Type of Filing:

Note: [04 Apr 2017] – The following is 94-101F2 as it was initially implemented.

INITIAL

FORM 94-101F2 DERIVATIVES CLEARING SERVICES

AMENDMENT

Secti	ion 1 – 1	Regulat	ed clearing agency information			
1.	Full 1	name of	regulated clearing agency:			
2.	Cont	act infor	rmation of person authorized to deliver this form			
		e and tit bhone: iil:	le:			
Secti	ion 2 –]	Descrip	tion of derivatives			
1.		s clearin	derivative or class of derivatives for which the regulated clearing agency ag services in respect of which a Form 94-101F2 has not previously been			
2.			ivative or class of derivatives referred to in item 1, describe all significant the derivative or class of derivatives including			
	(a)	(a) the standard practices for managing life-cycle events associated with the derivative or class of derivatives, as defined in the following instruments:				
		(i)	in Alberta, British Columbia, New Brunswick, Newfoundland and Labrador, the Northwest Territories, Nova Scotia, Nunavut, Prince Edward Island, Saskatchewan and Yukon, Multilateral Instrument 96-101 <i>Trade Repositories and Derivatives Data Reporting</i> ;			
		(ii)	in Manitoba, Manitoba Securities Commission Rule 91-507 Trade Repositories and Derivatives Data Reporting;			
		(iii)	in Ontario, Ontario Securities Commission Rule 91-507 Trade			

(b) the extent to which the transaction is confirmable electronically,

Derivatives Data Reporting,

Repositories and Derivatives Data Reporting;

(c) the degree of standardization of the contractual terms and operational processes,

in Québec, Regulation 91-507 respecting Trade Repositories and

(iv)

- (d) the market for the derivative or class of derivatives, including its participants, and
- (e) the availability of pricing and liquidity of the derivative or class of derivatives within Canada and internationally.
- 3. Describe the impact of providing clearing services for each derivative or class of derivatives referred to in item 1 on the regulated clearing agency's risk management framework and financial resources, including the protection of the regulated clearing agency on the default of a participant and the effect of the default on the other participants.
- 4. Describe the impact, if any, on the regulated clearing agency's ability to comply with its regulatory obligations should the regulator or securities regulatory authority determine a derivative or class of derivatives referred to in item 1 to be a mandatory clearable derivative.
- 5. Describe the clearing services offered for each derivative or class of derivatives referred to in item 1.
- 6. If applicable, attach a copy of every notice the regulated clearing agency provided to its participants for consultation on the launch of the clearing service for a derivative or class of derivatives referred to in item 1 and a summary of concerns received in response to the notice.

Section 3 – Certification

(Signature of authorized person)

CERTIFICATE OF REGULATED CLEARING AGENCY

I certify that I am authorized to deliver this form on behalf of the regulated clearing agency

DATED at	this	day of	, 20_
(Print name of regu	ılated clearing ag	ency)	
(Print name of auth	norized person)		
(Print title of autho	urized nercon)		