

# **CSA Staff Notice 11-342**

# Notice of Local Amendments and Changes in Certain Jurisdictions

#### August 6, 2020

From time to time, a local jurisdiction may amend a national or multilateral instrument or change a policy or companion policy that affects activity only in that jurisdiction. The CSA recognize that such a local amendment or change may nonetheless be of interest or importance beyond the local jurisdiction and CSA staff are issuing this Notice to identify amendments and changes implemented in British Columbia, Ontario and Québec. For public convenience, CSA members in other jurisdictions will update the text of the applicable material on their websites to reflect these local amendments and changes.

The local amendments and changes referred to in this notice comprise those shown in Annexes A to G. These local amendments or changes are to the following instruments:

- National Instrument 14-101 *Definitions* (British Columbia);
- National Instrument 24-101 Institutional Trade Matching and Settlement (Ontario);
- National Instrument 31-103 Registrant Requirements, Exemptions and Ongoing Registrant Obligations (Québec);
- National Instrument 41-101 General Prospectus Requirements (British Columbia);
- Companion Policy 45-106 Prospectus Exemptions (Québec);
- Multilateral Instrument 91-101 *Derivatives: Product Determination* (British Columbia): and
- Multilateral Instrument 96-101 Trade Repositories and Derivatives Data Reporting (British Columbia).

The text of rule and policy consolidations on the websites of CSA members will be updated, as necessary, to reflect these local amendments and changes. You may direct questions regarding this Notice to:

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#### ANNEX A

### Local Amendment to National Instrument 14-101 Definitions in British Columbia

Section 1.1 (3) of National Instrument 14-101 Definitions is amended by adding British Columbia to the definition of "exchange contract" as follows:

"exchange contract" means, in Alberta, British Columbia, New Brunswick, Nova Scotia and Saskatchewan, a derivative

- (a) that is traded on an exchange,
- (b) that has standardized terms and conditions determined by that exchange, and
- (c) for which a clearing agency substitutes, trough novation or otherwise, the credit of the clearing agency for the credit of the parties to the derivative;.

This amendment became effective in British Columbia on March 27, 2020.

#### ANNEX B

#### **Local Amendment to**

National Instrument 24-101 Institutional Trade Matching and Settlement in Ontario

Part 4 of National Instrument 24-101 Institutional Trade Matching and Settlement is amended by adding the following section:

**4.1.1 Moratorium:** In Ontario, despite subsection 2(1) of Ontario Securities Commission Rule 11-501 *Electronic Delivery Of Documents To The Ontario Securities Commission*, section 4.1 does not apply to a registered firm beginning on July 1, 2020 and ending on July 1, 2023.

This amendment became effective in Ontario on July 1, 2020.

#### ANNEX C

Local Amendments to National Instrument 31-103 Registration requirements, exemptions and ongoing registrant obligations in Québec

Section 9.4 National Instrument 31-103 Registration requirements, exemptions and ongoing registrant obligations is amended by replacing subsections (1.2) and (1.3) with the following:

- (1.2) In Québec, the requirements listed in paragraphs (a) to (g), paragraphs (i) to (m) and paragraphs (p.1) to (x) of subsection (1) do not apply to a mutual fund dealer to the extent equivalent requirements to those listed in these subparagraphs are applicable to the mutual fund dealer under the regulations in Québec.
- (1.3) Despite subsections (1) and (2), in Québec, only the exemptions from the requirements specified in paragraphs (m.2), (m.3), (n), (n.1) and (n.2) of subsection (1) apply to a mutual fund dealer that is also registered as a mutual fund dealer in another jurisdiction if the mutual fund dealer complies with the corresponding MFDA provisions that are in effect..

Subsection 9.4(3) is repealed.

Subsection 9.4(4) is repealed.

These amendments became effective in Québec on December 31, 2019.

#### ANNEX D

# Local Amendments to *National Instrument 41-101 General Prospectus Requirements* in British Columbia

Part 3C of National Instrument 41-101: General Prospectus Requirements is amended

- (a) by adding the following subsection to section 3C.6:
  - (4) Subsection (1) does not apply in British Columbia, and
- (b) by adding the following subsection to section 3C.7:
  - (7) In British Columbia, for the purpose of subsection (1), "statutory right of action" means section 135 of the *Securities Act* (British Columbia)...

These amendments became effective in British Columbia on December 7, 2018.

#### ANNEX E

Local Change to Companion Policy 45-106 Prospectus Exemptions in Québec

Section 5.1 of Companion Policy 45-106 Prospectus Exemptions is changed by replacing the last sentence of the second paragraph of subsection 2 with the following:

In Québec, the securities regulatory authority considers that access to personal information meets the test set out in the legislation and consequently, this information would not be made publicly available.

This change became effective in Québec on February 28, 2020.

#### ANNEX F

#### **Local Amendments to**

Multilateral Instrument 91-101 Derivatives: Product Determination in British Columbia

Section 1 of Multilateral Instrument 91-101 Derivatives: Product Determination, is amended

- (a) in subsection (4) by striking out "British Columbia" and in paragraph (b) (ii) and (iv) by striking out "British Columbia", and
- (b) in subsection (5) (a) by adding "British Columbia," after "Alberta," and in paragraph (b) by striking out "British Columbia,".

These amendments became effective in British Columbia on March 27, 2020.

# ANNEX G

Local Amendment to Multilateral Instrument 96-101: Trade Repositories and Derivatives
Data Reporting in British Columbia

Multilateral Instrument 96-101: Trade Repositories and Derivatives Data Reporting is amended in section 1 (5) (a) by striking out "British Columbia,".

This amendment became effective in British Columbia on March 27, 2020.