Reconstruction and Development, maturing (or called for redemption):

within 1 year: 2% of fair value multiplied by the fraction

determined by dividing the number of days to

maturity by 365

over 1 year to 3 years: 3% of fair value over 3 years to 7 years: 4% of fair value over 7 years to 11 years: 5% of fair value over 11 years: 5% of fair value

(iii) Bonds, debentures or notes (not in default) of or guaranteed by any municipal corporation in Canada or the United Kingdom maturing:

within 1 year: 3% of fair value multiplied by the fraction

determined by dividing the number of days to

maturity by 365

over 1 year to 3 years: 5% of fair value over 3 years to 7 years: 5% of fair value over 7 years to 11 years: 5% of fair value over 11 years: 5% of fair value

- (iv) Other non-commercial bonds and debentures (not in default): 10% of fair value
- (v) Commercial and corporate bonds, debentures and notes (not in default) and non-negotiable and non-transferable trust company and mortgage loan company obligations registered in the registered firm's name maturing:

within 1 year:

over 1 year to 3 years:

over 3 years to 7 years:

over 7 years to 11 years:

10% of fair value

10% of fair value

10% of fair value

(b) Bank Paper

Deposit certificates, promissory notes or debentures issued by a Canadian chartered bank (and of Canadian chartered bank acceptances) maturing:

within 1 year: 2% of fair value multiplied by the fraction determined by

dividing the number of days to maturity by 365

over 1 year: apply rates for commercial and corporate bonds, debentures

and notes

(c) Acceptable foreign bank paper

Deposit certificates, promissory notes or debentures issued by a foreign bank, readily negotiable and transferable and maturing:

within 1 year: 2% of fair value multiplied by the fraction determined by

dividing the number of days to maturity by 365

over 1 year: apply rates for commercial and corporate bonds, debentures and notes

"Acceptable Foreign Bank Paper" consists of deposit certificates or promissory notes issued by a bank other than a Canadian chartered bank with a net worth (i.e., capital plus reserves) of not less than \$200,000,000.

(d) Mutual Funds

Securities of mutual funds qualified by prospectus for sale in any jurisdiction of Canada:

- (i) 5% of the net asset value per security as determined in accordance with National Instrument 81-106 *Investment Fund Continuous Disclosure*, where the fund is a money market mutual fund as defined in National Instrument 81-102 *Investment Funds*; or
- (ii) the margin rate determined on the same basis as for listed stocks multiplied by the net asset value per security of the fund as determined in accordance with National Instrument 81-106

 Investment Fund Continuous Disclosure.

Securities of mutual funds qualified by prospectus for sale in the United States of America: 5% of the net asset value per security if the fund is registered as an investment company under the *Investment Companies Act of 1940*, as amended from time to time, and complies with Rule 2a-7 thereof.

(e) Stocks

In this paragraph, "securities" includes rights and warrants and does not include bonds and debentures.

(i) On securities including investment fund securities, rights and warrants, listed on any exchange in Canada or the United States of America:

Long Positions – Margin Required

Securities selling at \$2.00 or more – 50% of fair value

Securities selling at \$1.75 to \$1.99 - 60% of fair value

Securities selling at \$1.50 to 1.74 - 80% of fair value

Securities selling under 1.50 - 100% of fair value

Short Positions – Credit Required

Securities selling at \$2.00 or more – 150% of fair value

Securities selling at 1.50 to 1.99 - 3.00 per share

Securities selling at \$0.25 to \$1.49 - 200% of fair value

Securities selling at less than \$0.25 – fair value plus \$0.25 per share

(ii) For positions in securities that are constituent securities on a major broadly-based index of one of the following exchanges, 50% of the fair value:

	(a)	Australian Stock Exchange Limited	
	(b)	Bolsa de Madrid	
	(c)	Borsa Italiana	
	(d)	Copenhagen Stock Exchange	
	(e)	Euronext Amsterdam	
	(f)	Euronext Brussels	
	(g)	Euronext Paris S.A.	
	(h)	Frankfurt Stock Exchange	
	(i)	London Stock Exchange	
	(j)	New Zealand Exchange Limited	
	(k)	Stockholm Stock Exchange	
	(1)	SIX Swiss Exchange	
	(m)	The Stock Exchange of Hong Kong Limited	
	(n)	Tokyo Stock Exchange	
(f)	Mortg	Mortgages	
(i)	For a f	For a firm registered in any jurisdiction of Canada except Ontario:	
	(a)	Insured mortgages (not in default): 6% of fair value	
	(b)	Mortgages which are not insured (not in default): 12% of fair value	
(ii)	For a firm registered in Ontario:		
	(a)	Mortgages insured under the National Housing Act (Canada) (not in default): 6% of fair value	
	(b)	Conventional first mortgages (not in default): 12% of fair value	
If you are registered in Ontario regardless of whether you are also registered in another jurisdiction of Canada, you will need to apply the margin rates set forth in (ii) above.			

(f)

(i)

(ii)

(g)

For all other securities -100% of fair value.