

**13.** Section 11.2 of the National Instrument is amended:

(1) in paragraph 1:

(a) by replacing “for securities” with “for equity, fixed income and other securities identified by a regulation services provider”;

(b) by inserting the following subparagraphs at the end and making the necessary changes:

“(r) an insider marker; and

(s) any other markers required by a regulation services provider.”;

(2) by replacing paragraphs (5) and (6) with the following:

“(5) **Transmittal of Order Information** – A dealer and inter-dealer bond broker shall record and shall transmit within 10 business days to a securities regulatory authority or a regulation services provider the information required by the securities regulatory authority or the regulation services provider, in electronic form, as required by the securities regulatory authority or the regulation services provider.

(6) **Electronic Form** – The record kept by the dealer and inter-dealer bond broker under subsections (1) through (4) and the transmission of information to a securities regulatory authority or a regulation services provider under subsection (5) shall be in electronic form by January 1, 2010.

(7) **Record preservation requirements** – A dealer and an inter-dealer bond broker shall keep all records for a period of not less than seven years from the creation of the record referred to in this section, and for the first two years in a readily accessible location.”.

**14.** The National Instrument is amended by replacing, everywhere they appear, the words “this Instrument” with the words “this Regulation”, and making the necessary changes.

**15.** The National Instrument is amended by replacing, everywhere they appear, the words “NI 21-101” with the words “Regulation 21-101”, and making the necessary changes.

**16.** This Regulation comes into force on the day of its publication in the *Gazette officielle du Québec*.

## M.O., 2007-03

### Order number V-1.1-2007-03 of the Minister of Finance dated 6 March 2007

Securities Act  
(R.S.Q., c. V-1.1; 2006, c. 50)

CONCERNING Regulation 24-101 respecting institutional trade matching and settlement

WHEREAS subparagraphs 1, 8, 9.1, 11, 26, 32 and 34 of section 331.1 and section 333 of the Securities Act (R.S.Q., c. V-1.1) stipulate that the Autorité des marchés financiers may make regulations concerning the matters referred to in those paragraphs;

WHEREAS the third and fourth paragraphs of section 331.2 of the said Act stipulate that a draft regulation shall be published in the Bulletin of the Authority, accompanied with the notice required under section 10 of the Regulations Act (R.S.Q., c. R-18.1) and may not be submitted for approval or be made before 30 days have elapsed since its publication;

WHEREAS the first and fifth paragraphs of the said section stipulate that every regulation made under section 331.1 must be approved, with or without amendment, by the Minister of Finance and comes into force on the date of its publication in the *Gazette officielle du Québec* or any later date specified in the regulation;

WHEREAS the draft Regulation 24-101 respecting institutional trade matching and settlement was published in the Bulletin concerning securities of the Autorité des marchés financiers, volume 3, No. 9 of March 3, 2006;

WHEREAS on March 6, 2007, by the decision No. 2007-PDG-0055, the Authority made Regulation 24-101 respecting institutional trade matching and settlement;

WHEREAS there is cause to approve this regulation without amendment;

CONSEQUENTLY, the Minister of Finance approves without amendment Regulation 24-101 respecting institutional trade matching and settlement appended hereto.

March 6, 2007

MICHEL AUDET,  
*Minister of Finance*

## Regulation 24-101 respecting institutional trade matching and settlement

Securities Act  
(R.S.Q., c. V-1.1, s. 331.1, par. (1), (8), (9.1), (11), (26), (32) and (34) and s. 333; 2006, c. 50)

### PART 1 DEFINITIONS AND INTERPRETATION

#### 1.1. Definitions

In this Regulation,

“clearing agency” means,

(a) in Ontario, a clearing agency recognized by the securities regulatory authority under section 21.2 of the Ontario Securities Act (R.S.O. 1990, c. S.5),

(b) in Quebec, a clearing house for securities authorized by the securities regulatory authority, and

(c) in every other jurisdiction, an entity that is carrying on business as a clearing agency in the jurisdiction;

“custodian” means a person that holds securities for the benefit of another under a custodial agreement or other custodial arrangement;

“DAP/RAP trade” means a trade

(a) executed for a client trading account that permits settlement on a delivery against payment or receipt against payment basis through the facilities of a clearing agency, and

(b) for which settlement is made on behalf of the client by a custodian other than the dealer that executed the trade;

“institutional investor” means an investor that has been granted DAP/RAP trading privileges by a dealer;

“marketplace” has the same meaning as in National Instrument 21-101 *Marketplace Operation* adopted by the *Commission des valeurs mobilières du Québec* pursuant to decision No. 2001-C-0409 dated August 28, 2001;

“matching service utility” means a person that provides centralized facilities for matching, but does not include a clearing agency;

“trade-matching agreement” means, for trades executed with or on behalf of an institutional investor, a written agreement entered into among trade-matching parties setting out the roles and responsibilities of the trade-matching parties in matching those trades and including, without limitation, a term by which the trade-matching parties agree to establish, maintain and enforce policies and procedures designed to achieve matching as soon as practical after a trade is executed;

“trade-matching party” means, for a trade executed with or on behalf of an institutional investor,

(a) a registered adviser acting for the institutional investor in the trade,

(b) if a registered adviser is not acting for the institutional investor in the trade, the institutional investor,

(c) a registered dealer executing or clearing the trade, or

(d) a custodian of the institutional investor settling the trade;

“trade-matching statement” means, for trades executed with or on behalf of an institutional investor, a signed written statement of a trade-matching party confirming that it has established, maintains and enforces policies and procedures designed to achieve matching as soon as practical after a trade is executed;

“T” means the day on which a trade is executed;

“T+1” means the next business day following the day on which a trade is executed;

“T+2” means the second business day following the day on which a trade is executed;

“T+3” means the third business day following the day on which a trade is executed.

#### 1.2. Interpretation — trade matching and Eastern Time

(1) In this Regulation, matching is the process by which

(a) the details and settlement instructions of an executed DAP/RAP trade are reported, verified, confirmed and affirmed or otherwise agreed to among the trade-matching parties, and

(b) unless the process is effected through the facilities of a clearing agency, the matched details and settlement instructions are reported to a clearing agency.

(2) Unless the context otherwise requires, a reference in this Regulation to

(a) a time is to Eastern Time, and

(b) a day is to a twenty-four hour day beginning at midnight Eastern Time.

## **PART 2** **APPLICATION**

### **2.1. This Regulation does not apply to**

(a) a trade in a security of an issuer that has not been previously issued or for which a prospectus is required to be sent or delivered to the purchaser under securities legislation,

(b) a trade in a security to the issuer of the security,

(c) a trade made in connection with a take-over bid, issuer bid, amalgamation, merger, reorganization, arrangement or similar transaction,

(d) a trade made in accordance with the terms of conversion, exchange or exercise of a security previously issued by an issuer,

(e) a trade that is a securities lending, repurchase, reverse repurchase or similar financing transaction,

(f) a trade to which Regulation 81-102 Mutual Funds, adopted by the *Commission des valeurs mobilières du Québec* pursuant to decision No. 2001-C-0209 dated May 22, 2001, applies,

(g) a trade to be settled outside Canada,

(h) a trade in an option, futures contract or similar derivative, or

(i) a trade in a negotiable promissory note, commercial paper or similar short-term debt obligation that, in the normal course, would settle in Canada on T.

## **PART 3** **TRADE MATCHING REQUIREMENTS**

### **3.1. Matching deadlines for registered dealer**

(1) A registered dealer shall not execute a DAP/RAP trade with or on behalf of an institutional investor unless

the dealer has established, maintains and enforces policies and procedures designed to achieve matching as soon as practical after such a trade is executed and in any event no later than the end of T.

(2) Despite subsection (1), the dealer may adapt its policies and procedures to permit matching to occur no later than the end of T+1 for a DAP/RAP trade that results from an order to buy or sell securities received from an institutional investor whose investment decisions are usually made in and communicated from a geographical region outside of the western hemisphere.

### **3.2. Pre-DAP/RAP trade execution documentation requirement for dealers**

A registered dealer shall not open an account to execute a DAP/RAP trade for an institutional investor or accept an order to execute a DAP/RAP trade for the account of an institutional investor unless each trade-matching party has either

(a) entered into a trade-matching agreement with the dealer, or

(b) provided a trade-matching statement to the dealer.

### **3.3. Matching deadlines for registered adviser**

(1) A registered adviser shall not give an order to a dealer to execute a DAP/RAP trade on behalf of an institutional investor unless the adviser has established, maintains and enforces policies and procedures designed to achieve matching as soon as practical after such a trade is executed and in any event no later than the end of T.

(2) Despite subsection (1), the adviser may adapt its policies and procedures to permit matching to occur no later than the end of T+1 for a DAP/RAP trade that results from an order to buy or sell securities received from an institutional investor whose investment decisions are usually made in and communicated from a geographical region outside of the western hemisphere.

### **3.4. Pre-DAP/RAP trade execution documentation requirement for advisers**

A registered adviser shall not open an account to execute a DAP/RAP trade for an institutional investor or give an order to a dealer to execute a DAP/RAP trade for the account of an institutional investor unless each trade-matching party has either

(a) entered into a trade-matching agreement with the adviser, or

- (b) provided a trade-matching statement to the adviser.

#### **PART 4** REPORTING REQUIREMENT FOR REGISTRANTS

##### **4.1. Exception report of DAP/RAP trade reporting and matching**

A registrant shall deliver Form 24-101F1 to the securities regulatory authority no later than 45 days after the end of a calendar quarter if

(a) less than 95 percent of the DAP/RAP trades executed by or for the registrant during the quarter matched within the time required in Part 3, or

(b) the DAP/RAP trades executed by or for the registrant during the quarter that matched within the time required in Part 3 represent less than 95 percent of the aggregate value of the securities purchased and sold in those trades.

#### **PART 5** REPORTING REQUIREMENTS FOR CLEARING AGENCIES

##### **5.1. Quarterly operations report of institutional trade reporting and matching**

A clearing agency through which trades governed by this Regulation are cleared and settled shall deliver Form 24-101F2 to the securities regulatory authority no later than 30 days after the end of a calendar quarter.

#### **PART 6** REQUIREMENTS FOR MATCHING SERVICE UTILITIES

##### **6.1. Initial information reporting**

(1) A person shall not carry on business as a matching service utility unless

(a) the person has delivered Form 24-101F3 to the securities regulatory authority, and

(b) at least 90 days have passed since the person delivered Form 24-101F3.

(2) During the 90 day period referred to in subsection (1), if there is a significant change to the information in the delivered Form 24-101F3, the person shall inform the securities regulatory authority in writing immediately of that significant change by delivering an amendment to Form 24-101F3 in the manner set out in Form 24-101F3.

##### **6.2. Anticipated change to operations**

At least 45 days before implementing a significant change to any item set out in Form 24-101F3, a matching service utility shall deliver an amendment to the information in the manner set out in Form 24-101F3.

##### **6.3. Ceasing to carry on business as a matching service utility**

(1) If a matching service utility intends to cease carrying on business as a matching service utility, it shall deliver a report on Form 24-101F4 to the securities regulatory authority at least 30 days before ceasing to carry on that business.

(2) If a matching service utility involuntarily ceases to carry on business as a matching service utility, it shall deliver a report on Form 24-101F4 as soon as practical after it ceases to carry on that business.

##### **6.4. Ongoing information reporting and record keeping**

(1) A matching service utility shall deliver Form 24-101F5 to the securities regulatory authority no later than 30 days after the end of a calendar quarter.

(2) A matching service utility shall keep such books, records and other documents as are reasonably necessary to properly record its business.

##### **6.5. System requirements**

For all of its core systems supporting trade matching, a matching service utility shall

(a) consistent with prudent business practice, on a reasonably frequent basis, and, in any event, at least annually,

(i) make reasonable current and future capacity estimates,

(ii) conduct capacity stress tests of those systems to determine the ability of the systems to process transactions in an accurate, timely and efficient manner,

(iii) implement reasonable procedures to review and keep current the testing methodology of those systems,

(iv) review the vulnerability of those systems and data centre computer operations to internal and external threats, including breaches of security, physical hazards and natural disasters, and

(v) maintain adequate contingency and business continuity plans;

(b) annually cause to be performed an independent review and written report, in accordance with generally accepted auditing standards, of the stated internal control objectives of those systems; and

(c) promptly notify the securities regulatory authority of a material failure of those systems.

## **PART 7** **TRADE SETTLEMENT**

### **7.1. Trade settlement by registered dealer**

(1) A registered dealer shall not execute a trade unless the dealer has established, maintains and enforces policies and procedures designed to facilitate settlement of the trade on a date that is no later than the standard settlement date for the type of security traded prescribed by an SRO or the marketplace on which the trade would be executed.

(2) Subsection (1) does not apply to a trade for which terms of settlement have been expressly agreed to by the counterparties to the trade at or before the trade was executed.

## **PART 8** **REQUIREMENTS OF SELF-REGULATORY ORGANIZATIONS AND OTHERS**

### **8.1. Rules, instruments or procedures of a clearing agency or matching service utility**

A clearing agency or matching service utility shall have rules or other instruments or procedures that are consistent with the requirements of Parts 3 and 7.

### **8.2. Rules or instruments of a self-regulatory organization**

A requirement of this Regulation does not apply to a member of an SRO if the member complies with a rule or other instrument of the SRO that deals with the same subject matter as the requirement and that has been approved, non-disapproved, or non-objected to by the securities regulatory authority and published by the SRO.

## **PART 9** **EXEMPTION**

### **9.1. Exemption**

(1) The 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) Except in Ontario, an exemption referred to in subsection (1) is granted under the statute referred to in Appendix B of 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.

## **PART 10** **EFFECTIVE DATES AND TRANSITION**

### **10.1. Effective dates**

(1) Except as provided in subsections (2) and (3), the provisions of this Regulation come into force on April 1, 2007.

(2) The following come into force on October 1, 2007:

- (a) section 3.2;
- (b) section 3.4;
- (c) Part 4;
- (d) Part 6.

(3) Despite paragraph (2)(d), Part 6 comes into force in Ontario, on the later of

- (a) October 1, 2007, and
- (b) the day on which Rule 24-501 — *Designation as Market Participant* comes into force (*indicate here the reference of this rule*).

### **10.2. Transition**

(1) Despite subsections 3.1(1) and 3.3(1), a trade referred to in subsection 3.1(1) or 3.3(1) and executed before July 1, 2008 shall be matched by 12:00 p.m. on T+1.

(2) Despite subsections 3.1(2) and 3.3(2), a trade referred to in subsection 3.1(2) or 3.3(2) and executed before July 1, 2008 shall be matched by 12:00 p.m. on T+2.

(3) Despite sections 4.1(a) and (b), the following percentages shall apply where a trade referred to in section 4.1(a) or (b) is executed within the following time periods:

(a) 80 percent, for trades executed after September 30, 2007, but before January 1, 2008;

(b) 90 percent, for trades executed after December 31, 2007, but before July 1, 2008;

(c) 70 percent, for trades executed after June 30, 2008, but before January 1, 2009;

(d) 80 percent, for trades executed after December 31, 2008, but before July 1, 2009; and

(e) 90 percent, for trades executed after June 30, 2009, but before January 1, 2010.

(4) Despite section 6.1, a person may carry on business as a matching service utility if that person

(a) is already carrying on business as a matching service utility on the date that Part 6 comes into force, and

(b) delivers Form 24-101F3 to the securities regulatory authority within 45 days after Part 6 comes into force.

### FORM 24-101F1

#### REGISTRANT EXCEPTION REPORT OF DAP/RAP TRADE REPORTING AND MATCHING

#### CALENDAR QUARTER PERIOD COVERED:

From: \_\_\_\_\_ to: \_\_\_\_\_

#### REGISTRANT IDENTIFICATION AND CONTACT INFORMATION:

1. Full name of registrant (if sole proprietor, last, first and middle name):

2. Name(s) under which business is conducted, if different from item 1:

3. Address of registrant's principal place of business:

4. Mailing address, if different from business address:

5. Type of business:        O Dealer        O Adviser

6. Category of registration:

7. (a) Registrant NRD number:

(b) If the registrant is a participant of a clearing agency, the registrant's CUID number:

8. Contact employee name:

Telephone number:

E-mail address:

#### INSTRUCTIONS:

*Deliver this form for both equity and debt DAP/RAP trades together with Exhibits A, B and C pursuant to section 4.1 of the Regulation, covering the calendar quarter indicated above, within 45 days of the end of the calendar quarter if*

*(a) less than 95 percent\* of the equity and/or debt DAP/RAP trades executed by or for you during the quarter matched within the time\*\* required in Part 3 of the Regulation, or*

*(b) the equity and/or debt DAP/RAP trades executed by or for you during the quarter that matched within the time\*\* required in Part 3 of the Regulation represent less than 95 percent\* of the aggregate value of the securities purchased and sold in those trades.*

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#### Transition

\* For DAP/RAP trades executed during a transitional period after the Regulation comes into force and before January 1, 2010, this percentage will vary depending on when the trade was executed. See section 10.2(3) of the Regulation.

\*\* The time set out in Part 3 of the Regulation is 11:59 p.m. on, as the case may be, T or T+1. For DAP/RAP trades executed during a transitional period after the Regulation comes into force and before July 1, 2008, this timeline is being phased in and is 12:00 p.m. (noon) on, as the case may be, T+1 or T+2. See subsections 10.2(1) and (2) of the Regulation.

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## EXHIBITS:

**Exhibit A – DAP/RAP trade statistics for the quarter**

Complete Tables 1 and 2 below for each calendar quarter.

*(1) Equity DAP/RAP trades*

<i>Entered into CDS by deadline (to be completed by dealers only)</i>				<i>Matched by deadline</i>			
<b># of Trades</b>	<b>%</b>	<b>\$ Value of Trades</b>	<b>%</b>	<b># of Trades</b>	<b>%</b>	<b>\$ Value of Trades</b>	<b>%</b>

*(2) Debt DAP/RAP trades*

<i>Entered into CDS by deadline (to be completed by dealers only)</i>				<i>Matched by deadline</i>			
<b># of Trades</b>	<b>%</b>	<b>\$ Value of Trades</b>	<b>%</b>	<b># of Trades</b>	<b>%</b>	<b>\$ Value of Trades</b>	<b>%</b>

**Exhibit B – Reasons for non-compliance**

Describe the circumstances or underlying causes that resulted in or contributed to the failure to achieve the percentage target for matched equity and/or debt DAP/RAP trades within the maximum time prescribed by Part 3 of the Regulation. Reasons given could be one or more matters within your control or due to another trade-matching party or service provider. If you have insufficient information to determine the percentages, the reason for this should be provided. See also Policy Statement to Regulation 24-101 respecting Institutional Trade Matching and Settlement (the “Policy Statement”). In Québec, the Policy Statement is made by the *Autorité des marchés financiers* pursuant to decision No. 2007-PDG-0056 dated March 6, 2007.

**Exhibit C – Steps to address delays**

Describe what specific steps you are taking to resolve delays in the equity and/or debt DAP/RAP trade reporting and matching process in the future. Indicate when each of these steps is expected to be implemented. The steps being taken could be internally focused, such as implementing a new system or procedure, or externally focused, such as meeting with a trade-matching party to determine what action should be taken by that party. If you have insufficient information to determine the percentages, the steps being taken to obtain this information should be provided. See also the Policy Statement.





Table 2—Debt trades:

	Entered into clearing agency by dealers				Matched in clearing agency by custodians			
	# of Trades	% Industry	\$ Value of Trades	% Industry	# of Trades	% Industry	\$ Value of Trades	% du Industry
T								
T+1								
T+2								
T+3								
>T+3								
Total								

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**Legend**

“# of Trades” is the total number of transactions in the month;

“\$ Value of Trades” is the total value of the transactions (purchases and sales) in the month.

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**Exhibit B – Individual matched trade statistics**

Using the format below, for each participant of the clearing agency, provide the percent of client trades during the quarter that have been entered and matched by the participant within the time required in Part 3 of the Regulation. The percentages given should relate to both the number of client trades that have been matched within the time and the aggregate value of the securities purchased and sold in the client trades that have been matched within the time.

Participant	Percentage matched within timelines			
	Equity trades		Debt trades	
	By # of transactions	By Value	By # of transactions	By Value

## CERTIFICATE OF CLEARING AGENCY

The undersigned certifies that the information given in this report on behalf of the clearing agency is true and correct.

DATED at \_\_\_\_\_ this \_\_\_\_ day of \_\_\_\_ 20\_\_\_\_

\_\_\_\_\_  
(Name of clearing agency - type or print)

\_\_\_\_\_  
(Name of director, officer or partner - type or print)

\_\_\_\_\_  
(Signature of director, officer or partner)

\_\_\_\_\_  
(Official capacity - type or print)

**FORM 24-101F3**

## MATCHING SERVICE UTILITY NOTICE OF OPERATIONS

## DATE OF COMMENCEMENT INFORMATION:

Effective date of commencement of operations:  
\_\_\_\_\_ (DD/MMM/YYYY)

TYPE OF INFORMATION:     INITIAL SUBMISSION     AMENDMENT

## MATCHING SERVICE UTILITY IDENTIFICATION AND CONTACT INFORMATION:

1. Full name of matching service utility:
2. Name(s) under which business is conducted, if different from item 1:
3. Address of matching service utility's principal place of business:
4. Mailing address, if different from business address:
5. Contact employee name:

Telephone number:

E-mail address:

6. Legal counsel:

Firm name:

Telephone number:

E-mail address:

## GENERAL INFORMATION:

7. Website address:

8. Date of financial year-end: \_\_\_\_\_ (DD/MMM/YYYY)

9. Indicate the form of your legal status (e.g., corporation, limited or general partnership), the date of formation, and the jurisdiction under which you were formed:

Legal status:     CORPORATION     PARTNERSHIP  
                   OTHER (SPECIFY):

(a) Date of formation: \_\_\_\_\_ (DD/MMM/YYYY)

(b) Jurisdiction and manner of formation:

10. Specify the general types of securities for which information is being or will be received and processed by you for transmission of matched trades to a clearing agency (e.g. exchange-traded domestic equity and debt securities, exchange-traded foreign equity and debt securities, equity and debt securities traded over-the-counter).

**INSTRUCTIONS:**

*Deliver this form together with all exhibits pursuant to section 6.1 or 10.2(4) of the Regulation.*

*For each exhibit, include your name, the date of delivery of the exhibit and the date as of which the information is accurate (if different from the date of the delivery). If any exhibit required is not applicable, a full statement describing why the exhibit is not applicable shall be furnished in lieu of the exhibit. To the extent information requested for an exhibit is identical to the information requested in another form that you have filed or delivered under National Instrument 21-101 Marketplace Operation, simply attach a copy of that other form and indicate in this form where such information can be found in that other form.*

*If you are delivering an amendment to Form 24-101F3 pursuant to section 6.1(2) or 6.2 of the Regulation, and the amended information relates to an exhibit that was delivered with such form, provide a description of the change and complete and deliver an updated exhibit. If you are delivering Form 24-101F3 pursuant to section 10.2(4) of the Regulation, simply indicate at the top of this form under "Date of Commencement Information" that you*

were already carrying on business as a matching service utility in the relevant jurisdiction on the date that Part 6 of the Regulation came into force.

#### EXHIBITS:

### 1. CORPORATE GOVERNANCE

#### **Exhibit A – Constatng documents**

Provide a copy of your constating documents, including corporate by-laws and other similar documents, as amended from time to time.

#### **Exhibit B – Ownership**

List any person that owns 10 percent or more of your voting securities or that, either directly or indirectly, through agreement or otherwise, may control your management. Provide the full name and address of each person and attach a copy of the agreement or, if there is no written agreement, briefly describe the agreement or basis through which the person exercises or may exercise control or direction.

#### **Exhibit C – Officials**

Provide a list of the partners, officers, directors or persons performing similar functions who presently hold or have held their offices or positions during the current and previous calendar year, indicating the following for each:

1. Name.
2. Title.
3. Dates of commencement and expiry of present term of office or position and length of time the office or position held.
4. Type of business in which each is primarily engaged and current employer.
5. Type of business in which each was primarily engaged in the preceding five years, if different from that set out in item 4.
6. Whether the person is considered to be an independent director.

#### **Exhibit D – Organizational structure**

Provide a narrative or graphic description of your organizational structure.

#### **Exhibit E – Affiliated entities**

For each person affiliated to you, provide the following information:

1. Name and address of affiliated entity.
2. Form of organization (e.g., association, corporation, partnership).
3. Name of jurisdiction and statute under which organized.
4. Date of incorporation in present form.
5. Brief description of nature and extent of affiliation or contractual or other agreement with you.
6. Brief description of business services or functions.
7. If a person has ceased to be affiliated with you during the previous year or ceased to have a contractual or other agreement relating to your operations during the previous year, provide a brief statement of the reasons for termination of the relationship.

### 2. FINANCIAL VIABILITY

#### **Exhibit F – Audited financial statements**

Provide your audited financial statements for the latest financial year and a report prepared by an independent auditor.

### 3. FEES

#### **Exhibit G – Fee list, fee structure**

Provide a complete list of all fees and other charges imposed, or to be imposed, by you for use of your services as a matching service utility, including the cost of establishing a connection to your systems.

### 4. ACCESS

#### **Exhibit H – Users**

Provide a list of all users or subscribers for which you provide or propose to provide the services of a matching service utility. Identify the type(s) of business of each user or subscriber (e.g., custodian, dealer, adviser or other party).

If applicable, for each instance during the past year in which any user or subscriber of your services has been prohibited or limited in respect of access to such services,

indicate the name of each such user or subscriber and the reason for the prohibition or limitation.

#### **Exhibit I – User contract**

Provide a copy of each form of agreement governing the terms by which users or subscribers may subscribe to your services of a matching service utility.

### 5. SYSTEMS AND OPERATIONS

#### **Exhibit J – System description**

Describe the manner of operation of your systems for performing your services of a matching service utility (including, without limitation, systems that collect and process trade execution details and settlement instructions for matching of trades). This description should include the following:

1. The hours of operation of the systems, including communication with a clearing agency.
2. Locations of operations and systems (e.g., countries and cities where computers are operated, primary and backup).
3. A brief description in narrative form of each service or function performed by you.

### 6. SYSTEMS COMPLIANCE

#### **Exhibit K – Security**

Provide a brief description of the processes and procedures implemented by you to provide for the security of any system used to perform your services of a matching service utility.

#### **Exhibit L – Capacity planning and measurement**

1. Provide a brief description of capacity planning/performance measurement techniques and system and stress testing methodologies.
2. Provide a brief description of testing methodologies with users or subscribers. For example, when are user/subscriber tests employed? How extensive are these tests?

#### **Exhibit M – Business continuity**

Provide a brief description of your contingency and business continuity plans in the event of a catastrophe.

#### **Exhibit N – Material systems failures**

Provide a brief description of policies and procedures in place for reporting to regulators material systems failures. Material systems failures include serious incidents that result in the interruption of the matching of trades for more than thirty minutes during normal business hours.

#### **Exhibit O – Independent systems audit**

1. Briefly describe your plans to provide an annual independent audit of your systems.
2. If applicable, provide a copy of the last external systems operations audit report.

### 7. INTEROPERABILITY

#### **Exhibit P – Interoperability agreements**

List all other matching service utilities for which you have entered into an *interoperability* agreement. Provide a copy of all such agreements.

### 8. OUTSOURCING

#### **Exhibit Q – Outsourcing firms**

For each person (outsourcing firm) with whom or which you have an outsourcing agreement or arrangement relating to your services of a matching service utility, provide the following information:

1. Name and address of the outsourcing firm.
2. Brief description of business services or functions of the outsourcing firm.
3. Brief description of the outsourcing firm's contingency and business continuity plans in the event of a catastrophe.

### CERTIFICATE OF MATCHING SERVICE UTILITY

The undersigned certifies that the information given in this report on behalf of the matching service utility is true and correct.

DATED at \_\_\_\_\_ this \_\_\_\_ day of \_\_\_\_ 20\_\_\_\_

---

(Name of matching service utility - type or print)

\_\_\_\_\_  
 (Name of director, officer or partner - type or print)

\_\_\_\_\_  
 (Signature of director, officer or partner)

\_\_\_\_\_  
 (Official capacity - type or print)

**FORM 24-101F4**

**MATCHING SERVICE UTILITY NOTICE OF  
 CESSATION OF OPERATIONS**

**DATE OF CESSATION INFORMATION:**

Type of information:     VOLUNTARY CESSATION  
                                    INVOLUNTARY CESSATION

Effective date of operations cessation:  
 \_\_\_\_\_ (DD/MMM/YYYY)

**MATCHING SERVICE UTILITY IDENTIFICATION  
 AND CONTACT INFORMATION:**

1. Full name of matching service utility:
  2. Name(s) under which business is conducted, if different from item 1:
  3. Address of matching service utility's principal place of business:
  4. Mailing address, if different from business address:
  5. Legal counsel:
- Firm name:  
 Telephone number:  
 E-mail address:

**INSTRUCTIONS:**

*Deliver this form together with all exhibits pursuant to section 6.3 of the Regulation.*

*For each exhibit, include your name, the date of delivery of the exhibit and the date as of which the information is accurate (if different from the date of the delivery). If any exhibit required is not applicable, a full statement describing why the exhibit is not applicable shall be furnished in lieu of the exhibit.*

**EXHIBITS:**

**Exhibit A**

Provide the reasons for your cessation of business.

**Exhibit B**

Provide a list of all the users or subscribers for which you provided services during the last 30 days prior to you ceasing business. Identify the type(s) of business of each user or subscriber (e.g., custodian, dealer, adviser, or other party).

**Exhibit C**

List all other matching service utilities for which an *interoperability* agreement was in force immediately prior to cessation of business.

**CERTIFICATE OF MATCHING SERVICE UTILITY**

The undersigned certifies that the information given in this report on behalf of the matching service utility is true and correct.

DATED at \_\_\_\_\_ this \_\_\_\_ day of \_\_\_\_ 20\_\_\_\_

\_\_\_\_\_  
 (Name of matching service utility - type or print)

\_\_\_\_\_  
 (Name of director, officer or partner - type or print)

\_\_\_\_\_  
 (Signature of director, officer or partner)

\_\_\_\_\_  
 (Official capacity - type or print)

**FORM 24-101F5**

**MATCHING SERVICE UTILITY QUARTERLY  
 OPERATIONS REPORT OF INSTITUTIONAL  
 TRADE REPORTING AND MATCHING**

**CALENDAR QUARTER PERIOD COVERED:**

From: \_\_\_\_\_ to: \_\_\_\_\_

**MATCHING SERVICE UTILITY IDENTIFICATION  
 AND CONTACT INFORMATION:**

1. Full name of matching service utility:

2. Name(s) under which business is conducted, if different from item 1:

3. Address of matching service utility's principal place of business:

4. Mailing address, if different from business address:

5. Contact employee name:

Telephone number:

E-mail address:

**INSTRUCTIONS:**

*Deliver this form together with all exhibits pursuant to section 6.4 of the Regulation, covering the calendar quarter indicated above, within 30 days of the end of the calendar quarter.*

*Exhibits shall be reported in an electronic file, in the following format: "CSV" (Comma Separated Variable) (e.g., the format produced by Microsoft Excel).*

*If any information specified is not available, a full statement describing why the information is not available shall be separately furnished.*

Table 1—Equity trades:

	Entered into matching service utility by dealer-users/subscribers				Matched in matching service utility by other users/subscribers			
	# of Trades	% Industry	\$ Value of Trades	% Industry	# of Trades	% Industry	\$ Value of Trades	% du Industry
T								
T+1								
T+2								
T+3								
>T+3								
Total								

**EXHIBITS**

**1. SYSTEMS REPORTING**

**Exhibit A – External systems audit**

If an external audit report on your core systems was prepared during the quarter, provide a copy of the report.

**Exhibit B – Material systems failures reporting**

Provide a brief summary of all material systems failures that occurred during the quarter and for which you were required to notify the securities regulatory authority under section 6.5(c) of the Regulation.

**2. DATA REPORTING**

**Exhibit C – Aggregate matched trade statistics**

Provide the information to complete Tables 1 and 2 below for each month in the quarter. These two tables can be integrated into one report.

Month/Year: \_\_\_\_\_ (MMM/YYYY)

Table 2—Debt trades:

	Entered into matching service utility by dealer-users/subscribers				Matched in matching service utility by other users/subscribers			
	# of Trades	% Industry	\$ Value of Trades	% Industry	# of Trades	% Industry	\$ Value of Trades	% du Industry
T								
T+1								
T+2								
T+3								
>T+3								
Total								

**Legend**

“# of Trades” is the total number of transactions in the month;

“\$ Value of Trades” is the total value of the transactions (purchases and sales) in the month.

**Exhibit D – Individual matched trade statistics**

Using the format below, provide the percent of trades during the quarter for each user or subscriber that have been entered and matched within the time required in Part 3 of the Regulation. The percentages given should relate to both the number of trades that have been matched within the time and the aggregate value of the securities purchased and sold in the trades that have been matched within the time.

User/ Subscriber	Percentage matched within timelines			
	Equity trades		Debt trades	
	By # of transactions	By Value	By # of transactions	By Value

## CERTIFICATE OF MATCHING SERVICE UTILITY

The undersigned certifies that the information given in this report on behalf of the matching service utility is true and correct.

DATED at \_\_\_\_\_ this \_\_\_\_ day of \_\_\_\_ 20\_\_\_\_

\_\_\_\_\_  
(Name of matching service utility- type or print)

\_\_\_\_\_  
(Name of director, officer or partner - type or print)

\_\_\_\_\_  
(Signature of director, officer or partner)

\_\_\_\_\_  
(Official capacity - type or print)

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