RULES OF THE MONTREAL EXCHANGE

1101 General

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TABLE OF CONTENTS

PART 1 - GENERAL PROVISIONS AND DEFINITIONS	<u>1</u>
CHAPTER A—GENERAL RULES	<u>1</u>
Article 1.0 Binding Regulations	<u>1</u>
Article 1.1 Notice	<u>1</u>
Article 1.2 Publication	<u>1</u>
Article 1.3 Interpretation	<u>1</u>
Article 1.4 Severability	<u>2</u>
Article 1.5 Language	<u>2</u>
Article 1.6 Montréal Local Time	<u>2</u>
Article 1.7 Business Day	<u>2</u>
Article 1.8 Computation of Delay	<u>2</u>
Article 1.9 Versions of the Rules	<u>2</u>
CHAPTER B—DEFINITIONS	<u>3</u>
Article 1.100 Meaning of Definitions	<u>3</u>
Article 1.101 Definitions	<u>3</u>
Article 1.102 Interpretation	<u><u>16</u></u>
Article 1.103 Affiliated Corporations and subsidiaries	<u><u>16</u></u>
PART 2 - GOVERNANCE	<u>18</u>
CHAPTER A—BOARD OF DIRECTORS	<u>18</u>
Article 2.0 Exercise of Power of the Bourse	<u><u>18</u></u>
CHAPTER B—REGULATORY DIVISION	<u><u>18</u></u>
Article 2.100 Creation of the Regulatory Division	<u>18</u>
Article 2.101 Duties of the Regulatory Division	
Article 2.102 Supervision	<u>19</u>
Article 2.103 Administrative Structure of the Regulatory Division	
CHAPTER C—SPECIAL COMMITTEE OF THE REGULATORY DIVISION	
Article 2.200 Special Committee of the Regulatory Division	
Article 2.201 Composition of the Special Committee	
Article 2.202 Appointment of Special Committee	<u>21</u>
Article 2.203 Quorum	<u>21</u>
Article 2.204 Powers of the Special Committee	<u>22</u>
Article 2.205 Decisions of the Special Committee	<u>23</u>
PART 3 - APPROVED PARTICIPANTS AND APPROVED PERSONS	<u>24</u>
CHAPTER A—ADMISSION CRITERIA AND PROCESS FOR APPROVED	
PARTICIPANTS24	
Article 3.0 Admission	
Article 3.1 Registration	<u>24</u>
Article 3.2 Admission Criteria for Approved Participants	
Article 3.3 Admission Criteria for Foreign Approved Participants	
Article 3.4 Access to Electronic Trading System	
Article 3.5 Sponsored Access	<u></u>
Article 3.6 Application Procedures in General	
Article 3.7 Decision of the Special Committee	
Article 3.8 Suspension, Revocation of Approval	<u><u>31</u></u>

<u>CHAPTER B-</u>		
<u>Article 3.100</u>	Supervision, Surveillance and Compliance	
<u>Article 3.101</u>	Approved Participant's Supervisory Responsibility	
Article 3.102	Business Continuity Plan	<u></u>
Article 3.103	Notice	
<u>Article 3.104</u>	Appointment of Representatives	
<u>Article 3.105</u>	Notification of Regulatory Division of Non-Compliance	
<u>Article 3.106</u>	Dealing with Clients	<u>35</u>
Article 3.107	Liability of Approved Participants for Conduct of Agents	<u></u>
Article 3.108	Liability of Supervisory Personnel	
<u>Article 3.109</u>	Electronic Recordkeeping	
<u>Article 3.110</u>	Requirement to File Report	
<u>Article 3.111</u>	Assessments, Fees, and Charges	
<u>Article 3.112</u>	Market Makers – Options and Futures	<u><u>36</u></u>
<u>CHAPTER C-</u>	-FINANCIAL REQUIREMENTS OF APPROVED	
PARTICIPAN		
<u>Article 3.200</u>	Financial Questions and Reports	
<u>Article 3.201</u>	General Statistical Information	<u></u>
CHAPTER D-	<u>-SUSPENSION, REVOCATION, TERMINATION AND</u>	
	N OF APPROVED PARTICIPANTS AND OTHERS	
<u>Article 3.300</u>	Process for Resignation	
<u>Article 3.301</u>	Continuing Responsibility Upon Resignation	<u></u>
<u>Article 3.302</u>	Suspension or Revocation	
<u>Article 3.303</u>	Effect of Suspension or Expulsion	
<u>Article 3.304</u>	Revocation of Approved Status of Others	<u><u>40</u></u>
<u>CHAPTER E</u> -	<u>–APPROVAL, REQUIREMENTS AND OBLIGATIONS</u>	
RELATING T	O APPROVED PERSONS	
<u>Article 3.400</u>	Application for Approval	
<u>Article 3.401</u>	General Restrictions Applicable to Approved Persons	<u>41</u>
<u>Article 3.402</u>	Joint Accounts	
<u>Article 3.403</u>	Restrictions on Accounts With Other Approved Participants	
<u>Article 3.404</u>	Notice to the Bourse	
<u>Article 3.405</u>	Transfer of Approved Person	<u>41</u>
<u>Article 3.406</u>	Suspension or Revocation Of Approval	
	PECTIONS AND ENFORCEMENT	<u>43</u>
	-INSPECTIONS, INVESTIGATIONS AND SUMMARY	
PROCEEDIN		
	vice of Documents to Regulatory Division	
	ligation to Respond to Inspection	
Article 4.2 Res		<u>44</u>
	ecial Investigations	<u>44</u>
	mmary Proceedings	
	lure to Respond	
	sts and Expenses	<u>44</u>
	ormation Requests by Other Authorities	
CHAPTER B-	-RESERVED	45

<u>CHAPTER C</u> _	<u>-DISCIPLINARY PROCEEDINGS</u>	<u>45</u>
Article 4.200	Reserved	<u></u>
<u>Article 4.201</u>	Complaint	
Article 4.202	Composition of the Disciplinary Committee	<u>45</u>
Article 4.203	Members of the Disciplinary Committee	
Article 4.204	Conflict of Interest	
Article 4.205	Penalties	<u></u>
Article 4.206	Costs and Expenses	<u>47</u>
Article 4.207	<u>-4.250 Reserved</u>	<u>47</u>
Article 4.251	Notice of Proceeding	<u></u>
Article 4.252	Reply	<u>48</u>
Article 4.253	Notice of Hearing	<u>48</u>
Article 4.254	Public Hearing	<u></u>
Article 4.255	Hearing Procedure	<u>49</u>
Article 4.256	Testimony	<u></u>
Article 4.257	Obligation to Respond	<u>50</u>
Article 4.258	Failure to Appear	<u>50</u>
Article 4.259	Deliberations of the Disciplinary Committee	<u></u>
Article 4.260	Decision of the Disciplinary Committee	<u></u>
Article 4.261	Report of the Disciplinary Committee to the Special Committee	<u>50</u>
CHAPTER D-	<u>-SETTLEMENTS AND APPEALS</u>	
Article 4.300	Reserved	<u></u>
<u>Article 4.301</u>	Offer of Settlement	<u></u>
Article 4.302	Form of Settlement	<u></u>
Article 4.303	Submission of Offer Settlement	
Article 4.304	Acceptance of Offer of Settlement	<u></u>
Article 4.305	Rejection of Offer of Settlement	<u>52</u>
Article 4.306	Privilege	
Article 4.307	Effect of Acceptance of an Offer of Settlement	
Article 4.308	-4350 Reserved	
<u>Article 4.351</u>	Jurisdiction of the Special Committee	<u></u>
Article 4.352	Time to Appeal	<u></u>
<u>Article 4.353</u>	Notice of Appeal	<u></u>
Article 4.354	Security for Costs	<u>53</u>
Article 4.355	Appeal Briefs	<u>53</u>
Article 4.356	Stay of Decision	<u>53</u>
Article 4.357	Basis of the Appeal	<u>53</u>
<u>Article 4.358</u>	Applicable Procedures	<u></u>
Article 4.359	Disqualification	<u>54</u>
Article 4.360	Appeal Under the Derivatives Act	<u>54</u>
<u>CHAPTER E</u>	<u>-SUMMARY PROCEEDINGS</u>	<u>54</u>
Article 4.400	Reserved	<u>54</u>
<u>Article 4.401</u>	Summary Suspension	<u>54</u>
Article 4.402	Grounds for Summary Action	
Article 4.403	Additional Grounds for Summary Action	
Article 4.404	Failure to Provide Information or Appear	

<u>Article 4.405</u>	Summary Action Relating to Financial Condition	<u></u>
<u>Article 4.406</u>	Summary Action Relating to Default	<u>56</u>
<u>Article 4.407</u>	Reinstatement of Defaulters	<u>57</u>
PART 5 - DISE	PUTES	<u>58</u>
Article 5.0 Art	<u>pitration Required</u>	<u>58</u>
Article 5.1 Ap	pointment of Arbitrators	<u>58</u>
Article 5.2 Art	pitration Hearing	<u>58</u>
Article 5.3 Not	tice to Special Committee of Legal Proceedings	<u>58</u>
Article 5.4 Cus	stomer and Other Persons; Arbitration of Disputes	<u>59</u>
Article 5.5 Mu	Itiple Party Disputes	<u>59</u>
Article 5.6 Cos	sts	<u></u>
Article 5.7 Fai	lure to Satisfy Arbitration Award	<u></u>
<u> PART 6 - TRA</u>	DING RULES	
CHAPTER A-	<u>–IN GENERAL</u>	<u>60</u>
	cretionary Authority of Bourse	
Article 6.1 Em	ergency Authority of the Bourse	<u>60</u>
Article 6.2 Tra	ding Restricted to Bourse	<u></u>
Article 6.3 Tra	nsactions Required on Bourse Facilities	
Article 6.4 Op	en Positions; Liquidation Trades	
Article 6.5 Dis	semination of Trades	<u>61</u>
	ding Hours	
Article 6.7 Tra	ding Outside Trading Hours	
	atment of Long Position and Short Position	
	al Communications with Market Operations Department	
	cording of Telephone Conversations	
	cedures for Consulting Recordings	
CHAPTER B-	-TRADING	<u></u> 64
Article 6.100	Trading Session	
Article 6.101	Trading Delays and Interruptions	
Article 6.102	Trading Halts	
Article 6.102A	Daily Price Limits on Options	
Article 6.102B	Daily Price Limits on Futures	
Article 6.102C	Maximum Price Variation Thresholds	
Article 6.103	Suspension of Trading Session	
Article 6.104	Malfunction of Electronic Trading System	
Article 6.105	Opening time	
Article 6.106	Entry of Order in the Electronic Trading System	
Article 6.107	Bids and offers binding	
Article 6.108	Trading stages	
Article 6.109	Trade Matching and Order Priorities	
Article 6.110	Orders	(0)
Article 6.111	Cancellation and Modification of Orders	
Article 6.112	Order Price Filter	
Article 6.113	Prohibition of Stop Orders	
Article 6.114	Order Priorities	
Article 6.115	Order Identification	

<u>Article 6.116</u>	Input of Orders and Use of the Basis Trade on Close Functionality	<u>74</u>
<u>Article 6.117</u>	Opening Transaction or Closing Transaction Indicator Field	<u>74</u>
<u>Article 6.118</u>	Recordkeeping Requirements Regarding Orders	<u>75</u>
<u>Article 6.119</u>	Bulk Quote Messages	<u></u>
<u>Article 6.120</u>	Cancellation of Bulk Quote Orders	<u></u>
<u>CHAPTER C</u> -	-PREARRANGED TRANSACTIONS AND TRADE	
CANCELLAT	<u>ION</u>	<u>77</u>
<u>Article 6.200</u>	Non-Trading System Transfers of Existing Futures Contracts	
<u>Article 6.201</u>	Average Price Transactions	<u>78</u>
<u>Article 6.202</u>	Trading Against Customer Orders (Cross-Trades)	
<u>Article 6.203</u>	Prearranged Transactions Prohibited	
<u>Article 6.204</u>	Exceptions to Prohibition on Prearranged Transactions	
<u>Article 6.205</u>	Prearranged Transactions	
<u>Article 6.206</u>	Block Trades	
<u>Article 6.207</u>	Riskless Basis Cross-Trades	
<u>Article 6.208</u>	Exchange of Futures for Related Products	
<u>Article 6.209</u>	Validation, Alteration or Cancellation of a Trade	
<u>Article 6.210</u>	Trade Cancellation and or Price Adjustment	
<u>Article 6.211</u>	Cancellation of Option Upon Failure to Pay Premium	
<u>CHAPTER D–</u>	<u>–LISTED PRODUCTS</u>	
<u>Article 6.300</u>	Standard Option Contract Terms	
<u>Article 6.301</u>	Qualification for Underlying Interests	<u></u>
<u>Article 6.302</u>	Introduction and Deletion of Classes of Options and Series of Options	<u>99</u>
<u>Article 6.303</u>	Opening of Additional Series	
<u>Article 6.304</u>	Adjustment to Terms of Contract	
<u>Article 6.305</u>	Standard Trading Unit	<u> <u>100</u></u>
<u>Article 6.306</u>	Quoted Premium	<u><u>100</u></u>
<u>Article 6.307</u>	Aggregate Premium	
<u>Article 6.308</u>	Minimum Price Increment	
<u>Article 6.309</u>	Position Limits for Options and Share Futures Contracts	
<u>Article 6.310</u>	Position Limits for Derivatives Instruments	
<u>Article 6.311</u>	Exemption Procedures	
<u>Article 6.312</u>	Exercise Limits	<u>106</u>
<u>Article 6.313</u>	Variation to Position and Exercise Limits	
<u>Article 6.314</u>	Limit on Uncovered Short Positions	
<u>Article 6.315</u>	Liquidation of Positions in Excess of Limits	
<u>Article 6.316</u>	Other Restrictions on Option Transactions or Exercises	
<u>Article 6.317</u>	Eligibility for Risk Management Exemption	
Article 6.318	Definition of <i>bona fide</i> hedge	
Article 6.319	Bona Fide Hedger Accounts	<u><u>108</u></u>
	—PROCEDURES APPLICABLE TO THE EXECUTION OF	100
	INVOLVING FUTURES AND OPTIONS ON FUTURES	
	<u>A-1 OBJECTIVE</u>	<u>109</u>
	<u>A-2 DESCRIPTION</u>	<u>109</u>
	B-PROCEDURES APPLICABLE TO THE EXECUTION OF	111
<u>SIKAIEGIES</u>	<u>INVOLVING OPTIONS</u>	<u>111</u>

I

	111
APPENDIX 6B-1 OBJECTIVE	
APPENDIX 6B-2 DESCRIPTION	<u>111</u>
APPENDIX 6C—PROCEDURES APPLICABLE TO THE EXECUTION OF	114
STRATEGIES INVOLVING SHARE FUTURES	
APPENDIX 6C-1 OBJECTIVE	
APPENDIX 6C-2 DESCRIPTION	<u>114</u>
APPENDIX 6D—POLICY C-1: EXEMPTION REQUEST FROM A POSITION	
LIMIT 116	110
APPENDIX 6D-1 REQUEST	<u><u>116</u></u>
APPENDIX 6D-2 PROCESSING REQUESTS FOR EXEMPTION FROM	110
POSITION LIMITS	<u>118</u>
APPENDIX D-3 CONSIDERED FACTORS IN ASSESSING AN EXEMPTION	110
REQUEST FROM A POSITION LIMIT	<u>118</u>
APPENDIX D-4 COMMUNICATION AND EFFECTS OF THE DECISION	<u><u>119</u></u>
APPENDIX D-5 RENEWING, AMENDING, REVOKING OR INCREASING AN	
EXEMPTION 120	
CHAPTER E—EXPIRATION AND SETTLEMENT	
Article 6.400 Liability of the Bourse to Holders and Writers of Options	
Article 6.401 Expiration Day of Options	<u>121</u>
Article 6.402 Exercise of Options and Delivery of Futures Contracts	
Article 6.403 Allocation of Exercise Notices	
Article 6.404 <u>Time of Settlement</u>	
Article 6.405 Delivery through Clearing Corporation	<u><u>122</u></u>
Article 6.406 Physical Settlement of Options	
Article 6.407 Cash Settlement of Options	<u>122</u>
Article 6.408 Settlement When Physical Settlement is Restricted	
Article 6.409 Failure to Deliver, Accept Delivery of Underlying Equity	
Article 6.410 Failure to Pay for or Deliver the Underlying Equity	
Article 6.411 Extraordinary Circumstances Related to an Underlying Interest	<u>124</u>
Article 6.412 Daily Settlement Price or closing quotation	<u><u>125</u></u>
APPENDIX 6E—DAILY SETTLEMENT PRICE PROCEDURES FOR FUTURES	
CONTRACTS AND OPTIONS ON FUTURES CONTRACTS	
APPENDIX 6E-1 RULE	
APPENDIX 6E-2 SUMMARY	
APPENDIX 6E-3 OBJECTIVES	
APPENDIX 6E-4 DESCRIPTION	<u><u>126</u></u>
APPENDIX 6E4.1 THREE-MONTH CANADIAN BANKERS' ACCEPTANCE	
FUTURES CONTRACTS (BAX)	<u><u>126</u></u>
APPENDIX 6E-4.2 FUTURES CONTRACTS ON S&P/TSX INDICESAND ON	
THE FTSE EMERGING MARKETS INDEX.	<u><u>128</u></u>
APPENDIX 6E-4.3 GOVERNMENT OF CANADA BOND FUTURES	
<u>CONTRACTS</u> <u>129</u>	
APPENDIX 6E-4.4 OPTIONS ON THREE-MONTH CANADIAN BANKERS'	
ACCEPTANCE FUTURES CONTRACTS	<u>131</u>
APPENDIX 6E-4.5 30-DAY OVERNIGHT REPO RATE FUTURES	
CONTRACTS (ONX)	<u>132</u>

<u>APPENDIX 6E-4.6</u> <u>OVERNIGHT INDEX SWAP FUTURES CONTRACTS (OIS)</u>	<u>133</u>
APPENDIX 6E-4.7 CANADIAN SHARE FUTURES CONTRACTS	<u>135</u>
CHAPTER F—REPORTS	<u>137</u>
Article 6.500 Reports of Accumulated Positions	<u>137</u>
Article 6.501 Reports of Transactions in OTC Options	<u>142</u>
Article 6.502 Report of Uncovered Short Option Positions	<u>142</u>
PART 7 - TRADING AND BUSINESS CONDUCT	<u>143</u>
CHAPTER A—TRADING CONDUCT	<u><u>143</u></u>
Article 7.0 Complaints of Violations	<u><u>143</u></u>
Article 7.1 Business Conduct Must Adhere to Principles of Good Business Practice	<u>143</u>
Article 7.2 Acts Inconsistent with Just and Equitable Principles of Trade	<u>143</u>
Article 7.3 Best Execution Required	<u>144</u>
Article 7.4 Trade-through prohibited	<u><u>144</u></u>
Article 7.5 Manipulative or Deceptive Methods of Trading Prohibited	<u>144</u>
Article 7.6 Front Running Prohibited	<u>145</u>
Article 7.7 Certain Activities at the Close Prohibited	<u>145</u>
Article 7.8 Unreasonable Quotations may be Disallowed	<u>145</u>
CHAPTER B—ACCOUNT HANDLING BY APPROVED PARTICIPANTS	<u><u>145</u></u>
Article 7.100 Know Your Customer; Suitability	<u>145</u>
Article 7.101 Corporate Accounts	<u>146</u>
	<u>147</u>
Article 7.103 Transactions by Employees of Approved Participants	<u>147</u>
Article 7.104 Conflict of Interest	<u>147</u>
Article 7.105 Complaints	<u>147</u>
PART 8 - BUSINESS CONDUCT-ADVERTISING	<u><u>149</u></u>
Article 8.0 -8.1 Reserved	<u>149</u>
Article 8.2 Prohibited Advertising	<u>149</u>
Article 8.3 Policies and Procedures Required	<u><u>149</u></u>
Article 8.4 8.24 Reserved	<u>150</u>
Article 8.25 Ownership of Trade Name	<u>150</u>
Article 8.26 Approval of Trade Name	<u>150</u>
Article 8.27 Notification of Trade Name	<u> 151</u>
Article 8.28 Transfer of Trade Name	<u>151</u>
Article 8.29 Single Use of Trade Name	<u>151</u>
Article 8.30 Legal Name	<u>151</u>
Article 8.31 Trade Name to Accompany Legal Name	<u> 151</u>
Article 8.32 Misleading Trade Names	<u>152</u>
Article 8.33 Prohibition on Use of Trade Name	<u>152</u>
PART 9 - CLEARING AND FINANCIAL INTEGRITY	<u>153</u>
CHAPTER A—CLEARING	<u>153</u>
Article 9.0 Clearing and Settlement of Bourse Transactions	<u>153</u>
Article 9.1 Designated Clearing Corporations	<u>153</u>
Article 9.2 Clearing Arrangements	<u>153</u>
Article 9.3 Suspension of Clearing Arrangement	<u>153</u>
Article 9.4 Use of SPAN Risk Margining System	<u>154</u>
Article 9.5 Inter-commodity Off-sets Prohibited	155

<u>CHAPTER B</u>	<u>-MARGIN</u>	<u><u>155</u></u>
<u>Article 9.100</u>	Margin for Derivative Instruments	<u></u>
<u>Article 9.101</u>	Margin Calls	<u>156</u>
Article 9.102	Orders in Under-Margined Client Accounts	<u>156</u>
Article 9.103	Closing out Client's Positions	<u>156</u>
<u>Article 9.104</u>	Margins on Trading	<u>156</u>
<u>Article 9.105</u>	Client Margins-Futures	
<u>Article 9.106</u>	Margins for Share Futures Contracts and Index Futures Contracts	<u><u>158</u></u>
<u>Article 9.107</u>	Margin for Share Futures Contracts and Underlying Combination	
<u>Article 9.108</u>	Margin for Share Futures Contracts and Option Combination	
<u>Article 9.109</u>	Margin for Long Options on Futures	
<u>Article 9.110</u>	Margin for Short Options on Futures	
<u>Article 9.111</u>	Margin for Options on Futures Spreads and Combinations	
<u>Article 9.112</u>	Margin for Options on Futures and Futures Spreads and Combinations	
<u>CHAPTER C</u>	<u>-CAPITAL</u>	<u>164</u>
<u>Article 9.113</u>	<u>-9.119 Reserved</u>	<u><u>164</u></u>
<u>Article 9.220</u>	Capital for Derivative Instruments	
<u>Article 9.221</u>	Capital for Futures	
<u>Article 9.222</u>	Capital for Spread Positions	
<u>Article 9.223</u>	Capital for Share Futures Contracts and Underlying Security	
<u>Article 9.224</u>	Capital for Share Futures Contracts and Options Combinations	
<u>Article 9.225</u>	Capital for Interest Rate Options and Futures	
<u>Article 9.226</u>	Capital for Short Futures Contract	
<u>Article 9.227</u>	Capital for Futures and Options on Futures Spread and Combinations	<u><u>170</u></u>
<u>Article 9.228</u>	Capital Futures General	<u>171</u>
<u>Article 9.229</u>	Capital for Futures and Options on Futures	<u>171</u>
	BILITY AND DISCLAIMERS	<u><u>173</u></u>
	LIABILITY OF THE BOURSE	<u><u>173</u></u>
	bility to the Bourse for the Acts of Another	
	bility of the Bourse	<u><u>173</u></u>
Article 10.2 Inde		<u><u>175</u></u>
	THIRD PART LIABILITY	<u>175</u>
	Standard & Poor's (S&P)	<u>175</u>
<u>Article 10.101</u>	<u>FTSE</u>	<u>176</u>
	DDUCT SPECIFICATIONS FOR EQUITY INDEX, EQUITY, ETF	
	<u>CY OPTIONS</u>	<u>179</u>
	<u>-OPTIONS ON THE S&P/TSX COMPOSITE INDEX BANKS</u>	
(INDUSTRY G		<u>179</u>
Article 11.0 Und		<u><u>179</u></u>
	hiry Cycle	<u><u>179</u></u>
	<u>ding Unit</u>	<u>179</u>
		<u><u>179</u></u>
Article 11.4 Stri		<u><u>179</u></u>
	nimum Fluctuation of Option Premium	<u><u>179</u></u>
Article 11.6 Tra		<u>179</u>
Article 11.7 Pos	<u>ition Limits</u>	<u><u>180</u></u>

Article 11.8 Pos	sition Reporting Threshold	<u><u>180</u></u>
Article 11.9 Nature of the Option/Settlement Type		<u><u>180</u></u>
<u>Article 11.10</u>	Reserved	
<u>Article 11.11</u>	Last Trading Day	<u>180</u>
<u>Article 11.12</u>	Trading Hours	<u><u>180</u></u>
<u>Article 11.13</u>	Expiration Day	<u></u>
<u>Article 11.14</u>	Final Settlement Price	<u><u>180</u></u>
<u>Article 11.15</u>	Trading Halt or Suspension	
<u>CHAPTER B</u> _	<u>-OPTIONS ON THE S&P/TSX 60 INDEX</u>	<u>181</u>
<u>Article 11.100</u>	<u>Underlying</u>	<u><u>181</u></u>
<u>Article 11.101</u>	Expiry Cycle	<u><u>181</u></u>
<u>Article 11.102</u>	Trading Unit	<u><u>181</u></u>
<u>Article 11.103</u>	<u>Currency</u>	<u><u>182</u></u>
<u>Article 11.104</u>	Strike Prices	<u><u>182</u></u>
<u>Article 11.105</u>	Minimum Fluctuation of Option Premium	<u>182</u>
<u>Article 11.106</u>	Trading Halts	<u>182</u>
<u>Article 11.107</u>	Position Limits	<u><u>182</u></u>
<u>Article 11.108</u>	Position Reporting Threshold	<u><u>182</u></u>
Article 11.109	Nature of the Option/Settlement Type	<u></u>
<u>Article 11.110</u>	Reserved	<u>183</u>
<u>Article 11.111</u>	Last Trading Day	<u>183</u>
<u>Article 11.112</u>	Trading Hours	<u><u>183</u></u>
<u>Article 11.113</u>	Expiration Day	<u><u>183</u></u>
<u>Article 11.114</u>	Final Settlement Price	<u><u>183</u></u>
<u>Article 11.115</u>	Trading Halt or Suspension	<u>183</u>
<u>CHAPTER C-</u>	<u>-OPTIONS ON THE S&P/TSX CAPPED UTILITIES INDEX</u>	<u>184</u>
<u>Article 11.200</u>	<u>Underlying</u>	<u><u>184</u></u>
<u>Article 11.201</u>	Expiry Cycle	<u><u>184</u></u>
<u>Article 11.202</u>	<u>Trading Unit</u>	<u>184</u>
Article 11.203	Currency	<u><u>184</u></u>
<u>Article 11.204</u>	Strike Prices	<u><u>184</u></u>
<u>Article 11.205</u>	Minimum Fluctuation of Option Premium	<u>184</u>
<u>Article 11.206</u>	<u>Trading Halt</u>	<u>184</u>
Article 11.207	Position Limits	<u><u>185</u></u>
Article 11.208	Position Reporting Threshold	<u><u>185</u></u>
<u>Article 11.209</u>	Nature of the Option/Settlement Type	<u></u>
<u>Article 11.210</u>	Reserved	<u></u>
<u>Article 11.211</u>	Last Trading Day	<u></u>
<u>Article 11.212</u>	Trading Hours	<u><u>185</u></u>
Article 11.213	Expiration Day	<u>185</u>
Article 11.214	Final Settlement Price	<u>185</u>
Article 11.215	Trading Halt or Suspension	<u><u>186</u></u>
CHAPTER D-	<u>–EQUITY OPTIONS</u>	<u>186</u>
Article 11.300	Underlying	<u><u>186</u></u>
Article 11.301	Eligibility Criteria	<u><u>186</u></u>
Article 11.302	Expiry Cycle	<u></u>

<u>Article 11.303</u>	Trading Unit	<u></u>
Article 11.304	<u>Currency</u>	<u></u>
Article 11.305	Strike Prices	<u><u>187</u></u>
Article 11.306	Minimum Fluctuation of Option Premium	<u></u>
Article 11.307	Trading Halts	
<u>Article 11.308</u>	Position Limits	<u></u>
<u>Article 11.309</u>	Position Reporting Threshold	<u></u>
<u>Article 11.310</u>	Nature of the Option/Settlement Type	<u><u>187</u></u>
<u>Article 11.311</u>	Reserved.	<u></u>
Article 11.312	Last Trading Day	<u></u>
<u>Article 11.313</u>	Trading Hours	<u></u>
<u>Article 11.314</u>	Expiration Day	<u></u>
Article 11.315	Exercise and Delivery	<u><u>188</u></u>
<u>CHAPTER E</u> _	-CURRENCY OPTIONS	<u>188</u>
<u>Article 11.400</u>	<u>Underlying</u>	<u></u>
<u>Article 11.401</u>	Expiry Cycle	<u></u>
Article 11.402	Trading Unit	<u></u>
Article 11.403	Premium Quotation	<u><u>188</u></u>
Article 11.404	Aggregate Premium Value	
Article 11.405	Strike Prices	<u></u>
Article 11.406	Minimum Fluctuation of Option Premium	<u></u>
Article 11.407	Reserved	<u></u>
Article 11.408	Position Limits	<u></u>
Article 11.409	Position Reporting Threshold	
Article 11.410	Nature of the Option/Settlement Type	
Article 11.411	Reserved	<u></u>
Article 11.412	Last Trading Day	
Article 11.413	Trading Hours	
Article 11.414	Expiration Day	
Article 11.415	Final Settlement Price	<u></u>
CHAPTER F-	-OPTIONS ON EXCHANGE TRADED FUNDS	
Article 11.500	Underlying	<u></u>
Article 11.501	Eligibility Criteria	<u></u>
Article 11.502	Expiry Cycle	
Article 11.503	Trading Unit	<u></u>
Article 11.504	Strike Prices	<u></u>
Article 11.505	Minimum Fluctuation of Option Premium	<u></u>
Article 11.506	Trading Halts	
Article 11.507	Position Limits	
Article 11.508	Position Reporting Threshold	
Article 11.509	Nature of the Option/Settlement Type	
Article 11.510	Currency	
Article 11.511	Last Trading Day	<u></u> <u>191</u>
Article 11.512	Trading Hours	
Article 11.513	Expiration Day	
Article 11.514	Exercise and Delivery	

<u>PART 12 - PRO</u>	DDUCT SPECIFICATIONS FOR FUTURES	<u><u>193</u></u>
CHAPTER A-	<u>-CANADIAN BANKERS' ACCEPTANCE FUTURES</u>	<u></u>
Article 12.0 Und	<u>lerlying</u>	<u>193</u>
Article 12.1 Exp	<u>piry Cycle</u>	<u><u>193</u></u>
Article 12.2 Tra	<u>ding Unit</u>	<u><u>193</u></u>
	rency	
Article 12.4 Price	<u>ee Quotation</u>	<u></u>
Article 12.5 Mir	nimum Price Fluctuation	<u></u>
Article 12.6 Max	ximum Price Variation Thresholds	<u><u>194</u></u>
Article 12.7 Pos	ition Limits for Bankers' Acceptance Futures Contracts	<u><u>194</u></u>
Article 12.8 Pos	ition Reporting Threshold	<u></u>
Article 12.9 Sett	tlement Type	<u><u>194</u></u>
Article 12.10	Reserved	<u></u>
Article 12.11	Last Trading Day	<u></u>
Article 12.12	Trading Hours	<u>195</u>
Article 12.13	Settlement Day	<u>195</u>
Article 12.14	Cash Settlement Procedures	<u></u>
Article 12.15	Failure to Perform	<u>196</u>
CHAPTER B -	-TWO YEAR GOVERNMENT OF CANADA BOND FUTURES	<u>196</u>
Article 12.100	Underlying	196
Article 12.101	Expiry Cycle	<u>196</u>
Article 12.102	Trading Unit	
Article 12.103	Currency	<u>196</u>
Article 12.104	Price Quotation	
Article 12.105	Minimum Price Fluctuation	
Article 12.106	Maximum Price Variation Thresholds	
Article 12.107	Position Limits for Bonds Futures Contracts	
Article 12.108	Position Reporting Threshold	
Article 12.109	Settlement Type	197
Article 12.110	Last Day of Trading	
Article 12.111	Trading Hours	197
Article 12.112	Delivery Standards	198
Article 12.113	Delivery Procedure	<u></u>
Article 12.114	Submission of Delivery Notice	199
Article 12.115	Assignment of Delivery Notice	199
Article 12.116	Delivery Day	200
Article 12.117	Default	200
Article 12.118	Emergencies, Acts of God, Actions of Governments	
CHAPTER C –	-FIVE YEAR GOVERNMENT OF CANADA BOND FUTURES	200
Article 12.200	Underlying	200
Article 12.201	Expiry Cycle	201
Article 12.202	Trading Unit	201
Article 12.203	Currency	201
Article 12.204	Price Quotation	201
Article 12.205	Minimum Price Fluctuation	201
Article 12.206	Maximum Price Variation Thresholds	201

<u>Article 12.207</u>	Position Limits for Bond Futures Contracts	<u> 201 </u>
Article 12.208	Position Reporting Threshold	<u> 202 </u>
Article 12.209	Settlement Type	<u>202</u>
<u>Article 12.210</u>	Last Trading Day	<u>202</u>
Article 12.211	Trading Hours	<u>202</u>
<u>Article 12.212</u>	Delivery Standards	<u>202</u>
Article 12.213	Delivery Procedures	<u>203</u>
<u>Article 12.214</u>	Submission of Delivery Notice	<u>204</u>
Article 12.215	Assignment of Delivery Notice	<u>204</u>
Article 12.216	Delivery Day	<u> 204 </u>
<u>Article 12.217</u>	Execution Default	<u> 204 </u>
Article 12.218	Emergencies, Acts of God, Actions of Governments	<u> 204 </u>
<u>CHAPTER D–</u>	-TEN-YEAR GOVERNMENT OF CANADA BOND FUTURES	<u>205</u>
Article 12.300	<u>Underlying</u>	<u>205</u>
Article 12.301	Expiry Cycle	<u> 205 </u>
Article 12.302	Trading Unit	<u>205</u>
Article 12.303	<u>Currency</u>	<u>205</u>
Article 12.304	Price Quotation	<u>206</u>
Article 12.305	Minimum Price Fluctuation	<u>206</u>
Article 12.306	Maximum Price Variation Thresholds	<u>206</u>
Article 12.307	Position Limits for Bond Futures Contracts	<u>206</u>
Article 12.308	Position Reporting Threshold	<u> 207 </u>
Article 12.309	Settlement Type	<u>207</u>
Article 12.310	Last Trading Day	<u>207</u>
Article 12.311	Trading Hours	<u> 207 </u>
Article 12.312	Delivery Standards	<u> 207 </u>
Article 12.313	Delivery Procedures	<u>208</u>
<u>Article 12.314</u>	Submission of Delivery Notice	<u>209</u>
Article 12.315	Assignment of Delivery Notice	<u> 209</u>
Article 12.316	Delivery Day	<u> 209</u>
Article 12.317	Execution Default	<u>209</u>
<u>Article 12.318</u>	Emergencies, Acts of God, Actions of Governments	<u> 209</u>
<u>CHAPTER E</u>	THIRTY-YEAR GOVERNMENT OF CANADA BOND FUTURES	
<u>210</u>		
Article 12.400	Underlying	<u>210</u>
<u>Article 12.401</u>	Expiry Cycle	<u>210</u>
<u>Article 12.402</u>	Trading Unit	<u>210</u>
Article 12.403	<u>Currency</u>	<u>210</u>
Article 12.404	Price Quotation	<u>210</u>
Article 12.405	Minimum Price Fluctuation	<u>210</u>
<u>Article 12.406</u>	Maximum Price Variation Thresholds	<u>210</u>
Article 12.407	Position Limits for Bond Futures Contracts	<u>211</u>
Article 12.408	Position Reporting Threshold	<u>211</u>
Article 12.409	Settlement Type	<u>212</u>
Article 12.410	Last Trading Day	212
Article 12.411	Trading Hours	212

<u>Article 12.412</u>	Delivery Standards	<u>212</u>
Article 12.413	Delivery Procedures	
Article 12.414	Submission of Delivery Notice	<u>213</u>
Article 12.415	Assignment of Delivery Notice	<u>214</u>
Article 12.416	Delivery Day	
Article 12.417	Execution Default	<u>214</u>
Article 12.418	Emergencies, Acts of God, Actions of Governments	<u>214</u>
<u>CHAPTER F–</u>	-S&P/TSX 60 INDEX STANDARD FUTURES	<u>215</u>
Article 12.500	<u>Underlying</u>	
Article 12.501	Expiry Cycle	
Article 12.502	Trading Unit	<u>215</u>
Article 12.503	Currency	<u>215</u>
Article 12.504	Price Quotation	<u>215</u>
Article 12.505	Minimum Price Fluctuation	<u>215</u>
Article 12.506	Trading Halts	
Article 12.507	Position Limits for S&P/TSX60 Index Futures Contracts	<u>216</u>
Article 12.508	Position Reporting Threshold	
Article 12.509	Settlement Type	<u>216</u>
Article 12.510	Last Trading Day	<u>216</u>
Article 12.511	Final Settlement Day	<u>216</u>
Article 12.512	Final Settlement Price	<u>216</u>
Article 12.513	Failure of Settlement	<u>217</u>
Article 12.514	Trading Hours	
CHAPTER G-	-S&P/TSX 60 INDEX MINI FUTURES	<u>217</u>
	-S&P/TSX 60 INDEX MINI FUTURES Underlying	<u>217</u>
CHAPTER G-	<u>-S&P/TSX 60 INDEX MINI FUTURES</u>	<u>217</u> 217
CHAPTER G- Article 12.600	<u>–S&P/TSX 60 INDEX MINI FUTURES</u> <u>Underlying</u> <u>Expiry Cycle</u>	217 217 217
CHAPTER G- Article 12.600 Article 12.601	<u>-S&P/TSX 60 INDEX MINI FUTURES</u> <u>Underlying</u> <u>Expiry Cycle</u> <u>Trading Unit</u> <u>Currency</u>	217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602	<u>S&P/TSX 60 INDEX MINI FUTURES</u> Underlying Expiry Cycle Trading Unit Currency Price Quotation	217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation	217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604	<u>-S&P/TSX 60 INDEX MINI FUTURES</u> <u>Underlying</u> <u>Expiry Cycle</u> <u>Trading Unit</u> <u>Currency</u>	217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.609	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Day	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.609	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Limits Position Reporting Threshold Settlement Type Last Trading Day	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.610 Article 12.611	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Day	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.609 Article 12.611 Article 12.612	S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Price Failure of Settlement Trading Hours	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.610 Article 12.611 Article 12.612 Article 12.613	S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Price Failure of Settlement	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.609 Article 12.610 Article 12.611 Article 12.612 Article 12.613	S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Price Failure of Settlement Trading Hours	217 217 217 217 217 217 217 217 217 217
CHAPTER G- Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.609 Article 12.610 Article 12.611 Article 12.612 Article 12.613 Article 12.614 CHAPTER H-	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Day Final Settlement Price Failure of Settlement Trading Hours -S&P/TSX GLOBAL GOLD INDEX FUTURES 219	217 217 217 217 217 217 217 217 217 217
CHAPTER G- Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.609 Article 12.610 Article 12.611 Article 12.612 Article 12.613 Article 12.614 CHAPTER H- Article 12.700	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Day Final Settlement Price Failure of Settlement Trading Hours -S&P/TSX GLOBAL GOLD INDEX FUTURES 219 Underlying	217 217 217 217 217 217 217 217 217 217
CHAPTER G Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.609 Article 12.610 Article 12.611 Article 12.612 Article 12.613 Article 12.614 CHAPTER H Article 12.700 Article 12.701	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Day Final Settlement Price Failure of Settlement Trading Hours -S&P/TSX GLOBAL GOLD INDEX FUTURES 219 Underlying Expiry Cycle	217 217 217 217 217 217 217 217 217 217
CHAPTER G- Article 12.600 Article 12.601 Article 12.602 Article 12.603 Article 12.604 Article 12.605 Article 12.606 Article 12.607 Article 12.608 Article 12.609 Article 12.610 Article 12.611 Article 12.612 Article 12.613 Article 12.614 CHAPTER H- Article 12.701 Article 12.702	-S&P/TSX 60 INDEX MINI FUTURES Underlying Expiry Cycle Trading Unit Currency Price Quotation Minimum Price Fluctuation Trading Halts Position Limits Position Reporting Threshold Settlement Type Last Trading Day Final Settlement Day Final Settlement Price Failure of Settlement Trading Hours -S&P/TSX GLOBAL GOLD INDEX FUTURES 219 Underlying Expiry Cycle Trading Unit	217 217 217 217 217 217 217 217 217 217

Article 12.706	Trading Halts	<u>219</u>
Article 12.707	Position Limits for S&P/TSX Global Gold Index Futures Contracts	
Article 12.708	Position Reporting Threshold	220
Article 12.709	Settlement Type	
Article 12.710	Last Trading Day	220
Article 12.711	Final Settlement Date	
Article 12.712	Final Settlement Price	
Article 12.713	Failure of Settlement	
Article 12.714	Trading Hours	
<u>CHAPTER I</u>	S&P/TSX CAPPED FINANCIALS INDEX FUTURES 221	
Article 12.800	<u>Underlying</u>	<u>221</u>
Article 12.801	Expiry Cycle	<u>221</u>
Article 12.802	Trading Unit	<u>221</u>
Article 12.803	Currency	<u>221</u>
Article 12.804	Price Quotation	<u>221</u>
Article 12.805	Minimum Price Fluctuation	<u>221</u>
Article 12.806	Trading Halts	<u>221</u>
Article 12.807	Position Limits	
Article 12.808	Position Reporting Threshold	
Article 12.809	Settlement Type	
Article 12.810	Last Trading Day	
Article 12.811	Final Settlement Date	222
Article 12.812	Final Settlement Price	
Article 12.813	Failure to Perform	
Article 12.814	Trading Hours	
CHAPTER J—	S&P/TSX CAPPED INFORMATION TECHNOLOGY INDEX	
FUTURES 223		
Article 12.900	Underlying	223
Article 12.901	Expiry Cycle	223
Article 12.902	Trading Unit	223
Article 12.903	Currency	223
Article 12.904	Price Quotation	223
Article 12.905	Minimum Price Fluctuation	
Article 12.906	Trading Halts	
Article 12.907	Position Limits for S&P/TSX Capped Information Technology Index Fu	tures
Contracts 223		
Article 12.908	Position Reporting Threshold	<u>224</u>
Article 12.909	Settlement Type	<u>224</u>
Article 12.910	Last Trading Day	
Article 12.911	Final Settlement Day	
Article 12.912	Final Settlement Price	<u>224</u>
Article 12.913	Failure to Perform	
Article 12.914	Trading Hours	
	-S&P/TSX CAPPED ENERGY INDEX FUTURES 225	
Article 12.1000	Underlying	225
Article 12.1001	Expiry Cycle	225

<u>Article 12.1002</u>	Trading Unit	<u> 225 </u>
Article 12.1003	Currency	<u>225</u>
Article 12.1004	Price Quotation	<u>225</u>
Article 12.1005	Minimum Price Fluctuation	
Article 12.1006	Trading Halts	<u>225</u>
Article 12.1007	Position Limits for S&P/TSX Capped Energy Index Futures Contracts	<u>225</u>
Article 12.1008	Position Reporting Threshold	<u>226</u>
Article 12.1009	Settlement Type	<u>226</u>
Article 12.1010	Last Trading Day	<u>226</u>
Article 12.1011	Final Settlement Date	<u>226</u>
Article 12.1012	Final Settlement Price	<u>226</u>
Article 12.1013	Failure to Perform	<u>226</u>
Article 12.1014	Trading Hours	<u>226</u>
CHAPTER L-	-S&P/TSX COMPOSITE INDEX BANKS (INDUSTRY GROUP)	
FUTURES	<u>227</u>	
Article 12.1100	Underlying	<u>227</u>
Article 12.1101	Expiry Cycle	<u>227</u>
Article 12.1102	Trading Unit	<u>227</u>
Article 12.1103	Currency	
Article 12.1104	Price Quotation	<u>227</u>
Article 12.1105	Minimum Price Fluctuation	
Article 12.1106	Trading Halts	<u>227</u>
Article 12.1107	Position Limits for S&P/TSX Composite Index Banks (Industry Group)	
Futures Contract	<u>s227</u>	
Article 12.1108	Position Reporting Threshold	<u>228</u>
Article 12.1109	Settlement Type	<u>228</u>
Article 12.1110	Last Trading Day	<u>228</u>
Article 12.1111	final settlement date	<u>228</u>
Article 12.1112	Final Settlement Price	<u>228</u>
Article 12.1113	Failure to Perform	<u>228</u>
Article 12.1114	Trading Hours	<u>228</u>
CHAPTER M-	-S&P/TSX CAPPED UTILITIES INDEX FUTURES	<u></u>
Article 12.1200	Underlying	<u>229</u>
Article 12.1201	Expiry Cycle	<u>229</u>
Article 12.1202	Trading Unit	<u>229</u>
Article 12.1203	Currency	<u>229</u>
Article 12.1204	Price Quotation	<u>229</u>
Article 12.1205	Minimum Price Fluctuation	<u>229</u>
Article 12.1206	Trading Halts	<u></u>
Article 12.1207	Position Limits for S&P/TSX Capped Utilities Index Futures Contracts	<u>229</u>
Article 12.1208	Position Reporting Threshold	<u>230</u>
Article 12.1209	Settlement Type	230
Article 12.1210	Last Trading Day	<u>230</u>
Article 12.1211	Final Settlement Date	230
Article 12.1212	Final Settlement Price	230
Article 12.1213	Failure to Perform	230

<u>Article 12.1214</u>	Trading Hours	<u>230</u>
<u>CHAPTER N</u>	<u>-S&P/TSX COMPOSITE MINI INDEX FUTURES</u>	<u>231</u>
<u>Article 12.1300</u>	<u>Underlying</u>	<u>231</u>
Article 12.1301	Expiry Cycle	<u>231</u>
Article 12.1302	Trading Unit	<u>231</u>
Article 12.1303	Currency	<u>231</u>
Article 12.1304	Price Quotation	
Article 12.1305	Minimum Price Fluctuation	<u>231</u>
Article 12.1306	Trading Halts	<u>231</u>
Article 12.1307	Position Limits for S&P/TSX Index Futures Contracts	<u>231</u>
Article 12.1308	Position Reporting Threshold	<u>232</u>
Article 12.1309	Settlement Type	<u>232</u>
<u>Article 12.1310</u>	Last Trading Day	<u>232</u>
<u>Article 12.1311</u>	Final Settlement Day	<u>232</u>
Article 12.1312	Final Settlement Price	<u>232</u>
<u>Article 12.1313</u>	Failure of Settlement	<u>232</u>
<u>Article 12.1314</u>	Trading Hours	<u>232</u>
<u>CHAPTER O</u>	-FTSE EMERGING MARKETS INDEX FUTURES	<u>233</u>
Article 12.1400	<u>Underlying</u>	
Article 12.1401	Expiry Cycle	<u>233</u>
Article 12.1402	Trading Unit	<u>233</u>
Article 12.1403	Currency	<u>233</u>
Article 12.1404	Price Quotation	
Article 12.1405	Minimum Price Fluctuation	<u>233</u>
Article 12.1406	Maximum Price Variation Thresholds	
Article 12.1407	Position Limits for FTSE Emerging Markets Index Futures Contracts)	<u>233</u>
<u>Article 12.1408</u>	Position Reporting Threshold	<u>234</u>
Article 12.1409	Settlement Type	<u>234</u>
<u>Article 12.1410</u>	Last Trading Day	<u>234</u>
Article 12.1411	Final Settlement Day	<u>234</u>
<u>Article 12.1412</u>	Final Settlement Price	<u>234</u>
Article 12.1413	Failure of Settlement	<u>234</u>
<u>Article 12.1414</u>	Force Majeure	<u>234</u>
Article 12.1415	Trading Hours	<u>235</u>
RESERVED C	HAPTERS P-Q FOR FUTURE CONTRACTS	<u>235</u>
<u>CHAPTER R</u>	-CANADIAN AND INTERNATIONAL SHARE FUTURES	<u>235</u>
<u>Article 12.1700</u>	Eligibility Criteria	<u>235</u>
<u>Article 12.1701</u>	Expiry Cycle	<u>235</u>
Article 12.1702	Trading Unit	<u>235</u>
Article 12.1703	Currency	<u>235</u>
Article 12.1704	Price Quotation	<u>236</u>
Article 12.1705	Minimum Price Fluctuation	<u>236</u>
Article 12.1706	Trading Halts	<u>236</u>
Article 12.1707	Position Limits	<u>236</u>
Article 12.1708	Position Reporting Threshold	<u>236</u>
Article 12.1709	Delivery or Settlement	<u>236</u>

Article 12.1710	Delivery Standards for Underlying Interests	<u>237</u>
Article 12.1711	Last Trading Day	
Article 12.1712	Final Settlement Day	237
Article 12.1713	Final Settlement Price	
Article 12.1714	Settlement Procedures	237
Article 12.1715	Delivery Procedure	238
Article 12.1716	Submission and Assignment of Delivery Notice	
Article 12.1717	Adjustment to Terms of Contract	
Article 12.1718	Failure of Settlement	<u>238</u>
Article 12.1719	Trading Hours	
Article 12.1720	Emergencies, Acts of God, Actions of Governments	<u>239</u>
CHAPTER S-	30-DAY OVERNIGHT REPO RATE FUTURES	<u>239</u>
Article 12.1800	<u>Underlying</u>	<u></u>
<u>Article 12.1801</u>	Expiry Cycle	
Article 12.1802	Trading Unit	<u></u>
<u>Article 12.1803</u>	<u>Currency</u>	
<u>Article 12.1804</u>	Price Quotation	<u>240</u>
Article 12.1805	Minimum Price Fluctuation	<u>240</u>
Article 12.1806	Maximum Price Variation Thresholds	
Article 12.1807	Position Limits for Repo Rate Futures Contracts	<u></u>
<u>Article 12.1808</u>	Position Reporting Threshold	<u></u>
<u>Article 12.1809</u>	Settlement Type	<u>241</u>
<u>Article 12.1810</u>	Last Trading Day	<u></u>
<u>Article 12.1811</u>	Final Settlement Date	
<u>Article 12.1812</u>	Final Settlement Price	
<u>Article 12.1813</u>	Failure of Settlement	<u>241</u>
<u>Article 12.1814</u>	Trading Hours	<u></u>
<u>CHAPTER T</u>	OVERNIGHT INDEX SWAP FUTURES	<u>242</u>
<u>Article 12.1900</u>	Underlying	<u>242</u>
<u>Article 12.1901</u>	Expiry Cycle	<u></u>
<u>Article 12.1902</u>	Trading Unit	<u></u>
<u>Article 12.1903</u>	<u>Currency</u>	
<u>Article 12.1904</u>	Price Quotation	
<u>Article 12.1905</u>	Minimum Price Fluctuation	
<u>Article 12.1906</u>	Maximum Price Variation Thresholds	
<u>Article 12.1907</u>	Position Limits for Index Swap Futures Contracts	
<u>Article 12.1908</u>	Position Reporting Threshold	
<u>Article 12.1909</u>	Settlement Type	
<u>Article 12.1910</u>	Last Trading Day	
<u>Article 12.1911</u>	Final Settlement Date	
<u>Article 12.1912</u>	Final Settlement Price	
<u>Article 12.1913</u>	Failure of Settlement	<u>244</u>
<u>Article 12.1914</u>	Trading Hours	
	DUCT SPECIFICATIONS FOR OPTIONS ON FUTURES	<u></u>
	-OPTIONS ON TEN-YEAR GOVERNMENT OF CANADA BON	
<u>FUTURES</u>	<u>246</u>	

Article 13.0 Underlying		<u>246</u>
Article 13.1 Expiry Cycle		<u></u>
Article 13.2 Tra	ding Unit	
Article 13.3 Premium Quotation		246
	erved	246
Article 13.5 Stri		246
Article 13.6 Mir	nimum Fluctuation of the Option Premium	
	ximum Price Variation Thresholds	
Article 13.8 Pos	ition Limit	
	ition Reporting Threshold	247
Article 13.10	Nature of Option on Government of Canada Bond Futures	
Article 13.11	Currency	
Article 13.12	Last Day of Trading	
Article 13.13	Trading Hours	
Article 13.14	Expiration Day	248
CHAPTER B-	-REGULAR OPTIONS ON THREE-MONTH CANADIAN	
BANKERS' AG	CCEPTANCE FUTURES	
Article 13.100	Underlying	
Article 13.101	Expiry Cycle	
Article 13.102	Trading Unit	
Article 13.103	Premium Quotation	
Article 13.104	Reserved	
Article 13.105	Strike Prices	
Article 13.106	Minimum Fluctuation of the Option Premium	
Article 13.107	Maximum Price Variation Thresholds	
Article 13.108	Position Limit	<u>249</u>
Article 13.109	Position Reporting Threshold	<u></u>
<u>Article 13.110</u>	Nature of Option/ Settlement Type	
Article 13.111	Currency	
Article 13.112	Last Day of Trading	
Article 13.113	Trading Hours	<u>250</u>
Article 13.114	Expiration Day	250
<u>CHAPTER C–</u>	-SERIAL MID-CURVE OPTIONS ON THREE-MONTH	
<u>CANADIAN B</u>	<u>ANKERS' ACCEPTANCE FUTURES 250</u>	
Article 13.200	<u>Underlying</u>	<u>250</u>
<u>Article 13.201</u>	Expiry Cycle	<u>250</u>
Article 13.202	Trading Unit	<u>250</u>
Article 13.203	Premium Quotation	<u>250</u>
Article 13.204	Reserved	<u>250</u>
Article 13.205	Strike Prices	<u>250</u>
Article 13.206	Minimum Fluctuation of the Option Premium 251	
Article 13.207	Maximum Price Variation Thresholds 251	
Article 13.208	Position Limit	<u>251</u>
Article 13.209	Position Reporting Threshold 251	
Article 13.210	Nature of Option/ Settlement Type	<u>251</u>
<u>Article 13.211</u>	Currency	<u>252</u>

Article 13.212	Last Trading Day	<u>252</u>
Article 13.213	Trading Hours	<u>252</u>
Article 13.214	Expiration Day	<u>252</u>
CHAPTER D-	ONE-YEAR QUARTERLY MID-CURVE OPTIONS ON THE	
THREE-MON	TH CANADIAN BANKERS ACCEPTANCE FUTURES	<u>252</u>
Article 13.300	<u>Underlying</u>	<u>252</u>
Article 13.301	Expiry Cycle	
Article 13.302	Trading Unit	<u>252</u>
Article 13.303	Premium Quotation	<u>253</u>
Article 13.304	Reserved	<u>253</u>
Article 13.305	Strike Prices	<u>253</u>
Article 13.306	Minimum Fluctuation of the Option Premium 253	
Article 13.307	Maximum Price Variation Thresholds 253	
Article 13.308	Position Limit	<u>253</u>
Article 13.309	Position Reporting Threshold 254	
Article 13.310	Nature of Option/ Settlement Type	<u>254</u>
Article 13.311	Currency	<u>254</u>
Article 13.312	Last Trading Day	<u>254</u>
Article 13.313	Trading Hours	<u>254</u>
Article 13.314	Expiration Day	<u>254</u>
<u>CHAPTER E–</u>	-TWO-YEAR QUARTERLY MID-CURVE OPTIONS ON THE	
THREE-MON	TH CANADIAN BANKERS' ACCEPTANCE FUTURES	<u><u>255</u></u>
Article 13.400	<u>Underlying</u>	<u>255</u>
Article 13.401	Expiry Cycle	
Article 13.402	Trading Unit	
Article 13.403	Premium Quotation	<u>255</u>
Article 13.404	<u>Reserved</u>	<u>255</u>
Article 13.405	Strike Prices	<u>255</u>
Article 13.406	Minimum Fluctuation of the Option Premium	<u>255</u>
Article 13.407	Maximum Price Variation Thresholds	<u>256</u>
Article 13.408	Position Limit	
Article 13.409	Position Reporting Threshold	
Article 13.410	Nature of Option/ Settlement Type	<u>256</u>
<u>Article 13.411</u>	Currency	<u>256</u>
Article 13.412	Last Trading Day	<u>256</u>
Article 13.413	Trading Hours	
Article 13.414	Expiration Day	257

PART 1 - GENERAL PROVISIONS AND DEFINITIONS

Chapter A—General Rules

Article 1.0 Binding Regulations

The Regulations of the Bourse as defined herein shall be binding on all approved participants <u>Approved Participants</u>, partners, shareholders, directors, <u>officersOfficers</u>, employees, registered representatives, <u>investmentInvestment</u> representatives and other <u>approved persons of approved participants</u> and on all permit holders <u>Approved Persons of Approved Participants</u>. They shall apply without any territorial restrictions whatsoever.

1102 Definitions

(07.09.99, 31.01.01, 08.07.02, 02.09.03, 17.06.05, 30.07.13, 17.07.15, 01.12.17, 15.06.18, 11.07.18, 14.09.18, 05.10.18)

The following is an alphabetical index of each term defined in English in this article with the corresponding French term in brackets.

Approved Lenders (Prêteurs autorisés) Article 1.1 Notice

Except where special provisions of the Regulations of the Bourse otherwise provide, any notice or communication of any proceeding, decision or Ruling of the Bourse, whether or not such notice or communication is formally required, may be given on the authority of the committee or Person empowered to hold such proceeding or make such decision or Ruling, either in Person or by telephone to the Person affected or a partner, director, Officer or employee of the Approved Participant with whom such affected Person is associated, provided that in all cases such notice is confirmed forthwith in writing and such confirmation mailed or delivered to such affected Person at his last known address. Except where special provisions of the Regulations of the Bourse otherwise provide, only one hour's notice need be given of any proceeding when such notice is formally required or when the attendance of the affected Person at such proceeding is ordered. A decision or Ruling of the Bourse shall take effect according to its terms independent of any notice which may be given or which may be required to be given.

Article 1.2 Publication

<u>Copies of the Regulations of the Bourse shall be made available to all Approved</u> <u>Participants in such form and at such cost as the Board of Directors of the Bourse may approve.</u>

<u>Article 1.3</u> <u>Interpretation</u>

With respect to the Rules:

- (a) The division of the Rules into separate Parts, Chapters, Articles, paragraphs and clauses, the provision of a table of contents or of an index, the insertion of headings, notes and footnotes are for convenience of reference only and shall not affect the interpretation of the Rules.
- (b) <u>The interpretation of the Rules made by the Board of Directors shall be final and conclusive.</u>

Article 1.4 Severability

The powers and procedures provided for in the Rules are to be construed as severable, and the validity of any provision hereof shall not affect the validity of any other provision of the Rules.

Article 1.5 Language

<u>The Rules are written in French and in English. Each version is equally authoritative. No</u> version shall be considered the translation of the other, and no version shall have precedence over the other.

Article 1.6 Montréal Local Time

The Bourse shall conform to local Montréal time as set by the Coordinated Universal Time ("UTC"), administered and offered by the National Research Council ("NRC") or by any other recognized contributor to the calculation of the UTC. Approved Participants shall synchronize their time, using UTC as the common reference time. System (computer-based) clocks shall be continually synchronized during trading hours to within 50 milliseconds of UTC. Manual (mechanical) clocks shall be synchronized at least once per day, prior to the opening of trading. Approved Participants that rely on third-party systems shall ensure such systems comply with the requirements of this Article.

Article 1.7 Business Day

<u>Unless indicated otherwise, as to particular days, the term "business day" means any day</u> on which the Bourse is open for business. However, on any business day that settlement may not occur through the Clearing Corporation, settlements ordinarily due on such a day shall be due on the following business day.

Article 1.8 Computation of Delay

In computing any delay fixed by the Rules, the day which marks the start of the delay is not counted, but the terminal day is counted.

Article 1.9 Versions of the Rules

<u>The version of the Rules dated [insert date of adoption] reorganizes and restates the</u> version of the Rules previously in force. A Concordance of the Rules comparing a rule's location in the reorganized Rules to its predecessor Rules is available on the Bourse's website. All of the Bourse's interpretations that apply to the Articles of the prior version of the Rules apply equally to the Articles in the reorganized Rules. The prior history of an Article's amendment has not been included in the reorganized and restated Rules, but may be relied upon in determining the meaning of an Article as reorganized and restated herein. The date of amendment to any Article made after the date of the adoption of the Rules shall be noted after the text of the amended Article.

<u>Chapter B—Definitions</u>

Article 1.100 Meaning of Definitions

<u>Unless otherwise specifically provided in the Rules or the context otherwise requires, the</u> <u>terms defined in this Chapter, which are capitalized throughout the Rules, have the meanings</u> <u>specified herein for all purposes of the Rules.</u>

Article 1.101 Definitions

The meanings of terms, and the corresponding term in French, are as follows:

Advertisement(s) or Advertising (Publicité(s) ou Publicitaire) includes television or radio commercials or commentaries, newspaper and magazine Advertisements or commentaries, and any published material including materials disseminated or made available electronically promoting the business of an Approved Participant or an Approved Person.

Approved Lender (Prêteur Autorisé) means a Chartered Bank or any other lending institution approved as such by the Bourse.

Approved Participant (Participant agréé)Agréé) means an approved participant of the Bourse, whose name is duly recorded as such on the register referred to in Article 3.1 of the Rules and who has been approved by the Bourse pursuant to its Rules for the purpose of trading Listed Products on the Bourse.

Approved Persons (Personnes approuvées)**Person** (Personne Approuvée) means the employee of an Approved Participant or the employee of an affiliated corporation or subsidiary of an Approved Participant that has been duly approved by the Bourse in accordance with Section 3.400.

Approved Participant Account (Compte de Participant Agréé) means a Firm Account, a Market Maker Account.

Bankruptcy Act (Loi sur la faillite) means the *Bankruptcy and Insolvency Act*, R.S. 1985, chapter B-3 as amended from time to time.

Board of Directors of the Bourse (Conseil d'administration de la Bourse) Bond (Obligation) Bourse Approval (Approbation de la Bourse) Bourse or The Bourse (Bourse) Call (Option d'achat) CDCC (CCCPD) **CDCC Option** (Option CCCPD) **Chartered Bank** (Banque à charte) **Class of Options (Classe d'options) Clearing Approved Participant (Participant agréé compensateur)** Clearing Corporation (Corporation de compensation) **Client Account (Compte client)** Closing Trade (Options and futures contracts) (Opération de liquidation Options et contrats à terme) Corporate Approved Participant (Participant agréé corporatif) Current Index Value (Valeur courante de l'indice) Cvcle (Cvcle) **Dealer** (Négociant) **Debt** (Dette) **Defaulter** (Défaillant) **Delivery** (Livraison) Delivery or Settlement Month (Mois de livraison ou de règlement) **Derivative Instrument (Instrument dérivé) Designated Representative (Représentant attitré) Director** (Administrateur) **Disciplinary Committee (Comité de discipline)** Escrow Receipt (Récépissé d'entiercement) Exchange Contract (Contrat de bourse) Exercise (Lever) **Exercise Price** (Prix de levée) Financial Institution (Institution financière) Firm Account or Approved Participant Account (Compte de firme ou compte de participant agréé) Foreign Approved Participant (Participant agréé étranger) Futures Contract (Contrat à terme) Futures Contract on Index (Contrat à terme sur indice) **Guaranteeing** (Garantissant) Hedger (Contrepartiste) Holding Company (Société de portefeuille) In-the-money (En jeu) **Index Option** (Option sur indice) Index Participation Unit (IPU) (Unité de participation indicielle (UPI)) Industry Investor (Investisseur de l'industrie) Industry Member (Membre de l'industrie) Intercommodity Spread (futures contracts) (Position mixte inter-marchandise contrats à terme) Intermarket Spread (futures contracts) (Position mixte inter-marché contrats à terme) **Introducing Broker** (Courtier remisier) **Investment** (Investissement) Listed Product (Produit inscrit) Long Position (futures contracts) (Position acheteur - contrats à terme) Long Position (options) (Position acheteur - options) Major Position (Position importante) Margin (Marge) Market Maker (Mainteneur de marché) Market Maker Account (Compte de mainteneur de marché) Market Maker Agreement (Convention de mainteneur de marché) Market Maker Assignment (Assignation à titre de mainteneur de marché)

Officer (Dirigeant) **Omnibus Account** (Compte omnibus) **Open Interest** (Intérêt en cours) **Open Position** (Position en cours) **Opening Purchase Transaction - (options and futures contracts)** (Achat initial - options et contrats à terme) **Opening Trade** (Opération initiale) **Opening Writing Transaction - options and futures contracts** (Vente initiale options et contrats à terme) **Option Contract** (Contrat d'option) **Out-of-the-money** (Hors jeu) **Outside Investor (Investisseur externe) Outstanding** (En cours) **Over-the-counter Trade** (Opération hors bourse) Parent Company (Société-mère) **Participating Securities (Valeurs participantes)** Partnership (Société de personnes) Partnership Approved Participant (Participant agréé en société) Permit Holder (Détenteur de permis) Person (Personne) Premium (Prime) Professional Account (Compte professionnel) **Put** (Option de vente) **Recognized Exchange** (Bourse reconnue) **Regulations of the Bourse** (Réglementation de la Bourse) **Related Firm** (Entreprise liée) Rules (Règles) **Rulings** (Ordonnances) Securities (Valeurs mobilières) Securities Act (Loi sur les valeurs mobilières) Security Deposit (Dépôt de garantie) Series of Options (Série d'options) Settlement Price (Prix de règlement) Share Futures Contract (Contrat à terme sur actions) Short Position (futures contracts) (Position vendeur - contrats à terme) Short Position (options) (Position vendeur - options) **Special Committee (Comité spécial)** Spread Position (futures contracts) (Position mixte contrats à terme) Trade (Opération) Trader (Négociateur) Trading Day (Jour de négociation) Trading Permit (Permis de négociation) Uncovered (À découvert) **Underlying Index** (Indice sous-jacent) **Underlying Interest** (Valeur sous-jacente) Unit of Trading (Quotité de négociation) Voting Securities (Valeurs mobilières avec droit de vote)

Throughout the Regulations of the Bourse, unless the subject matter or context otherwise requires:

Approved Lenders means a chartered bank or any other lending institution approved as such by the Bourse.

Approved Participant means an approved participant of the Bourse, whose name is duly recorded as such on the register referred to in article 3010 of the Rules of the Bourse and who has been approved by the Bourse pursuant to its Rules for the purpose of trading products listed on the Bourse.

Approved Person means the employee of an approved participant or the employee of an affiliated corporation or subsidiary of an approved participant that has been duly approved by the Bourse in accordance with article 7403.

Bankruptcy Act means the Bankruptcy and Insolvency Act, R.S. 1985, chapter B-3 as amended fromtime to time.

Board of Directors of the Bourse or **Board** (Conseil d'Administration de la Bourse ou <u>Conseil d'Administration</u>) means the Board of Directors of <u>the Bourse de Montréal Inc.</u> as defined in the <u>By-Lawsby-laws</u> of the Bourse and the resolutions of Directors.

Bond (Obligation) means a bond, debenture, note or other instrument of government or corporate indebtedness.

Bourse Approval (<u>Approbation de la Bourse</u>) means any approval given by the Bourse (including any committee or officer of the Bourse so authorized) under any provision of the Regulations of the Bourse.

Bourse or The Bourse means Bourse de Montréal Inc. Contract (Contrat de Bourse) means a) any contract between approved participants for the purchase or sale of any exchange listed product and b) any contract between approved participants for delivery or payment of any listed product (or product which was listed when the contract was made) arising from settlement through the clearing corporation.

Bourse (Bourse) means Bourse de Montréal Inc.

Call <u>(Option d'achat)</u> means an <u>option</u> by the terms of which its holder has the right, in accordance therewith, to:

- (a) in the case of a delivery settlement <u>optionOption</u>, purchase from the <u>elearing corporationClearing Corporation</u> the number of units of the <u>underlying</u><u>interestUnderlying Interest</u> covered by the <u>option;Option; or</u>
- (b) in the case of a cash settlement <u>option</u> require from the <u>clearing</u> <u>corporation</u> Clearing Corporation a cash payment corresponding to the amount by which the <u>contractOption Contract</u> is <u>inIn</u>-the-money.

CDCC (<u>CCCPD</u>) means Canadian Derivatives Clearing Corporation, a limited liabilitycompany, corporation incorporated under the *Canada Business Corporations Act*, which issues and guarantees <u>Guarantees</u> CDCC option contracts and futures contracts <u>Option Contracts and Futures</u> <u>Contracts</u>.

CDCC Option means a call or put option issued and guaranteed by Canadian Derivatives Clearing Corporation.

Chartered Bank (Banque à Charte) means any bank incorporated under the Bank Act (Canada).

Class of Options (<u>Classe d'options</u>) means all <u>optionsOptions</u> of the same style, covering the same <u>underlying interestUnderlying Interest</u> which are <u>guaranteedGuaranteed</u> by the same <u>clearing corporation</u>Clearing Corporation.

Clearing Approved Participant (Participant Agréé Compensateur) means, with respect to each category of listing, any approved participantApproved Participant which is a member of the clearing corporationClearing Corporation.

<u>Clearing CorporationClearing Corporation (Corporation de Compensation)</u> means a corporation or other entity which provides <u>tradeTrade</u> reporting, confirmation and settlement services and which is designated as such by the Bourse for each category of listing.

Client Account means an account established by an approved participant which is confined to securities or futures contracts transactions executed by the approved participant and positions carried by the approved participant on behalf of his elients. <u>Client Account</u> (Compte Client) means an account for a client of an Approved Participant, for Securities or Futures Contract Transactions but does not include an account in which a member of a self-regulatory organization, or a related firm, Approved Person or employee of such an Approved Participant, member or related firm, as the case may be, has a direct or indirect interest, other than an interest in a commission charged.

Closing Trade (options and futures contracts) means a transaction<u>Options and Futures</u> <u>Contracts</u>) (Opération de Liquidation- Options et Contrats à Terme) means a Transaction on the market which results in the reduction or elimination of a position in options or futures <u>contractOptions or Futures Contract</u>:

- (a) a) in relation to a long positionLong Position, by taking an offsetting shortpositionShort Position in an option or futures contractOption or Futures Contract having the same deliverable or cash settled underlying interestUnderlying Interest deliverable and the same expiry; or
- (b) b) in relation to a short positionShort Position, by taking an offsetting longpositionLong Position in an option or futures contractOption or Futures Contract having the same deliverable or cash-settled underlying interestUnderlying Interest and the same expiry.

<u>Code of Civil Procedure (Code de Procédure Civile) means the *Code of Civil Procedure* (chapter C-25.01), as amended from time to time.</u>

<u>Companies' Creditors Arrangement Act</u> (Loi sur les arrangements avec les créanciers des compagnies) means the Companies' Creditors Arrangement Act (R.S.C., 1985, c. C-36) as amended from time to time.

Corporate Approved Participant (Participant Agréé Corporatif) means an Approved Participant approved as such by the Bourse and meeting the requirements set forth under article <u>3401Article 3.2</u> of the Rules.

<u>Correspondence (Correspondance) means any written or electronic business related</u> communication prepared for delivery to a single current or prospective client, and not for dissemination to multiple clients or to the general public.

Current Index Value (Valeur Courante de l'Indice) means the current level of a particular underlying stock indexIndex established on the basis of the reported prices of the component stocks comprising such indexIndex.

Cycle (Cycle) means a combination of months including the expiration dates (e.g. February/ May/August/November).

Dealer (<u>Négociant</u>) means a <u>person</u> or company that <u>trades in options</u>, <u>futures</u> contracts or options on <u>futures contracts</u> <u>Trades in Options</u>, <u>Futures Contracts or Options on Futures</u> <u>Contracts</u> in the capacity of principal or agent.

Debt (<u>Dette</u>) is an <u>investmentInvestment</u> which provides its holder with a legal right, in specified circumstances, to demand payment of the amount owed; this term is <u>also</u> used to include debtor-creditor relationships whether or not represented by a written instrument or <u>securitySecurity</u>.

Defaulter (<u>Défaillant</u>) means a <u>personPerson</u> declared <u>as</u> a defaulter pursuant to <u>article</u> 4306 of Rule Four<u>Article 4.406</u> of the <u>BourseRules</u>.

Delivery (Livraison) means the voluntary transfer of possession of <u>securitiesSecurities</u> or the making of appropriate entries in respect of <u>securitiesSecurities</u> in the records of the <u>clearing</u> <u>corporationClearing Corporation</u>.

Delivery Month or **Settlement Month** (Mois de Livraison ou Mois de Règlement) means the calendar month in which a futures contractFutures Contract may be settled by making or taking deliveryDelivery or by making or receiving a cash settlementSettlement of the contract.

Derivatives Act (Loi sur les instruments dérivés) means the Derivatives Act, chapter I-14.01, as amended from time to time.

Derivative Instrument (Instrument Dérivé) means a financial instrument, the value of which derives from the value of an <u>underlying interest</u>Underlying Interest. Without limiting the foregoing, this <u>underlying interest</u>Underlying Interest may be a commodity or a financial instrument such as a stock, a <u>bondBond</u>, a currency, a stock or economic <u>indexIndex</u> or any other asset.

Designated Representative <u>(Représentant Attitré)</u> means a physical <u>personPerson</u> appointed to represent an <u>approved participantApproved Participant</u> in accordance with <u>article</u> <u>3501Article 3.104</u> of the Rules.

Director (Administrateur) means a physical personPerson who is a member of the Board of Directors of Bourse de Montréal Inc.

Disciplinary Committee <u>(Comité de Discipline)</u> means the committee <u>constitued</u> constituted by the Bourse in order to hear complaints brought under <u>Rule FourPart 4 of</u> <u>the Rules</u> of the Bourse.

Escrow Receipt means a document issued by a financial institution, approved by the clearing corporation, certifying that the underlying interest, or its direct substitute approved by the Bourse and the clearing corporation, is held by such financial institution to guarantee a specified option of a particular client of an approved participant.

<u>Electronic Trading Rules (Règles sur la Négociation Électronique) means Regulation</u> 23-103 respecting Electronic Trading (CQLR Chapter V-1.1, r. 7.1) as well as any applicable policy statement or notice.

Electronic Trading System or Trading System (Système de Négociation Électronique ou Système de Négociation) means the electronic systems administered by or on behalf of the Bourse for execution of Transactions on the Bourse, including both system defined strategies and User Defined Strategies.

Escrow Receipt (Récépissé d'Entiercement) means:

- (a) in the case of an equity, exchange-traded fund or income trust unit, a document issued by a Financial Institution approved by CDCC certifying that a Security is held and will be delivered upon Exercise by such Financial Institution in respect of a specified Option of a particular client of an Approved Participant; or
- (b) in the case of an OCC Option, a document issued by a depository approved by the <u>Clearing Corporation</u>, after executing and delivering agreements required by The <u>Options Clearing Corporation</u>, certifying that a Security is held and will be <u>delivered upon Exercise by such Financial Institution in respect of a specified</u> <u>OCC Option of a particular client of an Approved Participant</u>.

Exchange Contract (Contrat de Bourse) means a) any contract between approved participants for the purchase or sale of any exchange listed product and b) any contract between approved participants for delivery or payment of any listed product (or product which was listed when the contract was made) arising from settlement through the clearing corporation-

Exercise (Lever) means:

- (a) Exercise means, in the case of a <u>call optionCall Option</u> settled by the <u>deliveryDelivery</u> of the <u>underlying interest</u>, means<u>Underlying Interest</u>, to submit an <u>exerciseExercise</u> notice in order to take <u>deliveryDelivery</u> of and pay for or, in the case of a <u>put optionPut Option</u>, to sell and receive payment for the <u>underlying</u> <u>interestUnderlying Interest</u> which is the object of the <u>option;Option; or</u>
- (b) in the case of a cash settlement option, means<u>Option</u>, to submit an <u>exerciseExercise</u> notice in order to receive the cash value amount by which the <u>optionOption</u> is <u>inIn</u>-the-money.

Exercise Price (Prix de Levée) means:

- (a) Exercise Price means, in the case of a <u>deliveryDelivery</u> settlement <u>optionOption</u>, the specified price per unit at which the <u>underlyingUnderlying</u> interest may be purchased, in the case of a <u>callCall</u>, or sold, in the case of a <u>putPut</u>, upon <u>exerciseExercise</u> of the <u>optionOption</u>, plus accrued interest in the case of <u>optionsOptions</u> on <u>debtDebt</u> instruments; or
- (b) in the case of a cash settlement <u>optionOption</u>, the specified price per unit against which the marking price is compared in the event of an <u>exerciseExercise</u> to determine the amount by which the <u>contractOptionContract</u> is <u>in-In-the--money</u>.

Financial institution Institution (Institution Financière) means any entity engaged in the banking, loan, trust, pension fund, mutual fund or life insurance businesses.

Firm Account or <u>Approved Participant Account(Compte de Firme)</u> means an account established by an <u>approved participantApproved Participant</u> which is confined to <u>securities or</u> futures contracts transactions<u>Securities or Futures Contracts Transactions</u> executed by the <u>approved participantApproved Participant</u> and positions carried by the <u>approved participantApproved Participant</u> on its own behalf.

Floating Margin Rate (Taux de Marge Flottant) means:

- (a) the last calculated regulatory Margin interval, effective for the regular reset period or until a violation occurs, such rate to be reset on the regular reset date, to the calculated regulatory Margin interval determined at that date; or
- (b) where a violation has occurred, the last calculated regulatory Margin interval determined at the date of the violation, effective for a minimum of twenty (20) business days, such rate to be reset at the close of the twentieth (20th) business day, to the calculated regulatory Margin interval determined at that date, where a reset results in a lower Margin rate.
- (c) For the purposes of this definition:

the term "regular reset period" is the normal period between Margin rate resets. This period must be determined by the Canadian self-regulatory organizations with member regulation responsibility and must not be longer than sixty (60) business days:

the term "regulatory Margin interval" means the Margin interval calculated by the Bourse in collaboration with CDCC; and

the term "violation" means the circumstance where the maximum one or two day percentage change in the daily closing prices is greater than the Margin rate. Foreign <u>Approved Participant (Participant Agréé Étranger) means an</u> Approved Participant<u>means an approved participant</u> approved as such by the Bourse, pursuant to article 3004of the <u>RulesArticle 3.3</u>.

Futures Contract <u>or **Futures** (Contrat à Terme)</u> means the obligation incurred to make or receive <u>deliveryDelivery</u> or a cash settlement of the value of an underlying asset during specified months, which obligation may be satisfied by offset, by <u>deliveryDelivery</u> or by cash settlement during such months.

Futures Contract on Index (Contrat à Terme sur Indice) means a Futures Contract on Index means a futures contract whose underlying interest whose Underlying Interest is an indexIndex.

Guaranteeing (<u>Garantissant</u>) means being liable for, ensuring the <u>deliveryDelivery</u> of a <u>securitySecurity</u> for or entering into an agreement (contingent or otherwise) having the effect or result of so becoming liable or ensuring the <u>deliveryDelivery</u> of a <u>securitySecurity</u> for a <u>personPerson</u>, including any agreement to purchase an <u>investmentInvestment</u>, property or services, to supply funds, property or services or to make an <u>investmentInvestment</u> for the purpose of directly or indirectly enabling such <u>personPerson</u> to perform its obligations in respect of such <u>securitySecurity</u> or <u>investmentInvestment</u> or assuring the investor of such performance.

Hedger (<u>Contrepartiste</u>) means a <u>personPerson</u> or company who carries on activities in a particular field and, as a necessary part of these activities, becomes exposed from time to time to risk attendant upon fluctuations in the price of goods which are related to such activities and offsets that risk through trading in <u>options</u>, <u>futures contracts or options on futures contractsOptions</u>, <u>Futures Contracts or Options on Futures Contracts</u> on these goods or on related goods whether or not any particular <u>tradeTrade</u> is effected for that purpose.

Holding company<u>Company</u> (Société de Portefeuille) means, in respect of any corporation, any other corporation which owns more than 50% of each class of voting-securities<u>Voting Securities</u> and more than 50% of each class of <u>participating securitiesParticipating</u> <u>Securities</u> of the first-mentioned corporation or of any other corporation which is a <u>holding</u> company<u>Holding Company</u> of the first-mentioned corporation, but an <u>industry investorIndustry</u> <u>Investor</u> shall not be considered to be a <u>holding companyHolding Company</u> by reason of the ownership of <u>securitiesSecurities</u> in its capacity as an <u>industry investorIndustry Investor</u>.

In-the-money (En Jeu) in respect of an option<u>Option</u> means the market price of the underlying interest<u>Underlying Interest</u> is above, in the case of a <u>callCall</u>, or below, in the case of a <u>putPut</u>, the <u>exercise priceExercise Price</u> of the <u>optionOption</u>.

Index (Indice) means an equity Index where:

- (a) the basket of equity Securities underlying the Index is comprised of eight or more Securities;
- (b) the weight of the single largest Security position in the basket of equity Securities underlying the Index represents no more than 35% of the overall market value of the basket:

- (c) the average market capitalization for each Security position in the basket of equity Securities underlying the Index is at least \$50 million; and
- (d) in the case of foreign equity Indices, the Index is both listed and traded on an exchange that meets the criteria for being considered a Recognized Exchange as set out in the definition of "regulated entities" included in the General Notes and Definitions of the "Joint Regulatory Financial Questionnaire and Report" form of the Investment Industry Regulatory Organization of Canada (IIROC).

Index Option (Option sur Indice) means an option contractOption Contract traded on the Bourse whose underlying interest the Underlying Interest of which is an indexIndex. In the case of the exerciseExercise of an index optionIndex Option, the seller pays to the buyer via the clearing corporationClearing Corporation a cash amount equivalent to the amount by which the exerciseExercise option contract is in the ExerciseOption Contract is In-the-money on the date of exerciseExercise.

Index Participation Unit (IPU) <u>(Unité de Participation Indicielle (UPI))</u> means a unit of beneficial interest in the assets of a fund established under a trust agreement, the underlying assets of which are <u>securitiesSecurities</u> underlying an <u>indexIndex</u>.

Industry Investor (Investisseur de l'Industrie) means, in respect of any approved participant or holding company of an approved participant <u>Approved Participant</u> or <u>Holding Company</u> of an Approved Participant, any of the following who owns a beneficial interest in an investment Investment in the approved participant<u>Approved Participant</u> or its holding company<u>Holding Company</u>:

- (a) i) the approved participant the Approved Participant's full-time officersOfficers and employees;
- (b) $\frac{1}{10}$ spouses of individuals referred to in paragraph $\frac{1}{10}$;
- (c) iii) a personal investment Investment corporation, if:
 - a(i) a majority of each class of the voting shares is held by the <u>personsPersons</u> referred to in paragraph i(a); and
 - **b**(<u>ii</u>) all interests in all other equity shares of the personal <u>investmentInvestment</u> corporation are beneficially owned by the <u>personsPersons</u> referred to in paragraphs <u>i(a)</u> or <u>ii(b)</u> or by investors approved as <u>industry-investorsIndustry Investors</u> with respect to the particular <u>approved-participantApproved Participant</u> or its <u>holding companyHolding Company</u>;
- (d) iv) a family trust established and maintained for the benefit of the children of the persons Persons referred to in paragraph i(a) or ii) above(b), if:
 - a(i) these <u>persons</u> maintain full direction and control of the family trust, including, without limitation, its <u>investmentInvestment</u> portfolio and the exercise of voting and other rights attaching to instruments and <u>securitiesSecurities</u> contained in the <u>investmentInvestment</u> portfolio; and

- **b**(<u>ii</u>) all the beneficiaries of the family trust are children of the <u>personsPersons</u> referred to in paragraph <u>i(a)</u> or <u>ii) above(b)</u> or are investors approved as <u>industry investorsIndustry Investors</u> with respect to the particular <u>approved</u> <u>participantApproved Participant</u> or its <u>holding companyHolding Company</u>;
- (e) v) a registered retirement savings plan established under the *Income Tax Act* (Canada) (or pursuant to equivalent provisions) by one of the <u>personsPersons</u> referred to in paragraph (d)(i) if control over the <u>investmentInvestment</u> policy of the registered retirement savings plan is held by that <u>personPerson</u> and if no other <u>personPerson</u> has any beneficial interest in the registered retirement savings plan;
- (f) vi) a pension fund established by an approved participant Approved Participant for the benefit of its officersOfficers and employees, if the pension fund is organized so that full power over its investmentInvestment portfolio and the exercise of voting and other rights attaching to instruments and securitiesSecurities contained in the investmentInvestment portfolio is held by personsPersons referred to in paragraph i(a);
- (g) vii) the estate of one of the <u>personsPersons</u> referred to in paragraph i(a) or ii(b), for a period of one year after the death of such <u>personPerson</u> or such longer period as may be permitted by the <u>applicable</u> board of directors <u>of the Approved</u> <u>Participant or of its Holding Company</u> and the Bourse;
- (h) but provided however, any of the foregoing is an industry investor Industry Investor only if an approval for purposes of this definition has been given, and not withdrawn, by:
 - (i) a) the board or directors of the approved participant<u>Approved</u> <u>Participant</u> or of its <u>holding companyHolding Company</u>, as the case may be; and
 - (ii) b) the Bourse.

Industry Member (Membre de l'Industrie) means, in respect of any approved participant<u>Approved Participant</u>, a physical <u>personPerson</u> who has been approved by the Bourse for purposes of this definition and is actively engaged in the business of the <u>approved Participant</u> and devotes a major part of his or her time to that business; to determine whether or not a <u>personPerson</u> may be approved as an <u>industry memberIndustry</u> <u>Member</u>, the Bourse shall take into account whether the <u>personPerson</u>:

- (a) i) has experience acceptable to the Bourse as a broker or <u>dealerDealer</u> in <u>securities or futures contractsSecurities or Futures Contracts</u> for a period of five years or such lesser period as may be approved by the Bourse;
- (b) ii) to an extent acceptable to the Bourse, is actively engaged in the business of the approved participant Approved Participant and devotes the major portion of his or her time thereto; and

(c) iii) has successfully completed such training or such course as may from time to time be required by the Bourse.

Intercommodity Spread (futures contracts) means the purchase and sale of futures contracts with different but related underlying interests in the same or different markets in the same or different delivery months.

Intermarket Spread (futures contracts) means the purchase and sale of futures contracts with the same or substantially similar underlying interests in the same or different delivery months in two different markets.

Introducing Broker means a broker for whom clients' accounts are recorded in the books of another broker as if the clients were those of the latter.

Investment (Investissement) means, in respect of any personPerson, any securitySecurity or debt obligation issued, assumed or guaranteed by such personPerson, any loan to such personPerson, and any right to share or participate in the assets, profit or income of such personPerson.

Listed Product (<u>Produit Inscrit</u>) means any <u>derivative instrument</u> <u>Derivative Instrument</u> listed for trading on the Bourse.

Long Position (futures contracts Futures Contracts) (Position Acheteur- Contrats à <u>Terme</u>) means, in the case of a futures contract Futures Contract with a deliveryDelivery feature, to take deliveryDelivery of the underlying interestUnderlying Interest or, in the case of a futures contractFutures Contract with a cash settlement feature, to make or receive a cash settlement as per the futures contractFutures Contract specifications.

Long Position (<u>options) (Position Acheteur- Options</u>) means a <u>person'Person's</u> interest as the holder of one or more <u>option contracts</u><u>Option Contracts</u>.

Major Position (<u>Position Importante</u>) means having the power to direct or cause the direction of the management or policies of a <u>personPerson</u> whether through ownership of <u>securitiesSecurities</u>, by contract or otherwise. A <u>personPerson</u> is considered to hold a <u>major</u> <u>positionMajor Position</u> in the capital of another <u>personPerson</u> if such <u>personPerson</u>, directly or indirectly:

- (a) has the right to vote 10% or more of the voting securities. Voting Securities; or
- (b) is entitled to receive 10% or more of the net profits of the other personPerson.

Margin (<u>Marge</u>) means the minimum deposit required for each <u>listed productListed</u>. <u>Product</u> in accordance with the Rules of the Bourse.

Market Maker (<u>Mainteneur de Marché</u>) refers to an <u>approved participantApproved</u> <u>Participant</u> or a client of an <u>approved participantApproved Participant</u> who has been granted a market maker assignment<u>Market Making Assignment</u> in accordance with the Regulations of the Bourse.

Market Maker Account (Compte de Mainteneur de Marché) means a firm account<u>Firm</u> <u>Account</u> of an <u>approved participantApproved Participant</u> that is confined to transactions<u>Transactions</u> initiated by the <u>approved participantApproved Participant</u> acting as a <u>market maker</u>.Market Maker_

<u>Market Making</u> Agreement (Convention de Maintien de Marché) means an agreement entered into by the Bourse and a <u>market makerMarket Maker</u> which sets out the terms and conditions of the <u>market maker assignmentMarket Making Assignment</u>.

Market <u>Maker Making</u> Assignment (Assignation à Titre de Mainteneur de Marché) means an assignment granted by the Bourse to a <u>market maker Market Maker</u> to carry out certain market making obligations with regards to specific <u>listed products Listed Products</u> pursuant to the Regulations of the Bourse.

Market Supervisor (Superviseur de Marché) means an employee of the Bourse who monitors the day-to-day trading on the Trading System.

OCC Option (Option OCC) means a Call Option or a Put Option issued by The Options Clearing Corporation.

Officer (Dirigeant) means any personPerson exercising the functions of a president, vice-president, chief executive officer, chief financial officer, chief operating officer, secretary, any other personPerson designated an officerOfficer of an approved participantApproved Participant by law or similar authority, or any personPerson acting in a similar capacity on behalf of an approved participantApproved Participant.

Omnibus Account (<u>Compte Omnibus</u>) means an account held in the name of an entity or <u>personPerson</u> which may be utilized for recording and clearing the <u>tradesTrades</u> of two or more undisclosed customers of the account holder.

Open Interest (Intérêt en Cours) means the total outstanding long or short positionsLong Positions or Short Positions for each series and in aggregate, in options, futures contracts or options on futures contractsOptions, Futures Contracts or Options on Futures Contracts relating to a particular underlying interestUnderlying Interest.

Open Position (<u>Position en Cours</u>) means the position of a buyer or seller of a futurescontract<u>Futures Contract</u>.

Opening Purchase Transaction (options and futures contractsOptions and Futures <u>Contracts)</u> (Achat Initial- Options et Contrats à Terme) means an exchange transaction<u>Transaction</u> in which the result is to create or increase a long position in options or <u>futures contracts</u>Long Position in Options or <u>Futures Contracts</u> involved in such transaction<u>Transaction</u>.

Opening Trade means a trade in a futures contract that is not a liquidating trade.

Opening Writing Transaction (options and futures contracts)<u>Options and Futures</u> <u>Contracts</u>) (Vente Initiale-Options et Contrats à Terme) means an exchange transaction<u>Transaction</u> in which the result is to create or increase a short position in options or futures contracts<u>Short</u> Position in Options or Futures Contracts involved in such transaction<u>Transaction</u>.

Option Contract or **Option** (Contrat d'Option ou Option) means, in the case of settlement by deliveryDelivery of the underlying interestUnderlying Interest, a contract guaranteedGuaranteed by a designated clearing corporationClearing Corporation granting to the holder a right to sell (putPut) or a right to buy (callCall) a unitUnit of tradingTrading of the underlying interestUnderlying Interest at a fixed price during a predetermined period, in the case of an American optionOption or at the end of this predetermined period in the case of a European optionOption; in the case of cash settlement, a contract guaranteedGuaranteed by a designated clearing corporationClearing Corporation granting to the holder a right to receive a cash payment equivalent to the inIn-the-money amount of the optionOption at the time of exerciseExercise or expiry (e.g. index optionsIndex Options).

Out-of-the-money (<u>Hors Jeu</u>) in respect of an <u>optionOption</u>, means the market price of the <u>underlying interestUnderlying Interest</u> is below, in the case of a <u>eallCall</u>, or above, in the case of a <u>putPut</u>, the <u>exercise priceExercise Price</u> of the <u>optionOption</u>.

Outside investor Investor (Investisseur Externe) means, in respect of an approved participant or a holding company of an approved participant, a person Approved Participant or a Holding Company of an Approved Participant, a Person who is not:

- i) an approved lender with respect to that approved participant or holding company of an approved participant;
- ii) an industry investor with respect to that approved participant or holding company of an approved participant;
 - (a) an Approved Lender with respect to that Approved Participant or Holding Company of an Approved Participant; or
 - (b) an Industry Investor with respect to that Approved Participant or Holding Company of an Approved Participant;

but provided however, an outside investor Outside Investor who becomes an industrymemberIndustry Member shall cease to be an outside investor Outside Investor only six months after becoming an industry memberIndustry Member or on such earlier date as he obtains the requisite approvals to become an industry memberIndustry Member.

Outstanding (En Cours), in respect of an <u>optionOption</u>, means that the <u>optionOption</u> is duly recorded and <u>guaranteedGuaranteed</u> by the Clearing Corporation and has neither been <u>exercisedExercised</u>, assigned or the subject of a closing <u>transactionTransaction</u> nor has expired.

Over-the-counter Trade <u>or OTC (Opération Hors Bourse)</u> means <u>athe</u> trading of a <u>derivative instrumentDerivative Instrument</u>, or of a <u>securitySecurity</u>, by mutual agreement between two parties without the use of an organized market.

Parent Company (Société-Mère) means a corporation that has another corporation as a subsidiary.

Participating Securities (Valeurs Participantes) of an organization, whether incorporated or unincorporated, are those of its <u>securitiesSecurities</u> outstanding from time to time which entitle the holders thereof to a participation, limited or unlimited, in the earnings or profits of the issuing organization, either alone or in addition to a claim for interest or dividends at a fixed rate, and includes, except where the reference is to outstanding <u>participating securitiesParticipating</u> <u>Securities</u>, those <u>securitiesSecurities</u> which entitle the holders thereof, on conversion, exchange, the <u>exerciseexercise</u> of rights under a warrant, or otherwise, to acquire <u>participating securitiesParticipating</u> <u>securitiesParticipating</u>.

Partnership (Société de Personnes) means an enterprise in which two or more personsPersons (the partners) put assets, their credit and their expertise in common with the view of sharing the benefits that may result from such pooling.

Partnership Approved Participant (Participant Agréé en Société) means an Approved Participant approved as such by the Bourse and meeting the requirements set forth under article <u>3301Article 3.2</u> of the Rules.

Permit Holder means the holder of a trading permit granted pursuant to the Regulations of the Bourse.

Person (Personne) means an individual, a partnershipPartnership, a corporation, a government or any department or agency thereof, a court, a trustee, any unincorporated organization and the heirs, executors, administrators or other legal representatives of an individual.

Premium (<u>Prime</u>) means the price of the <u>option</u><u>Option</u>, per unit of the <u>underlying</u><u>interest</u><u>Underlying</u><u>Interest</u>, agreed upon between the purchaser and seller in a <u>transaction</u><u>Transaction</u> on the <u>option</u><u>Option</u> market.

Professional Account (Compte Professionnel) means an account in which a direct or indirect beneficial interest is held by an approved participant Approved Participant, a related firm, an approved person or a permit holder or an Approved Person.

Put (Option de Vente) means an optionOption by the terms of which the holder has the right in accordance therewith, to:

- (a) in the case of a <u>deliveryDelivery</u> settlement <u>optionOption</u>, sell to the <u>clearing_corporationClearing_Corporation</u> the number of units of the <u>underlying-interestUnderlying Interest</u> covered by the <u>option contractOption Contract</u>;
- (b) in the case of cash settlement option_Option, require from the clearingcorporation_Clearing_Corporation a cash payment corresponding to the amount by which the contract_Option_Contract is in-In-the-_money.

Recognized Exchange (Bourse Reconnue) means any exchange carrying on its activities within the territory of one of the BasleBasel Accord Countries and of the countries that have adopted the banking and supervisory rules set out in that Accord, and any other exchange or group of exchanges with whom the Bourse has entered into a collaboration agreement.

Regulations of the Bourse (Réglementation de la Bourse) means the Rules, the Rulings and Policies the other policies and procedures of the Bourse, and the instructions, decisions and directions of the Bourse (including those of any committee or person so authorized) as amended, supplemented and in effect from time to time.

Regulatory Division (Division de la Réglementation) means the Regulatory Division established by the Board.

Related Firm (Entreprise Liée) means a sole proprietorship, partnershipPartnership or corporation which is related with an approved participantApproved Participant in that either of them, together with the partners and directors, officers, shareholders and employees of it, collectively have at least a 20% ownership interest in the other of them, including an interest as a partner or shareholder, directly or indirectly, and whether or not through holding companies; which carries on as a substantial part of its business that of a broker, dealerDealer or adviser in securities or futures contractsSecurities or Futures Contracts; which deals with or has obligations to any personPerson other than such approved participantApproved Participant or for obligations to any personPerson incurred through such approved participantApproved Participant; and which is under the audit jurisdiction of a self-regulatory organization which is a participant to the Canadian Investor Protection Fund.

Rules <u>(Règles)</u> refers to those Regulations of the Bourse of general application to all approved participants <u>Approved Participants</u> or to a class of <u>approved participants <u>Approved</u></u> <u>Participants</u> which the Bourse is empowered to adopt and which are in effect from time to time.

Rulings (Ordonnances) refer to those Regulations of the Bourse whose application is limited to one or more specific approved participants Approved Participants and which the Board of Directors of the Bourse or any other committee or person person appointed by the Board is empowered to make, including without limitation all orders, decisions and adjudications.

Sales Literature (Documentation Commerciale) includes any written or electronic communication, other than Advertisements and Correspondence, distributed to or made generally available to a client or potential client including a recommendation with respect to a Security or Trading Strategy. Sales literature includes but is not limited to records, videotapes and similar material, market letters, research reports, circulars, promotional seminar text, telemarketing scripts and reprints or excerpts of any other Sales Literature or published material, but does not include preliminary or final prospectuses.

Securities or <u>Security (Valeurs Mobilières)</u> refer to forms of <u>investmentInvestment</u> contemplated by section 1 of the <u>Quebec</u>-Securities Act, R.S.Q., chapter V-1.1 and shall include, where the <u>contract_context</u> requires, <u>futures contractsFutures Contracts</u>.

Securities Act (Loi sur les valeurs mobilières) means the Quebec Québec Securities Act, R.S.Q. chapter V-1.11.1, as amended from time to time.

Security Deposit means the amount required to be deposited with a clearing corporation as security for obligations to such clearing corporation.

Series of Options means all <u>optionsOptions</u> of the same class, the same type, covering the same quantity of an <u>underlying interestUnderlying Interest</u> and having the same <u>exercise</u><u>priceExercise Price</u> and expiration date.

Settlement Price (<u>Prix de Règlement</u>) means the price which is used by the Bourse and the <u>elearing corporation</u> Clearing Corporation to determine daily the net gains or losses in the value of <u>open positions in futures contracts</u> Open Positions in Futures Contracts;

Share Futures Contract (Contrat à Terme sur Actions) means a futures contract whose underlying interest Futures Contract whose Underlying Interest is a Canadian or an international stock, an exchange-traded fund or a trust unit listed on a recognized exchangeRecognized Exchange.

Short Position (futures contracts Futures Contracts) (Position Vendeur- Contrats à Terme) where used in relation to a futures contract Futures Contract, means, in the case of a futures contract Futures Contract with a deliveryDelivery feature, to be under an obligation to make deliveryDelivery of the underlying interestUnderlying Interest or, in the case of a futures contract Futures Contract with a cash settlement feature, to make or receive a cash payment.

Short Position (options) (Position Vendeur- Options) means a person'<u>Person's</u> obligation as the writer of one or more option contracts<u>Option Contracts</u>.

Special Committee (Comité Spécial) means the Special Committee of the Regulatory Division appointed by the Board of Directors of Bourse de Montréal Inc. pursuant to the rules adopted in that regard.

Spread Position (<u>futures contracts</u><u>Futures Contracts)</u> (<u>Position Mixte- Contrats à</u> <u>Terme</u>) means the assumption of a <u>longLong Position</u> and a <u>short position in futures contracts</u><u>Short</u><u>Position in Futures Contracts</u> having different expiry months in the same <u>underlying</u><u>interest</u><u>Underlying</u><u>Interest</u> for the same account.

<u>Tracking Error Margin Rate (Taux de Marge pour les Erreurs de Suivi) means the last</u> calculated regulatory Margin interval for the tracking error resulting from a particular offset strategy. The meaning of the term "regulatory Margin interval" and the Margin rate policy are the same as for the Floating Margin Rate.

Trade <u>or Transaction (Opération)</u> means a contract for the purchase or sale of a <u>listed</u> <u>productListed Product</u>.

Trader (<u>Négociateur</u>) means a person approved as such by the Bourse.

Trading Day <u>(Jour de négociation)</u> means, with respect to each Listed Product, a business day during which trading of the Listed Product is permitted on the electronic trading systems of the Bourse, during hours determined by the Bourse from time to time, and may be composed of one or more trading sessions, as the case may be.

Trading Permit means a permit issued by the Bourse to an approved participant and entitlingits holder to the rights, privileges and obligations provided in the Regulations of the Bourse. <u>Strategy</u> (Stratégie de Négociation) means a broad general approach to Investments including matters such as the use of specific products, leverage, frequency of trading or a method of selecting particular Investments but does not include specific Trade or sectorial weighting recommendations.

Uncovered (<u>À Découvert</u>) in respect of a <u>short position</u> in an <u>optionOption</u>, means that the <u>short positionShort Position</u> is not covered.

Underlying Index (<u>Indice Sous-Jacent</u>) means a stock <u>indexIndex</u> calculated by a calculation agent on which an <u>option, a futures contractOption</u>, a <u>Futures Contract</u> or an <u>optionOption</u> on a <u>futures contractFutures Contract</u> is listed and which reflects representative stock market values of either a broad segment of the stock market ("broad market <u>indexIndex</u>") or of a particular industry or group of related industries ("sectorial <u>indexIndex</u>").

Underlying interestInterest (Valeur Sous-Jacente) means an asset which underlies and determines the value of a derivative instrument. The underlying interestDerivative Instrument. The <u>Underlying Interest</u> may be a commodity, a financial instrument, such as a stock, a currency, a stock or economic indexIndex or any other asset.

Unit of Trading (Quotité de Négociation) means in respect of any series of derivative instrumentDerivative Instrument, the number of units of the <u>underlying interestUnderlying Interest</u> which has been designated by the <u>elearing corporationClearing Corporation</u> and the Bourse as the number to be the subject of a single <u>derivative instrumentDerivative Instrument</u> contract.

<u>User Defined Strategy or UDS (Stratégies Définies par l'Utilisateur ou SDU) means a</u> <u>facility of the Trading System that enables Approved Participants to create customized strategies</u> to be disseminated and traded.

Voting <u>securities</u><u>Securities</u> (Valeurs Mobilières avec Droit de Vote) of an <u>approved</u> <u>participantApproved Participant</u> or its <u>holding companyHolding Company</u> means all <u>securities</u><u>Securities</u> of that <u>approved participantApproved Participant</u> or its <u>holding companyHolding</u> <u>Company</u> outstanding from time to time that carry the right to vote for the election of directors, and includes:

- (a) i) except where the reference is to outstanding voting securities Voting
 <u>Securities</u>, those securities Securities which entitle the holders thereof, on conversion, exchange, the exercise of rights under a warrant, or otherwise, to acquire voting securities Voting Securities; and
- (b) ii) preferred shares which carry the right to vote for the election of directors only upon the occurrence of a specific event if such specific event has occurred.

Article 1.102 Interpretation

For all purposes of these Rules, except as otherwise expressly provided herein or unless the context otherwise requires:

- (a) terms defined in the Rules include the plural as well as the singular and vice versa;
- (b) words importing gender include all genders;
- (c) any reference in an Article to a paragraph, subparagraph or clause is to the referenced paragraph, subparagraph or clause in such Article;
- (d) references to days, months and years refer to calendar days, months and years, respectively; and
- (e) all references to "including" are deemed to be followed by the words "without limitation."

1103 Affiliated Corporations and subsidiaries

(17.12.81, 02.09.03, 11.07.18)

For the purpose of the Rules, the expression "affiliated corporations and subsidiaries" means the following situations:

- (a) a corporation is deemed to be an affiliate of another corporation if one of them is the subsidiary of the other or if both are subsidiaries of the same corporation or if each of them is controlled, directly or indirectly by the same personPerson or group of personsPersons;
- (b) a corporation shall be deemed to be controlled by another <u>personPerson</u> or by a group of <u>personsPersons</u> if:
 - (i) voting securities Voting Securities of the corporation carrying more than 50% of the votes for the election of directors are held, otherwise than by way of securitySecurity only, by or for the benefit of the other personPerson or group of personsPersons; and
 - (ii) ii) the votes carried by such <u>securitiesSecurities</u> are entitled, if exercised, to elect a majority of the board of directors of the corporation; and
 - (iii) and where the Bourse determines that a personPerson shall, or shall not, be deemed to be controlled by another personPerson, then such determination shall be determinant as to their relationship in the application of this rule;
- (c) e a corporation shall be deemed to be a subsidiary of another corporation if:
 - (i) i it is controlled by:

- 21 -

- A(1) that other corporation; or
- **B(2)** that other corporation and one or more other corporations each of which is controlled by that other corporation; or
- C(3) two or more corporations each of which is controlled by that other corporation; or
- ii(4) it is a subsidiary of a corporation which is itself a subsidiary of that other corporation;
- (d) a personPerson, other than a corporation, shall be deemed to beneficially own securitiesSecurities held by a corporation controlled by him or by an affiliate of such corporation; or
- (e) e) a corporation shall be deemed to beneficially own securities Securities held by its affiliates;

<u>- 23 -</u>

PART 2 - GOVERNANCE

Chapter A—Board of Directors

<u>Article 2.0</u> <u>1104</u> Exercise of <u>PowersPower</u> of the Bourse

(17.12.81, 02.09.03)

Whenever the Bourse is specified as having any powers, rights, discretion or is entitled to take any action, then such powers may be exercised on behalf of the Bourse by the Board of Directors of the Bourse, its designated officers or by any committee or <u>personPerson</u> designated by the Board of Directors <u>of the Bourse</u> or the President<u>of the Bourse</u>, unless the subject matter or context otherwise requires.

1105 Interpretation

(17.12.81, 02.09.03)

The division of the <u>Chapter B—Regulatory Division</u>

Article 2.100 Creation of the Regulatory Division

The Regulatory Division is created by the Board with the aim of ensuring that the regulatory functions of the Bourse are carried out efficiently and fairly. To this end, the supervision of the regulatory duties and operations of the Bourse are entrusted to the Regulatory Division, which shall operate as a distinct business unit separate from the other activities of the Bourse. The Regulatory Division shall be not-for-profit and financially self-sufficient.

Article 2.101 Duties of the Regulatory Division

The Regulatory Division carries on its duties in the following fields of activity:

- (a) Market analysis, including but not limited to:
 - (i) review and analysis of the Transactions executed on the market of the Bourse to determine whether the applicable Regulations of the Bourse intoseparate parts, articles, paragraphs and clauses, the provision of a table of contents or of an index, the insertion of headings, indented notes and footnotesare for convenience of reference only and shall not affect the interpretation of the Regulations of the Bourse.

The interpretation of the Regulations of the Bourse made by the Board of Directors shall be final and conclusive.

1106 Motion to Enact, Repeal or Amend (17.12.81, abr. 01.10.00)

1107 Amendment to Motion to Enact, Repeal or Amend (17.12.81, abr. 01.10.00)

1108 Publication (17.12.81, 02.09.03)

Copies of the Regulations of the Bourse shall be made available to all approved participants in such form and at such cost as the Board of Directors of the Bourse may approve.

1109 Notices (17.12.81, 02.09.03)

Except where special provisions of the Regulations of the Bourse otherwise provide, any notice or communication of any proceeding, decision or ruling of the Bourse, whether or not such notice or communication is formally required, may be given on the authority of the committee or person empowered to hold such proceeding or make such decision or ruling, either in person or by telephone to the person affected or a partner, director, officer or employee of the approved participant with whom such affected person is associated, provided that in all cases such notice is confirmed forthwith in writing and such confirmation mailed or delivered to such affected person at his last known address. Except where special provisions of the Regulations of the Bourse otherwise provide, only one hour's notice need be given of any proceeding when such notice is formally required or when the attendance of the affected person at such proceeding is ordered. A decision or ruling of the Bourse shall take effect according to its terms independent of any notice which may be given or which may be required to be given.

1110 Citations

(17.12.81, 02.09.03)

The grouping herein of articles is for convenience of consultation only, and any article of the rulesmay be cited by reference to the number of the article without it being necessary to refer to the number of the rule. When the word "article" is used in the Regulations of the Bourse, it shall mean an article of the rules, unless some other reference is expressly indicated.

A ruling shall be cited by naming the date it bears and the committee or person who made it, e.g. "Board of Directors Ruling dated August 1, 2001".

- **1111 Transitional** (17.12.81, abr. 01.10.00)
- **1112 Transitional** (17.12.81, abr. 01.10.00)
- **2510** Liability to the Bourse (03.02.77, 17.12.81, 09.03.99, 18.10.02, 11.04.05)

No director, member of any committee, officer or employee of the Bourse shall be liable to the Bourse for the acts, receipts, errors or omissions of any other director, member of any committee, officer or employee of the Bourse, or for joining in any receipt or other act for conformity, or for any loss, damage or expense occurring through the insufficiency or deficiency of title to any property acquired for or on behalf of the Bourse, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Bourse shall be invested or for any loss or damage arising from the bankruptcy,

insolvency or wrongful act of any person with whom any of the moneys, securities or assets of the Bourse shall be deposited, or for any loss occasioned by any error of judgment or oversight on his part, or for any other loss or damage whatever which shall happen in the execution of the duties of his officeor in relation thereto, unless the same are occasioned by his own intentional or gross fault.

2510A Bourse Liability

(11.03.92, 18.10.02, abr. 11.04.05)

- **2511** Liability of the Bourse (11.04.05, 01.12.17)
- 1) Any claim against the Bourse by an approved participant, an approved person, or a partner, shareholder, director, officer, agent or employee of an approved participant shall be governed by the laws of Québec.
- 2) Except as expressly provided herein, the Bourse and its directors, officers, committee members and employees shall be exempt from all liability arising out of the acts or omissions of the Bourse, an affiliate of the Bourse, or the directors, officers, employees, agents, and independent contractors of the Bourse or of an affiliate of the Bourse.
- 3) The exemption from liability set out in paragraph 2 above shall not extend to, nor limit liability for damages caused through an intentional or gross fault as defined in Article 1474 of the Civil Code of Québec.
- 4) Notwithstanding paragraph 2 above, the Bourse undertakes to make payments in settlement of claimsby approved participants for losses arising out of an error by an employee of the Bourse in regard to an order of the approved participant on the trading systems of the Bourse. Such payments shall be subject to the following conditions and limitations:
 - a) Any such payment may only be made as compensation for losses, except for loss of profit, sustained as an immediate, direct and foreseeable consequence of an error by an employee of the Bourse in regard to an order on the trading systems of the Bourse.
 - b) The Bourse's total liability in respect of all such claims by all approved participants of the Bourse in any calendar year shall be limited to \$240,000. All claims by approved participants shall be reviewed and evaluated by the Bourse on a yearly basis and shall share *pro rata* whenever the aggregate amount payable in respect of all such claims by all approved participants as determined by the Bourse exceeds the yearly limit.
 - e) Immediately upon becoming aware of an error for which it may make a claim, the approved participant must inform the Bourse of all the relevant details of which the approved participant is aware in order for the Bourse to trace the affected order in its systems (the "Advance Notice-Requirement"). The Bourse will process a claim for payment only if (1) the approved participant has complied with the Advance Notice Requirement, (2) the approved participant has submitted a claim in writing to the Bourse within thirty days from the date the approved participant first knew of the loss, but in any event no later than thirty days from the end of the calendar year during which the approved participant's order relating to the loss occurred, and (3) the approved participant has provided to the Bourse, as soon as available but in any event no later than thirty days from the earlier of (a) the date the approved participant first knew of the loss and (b) the end of the calendar year during which the approved participant's order relating to the Bourse to the loss occurred, all documents and information reasonably required by the Bourse to enable

it to evaluate the claim (the "Required Information"). The Bourse undertakes to review and evaluate such claims in a commercially reasonable manner and to advise the approved participant of its decision regarding payment of the claim within thirty days from the receipt of the Required Information. The Bourse undertakes to pay the amount which it determines is due in respect of each claim, subject to any pro rating required under paragraph 4) b) above, within sixty days from the end of the calendar year in which the loss occurred. Any disputed claim must be arbitrated in accordance with articles 5201 *et seq*.of Rule Five, which shall apply *mutatis mutandis*.

- d) Without limiting the generality of paragraph 4) a), no loss shall be eligible for payment by the Bourse under paragraph 4):
 - i) if it was the result of a failure or defect in the hardware or software used by the Bourseor an interruption in the supply of energy or communications services, except to the extent that the fault of an employee of the Bourse contributed to the loss;
 - ii) if it relates to the market surveillance or regulatory activities of the Bourse;
 - iii) to the extent that it was due to the failure of the approved participant or its client to take reasonable steps to mitigate the loss.
- e) No payment by the Bourse under this paragraph 4 shall be construed as an admission of liabilityby the Bourse.

2512 Indemnification

(11.04.05)

- 1) Every approved participant shall ensure that all of its clients on whose behalf the approved participant enters orders on the trading system of the Bourse have agreed to comply with the Rules of the Bourse, including the provisions of the present Rule relating to limitation of the Bourse's liability. An approved participant shall hold harmless and indemnify the Bourse, its affiliates and the directors, officers, committee members and employees of the Bourse and of its affiliates in respect of any claim by a client of the approved participant which arises out of the approved participant's failure to fulfill this requirement.
- 2) An approved participant or an approved person shall reimburse the Bourse for the cost of attending or providing evidence in any proceedings against the approved participant or approved person by a third party.

3001 Bourse Approval

(16.06.87, 02.10.92, 15.03.05, 30.03.10, 11.07.18) are being complied with;

- (ii) review and analysis of position reports filed on a regular basis with the Regulatory Division by the Approved Participants of the Bourse;
- (iii) monitoring of insider trading activities on the market of the Bourse; and
- (iv) analysis and processing of exemption requests filed by Approved Participants with the Regulatory Division.

- (b) Examinations of Approved Participants' Derivative Instruments trading desks. including but not limited to:
 - (i) verification of compliance of the trading practices of Approved Participants and their Approved Persons with the Regulations of the Bourse; and
 - (ii) issuance of reports of any deficiency identified in the course of an examination.
- (c) <u>Investigations, including but not limited to:</u>
 - (i) investigation of possible violations of the Regulations of the Bourse by an Approved Participant or an Approved Person; and
 - (ii) referring of any conclusive investigation to the Person of the Regulatory Division designated as being responsible for enforcement and disciplinary matters.
- (d) Enforcement and discipline, including but not limited to, initiation of disciplinary procedures against an Approved Participant or Approved Person.
- (e) Development of regulatory proposals and issuance of circulars, including, but not limited to:
 - (i) development of regulatory proposals that seek to amend the Regulations of the Bourse; and
 - (ii) preparation of regulatory circulars published on a regular basis by the Bourse.
- (f) Registration, including, but not limited to:
 - (i) processing of applications for admission as an Approved Participant;
 - (ii) processing of applications as Approved Persons;
 - (iii) processing of files relating to corporate changes affecting Approved Participants, such as changes in control, acquisitions of Major Positions in an Approved Participant's capital and reorganization.

Article 2.102 Supervision

- (a) The Regulatory Division shall be subject to the supervisory powers of the Special Committee, which shall:
 - (i) ensure that the Regulatory Division has the resources it needs to carry out its duties;

- (ii) ensure that the Regulatory Division carries out its duties fairly, objectively and without conflicts of interest; and
- (iii) evaluate the performance of the Regulatory Division semi-annually and report thereon to the Board.
- (b) The fees relating to the Regulatory Division shall be those approved by the Special Committee.

Article 2.103 Administrative Structure of the Regulatory Division

- (a) The Regulatory Division shall be managed by the Vice-President Regulatory Division, who, except for matters within the purview of the Special Committee or the Board, shall have the authority to make all decisions relating to the Regulatory Division.
- (b) The Vice-President and all other managers of the Regulatory Division shall reside in Québec.
- (c) The Vice-President Regulatory Division shall report to the Special Committee in regard to all regulatory and disciplinary matters and the Vice-President – Regulatory Division or such Person's designee shall attend the meetings of the Special Committee.
- (d) With regard to day-to-day administrative matters, the Vice-President Regulatory Division shall report to the Person designated by the Bourse for that purpose.
- (e) The financial structure of the Regulatory Division shall be separate from that of the other activities of the Bourse and will operate on a cost recovery basis. Any surplus, other than fines and other amounts specified in paragraph (f), will be redistributed to Approved Participants, and any shortfall shall be made up by a special assessment upon Approved Participants or by the Bourse upon recommendation to the Board by the Special Committee.
- (f) Fines and other amounts collected by the Regulatory Division pursuant to settlement offers concluded with the Regulatory Division or disciplinary procedures must be treated as follows:
 - (i) no amounts shall be redistributed to Approved Participants of the Bourse;
 - (ii) a separate accounting shall be maintained of revenues and expenses related to disciplinary files;
 - (iii) any amount collected shall first be used to cover the direct costs incurred in connection with such proceedings;
 - (iv) any net excess shall be used, with the approval of the Special Committee, for any of the following purposes:

- (1) the education or information of derivative products market participants and of the public in general or for the costs of research in that field;
- (2) payments to a not for profit and tax-exempt organization whose main mission is to protect investors or carry on the activities mentioned in subparagraph (iv)(1);
- (3) educational projects; or
- (4) <u>other purposes approved by the Autorité des marchés financiers.</u>
- (g) The Regulatory Division may provide regulatory services to other exchanges, self-regulatory organizations, trading systems or other Persons.
- (h) The Regulatory Division may subcontract some of its work to other exchanges, self-regulatory organizations or other Persons.

<u>Chapter C—Special Committee of the Regulatory Division</u>

Article 2.200 Special Committee of the Regulatory Division

The Special Committee shall be appointed by the Board to perform those duties and to exercise those powers provided in this Chapter. Its rules of procedure shall be the rules of procedure of the Board, subject to such changes as may be necessary to adapt them to the circumstances.

Article 2.201 Composition of the Special Committee

The Special Committee shall consist of:

- (a) at least 50% of Persons who are Québec residents at the time of their appointment and for the duration of their term;
- (b) at least 50% of Persons who satisfy the independence conditions that are applicable to the Directors of the Bourse, and
- (c) <u>at least 50% of Persons having expertise in Derivative Instruments.</u>

Article 2.202 Appointment of Special Committee

The members of the Special Committee shall be appointed by resolution of the Board for a term of two years. Such appointment may be renewed at the discretion of the Board. A member of the Special Committee whose term has expired shall remain in office as long as necessary to permit the completion of any matter on which such member was sitting prior to the expiry of the term.

Article 2.203 Quorum

The quorum at meetings shall be constituted of a majority of members in office of the Special Committee attending in Person, by telephone or by videoconference and the majority of members so attending must be Québec residents at the time of their nomination and for the duration of their term and must satisfy the independence criteria that are applicable to the Directors of the Bourse.

Article 2.204 Powers of the Special Committee

The Special Committee shall have the following powers:

- (a) make recommendations to the Board regarding the separate budget of the Regulatory Division;
- (b) supervise and control the activities of the Regulatory Division, subject to the final authority of the Board and the Autorité des marchés financiers;
- (c) adopt or amend the Regulations of the Bourse relating to:
 - (i) <u>applications for admission as Approved Participant;</u>
 - (ii) the operations and standards of practice and business conduct applicable to Approved Participants:
 - (iii) investigations and disciplinary matters; and
 - (iv) dispute resolution.
- (d) recommend to the Board the adoption or amendment of the Regulations of the Bourse relating to:
 - (i) <u>Margin requirements;</u>
 - (ii) capital requirements applicable to Approved Participants; and
 - (iii) market surveillance;
- (e) approve the applications for Approved Participant or Designated Representative status, as well as the suspension and revocation of such approvals pursuant to Part 3 of the Rules:
- (f) approve the resignations of Approved Participants pursuant to Article 3.300 to Article 3.303 of the Rules:
- (g) approve corporate changes affecting Approved Participants, such as changes of control, acquisitions of Major Positions and reorganizations;

- (h) order that a special examination or investigation be made pursuant to Article 4.3 of the Rules;
- (i) order a suspension for failure to provide information pursuant to Article 4.5 of the Rules;
- (j) proceed summarily in the situations mentioned in Article 4.4 and Article 4.401 as the circumstances warrant, and following of the Rules;
- (k) proceed to the hearing of appeals from decisions rendered by the Disciplinary Committee in regard to complaints, pursuant to Article 4.201 and following of the Rules or from decisions rendered by any other committee or staff of the Bourse:
- (1) report to the Board regarding the execution by the Regulatory Division of its regulatory duties; and
- (m) periodically review and approve the fees relating to the Regulatory Division.

Article 2.205 Decisions of the Special Committee

- (a) Decisions of the Special Committee shall require the vote of the majority of those attending in Person, by telephone or by video conference. In disciplinary matters or summary proceedings, if a member becomes unable to act before a decision is rendered, the decision may be reached by the remaining members, provided they are at least four.
- (b) Copies of the minutes of each meeting shall be sent to all members of the Special Committee, to the Chairman of the Board, to the President of the Bourse and to the Vice-President, Legal Affairs (Derivatives).

PART 3 - APPROVED PARTICIPANTS AND APPROVED PERSONS

Chapter A—Admission Criteria and Process for Approved Participants

Article 3.0 Admission

- (a) a) Each approved participant <u>Approved Participant</u> must be approved as such by the Special Committee at the time of admission, and must thereafter comply withthe conditions required to remain an approved participant as set forth in the regulationsof the Bourse in general. <u>Approved participantsApproved Participants</u> may be partnershipsPartnerships (referred to as <u>"partnership approvedparticipants" Partnership Approved Participants</u>") or corporations (referred to as <u>"corporate approved participants"</u>);
- b) Anyone seeking and obtaining the Bourse's approval thereby undertakes to be bound by the regulations of the Bourse;
 - (b) c) The Bourse shall give its approval where in its opinion, the approved participant or approved person Approved Participant or Approved Person, has the necessary competence and integrity. In the case of an approved participant Approved Participant, the Bourse must be satisfied that it has available adequate financial resources-;
- d) For the purpose of this Rule, the term "approved person" also includes the designated representatives who are duly approved pursuant to article 3501.

3002

(c) Anyone seeking and obtaining Bourse Approval thereby undertakes to be bound by and to comply with the Regulations of the Bourse and must comply on a continuing basis with the conditions required to remain an Approved Participant as set forth in the Regulations of the Bourse.

Article 3.1 Registration

No one may claim to be an Approved Participant of the Bourse without being registered as such in the register kept for that purpose by the Bourse. Registration as an Approved Participant shall not occur until all the other conditions of approval have been fulfilled, and such approval shall be deemed to commence upon such registration.

Article 3.2 Admission Criteria for Approved Participants

No one may be admitted as an Approved Participant unless:

(a) the applicant complies with all the conditions required under this Article;

- (b) the applicant has signed a declaration in the form prescribed by the Bourse binding the applicant to abide by the Regulations of the Bourse and acknowledging that the Approved Participant's rights shall at all times remain subject to revocation.
- (c) If a Partnership, the applicant initially, and as an Approved Participant on a continuing basis thereafter:
 - (i) must be formed under a Partnership agreement governed by the laws of one of the Provinces of Canada, unless it is a Foreign Approved Participant in which case it must be formed under a Partnership agreement of its jurisdiction;
 - (ii) must be registered with a securities or derivative instruments regulator, or a recognized self-regulatory organization, unless it is a Foreign Approved Participant exempted from such registration in its jurisdiction and subject to all other applicable restriction;
 - (iii) must not be dissolved, liquidate its assets or change its name, nor permit any partner to retire, or effect or permit any change of Major Position in the partners' interests in the Partnership without prior notification to the Bourse;
 - (iv) must have as its principal business that of a broker or Dealer in Securities or Derivative Instruments and it must Trade the Listed Products on the Bourse to an extent acceptable to the Bourse;
 - (v) must not own any Major Position in any Partnership or any corporation without prior notification to the Bourse; and
 - (vi) must be a member of the Clearing Corporation or have entered into an agreement with a member of the Clearing Corporation.
- (d) If a corporation, the applicant initially, and as an Approved Participant on a continuing basis thereafter:
 - (i) must be incorporated under the laws of Canada or one of its provinces or territories thereof, unless it is a Foreign Approved Participant, in which case it must be formed as a corporation under the laws of its jurisdiction;
 - (ii) must be registered with a securities or derivative instruments regulator or a recognized self-regulatory organization, unless it is a Foreign Approved Participant exempted from such registration in its jurisdiction and subject to all other applicable restriction;
 - (iii) must not, without prior notification to the Bourse, change its name, effect or permit any change in its constitution affecting voting rights, dissolve, wind up, surrender its charter, liquidate its assets or take any step

authorizing or with a view to such action, or effect or permit any alteration in its capital structure, including allotment, issue, transfer, re-purchase, redemption, cancellation, subdivision or consolidation of any shares in its capital stock;

- (iv) must not issue, incur or become obligated in respect of any Option, warrant or agreement creating any obligation to allot, issue or transfer any share of its capital stock without prior notification to the Bourse; but agreements entered into by a Corporate Approved Participant to ensure transferability of its shares to a transferee for whom approval of the Bourse is not required under the Rules, and whose ownership is permitted under the Rules, do not require approval under this paragraph;
- (v) must have as its principal business that of a broker or Dealer in Securities or Derivative Instruments and it must Trade the Listed Products on the Bourse to an extent acceptable to the Bourse;
- (vi) must not be engaged in any business disapproved by the Bourse; and
- (vii) must be a member of the Clearing Corporation or have entered into an agreement with a member of the Clearing Corporation.
- (e) <u>Major Position</u>. At the time of approval and on a continuing basis thereafter:
 - (i) no Person may hold a Major Position in such Approved Participant without prior notification to the Bourse, except when the holding of such a Major Position is part of the ordinary course of activities of the Securities business or Derivative Instruments; and
 - (ii) approval of the Special Committee must be obtained prior to any Person taking a Major Position in an Approved Participant which results in a change of control of the Approved Participant which is likely materially to affect its operations.

Article 3.3 Admission Criteria for Foreign Approved Participants

(08.07.02, 30.03.10)

- (a) In addition to the requirements of Article 3.2, a Foreign Approved Participant <u>must:</u>
 - (i) appoint a Person who is a resident of Québec as agent for the service of process; and
 - (ii) enter into an agreement with a member of the Clearing Corporation.
- (b) The Bourse can exempt a foreign approved participant Foreign Approved Participant from complying with certain requirements of the Rules Regulations of the Bourse when it judges that this foreign approved participant Foreign Approved Participant is

already required to comply with similar or equivalent requirements pursuant to its registration with the competent securities or derivative instruments regulator <u>of its</u> <u>jurisdiction</u> or, if applicable, pursuant to its registration with the self-regulatory organization that is recognized by the <u>said</u>-competent regulator<u>of its jurisdiction</u>.

3003 Criteria of Admission

(02.10.92, 01.10.00, 15.03.05, 30.03.10)

No one may be admitted as an approved participant unless:

- a) the applicant complies with all the conditions required under articles 3301, 3401 and 3421;
- b) the applicant has signed a declaration in the form prescribed by the Bourse binding the applicant to abide by the regulations of the Bourse and acknowledging that the approved participant's rights shall at all times remain subject to revocation.
- **3004 Obligation of the Foreign Approved Participant** (08.07.02, 30.03.10)

In addition to the requirements referred to in article 3003, a foreign approved participant cannot be admitted as an approved participant unless:

- a) it has appointed a person who is a resident of Québec as agent for the service of process;
- b) it has entered into an agreement with a member of the clearing corporation. <u>Article 3.4</u> <u>Access to Electronic Trading System</u>
 - (a) Only Approved Participants of the Bourse, through their respective Clearing Approved Participants, with the prior approval of the Bourse, may have access to the Electronic Trading System for derivatives instruments traded on the Bourse, subject to meeting the following conditions. Such Approved Participants must:
 - (i) certify to the Bourse that only the Approved Persons who have received the required training have access to the Trading System;
 - (ii) put in place an internal security procedure for access to the Electronic Trading System.
 - (b) Each Approved Participant is entirely and exclusively responsible for any unauthorized access to the Electronic Trading System.

Article 3.5 Sponsored Access

- (a) Definitions. For the purposes of this Article, the following terms are defined as follows:
 - (i) <u>"client" means:</u>
 - (1) <u>a Person, other than those registered as an investment dealer</u> with a securities regulatory authority or approved as a Foreign Approved Participant by the Bourse, having entered into a written agreement with an Approved Participant which permits to transmit electronically orders to the Bourse through the systems of an Approved Participant, using the Approved Participant's identifier; or
 - (2) an investment dealer registered with a securities regulatory authority, or a Foreign Approved Participant of the Bourse, having entered into a written agreement with an Approved Participant which permits the investment dealer or Foreign Approved Participant to transmit electronically orders to the Bourse, through the systems of the Approved Participant, using the Approved Participant's identifier.
 - (ii) "Bourse and regulatory requirements" means and refers to the Regulations of the Bourse, or to any condition imposed by the Bourse for the purpose of the electronic access provided to a client by an Approved Participant, as well as to applicable securities or derivatives legislation.
- (b) Sponsored Access Permitted. Approved Participants may authorize clients to transmit orders electronically to the Bourse through the Trading Systems of the Approved Participant, using the Approved Participant's identifier, subject to, and in compliance with, the following conditions:
 - (i) An Approved Participant must establish, maintain and apply standards that are reasonably designed to manage, in accordance with prudent business practices, the Approved Participant's risks associated with providing electronic access to a client, pursuant to this paragraph, including those set out in the Electronic Trading Rules and, as the case may be, those associated with Market Making Assignments granted to the client. The standards must include that a client must not have an electronic access to the Bourse, pursuant to this paragraph, unless:
 - (1) it has sufficient resources to meet any financial obligations that may result from the use of such electronic access by that client;
 - (2) it has reasonable arrangements in place to ensure that all individuals using such electronic access, on behalf of the client,

have reasonable knowledge of and proficiency in the use of the order entry system that facilitates such electronic access:

- (3) it has reasonable knowledge of and the ability to comply with all applicable Bourse and regulatory requirements; and
- (4) it has reasonable arrangements in place to monitor the entry of orders through such electronic access.
- (ii) The Approved Participant authorizing such access must assess, confirm and document, at least annually, that a client continues to meet the standards established by the Approved Participant pursuant to paragraph (i).
- (iii) An Approved Participant must not provide to a client electronic access to the Bourse, pursuant to paragraph (b), unless the client has entered into a written agreement with the Approved Participant, that provides that:
 - (1) the client's trading activity shall comply with all applicable Bourse and regulatory requirements;
 - (2) the client's trading activity shall comply with the product limits and credit or other financial limits specified by the Approved Participant;
 - (3) the client shall take all reasonable steps to prevent unauthorized access to the technology that facilitates such electronic access;
 - (4) the client shall not permit any Person to use such electronic access provided by the Approved Participant, other than those authorized by a client as defined in paragraph (a)(i)(1) or, in the case of a client as defined in paragraph (a)(i)(2), other than those authorized and named by the client under the provision of the agreement referred to in subparagraph (iii);
 - (5) the client shall fully cooperate with the Approved Participant in connection with any investigation or proceeding by the Bourse with respect to trading conducted pursuant to such electronic access, including, upon request by the Approved Participant, providing access to the Bourse to information that is necessary for the purposes of the investigation or proceeding:
 - (6) the client shall immediately inform the Approved Participant, if it fails or expects not to meet the standards set by the Approved Participant;
 - (7) when trading for the accounts of another Person, the client shall ensure that the orders of the other Person are transmitted

through the systems of the client and shall be subject to reasonable risk management and supervisory controls, policies and procedures established and maintained by the client:

- (8) a client shall immediately provide to the Approved Participant, in writing, the names of all Personnel acting on the client's behalf that it has authorized to enter an order, using the electronic access to the Bourse pursuant to paragraph (b), as well as any changes thereof;
- (9) the Approved Participant shall have the authority, without prior notice, to reject any order, to vary or correct any order to comply with Bourse and regulatory requirements, to cancel any order entered on the Bourse and to discontinue accepting orders from the client.
- (iv) An Approved Participant must not allow any order to be transmitted to the Bourse, pursuant to paragraph (b) unless:
 - (1) the Approved Participant maintains and applies the standards it has established under paragraphs (i), (ii) and (iii) and is satisfied that the client continues to meet those standards and is in compliance with its written agreement required under paragraph (iii); and
 - (2) the order is subject to all applicable requirements pursuant to the Electronic Trading Rules, including those pertaining to the risk management and supervisory controls, policies and procedures of the Approved Participant.
- (v) An Approved Participant must not allow a client to have, or continue to have, electronic access to the Bourse pursuant to paragraph (b), unless it is satisfied that the client has reasonable knowledge of the applicable Bourse and regulatory requirements, and of the standards established by the Approved Participant under paragraphs (i),(ii) and (iii).
- (vi) An Approved Participant must ensure that its client receives any relevant amendments to applicable Bourse and regulatory requirements, or changes or updates to the standards established by the Approved Participant under paragraphs (i), (ii) and (iii).
- (vii) Upon providing to a client an electronic access to the Bourse, pursuant to paragraph (b), an Approved Participant must ensure the client is assigned a client identifier in the form and manner required by the Bourse and must ensure that an order entered by a client using electronic access includes the appropriate client identifier.

- (viii) An Approved Participant must promptly inform the Bourse if a Person ceases to be a client pursuant to paragraph (b).
- (ix) An Approved Participant must not provide an electronic access to the Bourse, pursuant to paragraph (b) to a client as defined in subparagraph (a)(i)(1) that is trading for the account of another Person, unless:
 - (1) the client is registered or exempted from registration as an adviser under securities legislation; or a Person that:
 - (A) carries on business in a foreign jurisdiction;
 - (B) under the laws of the foreign jurisdiction, may Trade for the account of another Person, using such an electronic access; and
 - (C) is regulated in the foreign jurisdiction by a signatory to the International Organization of securities Commissions' Multilateral Memorandum of Understanding; and
 - (2) the client ensures that the orders of the other Person are initially transmitted through the systems of the client; and
 - (3) the Approved Participant ensures that the orders of the other Person are subject to reasonable risk management and supervisory controls, policies and procedures established and maintained by the client.
- (x) Responsibility. An Approved Participant who provides electronic access to the Bourse, pursuant to paragraph (b) remains responsible for compliance with all applicable Bourse and regulatory requirements with respect to the entry and execution of orders from its clients.
- (xi) Notifications to the Bourse. An Approved Participant must immediately report to the Bourse, in writing, that:
 - (1) it has terminated the electronic access of a client, or
 - (2) if it is aware of or has reason to believe that a client has, or may have, breached a material provision of any standard established by the Approved Participant, or of the written agreement between the Approved Participant and the client.

3005 Form of Application <u>Procedures in General</u>

(02.10.92, 01.04.99, 20.09.02)

Application for admission must be made on the form prescribed by the Bourse and must be signed by the applicant.

<u>- 40 -</u>

3006Article 3.6Decision of the Special Committee Decision

(02.10.92, 15.03.05)

(a) In considering whether it should approve an application for admission as an approved participant Approved Participant, the Special Committee may require whatever information it deems appropriate. It may, in its discretion, require the applicant appears to appear before it. However, before rendering a decision that unfavourably affects the applicant, the Special Committee must give the applicant an opportunity to be heard.

3007 Re-Application or Review of Decision

- (02.10.92, 15.03.05)
- (b) If the Special Committee rejects an application for admission as an approved participant<u>Approved Participant</u>, at least six (6) months must elapse thereafter before the applicant may again submit an application. However; provided however, if presented with a new fact during this six (6) month period, the Special Committee may review its decision and the provisions of article 3006paragraph (a) shall apply, mutatis mutandis, to the decision to review the application for admission and the review process itself.

3008 Voiding of Application

(02.10.92, abr. 15.03.05)

3008 Suspension or revocation, <u>Revocation</u> of Bourse Approval

(02.10.92, 15.03.05)

An approved participant who no longer complies with the conditions to be an approved participant provided in the regulations of the Bourse may be suspended or expelled by the Special Committee. The Bourse's approval of any of the persons referred to in article 3001 may similarly be suspended or revoked by either the Special Committee or the person or persons authorized to give such approval. An Approved Participant who no longer complies with the conditions to be an Approved Participant provided in the Regulations of the Bourse may be suspended or expelled by the Special Committee or the Person or Persons authorized to give such approval.

3009 Assessments, Fees and Charges

(02.10.92, 15.03.05, 30.03.10, 21.05.15)

Each approved participant must pay such assessments, fees and charges, whether special or general, as fixed by the Bourse and which become due and payable to the Bourse at such time or times and in such manner as the Bourse directs. Liability hereunder shall not be affected by the dissolution, winding-up, suspension, revocation of any permit or of any approval or expulsion of the approved participant.

<u>- 41 -</u>

Subject to article 5 of the *Rules Regarding the Regulatory Division*, the Bourse may levy fees and charges as approved from time to time by the President of the Bourse or the Senior Vice-President in respect of services or facilities provided by the Bourse.

The Bourse may require, in exceptional circumstances, reimbursement of the professional feesincurred by it for the services of its lawyers and accountants in accordance with their normal hourlyrates.

3010 Registration

(02.10.92, 15.03.05)

No one may claim to be an approved participant of the Bourse without being registered as such in the register kept for that purpose by the Bourse. Registration as an approved participant shall not occur until all the other conditions of approval have been fulfilled, and such approval shall be deemed to commence upon such registration.

<u>Chapter B—Obligations of Approved Participants</u>

<u>Article 3.100</u> <u>3011 Supervision</u>, Surveillance and Compliance

(18.02.03, 30.03.10, 27.11.13, 11.07.18)

- (a) A) Each approved participant Approved Participant at the time of its approval and so long as it remains approved, must establish and maintain a system to supervise the activities of each employee, approved person Approved Person and agent of the approved participant Approved Participant, that is reasonably designed to achieve compliance with the Rules and Policies Regulations of the Bourse and with any legislation and regulations applicable to securities and derivative instruments Securities and Derivative Instruments activities. Such a supervisory system must provide, at a minimum, the following:
 - (i) i) the establishment, maintenance and enforcement of written policies and procedures acceptable to the Bourse regarding the conduct of the type of business in which it engages and the supervision of each employee, <u>approved personApproved Person</u> and agent of the <u>approved</u> <u>participantApproved Participant</u> that are reasonably designed to achieve compliance with the applicable legislation and regulation;
 - (ii) ii) procedures reasonably designed to ensure that each employee, <u>approved personApproved Person</u> and agent of the <u>approved</u>-<u>participantApproved Participant</u> understand their responsibilities under the written policies and procedures in subparagraph (i);
 - (iii) iii) procedures to ensure that the written policies and procedures of the approved participant<u>Approved Participant</u> are amended as appropriate within a reasonable time after changes in applicable laws, regulations, rules and policies and that such changes are communicated to all relevant personnel;
 - (iv) sufficient personnel and resources to fully and properly enforce the written policies and procedures in subparagraph Iparagraph (i);

- (v) v) the designation of supervisory personnel with the necessary qualifications and authority to carry out the supervisory responsibilities assigned to them;
- (vi) vi) procedures for follow-up and review to ensure that supervisory personnel are properly executing their supervisory functions; and
- (vii) vii) the maintenance of adequate records of supervisory activity, compliance issues identified and the resolution of those issues.
- (b) Notwithstanding any other provision in the Regulations of the Bourse, each Approved Participant must comply with:
 - (i) B) Notwithstanding any other provision in the regulations of the Bourse, each approved participant must comply with the Electronic Trading Rules, especially regarding the risk management and supervisory controls, policies and procedures, the authorization to set or adjust these risk management and supervisory controls, policies and procedures, as well as the use of automated order systems-: and
- C) For the purpose of this article, the term "Electronic Trading Rules" refers to *Regulation 23-103* respecting Electronic Trading (Chapter V-1.1, r. 7.1) as well as any applicable policy statement or notice.
 - (ii) the requirements of any legislation applicable to the regulation of brokerage and accounts.

Article 3.101 Approved Participant's Supervisory Responsibility

Each Approved Participant must ensure that all its employees, Approved Persons and designated representatives who are duly approved pursuant to Article 3.400 comply with the provisions of all Regulations of the Bourse.

3012 Business Continuity Plan

(31.07.06)

(a)

Each approved participant<u>Approved Participant</u> must establish and maintain a business continuity plan identifying the necessary procedures to be undertaken during an emergency or significant business disruption. Such procedures must be reasonably designed to enable the approved participant<u>Approved Participant</u> to stay in business in the event of a future significant business disruption in order to meet obligations to its clients and capital markets counterparts and must be derived from the approved participant<u>Approved Participant</u>'s assessment of its critical business functions and required levels of operation during and following a disruption.

(b) Each approved participant <u>Approved Participant</u> must update its plan in the event of any material change to its operations, structure, business or location.

Each approved participant<u>Approved Participant</u> must also conduct an annual review and test of its business continuity plan to determine whether any modifications are necessary in light of changes to the approved participant<u>Approved Participant</u>'s operations, structure, business or location. The Bourse, in its discretion, may require this annual review to be performed by a qualified third party.

> H. Individual Members (abr. 15.03.05)

- 3201 Qualifications of Individual Members (abr. 15.03.05)
- 3202 Estate of Deceased Individual Member (abr. 15.03.05)
- **3203** Activity of Individual Members (abr. 15.03.05)
- **3204** Membership (02.10.92, abr. 15.03.05)

H. Partnership Approved Participants

3301 Business and Constitution of Partnership Approved Participants (24.10.94, 15.03.05, 30.03.10)

As long as a partnership remains an approved participant:

- a) it must be formed under a partnership agreement governed by the laws of one of the Provinces of Canada, unless it is a foreign approved participant;
- b) it must be registered with a securities or derivative instruments regulator, or a recognized self-regulatory organization, unless it is a foreign approved participant exempted from such registration in its jurisdiction and subject to all other applicable restriction;
- c) it must not be dissolved, liquidate its assets or change its name, nor permit any partner to retire, or effect or permit any change of major position in the partners' interests in the partnership without prior notification to the Bourse;
- d) its principal business must be that of a broker or dealer in securities or derivative instruments and it must trade the products listed on the Bourse to an extent acceptable to the Bourse;
- e) it must not own any major position in any partnership or any corporation without prior notification tothe Bourse;
- f) it must be a member of the clearing corporation or have entered into an agreement with a member of the clearing corporation.
- 3302 Partners of Approved Participant Partnership

(08.07.02, 21.08.02, abr. 30.03.10)

3303Officers of Partnership Approved Participants
(15.03.05, 17.06.05, abr. 30.03.10)3304Notice-to-Be-Given by a Partnership Approved Participant

(03.11.04, 30.03.10)

Each partnership approved participant must give to Each Partnership Approved Participant must notify the Bourse, in writing within a delay of ten (10) business days, written notice:

(a) of the termination of employment of a personPerson approved by the Bourse. The ten (10) business days delay starts on the first business day following the date of such termination of employment and the written notice must be made, as the case may be, in the form prescribed by the Bourse;

b)

- (b) of any non-<u>-</u>compliance with any of the provisions of <u>article 3301, Article 3.2(c)</u>, except for matters where a specific prior notification obligation is provided for;
- e) of any proposed change in or amendment to any document relating to the partnership agreement or constitution of the partnership or its partners which has been filed with the Bourse or which the Bourse requires to be filed with it;
- d) of all positions taken in a person or entity that is not an approved participant.

III. Corporate Approved Participants

3401 Business and Constitution of Corporate Approved Participants (06.08.90, 24.10.94, 08.07.02, 15.03.05, 30.03.10)

As long as a corporation remains an approved participant:

- a) it must be a corporate entity having as its principal business that of a broker or dealer in securities or derivative instruments and it must trade the products listed on the Bourse to an extent acceptable to the Bourse;
- b) it must not be engaged in any business disapproved by the Bourse;
- e) it must be incorporated under the laws of Canada or one of its provinces or territories thereof, unlessit is a foreign approved participant;
- d) it must be registered with a securities or derivative instruments regulator or a recognized self-regulatory organization, unless it is a foreign approved participant exempted from such registration in its jurisdiction and subject to all other applicable restriction;

- e) it must not, without prior notification to the Bourse, change its name, effect or permit any change in its constitution affecting voting rights, dissolve, wind-up, surrender its charter, liquidate its assets or take any step authorizing or with a view to such action, or effect or permit any alteration in its capitalstructure, including allotment, issue, transfer, re-purchase, redemption, cancellation, subdivision or consolidation of any shares in its capital stock;
- f) it must not issue, incur or become obligated in respect of any option, warrant or agreement creating any obligation to allot, issue or transfer any share of its capital stock without prior -notification to the Bourse; but agreements entered into by a corporate approved participant to ensure transferability of its shares to a transferee for whom the approval of the Bourse is not required under this Rule, and whose ownership is permitted under this Rule, do not require approval under this paragraph;
- g) it must be a member of the clearing corporation or have entered into an agreement with a member of the clearing corporation.
- **3402** Directors of Corporate Approved Participants (08.07.02, 21.08.02, abr. 30.03.10)
- **3403** Officers of Corporate Approved Participants (15.03.05, 17.06.05, abr. 30.03.10)
- **3404** Notice to Be Given by a Corporate Approved Participant (03.11.04, 30.03.10)

Each corporate approved participant must give to the Bourse, within a delay of ten (10) business days, written notice of:

- a) the termination of employment of a person approved by the Bourse. The ten (10) business days delaystarts on the first business day following the date of such termination of employment and the writtennotice must be made, as the case may be, in the form prescribed by the Bourse;
- b) any non-compliance with the provisions of article 3401, except for matters where a specific priornotification obligation is provided for;-
 - (c) e) of any proposed change in or amendment to any document relating to the Partnership agreement or constitution, capital or shares of the corporate approved participant or the rights of its shareholders of the Partnership or its partners which has been filed with the Bourse or which the Bourse requires to be filed with it; or
- d)
- (d) of all positions taken in a person or an entity that is not an approved participant of the Bourse.

HI.A Ownership of Approved Participants

3421 Major Position

(29.04.86, 16.06.87, 11.11.92, 20.09.02, 15.03.05, 30.03.10)

At the time of approval and throughout the term of approval as an approved participant:

- 1) no person may hold a major position without prior notification to the Bourse, except when the holding of such a major position is part of the ordinary course of activities of the securities businessor derivative instruments;
- 2) the prior approval of the Special Committee is required where the taking of a major position results in a change of control of the approved participant which is likely to materially affect its operations.
- **3422** Public Ownership (22.04.86, 29.04.86, 09.05.86, 08.07.02, 15.03.05, abr. 30.03.10)
- **3423** Ordinary Debt (15.03.05, abr. 30.03.10)
- **3424** Lenders (15.03.05, abr. 30.03.10)

HI.B Procedures of Public Distribution (abr. 30.03.10)

- **3451** Techniques for Distribution (08.07.02, 15.03.05, abr. 30.03.10)
- **3452** Valuations Required (15.03.05, abr. 30.03.10)
- **3453** Private Sale (15.03.05, abr. 30.03.10)
- **3454** Other Distribution Procedures (15.03.05, abr. 30.03.10)
- **3455** Secondary Distributions (15.03.05, abr. 30.03.10)
- **3456** Audit Committee (15.03.05, abr. 30.03.10)
- **3457** Investments by Discretionary Accounts (15.03.05, abr. 30.03.10)
- **3458** Solicitation by Issuer (15.03.05, abr. 30.03.10)

3459 Research Report and Opinion Letters (15.03.05, abr. 30.03.10)

IV. Designated RepresentativesPerson or entity that is not an Approved Participant.3501Appointment of Designated Representatives

(15.03.05, 30.03.10)

Each partnership approved participantEach Partnership Approved Participant must appoint one of its partners or officer as its designated representative. Each corporate approved participantOfficer as its Designated Representative. Each Corporate Approved Participant must appoint one of its directors, one of the directors of its parent companyParent Company or an officerOfficer, where applicable, as its designated representative. Each designated representativeDesignated Representative. The appointment of a designated representative must be filed in writing with the Bourse on the form prescribed by the Bourse and must constitute each Designated Representative of the Approved Participant for all dealings with the Bourse with full authority to act for and bind the Approved Participant.

Each Designated Representative at the time of his or her appointment and so long as he or she is a designated representativeDesignated Representative must be approved as such by the Special Committee. Such approval may be revoked at any time by the Special Committee without any formality whatsoever and shall terminate automatically if the designated representativeDesignated Representative ceases to be a partner, a director, as the case may be, of the approved participantApproved Participant or its parent companyParent Company or an officerOfficer. Any vacancy in such appointment must be filled promptly.

3502 The Designated Representative Represents the Approved Participant (25.03.94, 21.11.03, 30.03.10)

The appointment of a designated representative must be filed in writing with the Bourse on the formprescribed by the Bourse and must constitute each designated representative as the representative of the approved participant for all dealings with the Bourse with full authority to act for and bind the approved participant.

V. Approved Participants and Their Related Firms (abr. 30.03.10)

- **3601** Subsidiaries (15.03.05, abr. 30.03.10)
- **3602** Audit Requirements (15.03.05, abr. 30.03.10)
- **3603** Cross Guarantees (06.08.90, 30.05.97, 15.03.05, abr. 30.03.10)
- **3604** Compliance with the Regulations of the Bourse (13.07.92, 15.03.05, abr. 30.03.10)

<u>- 49 -</u>

VI. Resignation,Article 3.102Notification of Regulatory Division of Non-Compliance

- (a) An Approved Participant must immediately notify the Regulatory Division in the event that this Approved Participant or any of its Approved Person:
 - (i) <u>fails to be able to continue to meet its obligations;</u>
 - (ii) becomes insolvent;
 - (iii) commits an act of bankruptcy within the meaning of the *Bankruptcy and Insolvency Act* (R.S.C., 1985, c. B-3); or
 - (iv) becomes a debtor company within the meaning of the *Companies'* Creditor Arrangement Act (R.S.C., 1985, c. C-36).
- (b) An Approved Participant must diligently conduct a review in accordance with its internal supervision policies and procedures upon becoming aware that, such Approved Participant, an employee, an Approved Person, or a client authorized pursuant to Article 3.5 possibly violated the Rules of the Bourse pertaining to:
 - (i) <u>Article 7.6 respecting front running;</u>
 - (ii) Article 7.5 respecting manipulative or deceptive methods of trading;
 - (iii) Article 7.3 respecting best execution;
 - (iv) Articles 3.4 and 3.5 respecting access to electronic trading;
 - (v) Articles 6.114 and 6.116 respecting management of priorities;
 - (vi) Articles 6.203, 6.204, 6.205, 6.206 and 6.207 respecting Transactions required on Bourse facilities:
 - (vii) Article 6.200 respecting off-exchange transfers of existing Futures Contracts.
- (c) If upon the completion of the review provided for in paragraph (b), an Approved Participant concludes to a possible violation of any of the obligations, prohibitions or requirements listed in paragraph (b), it must notify the Regulatory Division in the prescribed manner within ten (10) business days following the date on which it reached such conclusion.
- (d) Any review made in accordance with this Article, regardless of the conclusion, must be recorded in writing and adequately documented. Records must be kept for a period of at least seven (7) years as of the date of the conclusion of the review and must be made available to the Regulatory Division upon request.

(e) The obligations of an Approved Participant provided for in this Article are in addition to the other obligations stipulated in the Rules of the Bourse, notably with regards to supervision and, in any case, shall not prevent the Bourse from undertaking disciplinary measures against an Approved Participant or an Approved Person.

Article 3.103 Dealing with Clients

- (a) <u>No Approved Participant must have any dealing with any client or prospective</u> <u>client in obtaining, taking or soliciting orders for or advising on Trades in</u> <u>Derivative Instruments unless one or more Persons employed by the Approved</u> <u>Participant are approved by the relevant self-regulatory organization as</u> <u>responsible Persons for the supervision of trading in Derivative Instruments.</u>
- (b) Every Approved Participant shall be responsible for ensuring that every account dealing in Derivative Instruments is operated and supervised in accordance with any applicable regulatory requirement and with best business practices.

Article 3.104 Liability of Approved Participants for Conduct of Agents

An Approved Participant may be found liable by the Bourse for the conduct of one of its Approved Persons or employees. The Approved Participant shall be subject to the same penalties as if it had itself engaged in that conduct and the imposition of any penalty against an Approved Participant does not prevent the imposition by the Bourse of any penalty against an Approved Person in respect of the same facts.

Article 3.105 Liability of Supervisory Personnel

An Approved Person who has authority over, supervises or is responsible to the Approved Participant for another Approved Person or employee of the Approved Participant may be found liable by the Bourse for the conduct of the Approved Person or employee under their supervision and shall be subject to the same penalties as if they had themselves engaged in that conduct. The imposition of any sanction against a supervising Approved Person does not prevent the imposition by the Bourse of any penalty against the supervised Approved Person or the Approved Participant in respect of the same facts.

Article 3.106 Electronic Recordkeeping

An Approved Participant is permitted to maintain required records and documents in electronic form provided that :

- (a) such records are retained for the required time and are protected against loss or falsification, and
- (b) the Approved Participant provides means for making the records available for inspection in a complete and intelligible form within a reasonable period of time.

Article 3.107 Requirement to File Report

Each Approved Participant must file with the Bourse such reports as may be prescribed from time to time by the Bourse.

Article 3.108 Assessments, Fees, and Charges

- (a) Each Approved Participant must pay such assessments, fees and charges, whether special or general, as fixed by the Bourse and which become due and payable to the Bourse at such time or times and in such manner as the Bourse directs. Liability hereunder shall not be affected by the dissolution, winding-up, suspension, revocation of any permit or of any approval or expulsion of the Approved Participant.
- (b) Subject to Article 2.101, the Bourse may levy fees and charges as approved from time to time by the President of the Bourse or the Senior Vice-President in respect of services or facilities provided by the Bourse.
- (c) The Bourse may require, in exceptional circumstances, reimbursement of the professional fees incurred by it for the services of its lawyers and accountants in accordance with their normal hourly rates.

Article 3.109 Market Makers – Options and Futures

- (a) General. In order to provide transparency and liquidity in the market and facilitate price discovery and the handling of orders, any Listed Product can be assigned by the Bourse to one or several Market Makers who have agreed to undertake the Market Maker's responsibilities of quoting two-sided markets in the applicable products, for a minimum period of time, at predetermined average bid/ask spreads and minimum quote sizes and have signed a Market Making Agreement.
- (b) Market Maker Programs. The Bourse may implement Market Maker programs (in this Article each, individually, a "program" or collectively, "programs") or modify existing programs from time to time. This Article 3.112 sets forth terms and conditions applicable to all programs generally. Terms and conditions applicable to specific programs will be published by the Bourse, in a circular or otherwise.
- (c) Eligibility Criteria. Only an Approved Participant or a client of an Approved Participant who has been authorized by the Approved Participant to electronically transmit orders to the Bourse through its systems in compliance with the Regulations of the Bourse will be eligible for Market Making Assignments.
- (d) Application Process. Eligible market participants may submit their candidacy for a Market Making Assignment under a program in accordance with the application procedure determined by the Bourse.
- (e) <u>Selection Process. The Bourse shall select Market Makers taking into</u> <u>consideration the ability to meet the quoting requirements of the relevant</u>

product(s) on an electronic trading platform, adequacy of capital, experience with trading a similar Derivative Instrument, willingness to promote the Bourse as a market place, operational capacity, trading infrastructure and technology to support electronic trading, support Personnel, history of compliance with the Regulations of the Bourse and general reputation, past performance in relation to fulfilment of Market Maker obligations in other programs and the contribution that the applicant's prices and trading activity have made to market activity in other products, where relevant, the level of access to the underlying cash market, and any other factor which the Bourse deems relevant.

- (f) Market Making Agreement. A Market Making Assignment under a program will be conditional upon the signature of a Market Making Agreement between the selected Market Maker and the Bourse. The Market Making Assignment, and the right to receive the related incentives, may not commence before the Market Making Agreement is completed, signed and received by the Bourse. The Bourse shall be solely responsible for overseeing the performance of the Market Makers and their compliance with the Market Making Agreement. For greater certainty, specific market making obligations and the terms of the Market Making Agreement are contractual obligations between the Bourse and the Market Maker and are not considered Regulations of the Bourse. As such, they are subject to contractual remedies only, and a breach thereof shall not in and of itself constitute a violation of the Regulations of the Bourse, except to the extent the contractual breach may also independently constitute a violation of a specific regulation of the Bourse.
- (g) <u>Conditions specific to clients of an Approved Participant:</u>
 - (i) Under the terms of the mandatory Market Making Agreement referred to under paragraph (f) above, a client of an Approved Participant notably agrees to the following with respect to its trading activities and conduct as a Market Maker and must (i) be subject to the jurisdiction of the Bourse. acting as a self-regulatory organization, including its Regulatory Division and any of its Committee, during the term of the Market Making Assignment and thereafter in accordance with paragraphs (b) and (c) of Article 4.201 to the same extent and as if it was itself an Approved Participant and (ii) comply with all the Regulations of the Bourse as if it was itself an Approved Participant, with the necessary adaptations, including with Part 4. Chapter C hereof (expect with respect to inspections), Article 7.7, Article 6.209, Article 7.6, Article 7.5, Article 6.114, Article 6.115, 6.118(j)(k), Article 6.203, Article 6.204, Article 6.205, Article 6.206, Article 6.207, Article 6.210, Article 6.119, Article 6.120. Article 6.309 and following regarding position limits. Article 6.10. Article 6.11, Article 3.100, Article 4.1, Article 3.110, Article 6.118 and Article 12.7 and following regarding position limits, as these may be amended and/or replaced from time to time.

- (ii) The Bourse shall not grant any Market Making Assignment to a client who has been authorized by an Approved Participant to electronically transmit orders to the Bourse through its systems in compliance with the Rules of the Bourse without first obtaining the acknowledgement of the Approved Participant providing such electronic access. Neither the Approved Participant nor the client shall be relieved of any responsibility or obligation with regards to the electronic access of the client under the relevant Rules of the Bourse, which shall continue to apply. However, it is understood that the Approved Participant shall not be liable with regard to market making obligations set forth in the Market Making Agreement.
- (iii) The client of an Approved Participant that has been granted a Market Making Assignment by the Bourse has the right to communicate directly with the Bourse in the same manner as Approved Participants may do so, but only for purposes of its trading as a Market Maker and to the extent required to carry out its obligations in such capacity.
- (h) Authority. The Bourse shall have the sole authority to administer the programs, limit the number of Market Makers under a given program, assess the performance of the Market Makers and determine whether an applicant or current Market Maker meets or has met the program terms and conditions or complies with the Market Making Agreement. The Bourse reserves the right in its sole discretion to apply and interpret the programs and to determine whether an applicant is admitted into or continues participation in any program. All decisions and determinations of the Bourse shall be final.
- (i) Arbitration. By entering into a Market Making Agreement, each Market Maker agrees to the arbitration of any monetary claim made against it by any other Approved Participant or Market Maker arising out of its activities on the Bourse relative to its Market Making Assignment, irrespective of whether the Market Making Assignment has expired at the time the claim is asserted.

<u>Chapter C</u>—Financial Requirements of Approved Participants

Article 3.200 Financial Questions and Reports

- (a) Canadian Approved Participants must file with the Bourse, when requested by it, a copy of the most recent audited regulatory financial questionnaire and report completed in the form prescribed by the Investment Industry Regulatory Organization of Canada.
- (b) Where a Foreign Approved Participant of the Bourse is also a regulated entity, as defined in the Investment Industry Regulatory Organization of Canada "Joint Regulatory Financial Questionnaire and Report", and prepares reports and financial statements as required by another Recognized Exchange or regulatory or self-regulatory organization, the Bourse will accept, in lieu of the questionnaire and report to which Article 3.200 refers, a copy of the most recent audited reports

and financial statements filed by the Foreign Approved Participant with this other exchange or regulatory or self-regulatory organization along with a written confirmation from such other exchange or regulatory or self-regulatory organization that the Foreign Approved Participant satisfies all of its requirements relating to the regulatory capital required to be maintained.

Article 3.201 General Statistical Information

Every Approved Participant must provide to the Bourse, upon request, such statistical information with respect to its business as, in the opinion of the Bourse, may be necessary or in the interest of the Bourse or all Approved Participants of the Bourse.

<u>Chapter D</u>Suspension, <u>Revocation</u>, Termination and <u>Revocation</u>

3701 Application for Resignation Approval (15.03.05, 30.03.10)

No approved participantResignation of Approved Participants and OthersArticle 3.300Process for Resignation

- (a) <u>No Approved Participant</u> of the Bourse may resign without the prior approval of the Special Committee.
- (b) <u>An approved participant An Approved Participant</u> wishing to resign must file with the Vice-President of the Regulatory Division of the Bourse a written application signed by a partner, a director or an <u>officerOfficer</u> of the <u>approved</u> <u>participant Approved Participant</u> to obtain the Special Committee!'s approval of the resignation. This application must be accompanied, as the case may be, with the payment of fees that may be requested by the Bourse in such a case.

3702 Information Required for Resignation

(15.03.05, 30.03.10)

(c) <u>An approved participantAn Approved Participant</u> who tenders its resignation, must, in its application, state its reasons for resigning and must file with the Vice-President of the Regulatory Division of the Bourse all financial or other information deemed relevant by the Vice-President of the Regulatory Division-of the Bourse, or required by the Special Committee.

3703

- (d) An Approved Participant who has tendered its resignation shall cease to be an Approved Participant of the Bourse on the date of its resignation approval by the Special Committee or on any other date designated by the Special Committee.
- (e) This procedure shall apply in cases of merger and similar agreements between Approved Participants of the Bourse.

<u>Article 3.301</u> <u>Continuing</u> Responsibility for Assessments and Fees in Event of Upon Resignation

(15.03.05, 30.03.10)

<u>The approved participant The Approved Participant</u> shall continue to be liable for all assessments or fees falling due prior to the date of resignation approval or applicable to the period terminating on such date, and shall make timely payment thereof in the normal manner. After the effective date of resignation, the former <u>approved participant Approved Participant</u> shall no longer be required to pay assessments or fees as they become due.

3704 Effective date of Resignation (15.03.05, 30.03.10)

An approved participant who has tendered its resignation shall cease to be an approved participant of the Bourse on the date of its resignation approval by the Special Committee or on any other date designated by the Special Committee.

3705 Mergers (15.03.05)

The procedure outlined in articles 3701 to 3704 must be followed where appropriate in cases of merger and similar agreements between approved participants of the Bourse.

Article 3.302 Suspension or Revocation

An Approved Participant who no longer complies with the conditions to be an Approved Participant provided in the Regulations of the Bourse may be suspended or expelled by the Special Committee, or any Approved Person under Article 3.0 be suspended or revoked by either the Special Committee or the Person or Persons authorized to give such approval.

<u>3706</u> Effects Effect of Suspension and or Expulsion

(15.03.05, 30.03.10)

- (a) Suspension from approved participant<u>Approved Participant</u> status shall automatically entail suspension of all the approved participant'<u>Approved</u> <u>Participant</u>'s rights and privileges as an approved participant. <u>Approved Participant</u>. Expulsion shall automatically terminate all the rights and privileges related to the approved participant'<u>Approved Participant</u>'s status.
- (b) Suspension or expulsion of an approved participant<u>Approved Participant</u> shall automatically create a vacancy in any position or office at the Bourse held by a director, partner, <u>officerOfficer</u> or employee of this <u>approved participantApproved</u> <u>Participant</u>. The reinstatement or lifting of the suspension of the <u>approved</u> <u>participantApproved Participant</u> will not allow such director, partner, <u>officerOfficer</u> or employee to resume his functions at the Bourse.
- (c) <u>An approved participant An Approved Participant</u> that is suspended shall remain subject to the jurisdiction of the Bourse. An <u>approved participantApproved</u>

<u>Participant</u> that is expelled shall remain subject to the jurisdiction of the Bourse, in accordance with paragraph b(c) of article 4101. Article 4.201.

(d) <u>An approved participant An Approved Participant</u> suspended or expelled shall remain liable to the Bourse for assessments, fees, charges, fines, costs and other debts imposed or which became payable during the time it was an <u>approved</u>-<u>participant Approved Participant</u> or in respect of any matter over which the Bourse retains jurisdiction.

3707 Revocation of Approved Participant Status of Others

(15.03.05)

The expulsion of an approved participant results in the immediate revocation and without any other formality of all the rights related to its approved participant status.

3708 Effects of Suspension and Revocation of Bourse Approval of Persons other than Approved Participants-

(15.03.05, 30.03.10)

Suspension or revocation of the Bourse approval <u>Approval</u> of any <u>personPerson</u> other than <u>approved participantsan Approved Participant</u> shall automatically preclude such <u>personPerson</u> from acting in the capacity for which such Bourse <u>approval Approval</u> was required. <u>An approved participantNo Approved Participant</u> shall-not allow any <u>personPerson</u> to continue to act in the capacity, nor hold the position, for which <u>the</u>-Bourse <u>approval Approval</u> has been suspended or revoked.

An approved person whose approval is suspended by the Bourse shall remain subject to the jurisdiction of the Bourse. An approved person whose approval is revoked shall remain subject to the jurisdiction of the Bourse, in accordance with paragraph b) of article 4101.

3714 Resignation of Multiple Memberships (abr. 15.03.05)

VII. Trading Permits (abr. 30.03.10)

- **3801** Issuance of Trading Permits (15.03.05, abr. 30.03.10)
- **3802 Trading Permit Required** (15.03.05, abr. 30.03.10)
- **3803** Trading Privileges (15.03.05, abr. 30.03.10)
- **3804** Additional Trading Permits (15.03.05, abr. 30.03.10)

- **3805** Assessments, Fees and Charges (15.03.05, abr. 30.03.10)
- **3806** Registration (15.03.05, abr. 30.03.10)
- **3807** Revocation Suspension (15.03.05, abr. 30.03.10)

IX. SPECIAL CLASSES OF MEMBERSHIP (abr. 15.03.05)

(401. 15.05.05)

- **3901** Honorary Members Election, Qualifications and Rights (11.03.85, abr. 15.03.05)
- **3902** Associate Membership (11.03.85, 01.05.89, abr. 15.03.05)
- **3903** Associate Membership for TCO Options (11.03.85, abr. 15.03.05)
- **3904** Correspondant Membership for IOCC Options (11.03.85, abr. 15.03.05)

ELECTRONIC ACCESS MEMBERSHIP

(abr. 15.03.05)

- **3905** Electronic Access Member (11.03.85, abr. 15.03.05)
- **3906** Electronic Access Membership Obligations (11.03.85, abr. 15.03.05)

TRANSITORY PROVISION

(abr. 15.03.05)

3910 Transitory Provision (01.05.89, abr. 15.03.05)

INTERNATIONAL OPTIONS MARKET (MIO) (abr. 15.03.05)

- **3913** MIO Associate Membership Rights and Privileges (11.03.85, 01.05.89, abr. 15.03.05)
- **3914** MIO Associate Membership Obligations (11.03.85, abr. 15.03.05)
- 3916 Termination of MIO Associate Membership

(11.03.85, 01.05.89, abr. 15.03.05)

3917 Revocation of MIO Associate Membership (11.03.85, abr. 15.03.05)

THE MERCANTILE DIVISION OF THE EXCHANGE (abr. 15.03.05)

- **3923** Mercantile Associate Membership Rights and Privileges (11.03.85, 22.04.88, 01.05.89, abr. 15.03.05)
- **3924** Mercantile Associate Membership Obligations (11.03.85, 22.04.88, 01.05.89, abr. 15.03.05)
- **3926** Termination of Mercantile Associate Membership (11.03.85, 01.05.89, abr. 15.03.05)
- **3927** Revocation of the Mercantile Associate Membership (11.03.85, abr. 15.03.05)

INTERNATIONAL DIVISION (abr. 15.03.05)

- **3943** International Division Associate Membership Rights and Privileges (11.03.85, 01.05.89, abr. 15.03.05)
- **3944** International Division Associate Membership Obligations (11.03.85, abr. 15.03.05)
- **3946** Termination of International Division Associate Membership (11.03.85, 01.05.89, abr. 15.03.05)
- **3947** Revocation of International Division Associate Membership (11.03.85, 01.05.89, abr. 15.03.05)

VIII. RESTRICTED TRADING PERMITS

- **3951** General (11.03.85, 01.05.89, 15.03.05, abr. 30.03.10)
- **3952** Requirements pertaining to the status of a restricted trading permit holder (01.05.89, 25.07.91, 01.08.95, 15.03.05, 30.03.10, abr. 01.12.17)
- **3953** Rights and Obligations of Restricted Trading Permit Holders (01.05.89, 15.03.05, abr. 01.12.17)
- **3954** Additional Rules (11.03.85, 01.05.89, 15.03.05, 30.03.10, abr. 01.12.17)

3955	Fees	
	(11.03.85, 25.07.91, 15.03.05, abr. 01.12.17)	

- **3956** Surrender of Restricted Trading Permits (11.03.85, 01.05.89, 25.07.91, 01.04.99, 15.03.05, abr. 01.12.17)
- **3957** Arbitration (11.03.85, 15.03.05, abr. 01.12.17)
- **3958** Revocation of Restricted Trading Permits (11.03.85, 01.05.89, 15.03.05, 30.03.10, abr. 01.12.17)
- **3959** Restricted Trading Permit Option Category (01.05.89, 25.07.91, 02.04.93, 15.03.05, 30.03.10, abr. 01.12.17)
- **3960 Transitory Provision** (01.05.89, abr. 15.03.05)
- **3960** Restricted Trading Permit Financial Derivatives Category (01.05.89, 25.07.91, 04.05.95, 03.11.97, 15.03.05, 30.03.10, abr. 01.12.17)
- 4001 Information (16.10.89, 11.03.92, 15.03.05, 02.09.11, 01.12.17) Chapter E—Approval, Requirements and Obligations Relating to Approved Persons

Article 3.400 Application for Approval

Any Person employed by an Approved Participant or an affiliated corporation or subsidiary of an Approved Participant who wishes to have access to the Electronic Trading System of the Bourse in order to act as an Approved Person in accordance with the Rules must submit an application for approval to the Bourse beforehand. Such an application for approval shall not limit the rights of Approved Participants to give access to the Electronic Trading System in accordance with Article 3.5.

The application for approval as an Approved Person must be submitted in the form prescribed by the Bourse and must be signed by both the applicant, the Approved Participant and, where applicable, the affiliated corporation or subsidiary of the Approved Participant that employs the applicant.

To be eligible for approval by the Bourse, an Approved Person must, among others, be at least eighteen (18) years old, be considered in all respects to be a suitable Person for the privilege and responsibility of trading Listed Products and have completed the training requirements prescribed by the Bourse.

Article 3.401 General Restrictions Applicable to Approved Persons

- (a) Subject to the prior written approval of the Bourse to the contrary, an Approved Person may only transact business for the account of the Approved Participant for whom the Approved Person is acting in accordance with Article 3.400 and for the accounts of the Approved Participant's clients.
- (b) In all cases, the Approved Participant is responsible for all acts and omissions of such Approved Person. Any act or omission of an Approved Person which would constitute an infraction of any rule, policy or procedure of the Bourse shall be deemed to be an infraction by the Approved Participant.

Article 3.402 Joint Accounts

No Approved Participant may permit the opening of a joint account in which an Approved Person has an interest of any kind, whether direct or indirect.

Article 3.403 Restrictions on Accounts With Other Approved Participants

No Approved Person may maintain, in his own name or any other name, an account in Securities, Options or Futures Contracts over which he has direct or indirect trading authority or control, with any Approved Participant other than the Approved Participant, without the written consent of the Approved Participant as required by Article 7.103.

Article 3.404 Notice to the Bourse

- (a) An Approved Participant must notify the Bourse, within the prescribed time, of the termination of the employment of any Approved Person and, in the case of a dismissal for cause, a statement of the reasons therefore.
- (b) An Approved Participant must notify the Bourse, as soon as possible, of any information it has regarding any lawsuit, investigation or proceeding affecting the approval of any of its Approved Persons by any regulatory authority or self-regulatory organization.

Article 3.405 Transfer of Approved Person

- (a) An Approved Participant or affiliated corporation or subsidiary of an Approved Participant must not employ an Approved Person formerly employed by another Approved Participant until the Bourse consents to the employment. Any application for Bourse consent must be submitted in the form prescribed by the Bourse and must be signed by both the Approved Person and the Approved Participant as well as, as the case may be, by the affiliated corporation or subsidiary of an Approved Participant proposing to employ him.
- (b) The Bourse will not consent if the prior Approved Participant employer has failed to notify the Bourse of the termination of employment as required under Article 3.404.

(c) If the period of time between termination of employment with the prior Approved Participant and commencement of employment with another Approved Participant or an affiliated corporation or subsidiary of another Approved Participant is ninety (90) days or greater, the Bourse will not give its consent under this Article and an application for approval pursuant to Article 3.400 must be submitted to the Bourse.

Article 3.406 Suspension or Revocation Of Approval

- (a) If an Approved Person no longer meets the required qualifications or any other condition or requirement that may be prescribed by the Bourse, the Bourse may suspend or revoke its approval.
- (b) In the event of a suspension or revocation of Bourse Approval of an Approved Person pursuant to this Article or pursuant to Article 4.205, unless otherwise ordered by the Vice president of the Regulatory Division, the Approved Participant, the affiliated corporation or subsidiary of the Approved Participant employing this Person must immediately discontinue such Approved Person's employment, and thereafter this Person may not be employed in the same capacity by any Approved Participant, any affiliated corporation or subsidiary of an Approved Participant without permission of the Vice president of the Regulatory Division, which may be revoked at any time.
- (c) Bourse Approval of any Person who's employment has been terminated shall automatically be revoked if such Approved Person is not re-employed by an Approved Participant, an affiliated corporation or subsidiary of an Approved Participant in a capacity requiring approval within ninety (90) days of termination.
- (d) An Approved Person that is suspended shall remain subject to the jurisdiction of the Bourse. An Approved Person whose Bourse Approval is revoked shall remain subject to the jurisdiction of the Bourse, in accordance with paragraph (c) of Article 4.201.

PART 4 - INSPECTIONS AND ENFORCEMENT

Chapter A—Inspections, Investigations and Summary Proceedings

Article 4.0 Service of Documents to Regulatory Division

For the purposes of Part 4:

- (a) any document required to be served on the Bourse must be addressed to the attention of the Vice-President, Legal Affairs (Derivatives), and delivered by messenger or by registered mail, in either case, with proof of receipt signed by a representative of the Bourse;
- (b) any document required to be served on any Person other than the Bourse must be served by delivering it directly to the Person, by messenger or by sending it by registered mail addressed to the Person to their latest residence or business address shown in the records of the Bourse;
- (c) any document required to be served on an Approved Person who is located outside of Canada may be served on the Approved Participant or, as the case may be, on a person who is a resident of Québec and appointed as agent for the service of process.
 - (i) If it is not possible to serve a document in accordance with the requirements of paragraph (b), the Bourse may use any other manner of service that is likely to bring the document to the attention of the Person.
 - (ii) An affidavit signed by an employee or representative of the Bourse attesting that the service requirements of paragraph (b) have been complied with is sufficient proof of service.

Article 4.1 Obligation to Respond to Inspection

Approved <u>participantsParticipants</u>, their employees, and <u>approved personsApproved</u> <u>Persons</u> must comply with the obligation to provide information as set forth in this <u>Section</u><u>IChapter</u>.

(a) Upon the request of the Regulatory Division or of one of its representatives, these personssuch Persons must provide forthwithwithout delay all information related to their business, trades<u>Trades</u>, positions or conduct as well as to the identity, business, trades<u>Trades</u> or positions of any of their customers and employees and customers of <u>personsPersons</u> for whom they provide account maintenance services. To this end, these <u>personsPersons</u> must submit and give to the Regulatory Division access to any records, registers, data, data bases, files, documents, papers and information for examination, and allow the Regulatory Division or its representative to obtain <u>a</u> copy thereof on demand.

- (b) For the purposes of any investigation or examination, the Regulatory Division or its representative may obtain such information from any source whatsoever, including any of the customers of any approved participants<u>Approved</u> <u>Participants</u>.
- (c) The Regulatory Division may at any time make available to any other exchange or securities commission or similar authority any report or information of the sort described in this article<u>Article</u>. For that purpose, the Regulatory Division may, on behalf of the Bourse, enter into agreements with any person<u>Person</u> or entity, in Québec or outside of Québec, for the sharing of information.
- (d) The obligation to inform extends to officersOfficers, partners, directors, employees and auditors of any approved participantApproved Participant and also entails the obligation to appear before the Bourse and provide testimony at the time and place indicated by the Regulatory Division.
- (e) Compliance with the provisions of this <u>Section IArticle</u> shall not create any liability towards any other <u>approved participantApproved Participant</u>, employee of an <u>approved participant</u>, approved personApproved Participant, Approved Person, or client.

4002 Notice of Non-Compliance

(11.03.85, 11.03.92, 15.03.05, 02.09.11; 16.07.12, 01.12.17, 19.07.18)

-1. An Approved Participant must immediately notify the Regulatory Division in the event that this-Approved Participant or any of its Approved Person:

a) fails to be able to continue to meet its obligations;-

b) becomes insolvent;-

c) commits an act of bankruptcy within the meaning of the *Bankruptcy and Insolvency Act* (R.S.C., 1985, c. B-3); or-

d) becomes a debtor company within the meaning of the *Companies' Creditor Arrangement Act* (R.S.C., 1985, c. C-36).

2.—An Approved Participant must diligently conduct a review in accordance with its internal supervision policies and procedures upon becoming aware that, such Approved Participant, an employee, an Approved Person, or a client authorized pursuant to article 6366 B) possibly violated the Rules, Policies and trading Procedures of the Bourse pertaining to:

a) article 6305 respecting front running;

b) article 6306 respecting manipulative or deceptive methods of trading;

c) article 6310 respecting best execution;

d) article 6366 respecting access to electronic trading;

e) articles 6374 and 6379 b) paragraph 2 respecting management of priorities;

f) article 6380, including 6380a to 6380f, respecting transactions required on Bourse facilities; g) article 6816 respecting off-exchange transfers of existing futures contracts. 3. If upon the completion of the review provided for in paragraph 2, an Approved Participant concludes to a possible violation of any of the obligations, prohibitions or requirements listed in paragraph 2, it must notify the Regulatory Division in the prescribed manner within ten (10) business days following the date on which it reached such conclusion.

4. Any review made in accordance with this article, regardless of the conclusion, must be recorded in writing and adequately documented. Records must be kept for a period of at least seven (7) years as of the date of the conclusion of the review and must be made available to the Regulatory Division upon request.

5. The obligations of an Approved Participant provided for in this article are in addition to the other obligations stipulated in the Rules, Policies and trading Procedures of the Bourse, notably with regards to supervision and, in any case, shall not prevent the Bourse from undertaking disciplinary measures against an Approved Participant or an Approved Person.

Article 4.2 Reserved

<u>Article 4.3</u> 4003 Special Inspection or Investigation Investigations

(11.03.85, 11.03.92, 15.03.05, 01.12.17)

Without in any way limiting the powers conferred upon the staffpersonnel of the Bourse by article 4001, Article 4.1, the Special Committee or the Vice-President of the Regulatory Division of the Bourse may in their absolute discretion, at any time, direct a special examination or investigation to be made in respect of the conduct, the business or affairs of an approved participant or an approved person Approved Participant or an Approved Person.

4004 Summary Proceedings

(11.03.92, 15.03.05)

If, following an examination or investigation or by reason of any information otherwise obtained by the Bourse, it appears that circumstances so warrant, the Special Committee may proceed by way of summary proceedings in accordance with the provisions of articles 4301<u>Article 4.401</u> and following of this Rulethese Rules.

4005 Failure to Provide Information or to Appear Respond

(11.03.85, 11.03.92, 15.03.05, 01.12.17)

<u>Any approved participant or approved personAny Approved Participant or Approved Person</u> who refuses or neglects to provide information in the manner prescribed in this <u>Section IChapter</u> or who fails to attend a hearing after having been given notice thereof, may be suspended without any notice, hearing or formality by the Special Committee until the required information has been provided or an attendance made as set out in the summary proceedings provided for in <u>articles-4301Article 4.401</u> and following.

4006 Costs and Expenses

(11.03.85, 11.03.92, 15.03.05, 02.09.11, 01.12.17)

The costs and expenses paid or incurred by the Regulatory Division in connection with any examination or investigation instituted pursuant to the provisions of <u>articles 4001Article</u>

<u>4.1</u> or <u>4003</u><u>Article 4.3</u> and all proceedings relating thereto or steps taken as a result thereof shall be a debt owed to the Bourse by the <u>approved participant or approved person</u><u>Approved Participant</u><u>or Approved Person</u> who must pay the amount thereof upon demand.

4007 Information to other organizations<u>Requests by Other</u> <u>Authorities</u>

(05.02.98, 15.03.05, 02.09.11)

Upon request from any recognized organization exchange, self-regulatory organization, securities commission or any similar authority, to whose jurisdiction the Approved Participant is subjected in any manner or with whom the Bourse has entered into an agreement for the sharing of information, to provide information in connection with an investigation being carried out by such organization and subject to the legislation relating to the protection of personal information, each approved participant Approved Participant must submit the requested information directly to the requesting_organization making the request and this, in the form and manner prescribed by that organization, including electronically.

For the purposes of this article, the term "recognized organization" means an exchange, a self-regulatory organization, a securities commission or any similar authority, to whose jurisdiction the approved participant is subjected in any manner or with whom the Bourse has entered into an agreement for the sharing of information.

Section II Standards of Conduct (abr. 15.03.05)

4051 Standards of Conduct (11.03.85, 11.03.92, abr. 15.03.05)

4052 Disclosure of Conflicting Interests or Contrary Views (11.03.85, 11.03.92, abr. 15.03.05)

Section II

Disciplinary and Other Matters Subject to Hearings

A. Complaints

4101 Complaints (11.03.85, 11.03.92, 15.03.05, 29.03.06, 01.12.17)

Chapter B--Reserved

Chapter C—Disciplinary Proceedings

Article 4.200 Reserved

Article 4.201 Complaint

a) The Bourse, an approved participant or an approved person may, in accordance with the procedures provided in articles 4151 and following, this Chapter, may file a complaint against an approved participant or an approved person, in respect Approved Participant or an Approved Person for violation of:

- (a) i) a breachany of the regulations Regulations of the Bourse; ii), including as provided under Article 7.2, any act, conduct, practice or proceeding unbecoming an approved participant Approved Participant or an Approved Person of the Bourse-or an approved person, inconsistent with just and equitable principles of tradeTrade, or detrimental to the reputation of the Bourse or to the interests or the welfare of the public or of the Bourse, whether or not such act, conduct or proceeding is related to dealings or transactionsTransactions on the Bourse.
- (b) b) The Bourse may also file a complaint of the type described in paragraph a) above paragraphs (a) and (b) against a former approved participant or approved person, Approved Participant or Approved Person provided an originating notice is served on such personPerson within thirty _six (36) months from the date upon which the personPerson ceased to be an approved participant or an approved person Approved Participant or Approved Person.
- (c) This provision is in addition to the powers <u>that</u> the Bourse may hold and choose to exercise pursuant to powers delegated by a securities commission.
- e) Without in any way limiting the generality of the foregoing, the following actions of an approved participant or, approved person shall be deemed an act, conduct, practice or proceeding covered by sub-paragraph a) ii) of the present article:
 - i) misleading or attempting to mislead the Bourse on any material point;
 - ii) breaching any statute or regulation related to the trading of securities or derivative instruments;
 - iii) indiscriminate or improper solicitations of orders, either by telephone or otherwise;
 - iv) using high pressure or other sales tactics of a character considered undesirable according to the standards of the industry;
 - v) using or knowingly participating in the use of any manipulative or deceptive methods of trading, including those set out in article 6306 of the Rules of the Bourse;

vi) breaching any provisions of the Code of Ethics and Conduct for Registered Representatives, included in the Conduct and Practices Handbook Course, published by the Canadian Securities Institute.

d) The

<u>Article 4.202</u> <u>Composition of the</u> Disciplinary Committee or the Special Committee shall, in accordance with this Rule, decide whether an act, conduct, practice or proceeding is of the sort described in sub-paragraph a) ii) of the present article.

4102 Disciplinary Committee

(11.03.92, 15.03.05, 02.09.11)

- (a) A committee known as the Disciplinary Committee is constituted pursuant to the provisions of this <u>articleArticle</u> to hear complaints brought under <u>article</u> <u>4101,Article 4.201</u>, as well as to accept or reject offers of settlement pursuant to <u>articles 4201 and followingArticle 4.301</u>.
- (b) b) The Disciplinary Committee is comprised of three <u>personsPersons</u> named by the Vice-President, Legal Affairs (Derivatives), who shall select two of them among the <u>personsPersons</u> mentioned in sub-paragraph <u>a(b)(i)</u> of <u>article-4103Article 4.203</u> or among the members of the Special Committee, and one among <u>personsPersons</u> mentioned in sub-paragraph (b) of <u>article 4103</u>.

4103List of Designated Persons(22.03.88, 11.03.92, 15.03.05)(ii) of Article 4.203.Article 4.203Members of the Disciplinary Committee

The Bourse maintains a list of persons eligible to sit on a Disciplinary Committee. This list and any change thereto must be approved by the Special Committee.

The list shall consist of:

- (a) a) Individuals:
 - (i) i) whoWho are directors, officers or partners of approvedparticipantsApproved Participants; or
 - (ii) ii) whoWho are retired from the securities industry and who were previously directors, officers or partners of an approved participant.Approved Participant.
- (b) at<u>At</u> least two (2) individuals who are related neither to an approved participant<u>Approved Participant</u>, nor to the Bourse.

4104 Solemn Affirmation

(11.03.92, 15.03.05)

Article 4.204 Conflict of Interest

Before a hearing, each <u>persons</u> designated to hear the case must make a solemn affirmation to the effect that:

- (a) i) to her<u>the Person's</u> knowledge, there is no legitimate grounds for herrecusation that Person's recusal as provided in paragraphs 1 to <u>106</u> of article <u>234Article 202</u> or in article <u>235Article 203</u> of the *Code of Civil Procedure*; and
- (b) ii) shethat Person will not reveal or make known, without being authorized by law, anything whatsoever of which <u>he or</u> she takes cognizance in the performance of <u>herthe Person's</u> duties.

4105 **Disciplinary** Penalties

(11.03.85, 11.03.92, 18.10.00, 15.03.05, 02.09.11, 01.12.17)

- (a) In finding any approved participant or approved person<u>Approved Participant</u> or <u>Approved Person</u> guilty pursuant to a complaint therein made, or of some lesser and included offence, the Disciplinary Committee or the Special Committee may, with respect to each offence, impose any one or more of the following penalties or orders :
 - (i) a) a reprimand;
 - (ii) b) a fine not exceeding 1,000,000;
 - (iii) e) the suspension or the revocation of the rights as an approved participant or approved person Approved Participant or Approved Person for such period and upon such conditions, including conditions of reinstatement, as the Committee may determine;
 - (iv) d) the prohibition to obtain an approval for the time and upon such conditions determined by the Committee, including the conditions for the release of such a prohibition.
 - (v) e) the expulsion of the approved participant <u>Approved Participant;</u>
 - (vi) f) the making of restitution to any person Person who has suffered a loss as a result of the acts or omissions of a person Person under the jurisdiction of the ExchangeBourse;
 - (vii) g) thean obligation to take one or more courses given by the CSI Global Education Inc. or any other course deemed appropriate; or
 - (viii) h) the reimbursement in whole or in part of the costs and expenses (including professional fees) paid or incurred by the Bourse in connection with the complaint and the matters out of which it arose including all

investigations, hearings, appeals and other proceedings before or after the complaint.

(b) These penalties and orders shall be in addition to such other action as the Bourse may take pursuant to any other provision of <u>its regulations the Regulations</u> of the Bourse.

4106 Costs and Expenses

(11.03.85, 11.03.92, 18.10.00, 15.03.05, 02.09.11)

Where the Regulatory Division conducts an investigation following a complaint that was made, or information that was provided by a <u>personPerson</u> under its jurisdiction and determines that the complaint or information was frivolous or unfounded, the Bourse may recover the costs of the investigation from that <u>personPerson</u>.

B. Proceedings

<u>Article 4.205</u> <u>-4.250 Reserved</u>

Article 4.251 4151 Originating Notice of Proceeding

(11.03.85, 11.03.92, 15.03.05, 02.09.11, 01.12.17)

- (a) a) The Bourse must serve an originating notice on any <u>personPerson</u> who is directly concerned whenever, as a result of an investigation or otherwise, it:
 - (i) i) decides to initiate disciplinary proceedings pursuant to articles-4101<u>Article 4.201</u> and following;
 - (ii) intends to deny granting an unconditional approval to a <u>partnershipPartnership</u> or corporation as an <u>approved participantApproved</u> <u>Participant</u> or an unconditional approval of a <u>personPerson</u>;
 - (iii) iii) proposes to revoke, suspend or amend any of the rights or privileges of an approved participant<u>Approved Participant</u>, or of an approved person<u>Approved Person</u>;
 - (iv) iv) proposes to exercise the powers delegated to it by a securities commission or other regulatory organization.
- (b) b) The originating notice must contain:
 - (i) i) a reference to the regulatory provisions governing the matter;
 - (ii) ii) a summary statement of the facts alleged and intended to be relied upon by the Regulatory Division and the conclusions drawn by the Regulatory Division based on the alleged facts;

- (iii) a statement of the intent of the Bourse to conduct a hearing of the matter on a date and at a place to be determined in the originating notice or, subsequently, in the notice of hearing;
- (iv) a reminder of the existence of articles 4201<u>Article 4.301</u> and following;
- (\underline{v}) a warning that failure to file a reply within the prescribed delay may result in foreclosure from producing any witness at the hearing.
- (c) e) A copy of the originating notice, together with proof of service, shall be filed with the Vice-President, Legal Affairs (Derivatives).

4152 Reply

(11.03.85, 11.03.92, 15.03.05, 02.09.11)

- (a) A <u>personPerson</u> served with an originating notice must, within ten (10) business days from the date of service, serve to the Vice-President, Legal Affairs (Derivatives), a reply signed by the <u>personPerson</u> or by an individual authorized to sign on behalf of the <u>personPerson</u>.
- (b) The reply must set out specifically for each fact alleged in the originating notice, whether such fact is admitted or denied, and contain a statement of the person'Person's position with regard to the conclusions drawn by the Bourse in the originating notice and a statement of any additional facts relied on by the personPerson.
- (c) Failure to file a reply within the prescribed delay may result in foreclosure from producing any witness at the hearing.

Article 4.252 4153 Notice of Hearing

(22.03.88, 11.03.92, 15.03.05, 02.09.11)

When by reason of the reply to the originating notice or for any other reason the Regulatory Division determines that a formal hearing is required, the Bourse shall proceed as follows:

- (a) After the expiryFollowing a period of the ten (10) business days delay for the service of the reply, the Bourse shall serve a notice of hearing of at least ten (10) business days indicating the date, time and place of the hearing on the personsPersons to whom the originating notice was addressed.
- (b) The notice of hearing shall include a statement requiring the <u>personPerson</u> to attend the hearing, failing which the Disciplinary Committee may proceed with the hearing of the matter in that <u>personPerson</u>'s absence.

4154 Public Hearing

(11.03.92, 15.03.05, 02.09.11)

All hearings are held in public, except for those pertaining to offers of settlement presented pursuant to articles 4201Article 4.301 and following, which shall only be held in public once such an offer of settlement has been accepted by the Disciplinary Committee-However; provided however, that the Disciplinary Committee hearing the matter may, on its own initiative or upon request, order that a hearing be held in camera, in part or in whole, or prohibit the publication or disclosure of specific information or documents, in the interest of good morals or public order, particularly to preserve confidential business information or privileged communications or to preserve an individual! s privacy or reputation.

4155 Hearing Procedure

(22.03.88, 11.03.92, 15.03.05, 02.09.11)

- (a) Any <u>personPerson</u> on whom an originating notice was served and that <u>person'Person's</u> representatives is entitled to attend the hearing, in <u>personPerson</u> or, if necessary, by way of videoconference, for the purpose of hearing the evidence, cross-examining the witnesses presented by the Regulatory Division, presenting their own witnesses subject to the last paragraph of <u>article 4152,Article 4.252</u>, and making representations to the Disciplinary Committee hearing the matter;
- (b) b) Such <u>person Person</u> may be assisted by a lawyer at the hearing;
- (c) e) If a written report in respect of the matter has been prepared by the Regulatory Division and if the latter proposes to table such report at the hearing, a copy of such report must be given to the parties beforehand;
- (d) d) The Disciplinary Committee may admit as evidence any documentary proof without a witness if the Committee is of the opinion that the rights of cross-examination would not be affected-<u>; and</u>
- (e) (e) In the event of a guilty verdict in disciplinary matters, the parties are entitled to be heard on the penalty to be imposed, unless the Disciplinary Committee has previously ruled that representations on the penalty shall be made prior to its deliberations on the merits.

4156 Testimony

(11.03.92, 15.03.05)

Any <u>personPerson</u> required to testify before the Disciplinary Committee must make a solemn declaration.

4157 Obligation to Answer Respond

(11.03.92, 15.03.05, 02.09.11)

The Regulatory Division has the right to question a <u>personPerson</u> who is subject to a complaint or who is accused of having breached a provision of the <u>regulationsRegulations</u> of the

Bourse as well as to any other <u>personPerson</u> under its jurisdiction, and such <u>personPerson</u> shall be obliged to answer all questions.

4158 Ex Parte Hearing (22.03.88, 11.03.92, 15.03.05) Article 4.253 Failure to Appear

If a <u>personPerson</u> notified of the hearing fails to attend the hearing specified in the notice of hearing, the Disciplinary Committee may proceed with the hearing and disposition of the matter on the date and at the time and place set out in the notice of hearing without further notice, and in the absence of the <u>personPerson</u>, even if the <u>personPerson</u> has served a reply in accordance with <u>article 4152.Article 4.252.</u>

4159 Deliberations of the Disciplinary Committee

(11.03.92, 15.03.05)

The deliberations of the Disciplinary Committee hearing the matter must be made in the absence of any other <u>personPerson</u>.

4160 Decision of the Disciplinary Committee

(11.03.85, 29.04.86, 11.03.92, 15.03.05, 02.09.11, 01.12.17)

- (a) a) The decision of the Disciplinary Committee must be in writing and served on the person concerned.
- (b) b) The Disciplinary Committee must give the reasons supporting its decision.
- (c) e) A notice of the decision must be sent to the complainant, distributed to the approved participants<u>Approved Participants</u> of the Bourse, filed in the records of the Bourse and be made available to the public and the press.
- (d) d) Notice of the decision must be given to such other <u>persons</u> designated by the Disciplinary Committee hearing the matter.
- (e) e) If an offer of settlement is rejected pursuant to articles 4201 and followingArticle 4.305, the reasons underlying such a decision by the Disciplinary Committee shall not be made public, but shall be made available to the members of the Disciplinary Committee to whom another offer of settlement would be presented.

Article 4.254 4161 Report of the Disciplinary Committee to the Special Committee

(11.03.85, 11.03.92, 15.03.05)

If no appeal has been brought at the expiry of the delay to appeal, the Disciplinary Committee that has conducted the hearing must report thereon to the Special Committee.

C. Settlement

<u>Chapter D—Settlements and Appeals</u>

Article 4.300 Reserved

Article 4.301 4201 Offer of Settlement

(29.06.87, 11.03.92, 15.03.05, 02.09.11)

The Regulatory Division may negotiate, at any time, an offer of settlement with any <u>personPerson</u> served with an originating notice.

4202 Form of the Offer of Settlement

(29.06.87, 11.03.92, 25.03.94, 15.03.05, 02.09.11)

The offer of settlement must:i) be in writing, in the form prescribed by the Regulatory Division; ii) be, signed by the personPerson proposing the settlement; and iii) contain the following :

- (a) a) the provisions of the <u>regulationsRegulations of the Bourse</u> that have been breached or not complied with, according to the Regulatory Division;
- (b) b) a statement of the facts agreed upon by the Regulatory Division and the personPerson proposing the offer of settlement;
- (c) e) the disposition of the matter, including any penalty to be imposed and the amount of costs and expenses of the Regulatory Division to be paid by the personPerson proposing the offer of settlement;
- (d) d) the consent of this person Person to the settlement;
- (e) e) a statement that the settlement must be approved by the Disciplinary Committee or, in the cases provided for in <u>article 4204,Article 4.304</u>, by the Vice-President, Regulatory Division, failing which it shall not bind the parties involved, and the Bourse shall proceed with the hearing of the matter; and
- (f) a waiver by the personPerson of all rights under the regulationsRegulations of the Bourse to a hearing or to an appeal should the offer of settlement be accepted by the Disciplinary Committee or, in the cases provided for in article 4204,Article 4.304, by the Vice-President, Regulatory Division.

4203 Submission of an Offer of Settlement

(29.06.87, 11.03.92, 15.03.05, 02.09.11)

The offer of settlement must be submitted to the Vice-President, Regulatory Division.

4204Acceptance by the Vice-President, Regulatory Division of Offer of
Settlement

(11.03.92, 15.03.05, 02.09.11)

An offer of settlement of a disciplinary matter may be approved by the Vice-President, Regulatory Division when the penalty to be imposed is a reprimand, a fine not exceeding \$5,000, the penalty provided in <u>sub-paragraph h(a) (vii)</u> of <u>article 4105,Article 4.205</u>, or a combination of the three-(3). Upon submission of the offer, the Vice-President, Regulatory Division must:

- (a) i accept the offer of settlement,
- (b) ii) reject the offer of settlement, or
- (c) (c) accept the offer with a lesser penalty than the one agreed upon.

Article 4.302 4205 Rejection of an-Offer of Settlement

(29.06.87, 11.03.92, 15.03.05, 02.09.11)

In the event that an offer of settlement is rejected by the Disciplinary Committee or by the Vice-President, Regulatory Division, as the case may be, the Bourse must proceed with the hearing of the matter unless the parties involved agree to negotiate a new offer of settlement.

4206 Privilege-of an Offer of Settlement

(11.03.92, 15.03.05, 02.09.11)

All discussions in relation with an offer of settlement are without prejudice. No part of such a discussion must be used as evidence or referred to in any proceedings whatsoever.

Article 4.303 4207 Effect of Acceptance of an Offer of Settlement

(11.03.92, 15.03.05, 02.09.11, 01.12.17)

In the event an offer of settlement is accepted by the Disciplinary Committee of the Bourse or, in the cases provided for in article 4204, Article 4.304, by the Vice-President, Regulatory Division:

- (a) i) the matter becomes final and the settlement constitutes a decision;
- (b) (b) (b) there can be no appeal of the matter;
- (c) iii) the disposition of the matter agreed upon in the settlement must be recorded in the permanent records of the Bourse; and
- (d) iv) a notice of the decision must be sent to the complainant, distributed to the approved participants Approved Participants_of the Bourse, filed in the records of the Bourse and made available to the public and the press.

D. Fine for Minor Violation

4220 Fine for Minor Violation (10.05.17)

- a) The Vice-President of the Regulatory Division may in accordance with the procedure provided in articles 4222 and following, for any violation appearing in the *List of Fines for Minor Violations*-published on the website of the Bourse, impose a predetermined fine that cannot exceed \$5000 per-violation, against an approved participant or an approved person. The violations included in the *List of Fines for Minor Violations* are:
 - i) Incomplete or inaccurate report pertaining to the accumulation of positions for derivatives instruments (article 14102(1));
 - ii) Exceeding position limits (article 14157);
 - iii) Non-compliance with the time limit for reporting an exchange for physical transaction, or an exchange for risk (EFP/EFRP) (articles 6815 h) and 6815A j);
 - iv) Non-compliance with the time of market exposure (article 6380);
 - v) Failure to send a notice of non compliance or a notice of exceeding position limits, within the prescribed time (articles 4002 and 14102(7));
 - vi) Prohibited use of the "hidden liquidity" functionality (article 6380);
 - vii) Granting unapproved access to the automated system (articles 6366 A) and 7403).
- b) The Vice-President of the Regulatory Division, may impose a fine for any violation included in the List of Fines for Minor Violations against a former approved participant or former approved person, on the condition that a notice of minor violation is served within the delay provided in article 4101 b).
- e) Notwithstanding the possibility of imposing a fine for a minor violation included in the *List of Fines* for Minor Violations in accordance with paragraphs a), and b) the Vice President of the Regulatory Division, may, at his discretion, choose to file a complaint in accordance with the procedure provided in articles 4151 and following.

4221 Notice of Minor Violation (10.05.17)

- a) Before imposing a fine, the Vice-President of the Regulatory Division shall serve a notice of a minorviolation to the approved participant or the approved person.
- b) The notice of minor violation shall:
 - i) Be in writing;
 - ii) Be signed by the Vice-President of the Regulatory Division;
 - iii) Contain the following items for each violation:
 - a) the alleged violation;
 - b) the regulatory provision or provisions related to the alleged violation;
 - c) the date of the violation;
 - **d)** a summary statement of the facts on which the violation is based;

- e) the amount of the fine for the violation;
- f) the delay of time provided by article 4222 during which the approved participant or the approved person may submit observations or serve a request for the matter to be heard by a Disciplinary Committee;
- **g**) a notice that failure to submit observations or a response results in foreclosure from contesting any fine to be imposed.

4222 Observations or Challenge from the Approved Participant or the Approved Person (10.05.17)

- a) Once a notice of minor violation has been served, the approved participant or the approved personmay, within twenty business days:
 - i) Submit observations in writing to the Vice-President of the Regulatory Division. These observations must confirm or refute the facts. As part of the process to impose a fine for a minor-violation, a defence of due diligence is neither allowed nor receivable; or-
 - ii) Contest the notice of minor violation by serving the Vice-President of the Regulatory Divisionwith a request for the matter to be heard by a Disciplinary Committee in accordance with articles-4102 and following, which request must be accompanied by a response as described in article-4152. In this instance, the notice of minor violation is deemed a complaint under article 4101.
- b) If observations are not submitted and the notice of minor violation is not contested within the prescribed time, the approved participant or the approved person will be deemed to have agreed to pay the fine and to have relinquished all rights under the regulations of the Bourse concerning the hearing and contesting the violation.

4223 Notice of Fine for Minor Violation (10.05.17)

- a) Upon expiry of the delay provided for in article 4222, and after having considered the observations of the approved participant or the approved person, if any, the Vice President of the Regulatory Division may impose the fine prescribed in *List of Fines for Minor Violations* on this approved participant or this approved person by serving a notice of a fine for violation or decide not to impose a fine for minor violation. In this case, a notice advising of the closing of the matter will be sent to the Approved Participant or an Approved Person.
- b) The decision by the Vice-President of the Division to impose a fine for minor violation may be appealed to the Special Committee in accordance with articles 4251 and following. A defence of due diligence is neither allowed nor receivable during the appeal before the Special Committee.
- c) The fine for minor violation imposed against the approved participant or the approved person is payable within the ten business days following service of the notice of fine for minor violation.

4224 Publication of Information Regarding Fines Imposed for Minor Violations (10.05.17)

The Regulatory Division will make information publicly available, on an anonymous basis, regarding fines imposed for minor violations, including the nature of the minor violations, the fines imposed during the period as well as any other information that the Regulatory Division considers relevant.

E. Appeals

Article 4.304 _____Article 4.304

Article 4.351 4251 Sole-Jurisdiction of the Special Committee

(11.03.85, 11.03.92, 15.03.05)

An appeal from a decision of the Disciplinary Committee, any other committee of the Bourse or the staff of the Bourse may be brought before the Special Committee. The members of the Disciplinary Committee who participated to the hearing of the case in the first instance, cannot participate to the hearing of the appeal by the Special Committee.

Article 4.352 4252 Delay of Time to Appeal

(11.03.92, 15.03.05)

The appeal must be brought within ten (10) business days of the service of the decision.

Article 4.353 4253 Notice of Appeal

(11.03.92, 15.03.05, 02.09.11)

Any appeal of a decision of the Disciplinary Committee, of another committee of the Bourse, or of a member of the staff of the Bourse must be brought by filing a written notice of appeal with the Vice-President, Legal Affairs (Derivatives). The notice must contain a brief statement of the grounds for appeal and be served upon the parties.

4254 Security for Costs

(11.03.92, 15.03.05)

When the appeal appears abusive, dilatory, frivolous, or for some other special reason, the Special Committee may, upon request, order the appellant to furnish, within a setdelay, securityprescribed period, Security to guarantee, in whole or in part, the payment of the costs of appeal, the amount of the fine and the costs and expenses listed in article 4106, shouldArticle 4.206, if the appeal beis dismissed. If the appellant does not furnish securitySecurity within the prescribed delayperiod, the Special Committee may dismiss the appeal.

4255 Appeal Briefs

(11.03.92, 17.06.98, 15.03.05, 02.09.11)

- (a) Within fifteen (15) business days of the filing of the notice of appeal, the appellant must file with the Vice-President, Legal Affairs (Derivatives), anine (9) copies of the appellant's brief containing the appellant's arguments, in nine (9) copies, and must serve anotherone (1) copy on the respondent.
- (b) Within fifteen (15) business days of the receipt of the appellant's brief, the respondent must file with the Vice-President, Legal Affairs (Derivatives), nine (9) copies of the respondent's brief and <u>must_serve</u> another<u>one (1)</u> copy on the appellant.

(c) If the appellant fails to file the brief within the above-mentioned delayperiod, the appeal may be dismissed upon application to the Special Committee.

4256 Stay of Execution Decision

(11.03.92, 15.03.05, 01.12.17)

Unless otherwise ordered by the Special Committee, an appeal suspends the execution of the decision of the Disciplinary Committee or of the staffpersonnel of the Bourse when such decision imposes a penalty other than those provided for <u>under-sub-paragraphs e(a)</u> (iii), d), e) and f) of article 4105. However, the(iv) and (v) of Article 4.205; *provided however*, suspension of the rights of an approved participant or approved person, the Approved Participant or Approved Person, prohibition to obtain an approval, the Bourse Approval, expulsion of an approved participant and the Approved Participant and revocation of an approval of the Bourse_Approval is executory, notwithstanding appeal, unless otherwise ordered by the Special Committee.

4257 HearingBasis of the Appeal and Additional Evidence

(11.03.92, 15.03.05)

The appeal is argued on the basis of the file in <u>the first instance and of the appeal</u> briefs. <u>However</u>, in exceptional circumstances and if <u>the ends of</u> justice so <u>requirerequires</u>, the Special Committee may authorize the presentation of additional evidence.

4258 Applicable Rules Procedures

(11.03.92, 15.03.05)

Subject to the provisions of this Subsection D, the same rules as set forth in articles 4153 in this Chapter, Article 4.253 and following apply to any hearing before the Special Committee, with the necessary changes.

Article 4.354 4259 Disqualification

(11.03.85, 11.03.92, 15.03.05)

- (a) a) No officer of the Bourse is eligible to sit at a hearing in first instance or on appeal.
- (b) A member of the Special Committee who has any grounds for <u>recusationrecusal</u> pursuant to <u>article 4104Article 4.204</u> is not eligible to sit in appeal from a decision.

Article 4.355 4260 Appeal Under the Derivatives Act

(11.03.92, 15.03.05, 02.09.11)

Any appeal from a decision of the Special Committee is governed by the Quebec-Derivatives Act, as amended from time to time.

Section III

<u>Chapter E</u>—Summary Proceedings

4301 Intervention by the Bourse (11.03.85, 11.03.92, 15.03.05) Article 4.400 Reserved

Article 4.401 Summary Suspension

a) Where the Special Committee deems it necessary for the protection of the public and the reputation of the Bourse, it may suspend an approved participant<u>Approved Participant</u> or suspend or revoke approval<u>Bourse Approval</u> of any <u>personPerson</u> without following the procedures set forth in <u>articles 4151Article 4.251</u> and following, provided that the Bourse issues forthwith a notice of hearing and <u>conveneconvenes</u> a hearing within the following fifteen (15) business days.b) Articles 4302 to 4306 provide examples of circumstances which may cause the <u>The</u> Special Committee to intervene without notice, but the power of the Special Committee to intervene pursuant to paragraph a) shall not be may take such action including, but not limited tosuch, the circumstances enumerated in Article 4.402 to Article 4.406.

4302 Conviction

(11.03.85, 11.03.92, 15.03.05, 01.12.17) Article 4.402 Grounds for Summary Action

If any approved participant or approved person Approved Participant or Approved a) Person is convicted of a crime or of an infraction in connection with trading in securities or futurescontractsSecurities or Futures Contracts or of an offence under any statute or regulation applicable to securities or derivative instruments Securities or Derivative Instruments, or if any approved participant or approved personApproved Participant or Approved Person has their registration or license under any such statute or regulation suspended or revoked, the Special Committee may, without any notice, hearing or formality whatsoever, suspend the approvedparticipant or approved person Approved Participant or Approved Person and withdraw theapprovalBourse Approval of such approved personApproved Person pending the completion of all appeal proceedings relating to such conviction, suspension or revocation; b) provided however, if no appeal is launched within the prescribed delayperiod from such conviction, suspension or revocation, or if such a conviction, suspension or revocation is made or upheld inon appeal, the Special Committee may thereupon, without any notice, hearing or formality whatsoever, suspend or expel such approved participantApproved Participant and suspend or revoke the approvalBourse Approval of such approved person Approved Person.

4303 Expulsion or Suspension by Another Exchange (11.03.85, 11.03.92, 15.03.05, 01.12.17) Article 4.403 Additional Grounds for Summary Action

If any approved participant or approved person<u>Approved Participant or Approved</u> <u>Person</u> is suspended, expelled or has their approval<u>or permit</u> suspended, withdrawn or revoked by another exchange or self-regulatory organization, the Special Committee may suspend or expel such <u>approved participantApproved Participant</u> or suspend or revoke <u>the approvalBourse</u> <u>Approval</u> of such <u>approved personApproved Person</u>, provided that the Bourse shall forthwith issue a <u>Noticenotice</u> of <u>Hearinghearing</u> and convene a hearing within the following fifteen (15) business (15) days.

4304 Failure to Provide Information or **to**-Appear

(11.03.85, 11.03.92, 15.03.05, 02.09.11, 01.12.17)

If any <u>approved_participantApproved_Participant</u>, employee of an <u>approved</u> <u>participant or approved personApproved Participant or Approved Person</u> refuses or neglects to provide information or to appear in the manner prescribed by the <u>regulationsRegulations</u> of the Bourse, the Special Committee may without any notice, hearing or formality whatsoever, suspend the <u>approved participant or approved personApproved Participant or Approved Person</u> until the information has been provided or the appearance has been made.

4305 Interim Orders for UnsatisfactorySummary Action Relating to Financial Condition-or Practices

(11.03.85, 14.08.90, 11.03.92, 15.03.05, 02.09.11, 01.12.17)

- (a) a) Notwithstanding anything to the contrary contained in any other provision of the regulations of the BourseRegulations of the Bourse, the Special Committee may impose without any notice, hearing or formality whatsoever, one or more of the interim orders described in paragraph (b), if following any inspection or investigation with respect to the business, affairs or conduct of an approved participant or approved person, Approved Participant or Approved Person whether made pursuant to the regulations Regulations of the Bourse, the applicable legislation or otherwise, or if, on the basis of any reliable information otherwise obtained by or given to the Regulatory Division, it is established that:
 - (i) such approved participant Approved Participant is insolvent or does not have the risk adjusted capital required under the regulations Regulations of the Bourse;
 - (ii) ii) the financial or general condition of such approved participant or approved personApproved Participant or Approved Person is such that it is or may become detrimental to the reputation of the Bourse or to the interests or welfare of the Bourse or the public;
 - (iii) iii) the system of book or record keeping or accounting used by such approved participant Approved Participant is unsatisfactory; or
 - (iv) iv) the methods or practices adopted by such approved participant or approved personApproved Participant or Approved Person in carrying on business may be detrimental to the reputation of the Bourse or to the interests or welfare of the Bourse or the public;the Special Committee mayimpose without any notice, hearing or formality whatsoever, one or more of the interim orders described in paragraph b) hereunder.

- (b) b) The <u>interimfollowing</u> orders <u>that</u> may be imposed <u>pursuant toby the Special</u> <u>Committee under the authority and in the circumstances set forth in paragraph (a)-are</u>:
 - (i) i) the suspension of the approved participant <u>Approved Participant</u> or of any of the rights and privileges of the approved participant or, approved person <u>Approved Participant or Approved Person</u> for a period and upon the terms and conditions, if any, determined by the Special Committee;
 - (ii) ii) the suspension or amendment of the terms and conditions of a previously granted approval Bourse Approval;
 - (iii) iii) the imposition of any terms and conditions that must be satisfied by a <u>personPerson</u> to continue as an <u>approved participant or approved</u> <u>personApproved Participant or Approved Person</u>; or
 - (iv) iv) the imposition of any other terms, conditions or instructions deemed appropriate in the circumstances including, without limitation, one or more of the following:
 - (1) 1. restricting one or more sectors of the approved participant'Approved Participant's operations;
 - (2) 2. requiring the attendance at the approved participant's premises, presence of employees or representatives of the Bourse at the Approved Participant's premises for the surveillance of its trading activities on the derivatives instruments listed on the Bourse, of employees or representatives of the Bourse; or
 - (3) 3. requiring the mailing of notices to clients in terms specified by the Regulatory Division.
- (c) e) If interim orders are imposed pursuant to the above paragraph (b), the Bourse must issue a notice of hearing to be held within fifteen (15) business days following the Special Committee's decision unless the parties agree to an extension of the delayperiod or to a waiver of the hearing.
- (d) d) Interim orders imposed by the Special Committee remain in force until the hearing is held, at which time the orders may be confirmed, set aside or modified.
- **4306** Defaulters (11.03.85, 11.03.92, 13.04.99, 15.03.05, 02.09.11, 01.12.17)

Article 4.404 Summary Action Relating to Default

- (a) An approved participant or, <u>An Approved Participant or an approved</u> <u>personApproved Person</u> may be declared a <u>defaulterDefaulter</u> by the Special Committee without any notice, hearing or formality whatsoever in any of the following cases:
 - (i) the approved participant the Approved Participant or the approved person Approved Person fails to pay on demand any assessment, fee or charge which has become due to the Bourse pursuant to the regulations Regulations of the Bourse or its list of fees, or any other indebtedness to the Bourse, such as a fine, or the costs of a hearing, investigation or surveillance operation; or
 - (ii) ii) the approved participant the Approved Participant or the approved person Approved Person fails to meet or admits or discloses his inability to meet his liabilities or obligations to the Bourse, another approved participant, Approved Participant or to the public;
- (b) An approved participant or an approved person<u>An Approved Participant or the Approved Person</u> who is declared a <u>defaulterDefaulter</u> by the Special Committee who makes an assignment of his property under the applicable legislation or against whom a receiving order is issued under this same law shall automatically be suspended.
- (c) e) If the cause of such default is not corrected to the satisfaction of the Special Committee within fourteen (14) business days after a <u>personPerson</u> was declared a <u>defaulterDefaulter</u>, or such other period as the Special Committee may decide, the <u>approved participantApproved Participant</u> may be expelled, or <u>the</u> <u>approvalBourse Approval</u> of the <u>approved personApproved Person</u> may be suspended or revoked by the Special Committee without any notice, hearing or formality whatsoever.
- (d) d) No approved participant No Approved Participant shall do business for the account of a defaulter without the written consent of the Special Committee.

4307 Closing Out Contracts Against Defaulters and Bankrupts (11.03.85, 11.03.92, 15.03.05, abr. 02.09.11) 4308 Reinstatement of Defaulters

(11.03.85, 11.03.92, 15.03.05)

(a) <u>An approved participant An Approved Participant</u> who has been expelled may apply to the Special Committee for reinstatement as an <u>approved participantApproved</u> <u>Participant</u>. No one may be reinstated as an <u>approved participantApproved</u> <u>Participant</u> pursuant to <u>the present article this Article</u>, if:

- (i) a) the approved participant the Approved Participant was expelled pursuant to a provision of the regulations Regulations of the Bourse other than those covered by articles 4301 Article 4.401 and following;
- (ii) b) the approved participant the Approved Participant is insolvent or bankrupt;
- (iii) e) the Special Committee is not satisfied that the approved participant Approved Participant is no longer in default of any of its liabilities or obligations; or
- (iv) d) the application for reinstatement is not approved by the Special Committee.

Section IV Responsibility

4351 Responsibility of Approved Participants (11.03.85, 11.03.92, 15.03.05, 02.09.11)

An approved participant may be found liable by the Bourse for the conduct of one of its approved person or employee. The approved participant shall be subject to the same penalties as if it had engaged itself in that conduct and the imposition of any penalty against an approved participant does not prevent the imposition by the Bourse of any penalty against any of the approved persons in respect of the same facts.

4352 Responsibility of Partners, Directors and Officers of Approved Participant (11.03.85, 11.03.92, 15.03.05, abr. 02.09.11)

4353 Responsibility of Supervising Approved Persons (11.03.85, 11.03.92, 15.03.05, 02.09.11)

An approved person who has authority over, supervises or is responsible to the approved participantfor another approved person or employee of the approved participant may be found liable by the Boursefor the conduct of the approved person or employee under their supervision and shall be subject to the same penalties as if they had themselves engaged in that conduct.

The imposition of any sanction against a supervising approved person does not prevent the imposition by the Bourse of any penalty against the supervised approved person or the approved participant, in respect of the same facts.

Section V Miscellaneous Provisions

4401 Service (11.03.85, 11.03.92, 15.03.05, 02.09.11, 11.07.18)

- a) For the purposes of this Rule :
 - i) any document required to be served on the Bourse must be addressed to the attention of the Vice-President, Legal Affairs (Derivatives), and delivered by messenger or by registered mail, in either case, with proof of receipt signed by a representative of the Bourse;
 - ii) any document required to be served on any person other than the Bourse must be served by delivering it directly to the person, by messenger or by sending it by registered mail addressed to the person to their latest residence or business address shown in the records of the Bourse;
 - iii) any document required to be served on an approved person who is located outside of Canada may be served on the approved participant or, as the case may be, on a person who is a resident of Québec and appointed as agent for the service of process.
- b) If it is not possible to serve a document in accordance with the requirements of paragraph a) ii), the Bourse may use any other manner of service that is likely to bring the document to the attention of the person.
- e) An affidavit signed by an employee or representative of the Bourse attesting that the service requirements of subparagraph a) ii) have been complied with is sufficient proof of service.

4402 Computation of Delay

(11.03.85, 11.03.92, 15.03.05)

In computing any delay fixed by this Rule, the day which marks the start of the delay is not counted, but the terminal day is counted.

4403 Severability (11.03.92, 15.03.05)

The powers and procedures provided for in this Rule are to be construed as severable, and the invalidity of any provision hereof shall not affect the validity of any other provision of this Rule.

4404 Transitional Provision (11.03.92, 15.03.05)

The present rules take effect immediately but shall not apply to any matter in which a hearing has already begun.

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4405 Approved Person
(02.09.11, 11.07.18)
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For the purpose of this Rule, the term "approved person" also includes:

a) the designated representatives who are duly approved pursuant to article 3501; and

b) partners and shareholders, directors and officers of approved participants and related firms.

5001 Business Day (25.02.94, 15.03.05)

Unless indicated otherwise, as to particular days, the term "business day" means any day on which the Bourse is open for business. However, on any business day that settlement may not occur through the clearing corporation, settlements ordinarily due on such a day shall be due on the following business day.

5002 Montréal Local Time (15.03.05, 30.10.17)

The Bourse shall conform to local Montréal time as set by the Coordinated Universal Time ("UTC"), administered and offered by the National Research Council ("NRC") or by any other recognized contributor to the calculation of the UTC. Approved Participants shall synchronize their time, using UTC as the common reference time. System (computer-based) clocks shall be continually synchronized during trading hours to within 50 milliseconds of UTC. Manual (mechanical) clocks shall be synchronized at least once per day, prior to the opening of trading. Approved Participants that rely on third-party systems shall ensure such systems comply with the requirements of this article.

Section 5101 - 5125 Canadian Investor Protection Fund (abr. 17.03.08)

- 5101 Canadian Investor Protection Fund (15.03.05, abr. 17.03.08)
- **5102** Display as Canadian Investor Protection Fund Participant (01.01.95, 15.03.05, abr. 17.03.08)

Section 5126 - 5200 Brokers' Clearing Fund (abr. 15.03.05)

- 5126 Creation of Fund (abr. 15.03.05)
- 5127 Financing (abr. 15.03.05)
- 5128 Advances from Reserves (abr. 15.03.05)
- 5129 Benefits (abr. 15.03.05)
- 5130 Exclusions (abr. 15.03.05)
- 5131 Failure to Pay Assessments

(abr. 15.03.05)

5132 Winding-up (abr. 15.03.05)

Section 5201 - 5250

PART 5 - DISPUTES

Article 5.0 Disputes – Arbitration Required

5201 Arbitration of Disputes (07.05.97, 15.03.05, 02.09.11, 17.01.18)

Any dispute arising between Approved Participants regarding a Listed Product traded on or subject to the <u>rulesRules</u> of the Bourse, including the adjustment or cancellation of <u>transactionsTransactions</u>, must be submitted to the majority decision of three arbitrators appointed as <u>hereinafter</u> provided-<u>under Article 5.1.</u>

5202 Appointment of Arbitrators

(15.03.05, 02.09.11)

The procedure for the appointment of the arbitrators shall be as follows. The approved participant<u>Approved Participant</u> believing himself to be the injured party shall deliver to the Vice-President, Regulatory Division a written memorandum in triplicate, stating in a summary way the matter in dispute and the redress he claims; and appointing an arbitrator. The Vice-President, Regulatory Division shall forward one_(1) copy of such memorandum to the opposite party, who shall, within seven (7)_business days after receipt thereof, file with the Vice-President, Regulatory Division a written memorandum in triplicate containing his statement of the matter in dispute; and appointing an arbitrator. The Vice-President, Regulatory Division a written to the opposite party and copies of both memoranda to the arbitrators so appointed, and the latter shall proceed within forty-_eight_(48) hours after receipt of the memoranda to appoint a third arbitrator. If a party fails to appoint an arbitrator, the Vice-President, Regulatory Division shall appoint one for him, and in the event of the two arbitrators already appointed failing to appoint the third arbitrator within the time set above, he shall be appointed by the Vice-President, Regulatory Division.

Article 5.1 5203 Arbitration Hearing

(15.03.05, 02.09.11)

The three arbitrators so appointed must forthwith-give written notice to the parties of the date, time and place of their first sittingmeeting, which shall be held within seven (7) days after the appointment of the third arbitrator and at which the parties shall be required to be present and to produce any books or documents respecting the matter in dispute. The arbitrators shall hear the parties, receive such evidencesevidence as they may deem necessary, make their award and fix the costs of the arbitration within thirty (30) days from the date of the first sitting or such other period as the parties may agree upon. They shall forward their award in writing to the Vice-President, Regulatory Division who shall give notice thereof to all the parties concerned.

5204 CourtNotice to Special Committee of Legal Proceedings

(15.03.05)

Submission to arbitration in accordance with this sectionPart shall be a condition precedent to any legal proceedings between approved participants with reference to an exchange contract. No approved participant shall commence legal proceedingsApproved Participants with reference to a Listed Product. Following an arbitration, an Approved Participant must notify the Special Committee prior to commencing a legal proceeding against another approved participant Approved Participant with reference to an exchange contract unless and until he has given due notice thereof to the Special Committeesuch a dispute.

5205 Persons other than approved participants (15.03.05, 02.09.11) Article 5.2 Customer and Other Persons: Arbitration of Disputes

<u>A person or an entity A Person</u> who is not an <u>approved participant Approved Participant</u> may submit to arbitration under this <u>sectionPart 5</u> any dispute with an <u>approved participant Approved</u> <u>Participant</u> and relating to <u>an exchange contracta Listed Product</u>.

5206 Costs (15.03.05, 02.09.11)

The arbitrators may require that prior to an arbitration hearing the parties deposit with the Vice-President, Regulatory Division such sum as an advance on the costs for which the parties or either of them may be adjudged liable.

5207 Arbitration award and failure to Comply (15.03.05)

Any approved participant who fails to comply with any arbitration award shall deemed to be guilty of an act detrimental to the interest and welfare of the Bourse.

5208 Multiparty<u>Multiple Party</u> Disputes

(15.03.05)

When more than two parties are involved in a dispute which is subject to arbitration, the rules set forth in articles 5201 to 5207 above<u>Articles of this Part</u> shall apply *mutatis mutandis*. Each party to the dispute shall be entitled to appoint an arbitrator, and in the event that an even number of parties is involved, the arbitrators appointed by or for them shall appoint an additional arbitrator in the manner provided in article 5202.<u>Article 5.1</u>. In the event that an uneven number of parties is involved, the arbitrators appointed by or for them shall appoint two additional arbitrators in the manner provided in article 5202.<u>Article 5.1</u>.

Section 5251 - 5300 Fees and Charges

5251 Fees and Charges (15.03.05, abr. 02.09.11)

Section 5301 - 5350 Electronic Records

5301 Electronic Records (15.03.05)

An approved participant is permitted to maintain required records and documents in electronic formprovided that :

- a) such records are retained for the required time and are protected against loss or falsification, and
- b) the approved participant provides means for making the records available for inspection in a complete and intelligible form within a reasonable period of time.

Section 5351-5400 Exchange Reorientation (22.11.99, abr. 12.02.02)

RULE SIX

Article 5.3 Costs

The arbitrators may require that prior to an arbitration hearing the parties deposit with the Vice-President, Regulatory Division such sum as an advance on the costs for which the parties or either of them may be adjudged liable.

Article 5.4 Failure to Satisfy Arbitration Award

Any Approved Participant who fails to comply with any arbitration award shall deemed to be guilty of an act detrimental to the interest and welfare of the Bourse.

PART 6 - TRADING RULES

A. GENERAL FRAMEWORK AND PROCEDURES

Section 6001 - 6020 Limitation on Trading by Members

<u>Chapter A—In General</u>

<u>Article 6.0</u> <u>6001</u> Discretionary Authority of the Bourse (10.10.91, 14.09.18)

The Bourse may prescribe such terms and conditions as it shall deem appropriate relating to transactions Transactions in Listed Products traded either on or off the Bourse.

- **6002** Over-the-Counter Trading in Securities Listed on Other Exchanges (10.10.91, abr. 17.07.15)
- **6003 Trading in Unlisted Securities** (10.10.91, 22.11.99, abr. 17.07.15)

Article 6.1 Emergency Authority of the Bourse

- (a) The Bourse has the power and the authority to act in the event that it determines the existence of an emergency situation which threatens the integrity, liquidity or orderly trading or liquidation of any Listed Product. The Bourse may exercise its emergency powers in the event that it believes in good faith that any of the circumstances similar to the following exist:
 - (i) <u>a manipulation, attempted manipulation, corner or squeeze is occurring or</u> <u>threatens to occur;</u>
 - (ii) the liquidity of a Derivative Instruments listed on the Bourse or its orderly liquidation is threatened by the concentration of positions in the hands of entities or individuals who are unable or unwilling to settle or to make or take Delivery in the ordinary course;
 - (iii) an action of the Government of Canada, of a Canadian provincial government or any foreign government or of any other Derivative Instruments market is likely to have a direct and adverse impact on the integrity, liquidity and orderly liquidation of any Derivative Instrument listed on the Bourse; or
 - (iv) an unusual, unforeseeable, and adverse circumstance has occurred.
- (b) In the event that the Bourse determines that an emergency situation exists, it may take any of the following actions or any other action that may be appropriate to remedy the situation:
 - (i) <u>terminate trading;</u>

- (ii) limit trading to liquidation of Derivative Instruments only;
- (iii) order liquidation of all or a portion of an Approved Participant's accounts;
- (iv) order liquidation of positions as to which the holder is unable or unwilling to settle or to make or take Delivery;
- (v) confine trading to a specific price range or otherwise modify the daily price limit when such a limit exists;
- (vi) modify the trading days or hours;
- (vii) alter conditions of Delivery or of settlement;
- (viii) fix the Settlement Price at which Derivative Instruments are to be liquidated according to the rules of the Clearing Corporation;
- (ix) require additional Margins to be deposited with the Clearing Corporation.
- (c) When the Clearing Corporation informs the Bourse of any emergency situation, whether in progress or feared, of which it has become aware, the Bourse shall act within twenty-four (24) hours to consider appropriate measures, if any. The Clearing Corporation shall have the right to participate in any deliberation made pursuant to the present Article.
- (d) As soon as practicable following the imposition of emergency action, the Board of Directors of the Bourse must be promptly notified. Any action taken pursuant to this Article may not extend beyond the duration of the emergency. In no event shall actions taken pursuant to this Article remain in effect for more than ninety (90) days following their imposition.

6004 Trading Restricted to the Bourse (11.03.85, 11.03.92, 22.11.99, 17.01.18)

Subject to the exceptions set out in article 6380 and 6816, all purchases and sales of <u>Article</u> 6.204 and <u>Article 6.200</u>, all <u>Transactions in</u> Listed Products made by Approved Participants, an affiliated corporation or a Person must take place on the Bourse during a trading session thereof.

6005Off-Exchange TransactionsTransactions Required on BourseFacilities

(10.10.91, 19.11.93, 14.07.95, 22.11.99, 21.04.08, 30.05.08, 29.01.10, 14.01.16, abr.17.01.18)

6006 Trades Outside Canada (10.10.91, abr. 21.04.08)

All trading in Listed Products must occur on or through the Trading System, except as otherwise permitted in accordance with the Rules.

Article 6.2 Open Positions; Liquidation Trades

- (a) All Derivative Instruments positions for a Client Account or non-client account must remain open until liquidated by a closing Transaction, by Delivery, by cash settlement or failure to perform as provided in the rules of the exchange where such Derivative Instruments are traded and the Clearing Corporation.
- (b) All Closing Trades shall take place on the Bourse and shall be subject to the Regulations of the Bourse and of the designated Clearing Corporation.

Article 6.3 Dissemination of Trades

All Trades shall be disseminated through the market data feed after execution.

Article 6.4 Trading Hours

- (a) <u>Trading hours are determined by the Bourse.</u>
- (b) There will not be any extended trading session on the expiry day of a contract month except in cases where the final Settlement Price of the contract is established after the close of the extended trading session.

<u>Article 6.5</u> <u>Trading Outside Trading Hours</u>

Except as permitted by Article 6.208 and Article 6.200, no Futures Contracts may be traded or transferred, and no agreement to Trade or transfer Futures Contracts may be entered into, before the opening or after the closing of trading in any Futures Contract such as determined by the Bourse.

Article 6.6 Treatment of Long Position and Short Position

- (a) Unless concurrent Long Positions and Short Positions in the same contract month are held on behalf of an Omnibus Account; or in accordance with the provisions of paragraph (c) of this rule, a clearing member shall not be permitted to maintain with the Clearing Corporation such positions for (y) a single account; or (z) accounts under common control and ownership. It is the duty of the clearing member to ascertain that such positions are permitted to be concurrently Long Position and Short Position.
- (b) A clearing member shall promptly close out a customer's open Long Position or Short Position held with the Clearing Corporation if an offsetting purchase or sale is made for such customer's account.
- (c) A clearing member would be permitted to carry with the Clearing Corporation concurrent Long Position and Short Position for separate accounts of a customer, provided that :

- (i) <u>each Person directing trading for one of the separate accounts is</u> <u>unaffiliated with and acts independently from each other Person directing</u> <u>trading for a separate account:</u>
- (ii) each trading decision made for each separate account is determined independently of all trading decisions made for the other separate account or accounts; and
- (iii) no position held in accordance with the above sub-paragraphs i) and ii) may be offset by transfer, adjustment, or any other bookkeeping procedures. Each position must be offset by Transactions made on the Electronic Trading System of the Bourse.
- (d) Although Article 6.200 allows for off-exchange transfers of Futures Contracts, a clearing member shall not be permitted to knowingly allow such transfers when, as a result, concurrent Long Position and Short Position would be held contrary to this Rule. The positions which would create the concurrent Long Position and Short Position situation may not be so transferred, but must remain with the original clearing member, be transferred elsewhere, or liquidated by Transactions made on the Electronic Trading System of the Bourse.

Article 6.7 Oral Communications with Market Operations Department

Whenever an Article permits, or requires, an Approved Participant (or its authorized client under Article 3.1) to contact the Market Operations Department by telephone, the Market Operations Department will act upon, and treat as authorized and binding upon the Approved Participant (or authorized client), the oral communication of the Approved Participant's Designated Representative or of any Person providing a valid Trader ID and matching account number of the Approved Participant or authorized client.

Article 6.8 Recording of Telephone Conversations

<u>To ensure the integrity of the markets and resolve disputes regarding Trades in Listed</u> <u>Products, the Bourse will record all telephone conversations of the Bourse's Market Operations</u> <u>Department regarding the trading of Listed Products</u>.

Article 6.9 Procedures for Consulting Recordings

- (a) Authorization to consult the recordings of telephone conversations shall be granted in the case of an investigation by the Bourse, upon request by any competent government authority, regulatory body or self-regulatory organization or as prescribed by applicable law or regulation, by the valid order of a court, tribunal or by legal process.
- (b) Only Persons authorized by the President of the Bourse and authorized representatives of the Approved Participants may listen to a recording.

- (c) Before consulting a recording and only to the extent legally permissible, the Bourse shall notify the Person concerned or its authorized representative, who may wish to be present during consultation, except in the case of an investigation.
- (d) In the case of litigation or in disciplinary matters, the recordings may be filed as evidence.
- (e) Except for Persons authorized by the President of the Bourse, all concerned Persons or their authorized representative who wish to consult their recording must make a written request to the Director, Market Operations, of the Bourse explaining the reasons for the request. Upon approval, the authorized Person may consult the recording in the presence of one of the authorized Persons of the Bourse as per paragraph (b).
- (f) Approved Participants must advise their clients of the recording process of telephone conversations and abide to the provisions of Article 7.100.

<u>Chapter B—Trading</u>

<u>Article 6.100</u> <u>Trading Session</u>

Except as may be otherwise determined by the Bourse, trading sessions shall be held on the Bourse every day except Saturdays, Sundays and holidays. Market opening and closing times are established by the Bourse and such times may be different for each category of Listed Products. An advance notice must be given to Approved Participants of any changes.

6007 Trading Delays and Interruptions-(10.10.91, 22.11.99, 02.10.17, 17.01.18)

- (a) a) In order to assist in the orderly opening or re-opening of a Listed Product, a Market Supervisor of the Bourse has the authority to delay the opening or to interrupt trading in any Listed Product for any period of less than two hours. Such two hour period can be extended at the Market Supervisor's discretion in order to assist in re-establishing orderly trading.
- (b) A Market Supervisor-of the Bourse may determine the conditions and time at which trading in any Listed Product will resume.
- (c) A Market Supervisor of the Bourse has the authority to take such decisions as may be required to cancel or modify any given intra-session auction period.

Article 6.101 Trading Halts

(a) Trading on equity Options, index Options, exchange-traded funds Options, share Futures Contracts and stock Index Futures will automatically be halted upon notice to the Bourse from the Toronto Stock Exchange (TSX) that a single-stock or market-wide circuit breaker has been triggered or when IIROC imposes a regulatory trading halt in the security underlying a Listed Product traded on the Bourse.

(b) With respect to any Listed Product not within the scope of paragraph (a), the Market Supervisor may halt trading on the Bourse in his or her sole discretion whenever and for such time as the exchange on which an instrument underlying a Listed Product halts trading in that instrument due to market volatility or otherwise.

Article 6.102A Daily Price Limits on Options

- <u>1.</u> For the purpose of this Article:
 - a) <u>"control price" means a price calculated for each options using a generalized version of the</u> <u>Barone–Adesi model for American style options and Black-Scholes model for European style</u> <u>options.</u>
 - b) "X limits" means price limits based on a percentage of the control price under and above which an order is not allowed to register in the central limit order book.
 - c) <u>"Y limits" means price limits based on a percentage of the control price under and above</u> which an incoming order would not be executed and would be eliminated, or under and above which a theoretical opening price would put the derivative instrument into a reserved state.
 - d) <u>"reserved state" means a trading halt triggered by a theoretical opening price under or above</u> the Y limits at the opening of a given instrument.
- 2. <u>The Bourse may subject options to the X limits and Y limits as follows:</u>
 - a) X limits: any order entered by a participant in breach of the X limits is automatically rejected by the Trading System and a message is automatically sent to the participant to confirm such order rejection.
 - b) <u>Y limits</u>
 - i) At the opening of an instrument, a theoretical opening price under or above the calculated Y limits causes the Derivative Instrument to enter into a reserved state.
 - ii) Participants can enter new orders and modify or cancel their orders on an instrument which is in reserved state.
 - <u>When an instrument is in reserved state, the Trading System will attempt to</u> automatically re-open the trading of such instrument through a volatility auction. Should the resulting reopening price be within the Y limits, trading on the instrument will resume. Should the resulting reopening price be outside the Y limits, the instrument will be maintained in a reserved state and another volatility auction will take place. Such process will automatically take place until trading on the instrument resumes. The Bourse can extend the trading halt created by the reserved state to ensure orderly trading.</u>
 - iv) The Bourse will notify the market through its market data feed when an instrument enters into a reserved state and when trading is resumed for such instrument.
 - <u>v</u>) During the continuous trading phase, passive orders priced outside the Y limits but within the X limits will be allowed in the Trading System. Should the potential execution price of an incoming order be outside the Y limits, such incoming order will be eliminated, preventing the trade, and a message will be automatically sent to the participant to confirm such order elimination.

- <u>vi</u>) <u>A limit order priced outside the Y limits that could otherwise be partially executed</u> <u>will be partially executed up until a lot is priced outside of the Y limits, and the</u> <u>remaining quantity of the order will be priced at the Y limit.</u>
- 3. Control prices and percentages of the X limits and Y limits can be modified and Y limits can be temporarily lifted at the Bourse's discretion to ensure regular trading.
- <u>4.</u> <u>The X limits are disseminated to the market via the Bourse's market data feed daily prior to the opening of the market.</u>
- 5. The X limits do not apply to bulk quotes entered by Approved Participants or clients of Approved Participants while acting as duly appointed Market makers pursuant to Article 3.112.

Article 6.102B Daily Price Limits on Futures

<u>1.</u> For the purpose of this Article:

Section 6021 - 6040 Clearing of Exchange Transactions

- **6021** Clearing and Settlement of Bourse Transactions (11.03.85, 11.03.92, 22.11.99, 14.09.18)
- a) Except as otherwise provided in the Regulations of the Bourse or specifically authorized by the Bourse, all transactions effected on the Bourse shall be cleared and settled in accordance with the rules and operations procedures of the Clearing Corporation designated from time to time by the Bourse.
- b) The Bourse shall not be liable for any loss whatsoever suffered by an Approved Participant through any act or omission of the Clearing Corporation in connection with, or arising out of, the settlement of any transaction.
- c) Regulations and procedures prescribed by resolution of the directors of the Clearing Corporation which are not inconsistent with the Regulations of the Bourse shall be binding upon the Approved Participants of the Bourse to the same extent as such regulation and procedures and the breach of any such regulation shall have the same effect as a breach of the Regulations of the Bourse.

6022 Designated Clearing Corporations (22.04.88, 10.10.91, 07.09.99, 24.09.01)

As provided in article 6021, the designated clearing corporations for the Bourse listed products are asfollow:

Equities:

Canadian Depository for Securities Limited (CDS).

Derivatives instruments:

Canadian Derivatives Clearing Corporation (CDCC).

6023 Clearing Arrangements

(10.10.91, 07.09.99 24.09.01)

Approved participants who are not members of the designated Clearing Corporation for a category of listed products, shall cause their Bourse transactions to be cleared by a member of the designated Clearing Corporation.

6024 Suspension of Trading and Cancellation of Orders (09.02.18)

- a) A Clearing Approved Participant must notify the Vice President, Regulatory Division and the Market Operations Department, telephonically and by electronic mail immediately upon-suspending or terminating its clearing relationship with an Approved Participant."control price" means a price calculated for each Futures based on the previous day Settlement Price.
- b) Upon being notified by the President or Chief Risk Officer of the Clearing Corporation that a Clearing Approved Participant has been suspended, has had its membership terminated or become Non Conforming as defined under Clearing Corporation Rules, the Vice President, Regulatory Division, acting solely in his or her discretion, may instruct the Market Operations Department immediately to suspend access to, and/or cancel any orders resting in, the trading system by the Non-Conforming Clearing Approved Participant for itself or for the Approved Participants, and in respect of the particular Listed Products that the Clearing Approved Participant clears. "X limits" means price limits based on a percentage of the control price under and above which an order is not allowed to register in the central limit order book.
- c) Upon being notified by a Clearing Approved Participant as provided in paragraph a) that ithas suspended or terminated its clearing relationship with an Approved Participant, the Vice-President, Regulatory Division, acting solely in his or her discretion, may instruct the Market-Operations Department immediately to suspend access to, and/or cancel any orders resting in, the trading system by or for the Approved Participant in respect of the particular Listed-Products cleared by the notifying -Clearing Approved Participant. <u>"Y limits" means price</u> limits based on a percentage of the control price under and above which an incoming order would not be executed and would be eliminated, or under and above which a theoretical opening price would put the derivative instrument into a reserved state.
- d) The Vice President, Regulatory Division, acting solely in his or her discretion, may instruct the Market Operations Department to reinstate access to the trading system: "reserved state" means a trading halt triggered by a theoretical opening price under or above the Y limits at the opening of a given instrument.
- i) -for a Clearing Approved Participant (and the Approved Participants for which it clears) who's been suspended, has had its membership terminated or became Non-Conforming, upon notification by the President or the Chief Risk Officer of the Clearing Corporation that the Clearing Approved Participant has been reinstated and is in good standing;
- ii) for an Approved Participant, upon notification by a Clearing Approved Participant in good standing that it has established a clearing relationship with the Approved Participant.

The Vice President, Regulatory Division, may make the decisions under this article acting in his or hersole discretion. However, nothing in this article precludes the Vice President, Regulatory Division fromconsulting any other official of the Bourse in making the decisions under this article or in submittingsuch decisions to the Special Committee for a determination.

> Section 6041 - 6060 Comité du parquet - Actions (abr. 22.11.99)

Section 6061 - 6080

Access to Trading Floor (abr. 17.07.15)

- 6061 Access (10.10.91, abr. 17.07.15)
- 6062 Floor Badges (10.10.91, abr. 17.07.15)
- **6063 Trading Personnel** (10.10.91, 22.11.99, abr. 17.07.15)
- 6064 Non-Trading Personnel (10.10.91, abr. 17.07.15)
- **6065** Communications With the Trading Floor (10.10.91, abr. 17.07.15)

Section 6081 - 6100 Applications and Approvals (abr. 17.07.15)

- **6081** Applications (10.10.91, abr. 17.07.15)
- **6082** Letter of Guarantee (10.10.91, abr. 17.07.15)
- **6083** Approval of Application (10.10.91, abr. 17.07.15)
- **6084** No Change Without Notice (10.10.91, 22.11.99, abr. 17.07.15)

Section 6101 - 6120 Qualifications of Trading Personnel

<u>- 101 -</u>

6101 Qualifications (10.10.91, 22.01.16)

Trading personnel of an Approved Participant must:

- a) be at least eighteen (18) years of age;
- b) be considered in all respects to be a suitable person for the privilege and responsibility of trading Listed Products;
- e) have completed the training requirements prescribed by the Bourse.
- 6102 Floor Attorneys (10.10.91, abr. 17.07.15)
- **6103** Market-Maker (10.10.91, 22.11.99, abr. 17.07.15)
- 6104 Specialist Designated Primary Market-Maker (10.10.91, 22.11.99, abr. 17.07.15)
- **6105** Jitney (10.10.91, 22.11.99, 17.07.15, abr. 14.09.18)
- **6106 Responsibility for Trades Made by a Jitney** (10.10.91, abr. 14.09.18)
- **6107 Jitney "give ups"** (10.10.91, abr. 17.07.15)
- **6108** Evasion of rule (10.10.91, abr. 14.09.18)

Section 6121 - 6140 Types of Orders

- **6121** Standard Nomenclature (10.10.91, 20.04.98, 26.06.15, 17.07.15, abr. 15.06.18)
- 6122 Prohibition of Stop Orders (10.10.91)

The Exchange may, at any time, order the cancellation of all stop orders and prohibit the taking of such orders in any Exchange listed security.

6123 Designation of Orders (10.10.91, 16.12.93, 25.01.95, 22.11.99, abr. 17.07.15)

Section 6201 – 6210 Trading Sessions of The Exchange

6201 Daily Trading Sessions (03.07.87, 10.10.91, 05.12.97, 02.10.98, 22.11.99, 28.07.14, 05.10.18)

- a) Except as may be otherwise determined by the Bourse, trading sessions shall be held on the Bourse every day except Saturdays, Sundays and holidays.
- b) If certain urgent events require it, market opening and closing times are established by the Bourse.

These times may be different for each category of Listed Products. An advance notice must be given to approved participants of any changes.

- **6202 Proceeding at Trading Sessions** (10.10.91, abr. 28.07.14)
- **6203** Suspension of Trading Sessions (10.10.91, 28.07.14, 05.10.18)

When urgent circumstances warrant it, the Bourse may suspend trading for one trading session or more, or any part of a trading session.

6204 Delayed, Halted and Suspended Trading (10.10.91, 22.11.99, abr. 28.07.14)

Section 6211 - 6240 Bids, Offers, Transactions

6211 Validity of Bids and Offers (10.10.91, 22.11.99, 14.09.18, 05.10.18)

To be valid, bids and offers must be entered during a trading session or a Trading Day, as the case may be, and in the manner prescribed by the Regulations of the Bourse.

6212 Bids and Offers Binding (10.10.91)

All bids and offers made and accepted in accordance with the Exchange requirements shall be binding, and all Exchange contracts thereby effected and arising therefrom shall be subject to the exercise by the Exchange of the powers in respect thereto vested in the Exchange.

6213 Dissemination of Trades (03.07.87, 10.10.91, 22.01.16)

All trades shall be disseminated through the market data feed after execution.

6214 Standard Trading Unit (10.10.91, 22.11.99, abr. 17.07.15) Section 6241 - 6260 THE ELECTRONIC BOOK (abr. 22.11.99)

> Section 6261 - 6280 Trading in the Crowd (abr. 22.11.99)

Section 6281 - 6300 Put-Throughs (abr. 22.11.99)

Section 6301 - 6320 Restrictions on Trading

6301 Bids, Asks and Trades at the Close of a Trading Day (10.10.91, 14.09.18, 05.10.18)

At the close of a Trading Day, no Person shall enter or accept to enter a bid or an ask, nor execute a trade for the purpose of establishing an artificial price or effecting a high or low closing price in a Listed Product.

6302 Unreasonable Quotations May Be Disallowed (10.10.91, 14.09.18, 05.10.18)

At the close of any Trading Day, if the buying and selling quotations are at the same price, or are more than five per cent apart, a Market Supervisor may refuse to allow either or both of them to be recorded; he may also refuse to allow any unreasonable quotations to be recorded at any time.

6303 Validation, alteration or cancellation of a trade (10.10.91, 25.05.01, 24.04.09, 15.03.12)

If certain urgent events require it or if certain extraordinary market conditions exist, and in order tomaintain a fair and equitable market for all participants, a market supervisor of the Bourse can validate, alter, disallow or cancel any trade and such trade will be validated, altered, disallowed or cancelled.

These decisions are final and cannot be appealed.

In the case of a cancellation, the trade will have no standing whatsoever and shall be expunded from the records.

- **6304** Stopping an Order (10.10.91, 22.11.99, abr. 14.09.18)
- **6305** Front Running (10.10.91, 01.12.17)

No approved participant, person employed by or acting on behalf of an approved participant or personassociated with an approved participant shall:

- a) take advantage of a customer's order by trading ahead of it;
- b) engage in transactions based in whole or in part on non-public information concerning pendingtransactions in securities, options or future contracts, which are likely to affect the market prices of any other securities, options or future contracts, unless such transactions are made solely for the purpose of providing a benefit to the client who is proposing or engaged in the transactions.

6306 Manipulative or Deceptive Methods of Trading (10.10.91, 31.01.05, 30.10.17)

No Person may directly or indirectly, whether intentionally, recklessly or with willful blindness, use any manipulative or deceptive methods of trading on the marketplace of the Bourse. All orders must be entered for the purpose of executing *bona fide* transactions.

Manipulative or deceptive methods of trading include, but are not limited to:

- a) manipulating the price of any Listed Product;
- b) entering an order or effecting a transaction:
 - i) to mislead other market participants;
 - ii) to overload, delay, or disrupt the systems of the Bourse or other market participants;
 - iii) to disrupt the orderly conduct of trading or the fair execution of transactions;
 - iv) to engage in wash trading, accommodation trading money passes, or other forms of fraudulent trading; or
 - **v**) with the purpose of transferring funds, assets or liabilities in contravention of legal or regulatory requirements.
- **6307 Corners** (10.10.91, abr. 22.11.99)
- **6308** Restrictions on Floor Attorneys (10.10.91, 19.11.93, 22.11.99, abr. 17.07.15)
- **6309** Restrictions on Restricted Permit Holders (10.10.91,17.07.15, abr. 14.09.18)
- **6310 Best Execution** (03.07.87, 10.10.91, 11.03.92, 22.11.99, 17.01.18)

- a) Approved Participants shall take reasonable care consistent with just and equitable principles of trade and diligently pursue the execution of each client order on the most advantageous execution terms reasonably available under all of the circumstances relating to the trade or trading strategy and the then current market conditions.
- b) To assess the most advantageous execution terms reasonably available, Approved Participants should consider general factors including, but not limited to: trading strategy, trade price, speed of execution, certainty of execution, and overall cost of execution. In the case of strategy or spread-trades, Approved Participants shall consider these factors as they relate to the execution of the overall strategy, rather than the execution of each individual leg.
- **6311** Trade-Through (10.10.91, 08.07.94, 20.08.96, abr. 22.11.99)
- 6312 Customers' Orders Have Priority (10.10.91, 16.12.93, abr. 01.04.04)
- **6313 Recorded Prices on the Bourse** (01.02.88, 10.10.91, 14.09.18)

No Approved Participant acting as agent shall execute a transaction through the facilities of the Bourse in which the price recorded on the Bourse is:

- a) in the case of a purchase by a customer, higher than the actual net price to the customer; or
- b) in the case of a sale by a customer, lower than the actual net price to the customer.

Section 6321–6330 Specialists Review Committee Equities (abr. 22.11.99)

> Section 6331 - 6345 Specialists - Equities (abr. 22.11.99)

Section 6346 - 6350 Market-Makers - Equities (abr. 22.11.99)

Section 6351 - 6360 Registered Arbitrage Trading Member (abr. 22.11.99)

<u>- 106 -</u>

Section 6361 - 6370 Records and Reports

- **6361 Recording the Trades** (10.10.91, 22.11.99, abr. 17.07.15)
- **6362** Cancellation or Alteration of a Floor Ticket (10.10.91, abr. 17.07.15)
- **6363** Transactions for Clients of Clearing Member (10.10.91, abr. 17.07.15)

Section 6365-6401 Electronic Trading of Derivatives Instruments Traded on the Bourse

- **6365** Electronic Trading System (25.09.00, 24.09.01, abr. 14.09.18)
- **6366** Access to Electronic Trading (25.09.00, 24.09.01, 19.03.02, 03.11.04, 01.03.14, 01.12.17, 11.07.18)
- A) Only approved participants of the Bourse, through their respective clearing approved participants, will have access to the electronic trading for derivatives instruments traded on the Bourse and this, at the following conditions:
 - a) certify to the Bourse that only the approved persons who have received the required training have access to the said system;
 - b) put in place an internal security procedure for access to the electronic trading system; and
 - c) obtain the prior approval of the Bourse.

Each approved participant is entirely and exclusively responsible for any unauthorized access to the said system.

- B) Approved participants can authorize clients to transmit electronically orders to the Bourse through the systems of the approved participant, using the approved participant's identifier. In order to do so, the following conditions must be complied with:
 - 1. Definitions
 - a) For the purposes of this article, a client is defined:
 - i) as a person, other than those registered as an investment dealer with a securities regulatory authority or approved as a foreign approved participant by the Bourse, having entered into a written agreement with an approved participant which permits to transmit electronically orders to the Bourse through the systems of an approved participant, using the approved participant's identifier;

- ii) as an investment dealer registered with a securities regulatory authority, or a foreignapproved participant of the Bourse, having entered into a written agreement with an approved participant which permits the investment dealer or foreign approved participant to transmit electronically orders to the Bourse, through the systems of the approved participant, using the approved participant's identifier.
- b) For the purpose of this article, the terms "Electronic Trading Rules" refer to *Regulation* 23-103 respecting Electronic Trading (CQLR c V-1.1, r. 7.1), as well as any applicable policy statement or notice.
- c) For the purpose of this article, the terms "Bourse and regulatory requirements" refer to the rules, policies and operational procedures of the Bourse, or to any condition imposed by the Bourse for the purpose of the electronic access provided to a client by an approved participant, as well as to applicable securities or derivatives legislation.

2. Conditions-

- 2.1 An approved participant must:
 - a) establish, maintain and apply standards that are reasonably designed to manage, in accordance with prudent business practices, the approved participant's risks-associated with providing an electronic access to a client, pursuant to paragraph B), including those set out in the Electronic Trading Rules and, as the case may be, those associated with market maker assignments granted to the client;
 - b) assess and document that a client meets the standards established by the approved participant, under subparagraph a).
- 2.2 The standards thus established by an approved participant, under subsection 2.1, shall include that a client must not have an electronic access to the Bourse, pursuant to-paragraph B), unless:
 - a) it has sufficient resources to meet any financial obligations that may result from the use of such electronic access by that client;
 - b) it has reasonable arrangements in place to ensure that all individuals using such electronic access, on behalf of the client, have reasonable knowledge of and proficiency in the use of the order entry system that facilitates such electronic access;
 - e) it has reasonable knowledge of and the ability to comply with all applicable Bourse and regulatory requirements;
 - d) it has reasonable arrangements in place to monitor the entry of orders through such electronic access.
- 2.3 An approved participant must assess, confirm and document, at least annually, that a client continues to meet the standards established by the approved participant pursuant to subsection 2.1.
- 2.4 An approved participant must not allow any order to be transmitted to the Bourse, pursuant to paragraph B), unless:

- a) the approved participant is maintaining and applying the standards it has established under subsections 2.1, 2.2 and 2.3;
- b) the approved participant is satisfied that the client meets the standards established by the approved participant under subsections 2.1, 2.2 and 2.3;
- e) the approved participant is satisfied that the client is in compliance with the writtenagreement entered into with the approved participant, under subsection 2.5;
- d) the order is subject to all applicable requirements pursuant to the Electronic Trading Rules, including those pertaining to the risk management and supervisory controls, policies and procedures of the approved participant.
- 2.5 An approved participant must not provide to a client an electronic access to the Bourse, pursuant to paragraph B), unless the client has entered into a written agreement with the approved participant, which provides that:
 - a) the client's trading activity shall comply with all applicable Bourse and regulatory requirements;
 - b) the client's trading activity shall comply with the product limits and credit or other financial limits specified by the approved participant;
 - e) the client shall take all reasonable steps to prevent unauthorized access to the technology that facilitates such electronic access;
 - d) the client shall not permit any person to use such electronic access provided by the approved participant, other than those authorized by a client as defined in subparagraph 1 a) (ii) or, in the case of a client as defined in subparagraph 1) a) (i), other than those authorized and named by the client under the provision of the agreement referred to in subparagraph h);
 - e) the client shall fully cooperate with the approved participant in connection with any investigation or proceeding by the Bourse with respect to trading conducted pursuant to such electronic access, including, upon request by the approved participant, providing access to the Bourse to information that is necessary for the purposes of the investigation or proceeding;
 - the client shall immediately inform the approved participant, if it fails or expects not to meet the standards set by the approved participant;
 - g) when trading for the accounts of another person, under subsection 2.11, the client shall ensure that the orders of the other person are transmitted through the systems of the client and shall be subject to reasonable risk management and supervisory controls, policies and procedures established and maintained by the client;
 - h) a client, as defined under subparagraph 1 a) (i), shall immediately provide to the approved participant, in writing, the names of all personnel acting on the client's behalf that it has authorized to enter an order, using the electronic access to the Bourse pursuant to paragraph B), as well as any changes thereof;

- i) the approved participant shall have the authority, without prior notice, to reject any order, to vary or correct any order to comply with Bourse and regulatory requirements, to cancel any order entered on the Bourse and to discontinue accepting orders from the client.
- 2.6 An approved participant must not allow a client to have, or continue to have, an electronic access to the Bourse pursuant to paragraph B), unless it is satisfied that the client has reasonable knowledge of the applicable Bourse and regulatory requirements, and of the standards established by the approved participant under subsections 2.1, 2.2 and 2.3.
- 2.7 An approved participant must ensure that a client receives any relevant amendments to the applicable Bourse and regulatory requirements, or changes or updates to the standards-established by the approved participant under subsections 2.1, 2.2 and 2.3.
- 2.8 Upon providing to a client an electronic access to the Bourse, pursuant to paragraph B), an approved participant must ensure the client is assigned a client identifier in the form and manner required by the Bourse.
- 2.9 An approved participant must ensure that an order entered by a client, using such an electronic access to the Bourse, includes the appropriate client identifier.
- 2.10 An approved participant must promptly inform the Bourse if a person ceases to be a client pursuant to paragraph B).
- 2.11 An approved participant must not provide an electronic access to the Bourse, pursuant toparagraph B), to a client as defined in subparagraph 1 a) i) that is trading for the account of another person, unless the client is:
 - a) registered or exempted from registration as an adviser under securities legislation; or
 - b) a person that
 - i) carries on business in a foreign jurisdiction;
 - ii) under the laws of the foreign jurisdiction, may trade for the account of another person, using such an electronic access; and
 - iii) is regulated in the foreign jurisdiction by a signatory to the International Organization of Securities Commissions' Multilateral Memorandum of Understanding.
- 2.12 If a client referred to in section 2.11 is using such an electronic access to the Bourse to trade for the account of another person, it must ensure that the orders of the other person are initially transmitted through the systems of the client.
- 2.13 An approved participant must ensure that when a client is trading for the account of another person, using an electronic access to the Bourse pursuant to paragraph B), the orders of the other person are subject to reasonable risk management and supervisory controls, policies and procedures established and maintained by the client.

3. Responsibility

An approved participant who provides an electronic access to the Bourse, pursuant to paragraph B), remains responsible for compliance with all applicable Bourse and regulatory requirements with respect to the entry and execution of orders from its clients.

- 4. Miscellaneous
 - 4.1 An approved participant must immediately report to the Bourse, in writing, that it has terminated the electronic access of a client pursuant to paragraph B).
 - 4.2 An approved participant must immediately report to the Bourse, in writing, if it is aware of or has reason to believe that a client has, or may have, breached a material provision of any standard established by the approved participant, or of the written agreement between the approved participant and the client, pursuant to section 2.

6367 Trading Hours

(25.09.00, 29.10.01, 20.03.09)

Trading hours are determined by the Bourse.

There will not be any extended trading session on the expiry day of a contract month except in cases where the final settlement price of the contract is established after the close of the extended trading session.

6367A Curb Trading (06.01.03, abr. 20.03.09)

6368 Trading Stages (25.09.00, 24.09.01, 12.09.14, 02.10.17, 05.10.18)

The following is a list of trading stages:

- Pre-opening

- 2. The Bourse may subject Futures to the X limits and Y limits as follows:
 - a) X limits: any order entered by a participant in breach of the X limits is automatically rejected by the Trading System and a message is automatically sent to the participant to confirm such order rejection.
 - b) <u>Y limits</u>
 - i) <u>At the opening of an instrument, a theoretical opening price under or above the calculated Y limits causes the Derivative Instrument to enter into a reserved state.</u>
 - ii) Participants can enter new orders and modify or cancel their orders on an instrument which is in reserved state.
 - iii) When an instrument is in reserved state, the Trading System will attempt to automatically re-open the trading of such instrument through a volatility auction. Should the resulting reopening price be within the Y limits, trading on

the instrument will resume. Should the resulting reopening price be outside the Y limits, the instrument will be maintained in a reserved state and another volatility auction will take place. Such process will automatically take place until trading on the instrument resumes. The Bourse can extend the trading halt created by the reserved state to ensure orderly trading.

- iv) The Bourse will notify the market through its market data feed when an instrument enters into a reserved state and when trading is resumed for such instrument.
- \underline{v}) During the continuous trading phase, passive orders priced outside the Y limits but within the X limits will be allowed in the trading system. Should the potential execution price of an incoming order be outside the Y limits, such incoming order will be eliminated, preventing the trade, and a message will be automatically sent to the participant to confirm such order elimination.
- <u>vi</u>) <u>A limit order priced outside the Y limits that could otherwise be partially</u> <u>executed will be partially executed up until a lot is priced outside of the Y</u> <u>limits, and the remaining quantity of the order will be priced at the Y limit.</u>
- 3. Control prices and percentages of the X limits and Y limits can be modified and Y limits can be temporarily lifted at the Bourse's discretion to ensure regular trading.
- <u>4.</u> The X limits are disseminated to the market via the Bourse's market data feed daily prior to the opening of the market.
- 5. The X limits do not apply to bulk quotes entered by Approved Participants or clients of Approved Participants while acting as duly appointed Market Makers pursuant to Article 3.112.

Article 6.102C Maximum Price Variation Thresholds

<u>Unless otherwise specified in the Rules, the Bourse establishes for each Derivative</u> Instrument maximum price variation thresholds, based on a percentage, with respect to the previous day's Settlement Price and there shall be no trading above or below these thresholds.

Article 6.102 Suspension of Trading Session

When urgent circumstances warrant it, the Bourse may suspend trading for one trading session or more, or any part of a trading session.

Article 6.103 Malfunction of Electronic Trading System

- (a) If the Electronic Trading System malfunctions, a Market Supervisor may interrupt access to the Trading System.
- (b) An Approved Participant can withdraw orders from the Trading System recorded before the malfunction by preparing cancellation instructions for the orders. Upon

the Trading System functioning again, there will be a pre-opening session where the cancellation instructions for the orders will be executed.

Article 6.104 Opening time

- (a) Whenever trading in the underlying instrument of a Listed Product has not opened, a Market Supervisor may postpone the opening of trading in the Listed Product accordingly.
- (b) The opening time for a Trading Strategy shall not be earlier than the opening of trading in the Listed Products that are the components of such strategy.

Article 6.105 Entry of Order in the Electronic Trading System

The Electronic Trading System shall contain all orders to buy and to sell. Orders may be entered into the Electronic Trading System during pre-opening or during the pre-auction stage of an intra-session auction period, but cannot be modified or cancelled during the no-cancellation stage before the opening or closing, or during the no-cancellation stage of an intra-session auction period.

Article 6.106 Bids and offers binding

All bids and offers entered and accepted in accordance with the Bourse requirements during a trading session, or a Trading Day, as the case may be, shall be binding, and all Bourse Contracts thereby effected and arising therefrom shall be subject to the authority of the Bourse in respect thereto.

Article 6.107 Trading stages

<u>The Electronic Trading System operates using various trading and no-cancel stages,</u> which may vary, as determined by the Listed Products' specifications. The following trading stages shall apply to the operation of the Electronic Trading System:

- (a) pre-opening;
- (b) <u>Nono</u>-cancellation stage <u>Lasting</u>, lasting for a time period as prescribed by the Bourse not exceeding the last two (2) minutes of the Pre-opening stage <u>During</u> this stage, orders cannot be cancelled or CFO'ed (Modificationd (modification of an order). <u>Orders</u>; orders can only be entered.:

- Opening/ Closing

- Market Session (Continuous Trading)

- (c) <u>opening/closing; and</u>
- (d) market session (continuous trading).

Depending on the product, trading stages and no-cancellation stage may vary, as determined by the products specifications.

(e) Intra-session Auction Period

Intra-session auction periods will be determined and scheduled by the Bourse from time to time. The Bourse will determine and publish the list of derivative instruments subject to intra-session auctions, the number of intra-session auctions for each selected derivative instrument during one Trading Day, and the trading hours of such intra-session auctions including, without limitation, the time periods for:

- ; the pre-auction stage;
- ; the no-cancellation stage; and
- ; when applicable, the random opening of the intra-session auctions;

the whole customized for each derivative instrument and reassessed by the Bourse fromtime to time.

the whole customized for each derivative instrument and reassessed by the Bourse from time to time.

6369 Orders

(25.09.00, 24.09.01, 29.10.01, 24.04.09, 26.06.15, 22.01.16, 15.06.18, 05.10.18)

Article 6.108 Trade Matching and Order Priorities

- (a) Pre-opening, pre-closing and Intra-session Auctions. During the pre-opening stage and the pre-closing stages of the Trading Day, and during the pre-auction stage of an intra-session auction period, orders are entered but no Trades are generated until the end of the stage. The Electronic Trading System will calculate the opening price, the closing price or the auction price, as the case may be, using the Calculated Theoretical-Opening price methodology (CTO).
 - (i) The CTO price represents the overlapping bid/ask price range that results in the maximum possible Trade volume. When there is more than one possible CTO at which the maximum volume is reached, the price with the lowest residual is used. Furthermore under the following conditions:
 - (1) if there is an imbalance on the buy side, the highest price is taken;
 - (2) if there is an imbalance on the sell side, the lowest price is taken; and
 - (3) where the residuals are the same, the price which is closest to the previous Settlement Price is taken.
 - (ii) <u>Stop limit orders do not enter into the CTO calculation.</u>
- (b) Market session (continuous trading). The Electronic Trading System allocates the tradeable orders first on a price basis, and then on a first in, first out basis (FIFO), except when part of the allocation is subject to an execution guarantee as defined by the Bourse. Stop limit orders in the Electronic Trading System shall be presented to the market as soon as their triggering limit is reached.

Article 6.109 Orders

- (a) 1)-To be considered valid, an order must specify the name or symbol of the Listed Product, whether it is a buy or sell order, the quantity of <u>unitsthe order</u>, explicit instructions regarding the trading price and the conditions which must be met prior to the order becoming effective; and the type and duration qualifier of the order.
- (b) 2) The types of orders which can be entered into the electronic trading system Electronic Trading System are as follows:
 - (i) a) Market order (best limit; bid/ask)i). A Marketmarket order is executed at the best limit that is available on the other side of the market at the moment the order is introduced into the electronic trading systemElectronic Trading System, at the quantity available at this limit. If the order is partially filled, the unfilled quantity becomes a limit order at the price the first part of the order was executed.

- (1) ii)-A <u>Marketmarket</u> order can only be entered during the <u>Market</u> <u>Sessionmarket session</u> (Continuous Trading); and.
- (2) iii) A Market order is only accepted by the system if a price limit exists on the other side.
- (ii) b) Limit order <u>An</u>. A limit order is an order to buy or sell at a specified price, or better.
- (iii) e) Stop limit orderi) An. A stop limit order is order to buy or sell which becomes a limit order once the contract has traded at the stop-price or higher in the case of a buy order; at the stop-price or lower in the case of a sell order.
 - (1) ii) If more than one stop order has the same trigger price, then the first in, first out basis (FIFO) rule will apply. Once the stop order becomes a limit order, a new time priority is given to it.
 - (2) iii) Stop limit orders can only be entered as day orders.
- (iv) d) Opening / Closing /closing price order (Market on Open and Market on Close)i) Anmarket-on-open and market-on-close). This order-which must be input during the pre-opening / pre-closing session by which a trader is the buyer or the seller of contracts at the opening / closing price as defined by the electronic trading system Electronic Trading System at the pre-opening / pre-closing session. Therefore, this order must be input during the pre-opening / pre-closing session.
 - (1) ii)-If an opening price order is not filled in full, the order is assigned the opening price Calculated Theoretical-Opening (CTO) as defined in article 6375 of the Rules, Article 6.109 as its new limit.
- (v) e) <u>Hidden quantity order An</u>. A hidden quantity order that enables a <u>trader Trader</u> to hide a certain quantity of the order to the market by displaying to the market only that portion of the total order which has been initially parameterized by the user to be seen by the market. The hidden quantity, which is the remainder of the order, is seen only by the Bourse. When the order is executed for the disclosed quantity, it is renewed for the same disclosed quantity but positioned at the end of the queue at the same limit. It loops until the whole order quantity (total quantity) has been filled.
- (vi) <u>f) Committed order An. A committed order is an</u> order that can only be matched with another opposite committed order that meet the following conditions:

- i) The identification code on the initial order matches the identification code of the Approved Participant entering the opposite order;ii) The identification code on the opposing order matchesand the opposing orders both match the identification code of the same Approved Participant that entered the initial order;
- (2) iii)—Both orders are entered with the same price and for the same quantity; provided however, that such price is between the best bid and the best offer at the time of the <u>transaction; Transaction;</u>
- (3) iv)—Both orders must be entered during the same trading session. Otherwise, the initial order will automatically be cancelled.
- (vii) <u>g) Implied order</u>. An <u>implied</u> order is generated by the <u>Electronic</u> <u>Trading System using an</u> implied pricing algorithm <u>using order and orders</u> registered in the order book by the the electronic trading system.
- (c) 3) Each order must include a duration qualifier which determines the period during which the order remains in effect. All orders are deemed to be Day-Ordersday orders, unless otherwise specified. The duration qualifiers are as follows:
 - (i) <u>a) Day order</u> <u>An is an</u> order to buy or sell valid only for the Trading Day it is given.
 - (ii) <u>b) Good 'til date (G.T.D) An order is an</u> order that remains effective until it is executed or has reached the specified <u>cancellation</u> date.
 - (iii) <u>c) Good <u>c</u>til cancel (G.T.C) <u>An order is an order, that remains effective until it is cancelled or until the end of expiry month-; and</u></u>
 - (iv) d)-While connected order Unexecuted Day Order is an unexecuted day order which is automatically withdrawn from the Bourse's central order book in the event that the Approved Participant's server through which the order was transmitted is disconnected from the Bourse.
- 4) The Bourse may decide that certain types of orders are not available.

6369A Implied orders

(24.04.09, abr. 15.06.18)

- **6369B** Orders during Intra-session Auctions (02.10.17)
 - (d) Unless otherwise determined by the Bourse, and except for market orders<u>and</u> implied orders, all types of regular orders described in article 6369 of the Rules<u>under</u> this Article can be executed during an intra-session auction period, to the extent

any such order is available for the Listed Product subject to the intra-session auctions.

- **6370** Order Duration (25.09.00, 24.09.01, abr. 15.06.18)
- **6371** Cancel of orders (CXL) (25.09.00, 24.09.01, 02.10.17, 05.10.18)
 - (e) The Bourse may decide that certain types of orders are not available.

Article 6.110 Cancellation and Modification of Orders

(a) An order can be cancelled at any time during the Trading Day except if it has been filled, if trading is in the no-cancellation stage of the pre-opening or pre-closing stages, or if trading is in the no-cancellation stage of an intra-session auction.

6372 Modification of orders (CFO) (25.09.00, 24.09.01, 02.10.17, 05.10.18)

- (b) An order can be CFO'edd at any time during the Trading Day except if it has been filled, if trading is in the no-cancellation stagestate of the pre-opening or pre-closing stages, or if trading is in the no-cancellation stage of an intra-session auction.
- (c) Furthermore: Modification of an order will have one or more of the following effects:
 - (i) a) when if the quantity of the an order is decreased, it the order retains its priority in the system Trading System;
 - (ii) b) when if the quantity of the an order is increased or its price modified, it the order is treated as a new order; and/or
 - (iii) e) upon the modification of any order¹'s characteristic, a new ticket must be completed and time-stamped. If not, the original ticket will be time-stamped again;
 - d) upon a quantity¹/₂'s reduction, the new ticket retains the initial priority. <u>However</u>,²/₂ upon a quantity¹/₂'s increase, the new ticket acquires a new priority; <u>and</u>
 - (2) e) for any other modification to the initial ticket, the new ticket is considered as a new order.
- 6373 Time-Stamping of Limit Order (25.09.00, 24.09.01, abr. 15.06.18)

Article 6.111 Order Price Filter

- (a) In order to minimize errors during order entry in the Trading System that may affect orderly trading, the Bourse establishes an order price filter for each Listed Product. Any order exceeding the order price filter automatically will be rejected by the Trading System and the Person entering the rejected order will be notified.
- (b) Unless otherwise specified in the Rules, the order price filter is determined by the Bourse before the start of the Trading Day based upon the previous day's Settlement Price and may be adjusted at any time by the Market Supervisor acting in his or her discretion and upon his or her own initiative or upon request.
- (c) Any changes in the level of the order price filter shall be broadcast to the market.
- (d) The order price filter will not be re-adjusted intra-session for trading sessions during which the underlying exchange-traded products are not open for trading.

Article 6.112 Prohibition of Stop Orders

The Bourse may, at any time, order the cancellation of all stop orders and prohibit the taking of such orders in any Listed Products.

6374 Management of Order Priorities (25.09.00, 24.09.01, 29.10.01)

The management of orders!² priorities is made on the basis of the chronology of their receipt. The orders initiated for the firm account of approved participantsFirm Account of Approved Participants must be made on an order ticket at the same conditions as those for client orders. In all cases, each approved participantApproved Participant is responsible for insuring that, at the same price and time stamp, it gives priority to client orders over its own professional orders, unless the client has expressly waived the priority of his order and that such waiver is documented by the approved participantApproved Participant.

6375 Order Priority (25.09.00, 29.10.01, abr. 29.10.01)

6375 Allocation of tradeable orders

(25.09.00, 24.09.01, 29.10.01, 22.01.16, 02.10.17, 17.01.18, 05.10.18)

a) Pre-opening, Pre-closing and Intra-session Auctions

During the pre-opening stage and the pre-closing stage of the Trading Day, and during the pre-auction stage of an intra-session auction period, orders are entered but no trades are generated until the end of the stage. The electronic trading system will calculate the opening price, the closing price or the auction price, as the case may be, using the Calculated Theoretical Opening price methodology (CTO).

The CTO price represents the overlapping bid/ask price range that results in the maximum possible trade volume.

When there is more than one possible CTO at which the maximum volume is reached, the price with the lowest residual is used. Furthermore under the following conditions:

- if there is an imbalance on the buy side, the highest price is taken;
- if there is an imbalance on the sell side, the lowest price is taken; and
- where the residuals are the same, the price which is closest to the previous settlement is taken.

Stop limit orders do not enter into the CTO calculation.

b) Market Session (Continuous Trading)

The electronic trading system allocates the tradeable orders first on a price basis, and then on a first in, first out basis (FIFO) except when part of the allocation is subject to an execution guarantee as defined by the Bourse. Stop limit orders in the electronic trading-system shall be presented to the market as soon as their triggering limit is reached.

Article 6.113 6376 Order Identification (25.09.00, 24.09.01, 29.10.01, 01.04.04, 01.12.17)

- (a) Approved <u>participantsParticipants</u> must ensure the proper identification of orders when entered into the <u>trading systemTrading System</u> in order to ensure compliance with the provisions of <u>article 6374Article 6.114</u> regarding management of priorities.
 - (i) a) <u>"Order for the account of a customer"</u> means an order for a <u>securitySecurity</u> or a <u>derivative instrumentDerivative Instrument</u> entered for the account of a customer of any <u>approved participantApproved Participant</u> or of a customer of a related firm of an <u>approved participantApproved</u> <u>Participant</u>, but does not include an order entered for an account in which an <u>approved participant</u>, a related firm of an <u>approved participant or a personapproved by the BourseApproved Participant</u>, a <u>Related Firm of an</u> <u>Approved Participant or an Approved Person</u> has a direct or indirect interest, other than an interest in a commission charged;
 - (ii) b) "Order for the account of a professional" means an order for a securitySecurity or a derivative instrumentDerivative Instrument for an account in which a director, officerOfficer, partner, employee or agent of an approved participantApproved Participant or of a related firm of the approved participant or a person approved by the BourseRelated Firm of the Approved Participant or an Approved Person has a direct or indirect interest, other than an interest in a commission charged. The Bourse may designate any order as being an order for the account of a professional if, in its opinion, circumstances justify it;
 - (iii) e) <u>"Order for the account of the firm"</u> means an order for a <u>securitySecurity</u> or a <u>derivative instrumentDerivative Instrument</u> for an

account in which the approved participant or a related firm<u>Approved</u> <u>Participant or a Related Firm</u> of the approved <u>participantApproved</u> <u>Participant</u> has a direct or indirect interest, other than an interest in a commission charged;

- (iv) d) "Order for an insider or significant shareholder" means an order for a <u>securitySecurity</u> or a <u>derivative instrumentDerivative Instrument</u> for the account of a client, a professional or a firm who is an insider and/or significant shareholder of the issuer of the underlying <u>securitySecurity</u> which is the subject of the order. If such client, professional or firm is both an insider and a significant shareholder, the significant shareholder designation must be used.
- (b) For the purposes of this article<u>Article</u>:
 - (i) "insider" means a <u>personPerson</u> who is an insider, pursuant to applicable <u>securitiesSecurities</u> legislation, of the issuer of the <u>securitySecurity</u> underlying the <u>securitySecurity</u> or the <u>derivativeinstrumentDerivative Instrument</u> traded;
 - (ii) "significant shareholder" means any <u>personPerson</u> holding separately, or jointly with other <u>personsPersons</u>, more than 20 <u>per cent%</u> of the outstanding <u>voting securitiesVoting Securities</u> of the issuer whose <u>securitySecurity</u> is underlying the <u>securitySecurity</u> or the <u>derivativeinstrumentDerivative Instrument</u> traded-; and
 - (iii) "related firm<u>Related Firm</u>" has the meaning given to that term in the definitions in article 1102<u>Article 1.101</u> of the Rules-of the Bourse.

Article 6.114 Input of Orders and Use of the Basis Trade on Close Functionality

- (a) An Approved Participant shall not withhold or withdraw from the market any order, or any part of an order, for the benefit of any Person other than the Person placing the order.
- (b) Any order which is entered into the Trading System must indicate if the order is for the account of a firm, of a client or of a professional, as these terms are defined in Article 6.115. In addition, if the order is for the account of an insider or of a significant shareholder, as these terms are defined in Article 6.115, it must be identified as such. When these conditions are met, the system automatically records the order. If a chronological ranking of receipt cannot be established between many orders, the client priority rules of Article 6.114 of the Rules apply.
- (c) The Bourse may, from time to time, allow Approved Participants to enter orders using the Basis Trade on Close ("BTC") functionality. A BTC is a Trade effected on the Bourse on a Futures Contract designated by the Bourse that is priced in reference to the closing price of the applicable Underlying Interest, adjusted by a valid price increment (the "basis"). A BTC may result in a final Futures Contract

price to be outside of applicable daily price limits. The final Futures Contract price will be calculated as follows: Underlying Interest closing price + basis (the basis could be either positive or negative). The Underlying Interest closing price will be the last price published by the Toronto Stock Exchange ("TSX") at the calculation time on a given day. If no price is available, the Underlying Interest closing price published by TSX on the previous day will be used. Should the Underlying Interest closing price be modified after the calculation time, but before 5:00pm, the final Futures Contract price will be automatically adjusted by the Electronic Trading System on the same trading day. Should the Underlying Interest closing price change after 5:00pm, the final Futures Contract price will be adjusted the following trading day. The calculation time may differ from one Futures Contract to another. In the event of a disruption in the primary market for a given Underlying Interest, a trading halt will be invoked on the BTC by a Market Supervisor. The Bourse will publish by circular the trading schedule. calculation time and minimum price fluctuation for each futures contract for which the BTC is offered. The BTC trading schedule may be different from the related Futures Contract trading schedule. However, the last day of Trading of the BTC shall be the same as the last trading day of the related Futures Contract

6376A Opening <u>Transaction</u> or Closing Transaction Indicator Field (09.02.18)

The Bourse has provided an open/closed indicator field at the input of orders on all Listed Products which:

- (a) a) shall be included in the submission of each order entered into the tradingsystemTrading System by an Approved Participant in the following circumstances:
 - (i) i) the order is entered for the account of an Approved Participant or its customer who is in default or is otherwise ordered to tradeTrade for liquidation only;
 - (ii) ii) the order is entered for the account of an Approved Participant or its customer who has been ordered to reduce positions by the Bourse;
 - (iii) iii) the order is for an equity option or share futures contractOption or Share Futures Contracts that is the subject of a trading restriction or other limit due to a corporate action in the underlying security; Security;
 - (iv) iv) the Approved Participant, its client, or the market generally is subject to an order of the Bourse to trade Trade for liquidation only;
- (b) may otherwise be used by Approved Participants in the submission of orders in their own discretion.

6377 Keeping Records of Orders

(25.09.00, 24.09.01, 29.10.01, 01.04.04, 31.01.05)

Article 6.115 Record keeping Requirements Regarding Orders

- (a) 1) With the exception of ordersOrders entered by a market makerMarket Maker to comply with obligations required by his role and responsibilities, a record must be kept by each approved participantApproved Participant of each orderOrder received for the purchase or sale of securities or derivative instrumentsSecurities or Derivative Instruments traded on the Bourse.
- (b) 2) The record of each <u>orderOrder</u> executed must indicate the person who received the <u>orderOrder</u>, the time the <u>orderOrder</u> was received, the time it was entered into the <u>electronic trading systemElectronic Trading System</u> of the Bourse, the price at which it was executed, its time of execution, its classification pursuant to the provisions of <u>article 6376</u>, the <u>approved participantArticle 6.115</u>, the <u>Approved Participant</u> from or to or through whom the <u>security or derivative</u> <u>instrumentSecurity or Derivative Instrument</u> traded on the Bourse was purchased or sold and, as the case may be, if the <u>orderOrder</u> was executed as a cross transactionTransaction, a prearranged transactionTransaction or a block trade pursuant to the provisions of <u>article 6380</u>.<u>Article 6.202</u>, <u>Article 6.205 or Article 6.205</u>, Such record must be retained for seven years.
- (c) 3) No orderOrder can be executed on the <u>electronic trading systemElectronic</u> <u>Trading System</u> of the Bourse until it has been identified as above by the <u>approved</u>-<u>participantApproved Participant</u> who received the <u>order</u>. <u>Order</u>.

All orders for securities or derivative instrumentsOrders for Securities or Derivative Instruments traded on the Bourse must be time-stamped and, if applicable, indicate any special instructions including the consent of the client to prenegotiation discussions.

- (d) 4) The record of each <u>orderOrder</u> which remains unfilled must indicate the person who received the <u>orderOrder</u>, its time of receipt and its classification pursuant to the provisions of <u>article 6376Article 6.115</u> and such record must be retained for seven years.
- (e) 5) All telephone conversations related to trading in securities or derivative instruments Securities or Derivative Instruments listed on the Bourse must be recorded. The following conditions apply:
 - i) Recordings must be kept by approved participants Approved Participants for a period of one year.
 - ii) Authorization to consult the recordings of telephone conversations shall be granted in the case of an investigation by the Bourse, the Autorité des marchés financiers or by any other regulatory body with which the Bourse has concluded an information sharing agreement;

- iii) In the case of litigation or in disciplinary matters, the recording may be filed as evidence.
- iv) Approved participantsParticipants must advise their clients of the recording of telephone conversations and comply with the provisions of article 7452 of Rule 7. Article 7.100.
- (f) 6) Where an orderOrder ticket is completed, it must comply, for what concerns the information that must be entered on it, with the requirements of Section 11.2 of National Instrument 23-101 regarding Trading Rules.
- (g) 7) Exceptionally, the Bourse may grant exemptions from all or any part of the requirements set in paragraphs $\frac{1}{4a}$ to $\frac{5e}{2}$ above.

6378 Receipt of Orders (25.09.00, 24.09.01, 29.10.01, 01.12.17, abr. 15.06.18)

- **6379** Input of Orders and Use of the Basis Trade on Close Functionality (25.09.00, 24.09.01, 29.10.01, 01.04.04, 17.01.18, 07.06.18)
 - a) An Approved Participant shall not withhold or withdraw from the market any order, or any part of an order, for the benefit of any person other than the Person placing the order.
 - b) Any order which is entered into the trading system must indicate if the order is for the account of a firm, of a client or of a professional, as these terms are defined in article 6376. In addition, if the order is for the account of an insider or of a significant shareholder, as these terms are defined in article 6376, it must be identified as such. When these conditions are met, the system automatically records the order.
 - c) If a chronological ranking of receipt cannot be established between many orders, the client priority rules of article 6374 of the Rules apply.
 - d) The Bourse may, from time to time, allow Approved Participants to enter orders using the Basis Trade on Close ("BTC") functionality. A BTC is a Trade effected on the Bourse on a Futures Contract designated by the Bourse that is priced in reference to the closing price of the applicable Underlying Interest, adjusted by a valid price increment (the "basis"). A BTC may result in a final Futures Contract price to be outside of applicable daily price limits. The final Futures Contract price will be calculated asfollows: Underlying Interest closing price + basis (the basis could be either positive or negative). The Underlying Interest closing price will be the last price published by the Toronto Stock Exchange ("TSX") at the calculation time on a given day. If no price is available, the Underlying Interest closing price published by TSX on the previous daywill be used. Should the Underlying Interest closing price be modified after the calculation time, but before 5:00pm, the final Futures Contract price will beautomatically adjusted by the electronic trading system on the same trading day. Should the Underlying Interest closing price change after 5:00pm, the final Futures Contract price will be adjusted the following trading day. The calculation time may differ fromone Futures Contract to another. In the event of a disruption in the primary market for a

given Underlying Interest, a trading halt will be invoked on the BTC by an official of the Bourse. The Bourse will publish by circular the trading schedule, calculation time and minimum price fluctuation for each futures contract for which the BTC is offered. The BTC trading schedule may be different from the related Futures Contract trading schedule. However, the last day of Trading of the BTC shall be the same as the last trading day of the related Futures Contract.

6380 Transactions Required on Bourse Facilities

(25.09.00, 24.09.01, 29.10.01, 31.01.05, 10.11.08, 29.01.10, 09.06.14, 21.01.16, 17.01.18, 09.02.18, 07.06.18, 15.06.18, 29.06.18, 11.07.18, 10.08.18, 31.08.18, 14.09.18, 05.10.18)

All trading in Listed Products must occur on or through the electronic trading system or in accordancewith the rules of the Bourse.

Article 6.116 Bulk Quote Messages

Bulk quote messages are individual messages that contain multiple orders. They are available to Approved Participants who are registered, or whose clients are registered, in eligible programs as established by the Bourse, the eligibility criteria and product scope of which shall be specified by the Bourse.

Article 6.117 Cancellation of Bulk Quote Orders

Orders submitted to the Bourse via a bulk quote message may be cancelled by the Electronic Trading System of the Bourse if the parameters of the bulk quote management functionality are triggered. The bulk quote management parameters configured by the Bourse will take precedence, except if the Approved Participant configures parameters more restrictive for the bulk quote management functionality for their own bulk quote messages. The following parameters can be configured by Approved Participants through the bulk quote management functionality:

- (a) <u>Maximum number of trades / minimum traded volume;</u>
- (b) Maximum traded volume;
- (c) Delta maximum volume;
- (d) <u>Maximum traded value;</u>
- (e) Delta maximum value; and
- (f) <u>Time interval.</u>

<u>Chapter C—Prearranged Transactions and Trade Cancellation</u>

Article 6.200 Non-Trading System Transfers of Existing Futures Contracts

(a) Notwithstanding Article 6.3, off-exchange transfers of open Futures Contracts may be accomplished only if there is no change in the beneficial ownership of the Futures Contracts, the Approved Participants involved in the transfer are able to produce to the Bourse upon request, all orders, records and memoranda pertaining thereto and the transfer either:

- (i) is made at the request of the beneficial owner of the Futures Contracts from one Approved Participant to another; or
- (ii) is made at the request of one Approved Participant to another Approved Participant; or
- (iii) is made to correct an error in clearing; or
- (iv) is made to correct an error in the recording of Transactions in the Approved Participant's books.
- (b) Both Approved Participants which are parties to an off-exchange transfer pursuant to this Article shall complete and submit to the designated Clearing Corporation such information evidencing the terms of the off-exchange transfer as may be prescribed by the Clearing Corporation on the day on which such transfer is effected.
- (c) Notwithstanding the provisions of paragraph (a), a transfer of a position either on the books of an Approved Participant, or from one Approved Participant to another, may be permitted at the discretion of the Bourse if the transfer:
 - (i) is in connection with, or results from, a merger, asset purchase, consolidation or similar non-recurring transaction between two or more entities; or
 - (ii) involves a Partnership, investment fund, or commodity pool and the purpose of the transfer is to facilitate a restructuring or consolidation of such Partnership, investment fund, or pool, provided that the managing partner or pool operator remains the same, the transfer does not result in the liquidation of any Open Positions, and the pro rata allocation of interests in the consolidating account does not result in more than a *de minimis* change in the value of the interest of any party; or
 - (iii) is in the best interests of the market and the situation so requires.

Article 6.201 Average Price Transactions

- (a) Approved Participants, at the request of a client, may accumulate a Futures position in an inventory account and transfer this position to the Client Account at an average price. This may only be done if the Approved Participant has a firm time-stamped order from the client before accumulating the position.
- (b) The Bourse requires that confirmations to clients of average price Trades must indicate that the Transaction price is an average price. The Approved Participant

must be able to provide clients with full details of the execution of the Transaction in a timely manner.

- (c) If an Approved Participant has a firm time-stamped client order and accumulates Futures in an inventory account for administrative purposes only, the transfer of the position to the client must be done over-the-counter (OTC). This procedure is required to ensure that the unwinding does not represent a change in beneficial interest (i.e., the client is the beneficial owner of the Futures in the inventory account at all times). However, if an Approved Participant accumulates a position based on an indication of interest from the client, the transfer of the position to the Client Account must result in a Transaction on the Electronic Trading System of the Bourse.
- (d) The date used on the client's confirmation shall be the date of the unwinding, provided that the client requested an average price. Approved Participants must, however, maintain records of each individual Trade and of the transfer, which must be available to both the client and regulatory authorities on request.

Article 6.202 Trading Against Customer Orders (Cross-Trades)

An Approved Participant may not knowingly, directly or indirectly, take the opposite side of a customer order for the Approved Participant's own account, an account in which the Approved Participant has a direct or indirect financial interest or an account over which the Approved Participant has discretionary trading authority, unless:

- (a) the customer order has first been entered on the Electronic Trading System and exposed to the market for a minimum period of 5 seconds for Futures and Options; or
- (b) the Transaction is otherwise, and explicitly permitted by, and carried out in accordance with, the Rules; including, but not limited to, prearranged Transactions pursuant to Article 6.205.

Article 6.203 6380a. Prearranged Transactions Prohibited.

No Person shall prearrange or execute noncompetitively any <u>transactionTransaction</u> on or through the <u>electronic trading systemElectronic Trading System</u> of the Bourse, except as permitted by, and in accordance with <u>article 6380b</u>, the procedures of Article 6.204.

Article 6.204 6380b. Exceptions to Prohibition on Prearranged Transactions.

The prohibition in article 6380a<u>Article 6.203</u> shall not apply to prearranged transactionspursuant to article 6380c; Block Trades pursuant to article 6380d; Riskless Basis Cross Trades pursuant to article 6380e; Exchange For Related Positions pursuant to articles 6815; and transfers of openpositions under article 6816<u>Transactions pursuant to Article 6.205</u>; block trades pursuant to Article 6.206; riskless basis cross trades pursuant to Article 6.207; exchange of Futures for risk pursuant to Article 6.208; and transfers of Open Positions under Article 6.200; provided however, no transaction<u>Transaction</u> under any of the exceptions included in this <u>articleArticle</u> may be executed using a hidden volume functionality.

6380c. Prearranged transactions. Transactions

1) In general.

- (a) In general. For the purpose of this *article*<u>Article</u>, "communication" means any communication for the purpose of discerning interest in the execution of a *transaction*<u>Transaction</u> prior to the exposure of the order to the market. Any communication that relates to the size, side of market or price of an order, or a potentially forthcoming order, constitutes a communication to prearrange a *transaction*<u>Transaction</u>.
- (b) The parties to a *transaction*Transaction may engage in communications to prearrange a *transaction*Transaction on the *electronic trading system*Electronic Trading System in an eligible derivative in the minimum amount specified where one party wishes to be assured that there will be a counterparty willing to take the opposite side of the *transaction*Transaction, in accordance with the following conditions:
 - (i) i) A customer-must consent to the Approved Participant engaging in prearranging communications on the customer's behalf. The consent of the client, in whatever form, must be communicated to the Bourse upon request;
 - (ii) ii) After the first order for the prearranged transaction Transaction is entered into the electronic trading system Electronic Trading System the parties may not enter the second order for the prearranged transaction Transaction until the following specified time period has elapsed as follows:

ELIGIBLE DERIVATIVES	PRESCRIBED TIME PERIOD	MINIMUM VOLUME THRESHOLD
Three-Month Canadian Bankers' Acceptance Fu	tures Contracts (BAX)	:
1st four quarterly months – not including serial months	5 seconds	No threshold
Remaining expiry months and strategies	15 seconds	No threshold
Thirty-Day Overnight "Repo" Rate Futures Con	tracts (ONX):	
Front month	5 seconds	No threshold
Remaining expiry months and strategies	15 seconds	No threshold
Overnight Index Swap Futures Contracts (OIS):		

ELIGIBLE DERIVATIVES	PRESCRIBED TIME PERIOD	MINIMUM VOLUME THRESHOLD
Front month	5 seconds	No threshold
Remaining expiry months and strategies	15 seconds	No threshold
Government of Canada Bond Futures Contracts:		
All expiry months and strategies	5 seconds	No threshold
Futures Contracts on S&P/TSX Indices:		
All expiry months and strategies	0 seconds	\geq 100 contracts
All expiry months and strategies	5 seconds	≤ 100 contracts
Basis Trade on Close: All expiry months	0 seconds	$\geq 100 \text{ contracts}$
Basis Trade on Close: All expiry months	5 seconds	< 100 contracts
Futures Contracts on the FTSE Emerging Market All expiry months and strategies All expiry months and strategies	0 seconds 5 seconds	\geq 100 contracts < 100 contracts
Options on Three-Month Canadian Bankers' Act	 ceptance Futures Cont	racts:
All expiry months and strategies	0 seconds	\geq 250 contracts
All expiry months and strategies	5 seconds	< 250 contracts
Options on Ten-Year Government of Canada Bo	nd Futures Contracts	(OGB):
All expiry months and strategies	0 seconds	\geq 250 contracts
All expiry months and strategies	5 seconds	< 250 contracts
Equity, ETF and Currency Options:		
All expiry months	0 seconds	\geq 100 contracts
All expiry months	5 seconds	< 100 contracts
All UDS Strategies	5 seconds	No Threshold
Index Options:		
All expiry months	0 seconds	\geq 50 contracts
All expiry months	5 seconds	< 50 contracts
All UDS Strategies	5 seconds	No Threshold

ELIGIBLE DERIVATIVES	PRESCRIBED TIME PERIOD	MINIMUM VOLUME THRESHOLD
Canadian Share Futures Contracts:		
All expiry months and strategies	0 seconds	\geq 100 contracts
All expiry months and strategies	5 seconds	< 100 contracts
Basis Trade on Close: All expiry months	0 seconds	≥ 100 contracts
Basis Trade on Close: All expiry months	5 seconds	< 100 contracts
Futures and Options on Futures Inter-Group Strategies		
All strategies	5 seconds	No threshold
All strategies		

The minimum volume threshold described in the table above, when applicable to a strategy, refers to the negotiated volume of a given strategy instrument and not to the sum of its legs.

- (iii) iii) The party that initiates communication regarding a prearranged transactionTransaction shall have his or her order entered into the electronic trading systemElectronic Trading System first, unless the parties as part of their negotiation agree otherwise. The consent of the client, in whatever form, must be communicated to the Bourse upon request; provided however, that in a prearranged transactionTransaction between an Approved Participant and a customer for an equity, ETF or indexoptionIndex Option, the customer's order shall always be entered into the electronic trading systemElectronic Trading System first, regardless of which party initiated the communication.
- (iv) iv) Limit orders resting in the electronic trading system Electronic. <u>Trading System</u> at the time that the first order of the prearranged transaction.<u>Transaction</u> is entered at or better than the price of the first order shall be matched with the first order entered. Any residual, unfilled amount of the first order may be matched against the second order of the prearranged transaction.<u>Transaction</u> when the second order is entered.
- (v) iv)-Parties may not aggregate unrelated orders to meet the minimum threshold for a prearranged transaction_Transaction.
- (vi) v) The parties to the prearranging communications shall not disclose to any other party details of the negotiation or otherwise enter an order to take advantage of the negotiation during such communications except as permitted in this article<u>Article</u>.
- (c) 2)-Committed Orders. Committed orders may not be used to execute any transaction Transaction under article 6380c or article 6380fthis Article or Article.

<u>6.202</u> having a prescribed time delay longer than zero seconds, and may be used for such *transactions* Transactions only for the following products subject to the minimum volume threshold:

ELIGIBLE DERIVATIVES FOR COMMITTED ORDERS	MINIMUM VOLUME THRESHOLD
All expiry months and strategies	
Futures Contracts on S&P/TSX and FTSE Emerging Markets Indices	100 contracts
Options on Three-Month Canadian Bankers' Acceptance Futures Contracts	250 contracts
Options on Ten-Year Government of Canada Bond Futures Contracts	250 contracts
Canadian Share Futures Contracts	100 contracts
All expiry months and excluding UDS strateg	ies
Equity, ETF and Currency Options	100 contracts
Index Options	50 contracts
Basis Trade on Close	
Futures Contracts on S&P/TSX Indices	100 contracts
Canadian Share Futures Contracts	100 contracts

The minimum volume threshold described in the table above, when applicable to a strategy, refers to the negotiated volume of a given strategy instrument and not to the sum of its legs.

- (d) **3)** <u>Transactions on eligible products with a prescribed time delay</u>. The parties may engage in communications to prearrange a <u>transactionTransaction</u> on the <u>electronic</u><u>trading systemElectronic Trading System</u> or via the User Defined Strategy <u>Facility</u> (<u>UDS)facility</u> where one party wishes to be assured that there will be a counterparty willing to take the opposite side of the <u>transactionTransaction</u>, in accordance with the conditions in paragraph <u>1(a)</u> of this <u>article 6380cArticle</u>; provided however:
 - (i) i) in the case of a prearranged transaction Transaction that is between the bid and ask on the electronic trading systemElectronic Trading System and for an amount at or greater than the minimum threshold, the parties in their discretion may enter the prearranged transactionTransaction as a committed order with no delay, subject to the conditions in paragraph 2(c) of article-6380c;this Article, or
 - (ii) ii) in the case of a prearranged transaction <u>Transaction</u> that is on or between the bid and ask on the electronic trading system<u>Electronic Trading System</u> and for an amount at or greater than the minimum threshold, the parties enter the first and second orders of the prearranged transaction<u>Transaction</u> with no delay between the two, but nevertheless subject to execution risk

(including the priority given resting limit orders at or better than the prearranged price).

4) Equity, ETF, Index and Currency Option Transactions With 50% Guaranteed Minimum

- (e) Equity, ETF, Index and Currency Option Strategy Transactions With 50%. <u>Guaranteed Minimum</u>. The parties to an <u>optionOption</u> strategy <u>transactionTransaction</u> may engage in communications to prearrange the <u>transactionTransaction</u> where one party wishes to be assured that there will be a counterparty willing to take the opposite side of the <u>transactionTransaction</u>, in accordance with the following conditions:
 - (i) i) market makers<u>Market Makers</u> are permitted to participate on the transaction<u>Transaction</u> up to a total maximum of 50% of the volume of the intended transaction<u>Transaction</u>;
 - (ii) ii) each Approved Participant must contact a Market Supervisor and provide details of the intended transaction Transaction including total quantity, price, side(s) of the transaction Transaction, a description of the legs comprising the strategy and identification of the agreed counterparty; and
 - (iii) iii) the Approved Participant will be permitted to execute the transactionTransaction for the remaining volume (a minimum of 50% plus any volume not taken of the 50% that had been offered to the marketmakersMarket Makers).

6380d. Block Trades

- (a) 1) In general. Approved Participants of the Bourse may negotiate and execute a <u>transactionTransaction</u> off of the <u>electronic trading systemElectronic Trading</u> <u>System</u> pursuant to the following conditions:
 - (i) i) A block trade transaction Transaction may be arranged and executed only during trading hours on the Bourse for the eligible derivative.

(ii) ii) Block trades are only permitted in the derivative instruments Derivative Instruments and for a quantity which meets or exceeds the minimum volume thresholds as follows (only to the extent the eligible security or derivative instrument is available for trading):

Eligible derivatives instruments	Prescribed time delay (from 6AM until the end of the Trading Day)	Block - Minimum volume threshold (from 6AM until the end of the Trading Day)	Prescribed time delay (from 2AM until 5h59m59s)	Block - Minimum volume threshold (from 2AM until 5h59m59s)
	(As soon as practicable and in any event within the following time delay)		(As soon as practicable and in any event within the following time delay)	
30-Day Overnight Repo Rate Futures Contracts (ONX)	15 minutes	1,000 contracts	1 hour	250 contracts
Overnight Index Swap Futures Contracts (OIS)	15 minutes	200 contracts	1 hour	50 contracts
Ten-Year Government of Canada Bond Futures Contracts (CGB)	15 minutes	1,500 contracts	1 hour	350 contracts
Two-Year Government of Canada Bond Futures Contracts (CGZ)	15 minutes	500 contracts	1 hour	100 contracts
30-Year Government of Canada Bond Futures Contracts (LGB)	15 minutes	500 contracts	1 hour	100 contracts
Five-Year Government of Canada Bond Futures Contracts (CGF)	15 minutes	500 contracts	1 hour	100 contracts

Eligible derivatives instruments	Prescribed time delay (from 6AM until the end of the Trading Day)	Block - Minimum volume threshold (from 6AM until the end of the Trading Day)	Prescribed time delay (from 2AM until 5h59m59s)	Block - Minimum volume threshold (from 2AM until 5h59m59s)
	(As soon as practicable and in any event within the following time delay)		(As soon as practicable and in any event within the following time delay)	
Options on Three-Month Canadian Bankers ² Acceptance Futures Contracts	15 minutes	2,000 contracts	1 hour	500 contracts
Three-Month Canadian Bankers' Acceptance Futures Contracts quarterlies one through four (BAX Whites)	- <u>15 minutes</u>	-	1 hour	500 contracts
Three-Month Canadian Bankers' Acceptance Futures Contracts quarterlies five through eight (BAX Reds)	15 minutes	1,000 contracts	1 hour	250 contracts
Three-Month Canadian Bankers' Acceptance Futures Contracts quarterlies nine through twelve (BAX Greens)	15 minutes	500 contracts	1 hour	100 contracts
Three-Month Canadian Bankers' Acceptance Futures Contracts (BAX) / Options on Three-Month Canadian Banker's	15 minutes	Sum of the strategy legs: 2,000 contracts in which the options leg(s) volume must amount to at least 50% of the	1 hour	Sum of the strategy legs: 2,000 contracts in which the options leg(s) volume must amount to at least 50% of the

Eligible derivatives instruments	Prescribed time delay (from 6AM until the end of the Trading Day)	Block - Minimum volume threshold (from 6AM until the end of the Trading Day)	Prescribed time delay (from 2AM until 5h59m59s)	Block - Minimum volume threshold (from 2AM until 5h59m59s)
	(As soon as practicable and in any event within the following time delay)		(As soon as practicable and in any event within the following time delay)	
Acceptance Futures Contracts Strategy Instruments		sum of the strategy legs		sum of the strategy legs
Ten-Year Government of Canada Bond Futures Contracts (CGB) / Options on Ten-Year Government of Canada Bond Futures Contracts (OGB) Strategy Instruments	15 minutes	Sum of the strategy legs: 2,000 contracts in which the options leg(s) volume must amount to at least 50% of the sum of the strategy legs	1 hour	Sum of the strategy legs: 2,000 contracts in which the options leg(s) volume must amount to at least 50% of the sum of the strategy legs

(iii) iii) Where a block strategy transaction <u>Transaction</u> involves the trading of intra-group strategy instruments, each derivative leg of the strategy needs to meet only the lowest applicable minimum volume threshold.

Where a block strategy transaction involves the trading of inter-group strategy instruments (excluding futures/options combinations), each derivative leg of the strategy needs to meet its applicable minimum volume threshold.

Where a block strategy transaction involves the trading of futures/options combinations strategy instruments, the applicable minimum volume thresholds are defined in the last two rows of the table above.

(iv) Approved Participants may not aggregate separate orders in order to meet the minimum volume thresholds.

- (v) + Each party to a block trade must be an accredited counterparty as defined in section 3 of the Quebec Derivatives Act, CQLR c I-14.01.
- (vi)vi) The price at which a block trade is arranged must be "fair and reasonable" in light of (a) the size of the block trade; (b) currently traded prices and bid and ask prices in the same -derivative instrumentDerivative Instrument; (c) the underlying markets; and (d) general market conditions, all at the relevant time. The fairness and reasonableness of the price of a block trade priced at a basis to an indexIndex as permitted under paragraph 2(b) of this article Article may also take into account the following additional considerations: (e) financing rates, (f) expected dividend income, and (g) time remaining until the index futures contractIndex Futures Contract expiration, all at the relevant time. Although there is no requirement for a block trade to be executed within the daily high and low prices, execution outside of that price range may result in a request by the information Regulatory Division for additional about the transactionTransaction.
- (vii) Vii) Block trades shall not trigger special terms orders or otherwise affect orders on the electronic trading system Electronic Trading System.
- (viii) A block trade on a contract roll strategy is not permitted, except for the FTSE Emerging Markets Index futures contractFutures Contract.
- (ix) ix) The details of a block trade must be reported by Approved Participants for both the buyer and seller to the Market Operations Department by telephone at 1-888-696-6366 or at 514-871-7871 and on a Block Trade Reporting Form, available on the Bourse's web site at https://sttrf-frots.m-x.ca, within the time prescribed in 6380d-6.206 (a) (ii).
- (x) *) Following validation of the tradeTrade details by the Bourse (which is not a confirmation by the Bourse that the block trade has been effected in accordance with this Article), the Bourse shall disseminate the tradeTrade and price information relating to the block trade.
- (xi) xi)-Upon request, the Approved Participant shall provide evidence that the block trade transaction Transaction has been effected in accordance with these Rules.
- (xii) xii) In all circumstances, a block tradeBlock Trade can only be arranged by the Approved Participant's Approved Persons.
- (b) 2)-Block Trades Priced at a Basis to Index Close. Approved Participants may mutually agree to price a block trade at a positive or negative increment ("basis") to the price at which the *index*Index underlying an eligible contract will close ("BIC"), for any trading day except the last trading day of an expiring contract

month, subject to the conditions in paragraph $(\underline{1a})$ of <u>article 6380d</u> this Article and the following additional condition:

 (i) i) The Approved Participants shall report the basis along with other tradeTrade details in accordance with the requirements of paragraph 1) (ix) of this articleArticle, and shall submit to the Bourse's Market Operations Department a second Block Trade Reporting Form which includes the agreed-upon basis, the closing level of the underlying indexUnderlying Index and the price of the block trade to the nearest 0.01 indexIndex point increment within the time required as follows:

ELIGIBLE DERIVATIVES	MINIMUM VOLUME THRESHOLD	PRESCRIBED TIME BY WHICH TO FILE BLOCK TRADE REPORTING FORM	PRESCRIBED TIME BY WHICH TO FILE SECOND BLOCK TRADE REPORTING FORM No sooner than
Futures contracts on the FTSE Emerging Markets Index	100 contracts	Within 15 minutes	9:30 p.m. GMT on the next trading day
Futures contracts on S&P/TSX indicesIndices and sectorial indicesIndices	100 contracts	Within 15 minutes	4:00 p.m. ET on the same trading day

Article 6.205 6380e. Riskless Basis Cross - Trades

- (a) 1) In general. An Approved Participant and the customer may prearrange a transaction Transaction outside of the electronic trading system Electronic Trading System in which the price of a stock index futures contract or a share futures contract Index Futures Contract or a Share Futures Contract to the customer is determined to be the average price of cash market transactions entered into by and for the account of the Approved Participant in the components of the underlying indexUnderlying Index or the underlying securitySecurity, respectively, plus a spread (basis) as mutually agreed between the Approved Participant and the customer, in accordance with the following conditions:
 - (i) a)-Each party to a riskless basis cross transaction Transaction must be an accredited counterparty as defined in section 3 of the Quebec Derivatives *Act*, CQLR c I-14.01.
 - (ii) **b)** The parties may agree to either a fixed basis or to a guaranteed execution price of the cash component with the basis adjusted accordingly.

- (iii) e) To initiate the riskless basis cross transactionTransaction, the Approved Participant for its own account must first acquire positions (long or short exposure) in securitiesSecurities, baskets of securities, index participation unitsSecurities, Index Participation Units, or exchange-traded funds which, for an indexIndex, comprise no less than 80% of the underlying components of the applicable indexIndex and being reasonably correlated to the underlying indexUnderlying Index with a correlation coefficient (R) of 90% or greater, calculated using any generally accepted methodology. Although Approved Participants generally should purchase or sell all of the component sof the index, an Approved Participant need not obtain any component in the market due to a trading halt, illiquidity or other market conditions.
- (iv) d) The transaction Transaction shall be executed at the time agreed by the counterparties, which must be during the regular trading hours of the underlying indexUnderlying Index components or underlying interestUnderlying Interest until the end of the extended trading session at the Toronto Stock Exchange (TSX) and the same day that the cash position is completed by the Approved Participant, provided however, if obtaining the cash components of the underlying indexUnderlying Index cannot be competed in a single day, execution of the futures portion of the transaction Transaction shall be proportionate with the proportion of the cash market transactions completed during that day.
- (v) e) The riskless basis cross transaction Transaction is executed by the Approved Participant reporting details of the transaction Transaction to the Market Operations Department on a "Special Terms Transaction Reporting Form" through the Bourse's web page at http://sttrf-frots.m-x.ca, and allocating the agreed upon quantity of stock index futures contracts Index Futures Contracts to the customer's account.
- (vi) f) There is no minimum size requirement to enter into a riskless basis cross transactionTransaction nor is there any time period following execution of the riskless basis cross transactionTransaction that the Approved Participant must maintain the cash market position.
- (vii) g) The price at which the futures contract leg of the transaction Transaction is arranged must be "fair and reasonable" in light of (i) the size of the transaction Transaction (ii) traded prices and bid and ask prices in the same contract (iii) the volatility and liquidity of the relevant market and (iv) general market conditions all at the relevant time. Although there is no requirement for the futures contract Futures Contract leg of a riskless basis cross transaction Transaction to be executed within the daily high and low prices, execution outside of that price range may result in a request by the

Regulatory Division for additional information about the transaction Transaction.

- (b) h)-Each party to a riskless basis cross transaction Transaction must keep full and complete records relating to the riskless basis cross transaction Transaction and must provide to the Bourse upon request complete records and documentary evidence relating to such transaction Transaction demonstrating that the transaction Transaction is a *bona fide* transaction and that it has been carried out in accordance with the conditions of this articleArticle.
- (c) i) The Bourse shall exclude riskless basis cross transactions Transactions from the daily settlement priceSettlement Price procedures but not from daily volume figures. A record of each riskless basis cross shall appear in the "Transaction Report" maintained on the Bourse's Web page http://www.m-x.ca/dailycrosses_en.php following it being registered by the Market Operations Department in the trading systemTrading System and shall be specially marked and displayed in the systems (trading platform and data vendors) in the Bourse's post tradeTrade recap.
- (d) **j)**-In all circumstances, a riskless basis cross transaction <u>Transaction</u> can only be arranged by the Approved Participant's Approved Persons.

6380f. Trading Against Customer Orders (Cross-Trades).

An Approved Participant may not knowingly, directly or indirectly, take the opposite side of a customer order for the Approved Participant's own account, an account in which the Approved Participant has a direct or indirect financial interest or an account over which the Approved Participant has discretionary trading authority, unless:

- the customer order has first been entered on the electronic trading system and exposed to the market for a minimum period of 5 seconds for futures and options; or
- **b)** the transaction is otherwise, and explicitly permitted by, and carried out in accordance with, a rule of the Bourse; including, but not limited to prearranged transactions pursuant to article 6380c.

6381 Trade Cancellations and or Price Adjustments of Trades (25.09.00, 24.09.01, 29.10.01, 24.04.09, 17.01.18, 23.02.18, 07.06.18, 14.09.18)

Article 6.206 Exchange of Futures for Related Products

(a) <u>EFRP Transactions in general. Exchanges for Related Product ("EFRP")</u> <u>Transactions involving Futures Contracts listed and traded on the Bourse are</u> <u>permitted if such Transactions are executed in accordance with the requirements</u> <u>of this Article. An EFRP Transaction is composed of the privately negotiated</u> <u>execution of a Bourse Futures Contract and the opposite, simultaneous execution</u> of an approximately equivalent quantity or value of cash product, by-product, related product, or Over-The-Counter ("OTC") Derivative Instrument underlying the Futures Contract.

- (i) An EFRP Transaction is permitted to be executed off of the Bourse's Trading System pursuant to Article 6.204 if such Transaction is conducted in accordance with each of the requirements and conditions of this Article.
- (ii) The following separate types of Transactions are referred to collectively as EFRP Transaction under this Article, and are included under, and subject to, its provisions:
 - (1) Exchange for Physical ("EFP") the simultaneous execution of a Bourse Futures Contract and a corresponding cash market transaction; and
 - (2) Exchange for Risk ("EFR") the simultaneous execution of a Bourse Futures Contract and a corresponding OTC swap or other OTC derivative transaction.
- (iii) Each party to an EFRP Transaction must be an accredited counterparty as defined in section 3 of the *Derivatives Act* CQLR c I-14.01.
- (iv) The accounts involved on each side of an EFRP Transaction must:
 - (1) <u>have different beneficial ownership;</u>
 - (2) have the same beneficial ownership, but are under separate control;
 - (3) <u>have accounts that are commonly controlled, but involve</u> <u>separate legal entities which may or may not have the same</u> <u>beneficial ownership; or</u>
 - (4) when the parties to an EFRP Transaction involve the same legal entity, same beneficial ownership, or separate legal entities under common control, the parties must be able to demonstrate that the exchange Transaction was a legitimate arms-length Transaction.
- (v) The cash market instrument leg of the EFRP Transaction must provide for, and result in, the transfer of ownership of the cash market instrument within the time customary in the applicable cash market or in OTC practice. If the seller does not have actual possession of the cash market or OTC Derivative Instrument before execution of the EFRP, the seller must be able to demonstrate an ability to satisfy the Delivery requirement.

- (vi) With regard to the Futures leg of an EFRP, if the minimum price fluctuation of Transactions in the Futures Contract vary by strategy or otherwise, such as variation in the minimum price fluctuation for equity Index Futures Contracts between outright and calendar spread Transactions, the minimum price fluctuation of the EFRP Futures component shall be the lowest minimum price fluctuation provided for in the Rules with regard to the Futures Contract.
- (vii) The Approved Participants involved in an EFRP, upon request by the Bourse, must be able to demonstrate that:
 - (1) the related Futures and cash or OTC position are reasonably correlated, with a correlation of R=0.70 or greater, calculated using any generally accepted methodology, for all EFRP Transactions except as otherwise specifically provided, each such correlation based on daily price data for a period of at least six (6) months or weekly price data for a period of at least one (1) year; and
 - (2) the quantity or value of the cash or OTC component of the EFRP Transaction must be approximately equivalent to the quantity or value of the Futures Contract.
- (viii) The price at which an EFRP Transaction is arranged must be "fair and reasonable" in light of (w) the size of the Transaction; (x) currently traded prices and bid and ask prices in the same contract (y) the underlying markets; and (z) general market conditions, all at the relevant time. Although there is no requirement for an EFRP to be executed within the daily high and low prices, execution outside of that price range may result in a request by the Regulatory Division for additional information about the Transaction.
- (ix) It is prohibited to effect an EFRP Transaction for the purpose of reporting, registering or recording a non-*bona fide* price or entering into a Transaction which is a "wash sale"," an accommodation trade or a fictitious sale.
- (x) Neither party to an EFRP Transaction may enter into the Transaction to circumvent the contract month roll in the corresponding Security or Derivative Instrument.
- (b) EFPs. EFP Transactions on the following Futures Contracts and the related physical or cash instrument are recognized by the Bourse:

Types of Futures Contracts	Acceptable physical or cash instrument
Interest Rates Futures Contracts	Fixed income instruments with a correlation coefficient (R) of 0.70 or more, calculated using any

	 generally accepted methodology, maturities and risk characteristics that parallel the underlying instrument. of the futures contracts or the futures contract itself where the use of the underlying instrument is not practical due to a lack of available market data, including but not limited to: Money market instruments including asset backed commercial paper, Government of Canada and Federal Crown Corporation fixed income instruments Provincials fixed income instruments, Investment grade corporates including Maple Bonds and mortgage instruments including collateralized mortgage obligations (CMOs), or Fixed income instruments denominated in the currency of a G7 member country
Futures Contracts on S&P/TSX Indices Futures contracts on the FTSE Emerging Markets Index	 <u>Stock baskets reasonably correlated with the</u> <u>Underlying Index with a correlation coefficient</u> (R) of 0.90 or more, calculated using any generally accepted methodology, having a weight of at least 50% of the Underlying Index or including at least 50% of the Securities of the Underlying Index. The notional value of the basket must be fairly equal to the value of the Futures Contract component of the exchange Transaction, or <u>Exchange-traded funds that mirror the Index Futures Contract</u>
Share Futures Contracts	<u>Underlying Interest of the Futures Contract</u>

(c) EFRs. EFR Transactions on the following Futures Contracts and the related OTC Derivative Instrument are recognized by the Bourse:

Types of Futures Contracts	Acceptable Over-the-Counter Derivative Instrument
Bonds Futures Contracts	i) Interest Rate Swaps with the following characteristics:
	<u>●</u> <u>Plain vanilla;</u>
	Written under the terms of an ISDA® Master <u>Agreement</u>
	<u>Regular fixed against floating rate</u> <u>payments.</u>
	 <u>Denominated in currency of G7</u> <u>country, and</u>

Short-term interest rate Futures contracts	 <u>Correlation R= 0.70 or greater, calculated using</u> <u>any generally accepted methodology.</u> <u>Or</u> <u>ii) Any individual or combination of OTC Bond,</u> <u>interest rate swap or FRA options (e.g. caps, floors, collars).</u> <u>i) Any OTC swap or options with characteristics</u> <u>noted above with respect to EFR for Bonds;</u> <u>Or</u> <u>ii) Forward Rate Agreements (FRAs) with the</u> <u>following characteristics:</u> <u>Conventional FRA,</u> <u>Written under the terms of an ISDA® Master</u> <u>Agreements</u>
	Agreement, Predetermined interest rate, Agreed start/end date, and Defined interest (repo) rate.
Stock Index.	 i) Index Swaps with the following characteristics: Plain vanilla swap. Written under the terms of an ISDA® Master Agreement. Regular fixed against floating rate payments against the positive or negative performance of a stock, exchange-traded fund (ETF), basket of Securities or a stock Index. Denominated in currency of G7 country, and Correlation R= 0.90 or greater, using a generally accepted methodology: Or ii) Any individual or combination of OTC equity or stock Index option positions; or iii) Index Forwards: Standard equity forward contract between two counterparties to buy a specific quantity of a stock, exchange-traded fund (ETF), basket of Securities or stock Index at a predetermined price for settlement at a future date.
<u>Shares</u>	 i) Equity Swaps with the following characteristics: Plain vanilla swap.

	 Written under the terms of an ISDA® Master Agreement, Regular fixed against floating rate payments against the positive or negative performance of a stock, exchange-traded fund (ETF), trust unit, basket of Securities or a stock Index,
	 <u>Denominated in currency of G7 country:</u>
	ii) Any individual or combination of OTC equity. Option positions:
	<u>or</u> <u>iii) Equity Forwards:</u>
	Standard equity forward contract between two counterparties to buy a specific quantity of a stock, exchange-traded fund (ETF), trust unit, basket of Securities or stock Index at a predetermined price for settlement at a future date.
Commodities	i) Commodities Swaps or Forwards with the following characteristics:
	 Written under the terms of an ISDA® Master Agreement. Correlation R = 0.80 or greater, calculated using any generally accepted methodology.

- (d) Reporting EFRP Transactions. Approved Participants for both the seller and buyer must report within one hour upon determination of all the relevant terms of the Transaction to the Market Operations Department on the Special Terms Transaction Reporting Form available at http://sttrf-frots.m-x.ca/ each EFRP Transaction executed during the trading hours of the applicable Futures Contract. For those EFRP Transactions executed after such trading hours, the Transaction shall be reported to the Bourse no later than 10:00 a.m. (Montréal time) on the Trading Day following execution. The Market Operations Department will validate the details of the report before accepting the Transaction (which is not a confirmation by the Bourse that the EFRP Transaction has been effected in accordance with this Article).
- (e) Books and records of EFRP Transactions. Each party to an EFRP Transaction must maintain full and complete records and documentary evidence relating to the EFRP, including but not limited to all records relating to the purchase or sale of the cash market or OTC derivative component of the Transaction and to any transfer of funds or ownership made in connection with such Transaction. Such records include, but are not limited to, documentation customarily generated in accordance with market practice, such as cash account statements, Trade

confirmation statements, ISDA® Master Agreements or other documents of title; third party documentation supporting proof of payment or transfer of title, such as canceled checks, bank statements; cash account statements and cash instruments Clearing Corporation documents. In addition, Futures Contracts order tickets (which must clearly indicate the time of execution of the EFRP Transaction) must be maintained. Records related to the Transaction must be provided to the Bourse upon request and it is the responsibility of the Approved Participant to obtain and provide on a timely basis records of their clients as requested by the Bourse.

(f) In all circumstances, an EFRP Transaction can only be arranged by the Approved Participant's Approved Persons.

Article 6.207 Validation, Alteration or Cancellation of a Trade

If certain urgent events require it or if certain extraordinary market conditions exist, and in order to maintain a fair and equitable market for all participants, a Market Supervisor can validate, alter, disallow or cancel any Trade and such Trade will be validated, altered, disallowed or cancelled. These decisions are final and cannot be appealed. In the case of a cancellation, the Trade will have no standing whatsoever and shall be expunged from the records.

Article 6.208 Trade Cancellation and or Price Adjustment

- (a) a) In General. The Bourse may adjust tradeTrade prices or cancel tradesTrades when such action is necessary to mitigate market disrupting events caused by the improper or erroneous use of the trading systemTrading System. Notwithstanding any other provision of this articleArticle, the Bourse may adjust tradeTrade prices or cancel any tradeTrade executed through the trading systemTrading System if the Bourse determines in its sole discretion that allowing the tradeTrade to stand as executed may have a material, adverse effect on the integrity of the market or the market's orderly operation. The decision of the Bourse in such matters shall be final.
- (b) b) Review of Trades, Requests for Review. The Bourse may review a tradeTrade or tradesTrades based upon its analysis of market conditions, including but not limited to market volatility, prices in related markets, or in response to a request for review of a specific tradeTrade by an Approved Participant. An Approved Participant must request review of a tradeTrade by calling the Market Operations Department of the Bourse at 514 871-7871 or 1-888-693-6366 within 15 minutes of execution; provided however, the Bourse, in its sole discretion, may extend the period in which an Approved Participant may request review of a trade up to one hour following execution in extraordinary circumstances.
 - (i) c) Notice to the Parties to the Transaction. Where the Bourse on its own analysis determines to review a tradeTrade or tradesTrades for adjustment or cancellation, or where an Approved Participant has requested review of a specific tradeTrade and that tradeTrade is outside of the No Review Range provided under paragraph g) of this articleArticle, the Bourse will

notify the parties to the <u>tradeTrade</u> that the <u>tradeTrade</u> or <u>tradesTrades</u> are under review by the Bourse.

- (ii) d)-Price Adjustments and Cancellations Procedures. Upon making a determination to review a tradeTrade, the Bourse shall_{*} (1) determine, in its sole discretion, the acceptable marker price, and (2) apply the increments provided under paragraph g) in order to determine the limits of the No Review Range.
- (c) i) Trade Price Inside the No-Review Range. If the Bourse determines that the tradeTrade price is inside the No Review Range, the Bourse will notify the two Approved Participant counterparties to the tradeTrade that the tradeTrade shall stand as executed; provided however, the Bourse may cancel such a tradeTrade within 15 minutes of the tradeTrade's execution and within the trading session during which the tradeTrade was executed (early, regular or extended), if both Approved Participant counterparties to the tradeTrade voluntarily consent to cancellation of the tradeTrade.
- (d) ii) Trade Price Outside the No -Review Range. If the Bourse determines that the tradeTrade price is outside of the No-Review Range, the Bourse, after endeavoring to contact the Approved Participant counterparties, shall adjust the price to the limit of the No Review Range. The policy of the Bourse is to favor price adjustment as a remedy over tradeTrade cancellation and to adjust tradesTrades in order to minimize the impact for all market participants involved in the erroneous tradesTrades and particularly those who had a regular order in the order book. However, the Bourse, in its discretion, may cancel a tradeTrade rather than adjust the price if:
 - (i) A) Bothboth parties to the trade<u>Trade</u> can be contacted within a reasonable delay and agree to the cancellation of the trade<u>Trade</u>; and
 - (ii) **B)** Neither neither party to the trade Trade is either an Approved Participant or the registered holder of a SAM ID.
- (e) iii) Implied Orders, Implied Strategy Orders.
 - A) An order generated by the implied pricing algorithm (using regular orders) and registered in the order book by the electronictrading system Electronic Trading System will be considered by the Bourse as though it were a regular order entered into the tradingsystem Trading System by an Approved Participant.
 - (i) B)-An implied or regular strategy trade is considered by the Bourse, as being composed of two regular orders, one for each leg of the strategy tradeTrade. If the erroneous tradeTrade involves a linked implied order(s) and is priced outside the No Review Range, the initiator of the original

error trade<u>Trade</u> will be responsible for the trade<u>Trade</u> resulting from the linked implied order(s).

- (ii) C) The adjustment relating to an erroneous strategy trade Trade will equal at least the increment between the No Review Range and the traded price on one of the individual legs, and no more than the sum of each individual legs' increments.
- (f) iv) Stop Orders. Trades that have occurred as a result of "stop orders" in the Trading System being triggered by an erroneous tradeTrade are also subject to cancellation by the Bourse acting in itshis or her sole discretion. The determination of the Bourse shall be final.
- (g) e) Decision of the Bourse. The Bourse shall endeavor to determine to adjust or cancel a tradeTrade within 30 minutes following a request to review the tradeTrade, or, as applicable, notice to the market that a tradeTrade or tradesTrades were being reviewed.
 - (i) i)-If the decision is to cancel the tradeTrade, the Bourse will remove the transactionTransaction as an executed tradeTrade from the records of the Bourse.
 - ii) Upon cancelation of a trade<u>Trade</u>, the parties, if they choose, may reenter new orders into the trading system.<u>Trading System</u>.
 - (ii) f) If the Bourse determines that a tradeTrade should not be adjusted or cancelled, the parties to the tradeTrade shall not themselves decide to cancel it by making a position transfer through the Canadian Derivatives Clearing CorporationCDCC.
- (h) g)-No_Review Range. The Bourse will determine the limits of the No_Review Range by determining what was the acceptable market price for the derivativeinstrumentDerivative Instrument before the tradeTrade under review occurred based upon all relevant information, including the last tradeTrade price, a better bid or offer, a more recent price for a related derivative instrumentDerivative Instrument (for example a different expiry month) and the prices of similar derivative instrumentsDerivative Instruments trading on other markets Onceonce the acceptable market price is established, the Bourse applies the following increments to determine the limits of the No_Review Ranger;

DERIVATIVE INSTRUMENT	INCREMENT
Three-Month Canadian BankerBankers's Acceptance Futures – BAX (all quarterly and serial months)	
	5 basis points
Three-Month Canadian BankerBankers's Acceptance Futures – BAX Strategies:	

DERIVATIVE INSTRUMENT	INCREMENT
- Regular strategy orders-	5 basis points
Treating starts are and are	
- Implied strategy orders-	Sum of the strategy's individual legs'
	increments.
- Regular strategy orders	Sum of the strategy's individual legs'
Invaliant starts are and an	increments
<u>- Implied strategy orders</u> Options on Three-Month Canadian BankerBankers's	5 basis points
Acceptance Futures	5 basis points
Two-Year Government of Canada Bond Futures	
(CGZ)	20 basis points
	20 hagis points
- Regular strategy orders	20 basis points
- Implied Strategy orders-	Sum of strategy's individual legs' increments
- mprice strategy orders	Sam of strategy s marviadar legs morements
- Regular strategy orders	20 basis points
- Implied Strategy orders	Sum of strategy's individual legs' increments
Five-Year Government of Canada Bond Futures	
(CGF)	
	20 basis points
- Regular strategy orders-	
Level's d Otrete en endere	20 basis points
- Implied Strategy orders-	Sum of strategy's individual legs' increments-
- Regular strategy orders	20 basis points
- Implied Strategy orders	Sum of strategy's individual legs' increments
Ten-Year Government of Canada Bond Futures	Sum of strategy s metvidual legs merements
(CGB)	
	40 basis points
- Regular strategy orders-	201
	20 basis points-
- Regular strategy orders	<u>20 basis points</u>
<u>30</u> <u>Thirty</u> -Year Government of Canada Bond Futures	
(LGB)	40 basis points
- Regular strategy orders-	Å
	40 basis points-
- Implied Strategy orders-	Come of starte and in the 11 11 2
	Sum of strategy's individual legs' increments
- Regular strategy orders	<u>40 basis points</u>
- Implied Strategy orders	Sum of strategy's individual legs' increments
Options on Government of Canada Bond Futures	40 basis points

DERIVATIVE INSTRUMENT	INCREMENT
Futures Contracts on S&P/TSX Indices and on the FTSE Emerging Markets Index	1% of the acceptable market price of these futures contracts
- Regular strategy orders and Basis Trade on Close	5% of the increments for the outright- month <u>Futures Contracts</u>
- Regular strategy orders and Basis Trade on Close	5% of the increments for the outright month
Thirty-Day Overnight Repo Rate Futures	<u>5 basis points</u>
30-Day Overnight Repo Rate Futures-	5 basis points
Regular strategy orders	5 basis points
Overnight Index Swap Futures	5 basis points
Overnight Index Swap Futures – OIS Strategies:	5 basis points
- Regular strategy orders	Sum of the strategy's individual legs' increments.
- Implied strategy orders	
Futures and Options on Futures Inter-Group Strategies:	Sum of strategy's individual legs' increments
- Regular strategy orders	
- Implied Strategy orders	
Equity, Currency, ETF and Index Options	
Price ranges:	
Below \$2.00	\$0.25
\$2.00 to \$5.00	\$0.40
Above \$5.00 to \$10.00	\$0.50
Above \$10.00 to \$20.00	\$0.80
Above \$20.00 to \$50.00	\$1.00
Above \$50.00 to \$100.00	\$1.50
Above \$100.00	\$2.00
Equity, Currency, ETF and Index Options	Sum of the strategy's individual legs' increments
Strategies:	
- Regular strategy orders	

DERIVATIVE INSTRUMENT	INCREMENT
- Implied strategy orders	
Canadian Share Futures Contracts ; and	1. 0.50\$, if the acceptable market price of these futures contracts Futures Contracts is
Canadian Share Futures Contracts: Basis Trade on Close	 less than 25\$; 1.00\$, if the acceptable market price of these futures contracts <u>Futures Contracts</u> is equal to or higher than 25\$ but less than 100\$;
	3. 1% of the acceptable market price of these futures contracts Futures Contracts if the acceptable market price of these futures contracts Futures Contracts is equal to or higher than 100\$.
Canadian Share FuturesShares futures Contracts ; Regular strategy orders	1. 0.12\$, if the acceptable market price of these futures contracts Futures Contracts is
	 less than 25\$; 2. 0.25\$, if the acceptable market price of these futures contracts <u>Futures Contracts</u> is equal to or higher than 25\$ but less than 100\$;
	3. 0.25% of the acceptable market price of these futures contracts Futures Contracts if the acceptable market price of these futures-contracts Futures Contracts is equal to or higher than 100\$.

- **6382** Warning Message (25.09.00, 24.09.01, 29.10.01, abr. 24.04.09)
- **6383** Acceptable Market Price (25.09.00, 24.09.01, 29.10.01, 24.04.09, abr.17.01.18)
- **6384 Decision by the Market Supervisor of the Bourse** (25.09.00, 24.09.01, 29.10.01, 24.04.09, abr.17.01.18)
- **6385** Delays of Decision and Notifications (25.09.00, 24.09.01, 29.10.01, 24.04.09, abr.17.01.18)
- **6386** Unacceptable Practices (25.09.00, 24.09.01, abr. 31.01.05)
- **6387** Malfunction of the Trading System (25.09.00, 24.09.01, 29.10.01, 01.12.17)

Should the electronic trading system malfunction, a Market Supervisor of the Bourse can interrupt access to the system.

The orders recorded before the malfunction can be withdrawn from the system by the approved participant by preparing cancellation instructions for the orders. Upon the system functioning again, there will be a pre-opening session where the cancellation instructions for the orders will be executed.

6388 Daily Price Limits (25.09.00, 24.09.01, 29.10.01, abr.17.01.18)

6388 Maximum Price Variation Thresholds (06.04.18)

Unless otherwise specified in the Rules, the Bourse establishes for each derivative instrumentmaximum price variation thresholds, based on a percentage, with respect to the previous day's settlementprice and there shall be no trading above or below these thresholds.

6389 Market Supervisor

(25.09.00, 24.09.01, 29.10.01)

A Market Supervisor is an employee of the Bourse who monitors the day to day trading on the trading system.

6389A Levy of a Fine (24.09.01, abr. 10.05.17)

- **6390** Market Official (25.09.00, 24.09.01, abr. 29.10.01)
- **6390** Daily Settlement Price or closing quotation (25.09.00, 24.09.01, 29.10.01)

The daily settlement price or the closing quotation are determined according to the procedures established by the Bourse for each derivative instrument.

- **6391** Entry of Orders in the Electronic Trading System (25.09.00, 24.09.01, 29.10.01, 02.10.17, 14.09.18)
- a) The electronic trading system shall contain all orders to buy and to sell.
- b) Orders may be entered into the electronic trading system during pre-opening or during the pre-auction stage of an intra-session auction period.
- e) Orders cannot be modified or cancelled during the no-cancellation stage before the opening or closing, or during the no-cancellation stage of an intra-session auction period.

6392 Opening Time (25.09.00, 24.09.01, 29.10.01, 09.02.18)

- a) Whenever trading in the underlying instrument of a Listed Product has not opened, a Market Supervisor may postpone the opening of trading in the Listed Product accordingly.
- b) The opening time for a trading strategy shall not be earlier than the opening of trading in the Listed Products that are the components of such strategy.

6393 Order Price Filter

(25.09.00, 24.09.01, 29.10.01, 17.01.18, 02.03.18, 05.10.18)

In order to minimize errors during order entry in the electronic trading system that may affect orderly trading, the Bourse establishes an order price filter for each Listed Product.

Any order exceeding the order price filter automatically will be rejected by the electronic trading system and the Person entering the rejected order will be notified. Unless otherwise specified in the Rules, the order price filter is determined by the Bourse before the start of the Trading Day based upon the previous day's settlement price and may be adjusted at any time by the Market Supervisor acting in his or her discretion, upon his or her own initiative or upon request. Any changes in the level of the order price filter shall be broadcast to the market.

The order price filter will not be re-adjusted intra-session for trading sessions during which the underlying exchange-traded products are not open for trading.

6393A Other Trading Price Limits

(18.09.09, abr.17.01.18)

Article 6.209 Cancellation of Option Upon Failure to Pay Premium

When the Clearing Corporation rejects a Transaction because of the failure of the purchasing Approved Participant to pay the aggregate Premium due thereon, the selling Approved Participant shall have the right to either cancel the Transaction by giving notice thereof to the Approved Participant in default, or write a new Option Contract, charging any loss resulting therefrom to the defaulting Approved Participant.

Chapter D—Listed Products

Article 6.300 Standard Option Contract Terms

No Option Contract shall trade on the Bourse unless it is Guaranteed by a Clearing Corporation designated by the Bourse and have terms in respect of:

- (a) the qualifications and specifications of the Underlying Interest;
- (b) the number of units of the Underlying Interest which constitutes one contract;
- (c) <u>the expiration date;</u>
- (d) the Exercise Price;
- (e) the introduction of Put and Call Options;
- (f) the Exercise procedure (i.e. "American" or "European" style).

Article 6.301 Qualification for Underlying Interests

Products qualify as Underlying Interests provided they meet the following requirements, as applicable:

- (a) every equity issue must be listed on a Canadian exchange, meet the criteria of CDCC, or be a Security recommended for approval by the Bourse;
- (b) Government of Canada Bonds must have an outstanding amount of at least \$500,000,000 face value at maturity for every issue;
- (c) <u>a Futures Contract must be listed on the Bourse:</u>
- (d) <u>a currency must have been previously approved by the Bourse; or</u>

(e) 6394 Execution of orders in the Electronic Trading System (25.09.00, 29.10.01, abr.29.10.01)an Index must have governance arrangements in place designed to protect the integrity of the Index and the Index administrator must be considered to have a methodology for constructing and maintaining the Index that is sufficiently transparent to facilitate a stakeholder's ability to understand the methodology and to evaluate the credibility of the Index.

6394 Introduction and Deletion of Classes of Options and Series of Options (29.10.01, 15.06.18)

- (a) a)-<u>Introduction, of new Option class</u>. Before submitting a formal application to the Clearing Corporation for the introduction of a new Class of Options, the Bourse shall be satisfied that the following conditions are met:
 - (i) + the liquidity of the options Deptions market on the Bourse is not unduly reduced by reason of such addition;
 - (ii) 2) the symbol for such <u>option</u> has been determined;
 - (iii) (iii) (iii) (iii) the date that trading shall begin has been determined; and
 - (iv) 4) Additional requirements applicable for equity and ETF options. Options. The following conditions, in addition to the conditions in paragraphs 1), 2subparagraphs (i), (ii) and 3(iii), shall apply to the introduction of equity and ETF options:
 - (1) i) the new Series of Option Options should be introduced in such a manner as to enable the proper functioning of the spread process within the new Series of Options; and
 - (2) ii) the Bourse shall open at least two <u>Seriesseries</u> of Options in each expiration month, so that the <u>exerciseExercise Price</u> of one

Series of Options is above, and one is below, the price per unit of the <u>underlying interestUnderlying Interest</u>; *provided however*, the Bourse may, in its discretion, open more than two Series of Options in an expiration month if it determines that doing so would be beneficial to the market.

- (b) b)-Deletion- of Option class. Whenever the Bourse determines that an underlying interest previously approved for options transactions on the Bourse does not meetUnderlying Interest no longer meets the requirements for continued approval or for any other reason-should no longer be approved, it may decide in its discretion not to open for trading any additional series of the Class of Options covering the underlying interestUnderlying Interest and to prohibit any opening purchase transactionsOpening Purchase Transactions in already existing Series of Options of that Class of Options. In making its determination, the Bourse shall take into consideration namely the following factors:
 - (i) 1) the necessity of maintaining a fair and orderly market and to ensure the protection of purchasers and writers of option contracts.<u>Option</u> <u>Contracts</u>:
 - (ii) 2) the fact that specific Series of Options of any Class of Options has no open interest, Open Interest; and-
 - (iii) 3) Additional considerations applicable for equity and ETF options. Options. The following additional factors in addition to the factors in paragraphs 4(i), (ii) and 2(iii) shall apply to the deletion of equity or and ETF options.
 - (1) i) whether the issuer has failed to make timely reports as required by the rules where the <u>underlying interest</u><u>Underlying</u><u>Interest</u> is traded;
 - (2) ii) if both Puts and <u>CallCalls</u> have been opened for trading, corresponding Puts and Calls satisfy the deletion criteria; and
 - (3) iii) the Series of Options are deep-inIn-the-money or deep-outOut-of-the-money and there is no other Series of Options which is as deep-inIn-the-money or as deep-outOut-of-the-money with a later expiration date and has open interest.

6395 Market Makers Options and Futures (24.09.01, 29.10.01, 01.12.17)

1) General In order to provide transparency and liquidity in the market and facilitate price discovery and the handling of orders, any listed product can be assigned by the Bourse to one or several market makers who have agreed to undertake the market maker's responsibilities of quoting two-sided markets in the applicable products for a minimum period of time, at predetermined average bid/askspreads and minimum quote sizes and have signed a market maker agreement.

- 2) Market Maker Programs The Bourse may implement market maker programs (in this rule each individually a "program" or collectively, "programs") or modify existing programs from time to time. This rule 6395 set forth terms and conditions applicable to all programs generally. Terms and conditions applicable to specific programs will be published by the Bourse, in a circular or otherwise.
- **3)** Eligibility Criteria Only an approved participant or a client of an approved participant who has been authorized by the approved participant to electronically transmit orders to the Bourse through its systems in compliance with the regulations of the Bourse will be eligible for market making assignments.
- 4) Application Process Eligible market participants may submit their candidacy for a market making assignment under a program in accordance with the application procedure determined by the Bourse.
- **5)** Selection Process— The Bourse shall select market makers taking into consideration the ability to meet the quoting requirements of the relevant product(s) on an electronic trading platform, adequacy of capital, experience with trading a similar derivative instrument, willingness to promote the Bourse as a market place, operational capacity, trading infrastructure and technology to support electronic trading, support personnel, history of compliance with the regulations of the Bourse and general-reputation, past performance in relation to fulfilment of market maker obligations in other programs and the contribution that the applicant's prices and trading activity have made to market activity in other products, where relevant, the level of access to the underlying cash market, and any other factor which the Bourse deems relevant.
- 6) Market Making Agreement A market making assignment under a program will be conditional uponthe signature of a Market Making Agreement between the selected market maker and the Bourse. The market making assignment, and the right to receive the related incentives, may not commencebefore the Market Making Agreement is completed, signed and received by the Bourse. The Bourse shall be solely responsible for overseeing the performance of the market makers and their compliance with the Market Making Agreement. For greater certainty, specific market making obligations and the terms of the Market Making Agreement are contractual obligations between the Bourse and the market maker and are not considered regulations of the Bourse. As such, they are subject to contractual remedies only, and a breach thereof shall not in and of itself constitute a violation of the regulations of the Bourse, except to the extent the contractual breach may also independently constitute a violation of a specific regulation of the Bourse.

- 7) Conditions specific to clients of an approved participant
 - **a.** Under the terms of the mandatory market making agreement referred to under paragraph 6, a client of an approved participant notably agrees to the following with respect to its trading activities and conduct as a market maker and must (i) be subject to the jurisdiction of the Bourse acting as a self regulatory organization, including its Regulatory Division and any of its Committee, during the term of the market making assignment and thereafter in accordance with paragraph b) of rule 4101 to the same extent and as if it was itself an approved participant and (ii) comply with all the regulations of the Bourse as if it was itself an approved participant, with the necessary adaptations, including with Rule 4 (except with respect to inspections), articles 6301, 6303, 6305, 6306, 6374, 6676, 6377 paragraph 5), 6380, 6381, 6389A, 6400, 6401, 6651 and following regarding position limits, 6661, 6662, 7001, 7002, 7467 et 15508 and following regarding position limits, as these may be amended and/or replaced from time to time.
 - **b.** The Bourse shall not grant any market making assignment to a client who has been authorized by an approved participant to electronically transmit orders to the Bourse through its systems in compliance with the rules of the Bourse without first obtaining the acknowledgement of the approved participant providing such electronic access. Neither the approved participant nor the client shall be relieved of any responsibility or obligation with regards to the electronic access of the client under the relevant rules of the Bourse, which shall continue to apply. However, it is understood that the approved participant shall not be liable with regard to market making obligations set forth in the market making agreement.
 - **c.** The client of an approved participant that has been granted a market making assignment by the Bourse has the right to communicate directly with the Bourse in the same manner as approved participants may do so, but only for purposes of its trading as a market maker and to the extent required to carry out its obligations in such capacity.
- 8) Authority The Bourse shall have the sole authority to administer the programs, limit the number of market makers under a given program, assess the performance of the market makers and determine-whether an applicant or current market maker meets or has met the program terms and conditions or complies with the market making agreement. The Bourse reserves the right in its sole discretion to apply and interpret the programs and to determine whether an applicant is admitted into or continues-participation in any program. All decisions and determinations of the Bourse shall be final.
- **9)** Arbitration By entering into a market making agreement, each market maker agrees to the arbitration of any monetary claim made against it by any other approved participant or market maker arising out of its activities relative to its market making assignment, irrespective of whether the market making assignment has expired at the time the claim is asserted.
- **6397** Organization of the Market Options (24.09.01, abr. 29.10.01)
- **6399** Market-Makers Options (24.09.01, abr. 29.10.01)
- 6400 Bulk Quote Messages (03.12.12)

Bulk quote messages are individual messages that contain multiple orders.

Bulk quote messages are available to approved participants who are registered, or whose clients are registered, in eligible programs as established by the Bourse.

Eligibility criteria for registration in these programs, and the products that qualify for bulk quotemessages, will be defined by the Bourse.

6401 Cancellation of Bulk Quote Orders (03.12.12)

Orders submitted to the Bourse via a bulk quote message may be cancelled by the electronic tradingsystem of the Bourse should the parameters of the Bulk Quote Management functionality be triggered.

The Bulk Quote Management parameters configured by the Bourse will take precedence, unless the approved participant configures more restrictive parameters for the Bulk Quote Management functionality for their own bulk quote messages.

The following parameters can be configured by approved participants through the Bulk Quote-Management functionality:

- a) Maximum Number of Trades / Minimum traded volume
- b) Maximum traded Volume
- c) Delta maximum Volume
- d) Maximum traded Value
- e) Delta maximum Value
- f) Time Interval

B. SPECIAL RULES FOR TRADING EQUITIES - CDNX (22.11.99, abr. 12.02.02)

C. OPTIONS

Section 6571 - 6580 Specialists - Options (24.12.96, abr. 17.07.15)

- **6571** General (abr. 17.07.15)
- **6572** Application for Assignments (07.09.99, abr. 17.07.15)
- 6573 General Obligations of the Specialists (abr. 17.07.15)
- 6574 Other Obligations of Specialists as Principal (abr. 17.07.15)
- 6575 Restrictions and Prohibitions (abr. 17.07.15)
- 6576 Trading in Non-Assigned Option Classes (abr. 17.07.15)
- 6577 Temporary Specialist (abr. 17.07.15)
- 6578 Retail Order Policy (22.11.99, abr. 17.07.15)
- **6579 Transactions of Specialists** (abr. 17.07.15)
- **6580 Obligation of Specialists towards Locked Markets** (10.06.98, abr. 17.07.15)

Section 6581 - 6600 Market Makers - Options (24.12.96, abr. 17.07.15)

- **6581** General (07.09.99, abr. 17.07.15)
- **6582** Application for Assignments (10.06.98, 07.09.99, abr. 17.07.15)
- 6583 Responsibilities of Market Makers (07.09.99, abr. 17.07.15)

Section 6601 - 6610 Exchange-Traded Options

6601 Standard Contract (06.08.86, 10.11.92, 07.09.99, 14.09.18)

No option contract shall trade on the Bourse unless it is guaranteed by a Clearing Corporation designated by the Bourse and have terms in respect of:

- a) the qualifications and specifications of the underlying interest;
- b) the number of units of the underlying interest which constitutes one contract;
- c) the expiration date;
- d) the exercise price;
- e) the introduction of put and call options;
- f) the exercise procedure (i.e. "American" or "European" style).
- **6602 Qualification for Underlying Interests** (13.03.87, 31.05.88, 10.11.92, 07.09.99, 28.01.02, 26.09.05, 04.06.15, 21.01.16, 14.09.18)

Products qualify as underlying interests provided they meet certain requirements.

- a) Every equity issue shall be listed on a Canadian Exchange, meet the criteria of the Canadian Derivatives Clearing Corporation, or be a security recommended for approval by the Bourse.
- b) In the case of Government of Canada Bonds, every issue shall have an outstanding amount of at least \$500,000,000 face value at maturity.
- c) A Futures contract must be listed on the Bourse.
- d) In the case of a currency, it must have been previously approved by the Bourse.
- e) In the case of an index, the index administrator must have governance arrangements in place designed to protect the integrity of the index and must be considered to have a methodology for constructing and maintaining the index that is sufficiently transparent to facilitate a stakeholder's ability to understand the methodology and to evaluate the credibility of the index.

- **6603** Unit of Trading, Expiration Months, Exercise Prices (06.08.86, 15.08.86, 13.03.87, 19.05.87, 20.03.91, 17.12.91, 10.11.92, 07.09.99, 28.01.02 abr. 14.09.18)
- 6604 Adjustment to Terms of Contract (10.11.92, 07.09.99, 28.01.02, 01.12.17)

The terms of a contract are subject to adjustment in accordance with the Rules and Policies of the Bourse, or with General Conditions of the Clearing Corporation. When adjustments are made, a notice thereof shall be promptly published by the Bourse.

6605 Introduction and Deletion of Classes and Series of Options (10.11.92, 07.09.99, abr. 15.06.18)

> **6606 Opening of Additional Series <u>of Options</u>** (10.11.92, 15.06.18)

Once a Class of Options has been approved for listing and trading by the Bourse, the Bourse may, from time to time, in its discretion, introduce for trading additional Series of Options.

Section 6611 - 6620 Floor Committee - Options (10.11.92, abr. 17.07.15)

- 6611 Composition (10.11.92, abr. 17.07.15)
- 6612 Quorum (10.11.92, abr. 17.07.15)
- 6613 Authority (10.11.92, abr. 17.07.15)
- **6614 Floor Trading Regulations** (10.11.92, abr. 17.07.15)
- **6615 Trading Delays and Halts** (10.11.92, 07.09.99, abr. 17.07.15)
- 6616 Investigations (10.11.92, abr. 17.07.15)
- **6617 Floor Officials** (10.11.92, 30.07.93, 30.11.93, 07.09.99, abr. 17.07.15)
- 6618 Offenses and Penalties (10.11.92, abr. 17.07.15)

<u>- 160 -</u>

- **6619** Levy of a Fine (10.11.92, abr. 17.07.15)
- 6620 Appeals (10.11.92, abr. 17.07.15)

Section 6621 - 6650 Trading Options

Article 6.302 Adjustment to Terms of Contract

<u>The terms of a contract are subject to adjustment in accordance with the Regulations of the Bourse or with general conditions of the Clearing Corporation. When adjustments are made, a notice thereof shall be promptly published by the Bourse.</u>

6621 Standard Trading Unit (10.11.92)

The standard trading unit shall be one contract.

<u>Article 6.303</u> 6622 Quoted Premium (10.11.92)

During the life of a contract, the <u>premiumPremium</u> is the only variable. It is the <u>premiumPremium</u> per unit of the <u>underlying interestUnderlying Interest</u>.

6623 Aggregate Premium (06.08.86, 15.08.86, 01.10.86, 19.05.87, 10.11.92)

The aggregate <u>premium</u> for a contract shall be the quoted <u>premium</u> multiplied by the number of units in a contract.

6624 Minimum Price Increment (13.03.87, 19.05.87, 20.03.91, 10.11.92, 07.04.94, 15.04.96, 07.09.99, 11.02.00, 28.01.02, 26.09.05, 27.07.07, 18.01.16; 29.02.16, 14.09.18)

The minimum price increments are as follows:

a) Equity options

(a)

1) For equity options <u>Options</u> excluded from the penny trading program:

- (i) i) Option series priced below \$0.10 are quoted in increments of \$0.01.0.01; and
- (ii) ii) Option series priced at \$0.10 or more are quoted in increments of \$0.05.

- (b) 2)-For equity options <u>Options</u> included in the penny trading program:
 - (i) i)-Option series priced below \$3.00 are quoted in increments of \$0.01.0.01; and
 - (ii) ii)-Option series priced at \$3.00 or more are quoted in increments of \$0.05.

b)Exchange-traded fund (ETF) options

- (c) 1) For ETF options Options excluded from the penny trading program:
 - (i) i) Option series priced below \$0.10 are quoted in increments of \$0.01.0.01; and
 - (ii) ii)-Option series priced at \$0.10 or more are quoted in increments of \$0.05.
- (d) 2)-For ETF optionsOptions included in the penny trading program, all option seriesSeries of Options are quoted in increments of \$0.01, regardless of price level.
- (e) For e) Index options 0.01 index pointIndex Options, all Series of Options are quoted in increments of 0.01 Index point, regardless of price level.

0.001 point

- d) Futures options
 - (f) For Futures Options, all Series of Options series are quoted in increments of 0.001 point, regardless of price level.
 - (g) e) Currency options For currency Options, all Series of Options are quoted in increments of CAN 0.01 cent per unit of foreign currency_
- 6625 Bids and Offers (10.11.92, abr. 17.07.15)
- **6626** Validity of Bids and Offers (10.11.92, abr. 17.07.15)
- **6628 Trade Disputes** (10.11.92, 30.11.93, abr. 17.07.15)

<u>- 162 -</u>

- 6629 Priority of Bids and Offers (Excluding Index Options and Options on Index participation units) (10.11.92, 07.05.97, 07.09.99, 11.02.00, abr. 12.02.02)
- 6630 Trade Tickets (10.11.92, abr. 17.07.15)
- **6631** Cancellations and Changes (10.11.92, abr. 17.07.15)
- 6632 Put-throughs (10.11.92, 07.09.99, abr. 17.07.15)
- 6633 Members' Responsibility on Spread Orders (10.11.92, abr. 09.02.18)
- **6634** Liquidation Trades (10.11.92, 07.09.99, 14.09.18)

All liquidation trades shall take place on the Bourse and shall be subject to the Regulations of the Bourse and of the designated Clearing Corporation.

6635 Rotations

(10.11.92, 07.09.99, 11.02.00, abr. 17.07.15)

6636 Fast Market (10.11.92, 07.09.99, 11.02.00, abr. 01.12.17)

6636.1 Trading Halts

(28.07.14, 17.01.18)

- a) Trading on equity options, index options, exchange traded funds, share futures contracts and stock index futures will automatically be halted upon notice to the Bourse from the Toronto-Stock Exchange (TSX) that a single-stock or market-wide circuit breaker has been triggeredor when IIROC imposes a regulatory trading halt in the security underlying a Listed Producttraded on the Bourse.
- **b)** With respect to any Listed Product not within the scope of paragraph a) of this article, the Market Supervisor may halt trading on the Bourse in his or her sole discretion whenever and for such time as the exchange on which an instrument underlying a Listed Product halts-trading in that instrument due to market volatility or otherwise.

6636.2 Daily Price Limits on Options (02.03.18)

For the purpose of this article:

- **a)** "control price" means a price calculated for each options using a generalized version of the Barone Adesi model for American style options and Black-Scholes model for European style options.
- **b)** "X limits" means price limits based on a percentage of the control price under and above which an order is not allowed to register in the central limit order book.

- e) "Y limits" means price limits based on a percentage of the control price under and above which an incoming order would not be executed and would be eliminated, or under and above which a theoretical opening price would put the derivative instrument into a reserved state.
- **d)** "reserved state" means a trading halt triggered by a theoretical opening price under or above the Y limits at the opening of a given instrument.

The Bourse may subject options to the X limits and Y limits as follows:

- **a)** X limits: any order entered by a participant in breach of the X limits is automatically rejected by the trading system and a message is automatically sent to the participant to confirm such order rejection.
- b) Y limits
 - i) At the opening of an instrument, a theoretical opening price under or above the calculated Y limits causes the derivative instrument to enter into a reserved state.
 - ii) Participants can enter new orders and modify or cancel their orders on an instrument which is in reserved state.
 - **iii)** When an instrument is in reserved state, the trading system will attempt to automatically re-open the trading of such instrument through a volatility auction. Should the resulting reopening price be within the Y limits, trading on the instrument will resume. Should the resulting reopening price be outside the Y limits, the instrument will be maintained in a reserved state and another volatility auction will take place. Such process will automatically take place until trading on the instrument resumes. The Bourse can extend the trading halt created by the reserved state to ensure orderly trading.
 - iv) The Bourse will notify the market through its market data feed when an instrument enters into a reserved state and when trading is resumed for such instrument.
 - v) During the continuous trading phase, passive orders priced outside the Y limits but within the X limits will be allowed in the trading system. Should the potential execution price of an incoming order be outside the Y limits, such incoming orderwill be eliminated, preventing the trade, and a message will be automatically sent to the participant to confirm such order elimination.
 - **vi)** A limit order priced outside the Y limits that could otherwise be partially executed will be partially executed up until a lot is priced outside of the Y limits, and the remaining quantity of the order will be priced at the Y limit.

Control prices and percentages of the X limits and Y limits can be modified and Y limits can be temporarily lifted at the Bourse's discretion to ensure regular trading.

The X limits are disseminated to the market via the Bourse's market data feed daily prior to the opening of the market.

The X limits do not apply to bulk quotes entered by approved participants or clients of approved participants while acting as duly appointed market makers pursuant to article 6395.

6637 Expiration Date

(06.08.86, 20.03.91, 17.12.91, 10.11.92, 07.04.94, 07.09.99, 11.02.00, 28.01.02, 26.09.05, 24.05.13, 19.06.14, 07.05.15, 03.09.15, 14.09.18, 05.10.18)

a) No transaction of options contracts in expiring series shall be made after the close of trading on the last Trading Day.

b) In the case of equity options, exchange traded fund options, index options and currency options other than weekly options, the expiration date shall be the third Friday of the contract month, provided it is a business day. If it is not a business day, the expiration date shall be the preceding business day.

In the case of futures options, the expiration date shall be the last Trading Day.

In the case of weekly index, equity and exchange traded fund options, the expiration date shall be any of the five Fridays following the listing week which is a business day, but which is not an expiration day for any other options already listed on the same underlying. If any such Friday is not a business day, then the expiration date will be the first preceding business day that is not an expiration day for any other options already listed on the same underlying.

6638 Failure to Pay Premium

(10.11.92, 07.09.99, 14.09.18)

When the Clearing Corporation rejects a transaction because of the failure of the purchasing Approved Participant to pay the aggregate premium due thereon, the selling Approved Participant shallhave the right to either cancel the transaction by giving notice thereof to the Approved Participant in default, or write a new option contract, charging any loss resulting therefrom to the defaulting Approved Participant.

6639 Members' Access to the Options Markets (07.09.99, abr. 17.07.15)

Section 6640 6650 Sponsored Options

- **6640 Currency** (28.01.02, abr. 14.09.18)
- **6641 Trading Hours** (28.01.02, abr. 14.09.18)
- **6642** Eligibility criteria of a sponsor (28.01.02, 12.02.04, abr. 14.09.18)
- **6643** Marketing of Sponsored Options (28.01.02, abr. 14.09.18)

<u>- 165 -</u>

Section 6651 - 6670 Limits and Restrictions

6651Position Limits for Options and Share Futures Contracts(06.08.86, 19.05.87, 08.09.89, 06.08.90, 20.03.91, 10.11.92, 07.04.94, 08.07.99,07.09.99, 11.02.00, 28.01.02, 26.09.05, 20.05.10, 25.06.12, 12.04.13, 04.06.15,23.11.16, 01.12.17, 13.12.17, 15.06.18)

- (a) A) Except for those limits specified in article 6651, Article 6.309, no Approved Participant shall make, for any account in which it has an interest or for the account of any client, a transaction Transaction in a Listed Product if the Approved Participant has reason to believe that as a result of such transaction Transaction the Approved Participant or its client would, acting alone or in concert with others, directly or indirectly, hold or control a position in excess of the position limit established by the Bourse.
- (b) B) Except otherwise indicated, the applicable position limits for options, share futures contracts or aggregated options and share futures contracts <u>positions</u> (as defined under paragraph C_{c}) <u>3iii</u>)) are as follows:
 - (i) 1. Share futures contracts Futures Contracts, aggregated options and share futures contracts Options and Share Futures Contracts positions as well as options Options on stocks, exchange-traded funds or trust units
 - a) 25,000 contracts <u>Contracts</u> where the underlying security does not meet the requirements set out in sub-paragraphs <u>B) 1.</u>
 b)(i)2) and <u>B) 1. cb)(i)3</u>) of the present article<u>Article</u>;
 - (2) b) 50,000 contracts, where either the most recent interlisted six-month trading volume of transactions on the underlying stock, exchange-traded fund or trust unit totals at least 20 million shares or units, or the most recent interlisted six-month trading volume of transactions totals at least 15 million shares or units of the <u>underlying interestUnderlying Interest</u> and at least 40 million shares or units of this <u>underlying interestUnderlying InterestUnderlying Interest</u> are currently outstanding;
 - (3) e) 75,000 contracts, where either the most recent interlisted six-month trading volume of transactions on the underlying stock, exchange-traded fund or trust unit totals at least 40 million shares or units, or the most recent interlisted six-month trading volume on the <u>underlying interestUnderlying Interest</u> totals at least 30 million shares or units of the <u>underlying</u> <u>interestUnderlying Interest</u> and at least 120 million shares or units of this <u>underlying interestUnderlying Interest</u> are currently outstanding;

<u>- 166 -</u>

- (4) d) 200,000 contracts, where either the most recent interlisted six-month trading volume of transactions on the underlying stock, exchange-traded fund or trust unit totals at least 80 million shares or units, or the most recent interlisted six-month trading volume on the <u>underlying interestUnderlying Interest</u> totals at least 60 million shares or units of the <u>underlying</u> <u>interestUnderlying Interest</u> and at least 240 million shares or units of this <u>underlying interestUnderlying Interest</u> are currently outstanding;
- (5) e) 250,000 contracts, where either the most recent interlisted six-month trading volume of transactions on the underlying stock, exchange-traded fund or trust unit totals at least 100 million shares or units of the <u>underlying interestUnderlying</u> <u>Interest</u> or the most recent interlisted six- month trading volume on the <u>underlying interestUnderlying</u> <u>Interest</u> totals at least 75 million shares or units of the <u>underlying interestUnderlying</u> <u>Interest</u> and at least 300 million shares or units of this <u>underlying</u> <u>interestUnderlying Interest</u> are currently outstanding;
- (6) € 600,000 contracts on the following exchange-traded funds:units of the iShares S&P/TSX 60 Index Fund (XIU)-;
- (7) g) except for the specific limits provided for under paragraph fb)(i)6) above, for contractsContracts where the underlying security is an equity holding exchange-traded fund, defined as an exchange tradedexchangetraded fund for which all of the components are exchange-traded stocks, the position limits shall be equal to twice the limit levels provided for under paragraphs ab)(i)1) to e5) above.
- (ii) 2. Debt options

8,000 contracts.

(iii) 3. Index options

500,000 contracts.

(iv) 4. Sector index options

40,000 contracts.

(v) 5. Options on futures

The number of contracts established as the position limits for the underlying futures contract. Futures Contract.

For the purpose of this article, options contract<u>Article</u>, Options Contract positions are aggregated with the underlying <u>futures contractFutures</u> <u>Contract</u> positions. For aggregation purposes, the <u>futuresFutures</u> equivalent of one <u>inIn</u>-the-money option contract is one <u>futurescontractFutures</u> Contract and the <u>futuresFutures</u> equivalent of one at-the-money or <u>outOut</u>-of-the-money <u>option contractOption Contract</u> is half a <u>futures contractFutures Contract</u>.

(vi) 6. Sponsored options

The position limits described above apply to sponsored options. Options. However, these position limits must be adjusted by using an equivalent unit of trading.

When the <u>underlying interest</u><u>Underlying Interest</u> is traded on a market other than the Bourse, the position limits of this market apply to sponsored <u>options</u> by using an equivalent unit of trading.

(vii) 7. Currency options

40,000 contracts when the trading unit is 10,000 units of foreign currency. The limit will be adjusted to obtain the same notional amount if the trading unit is amended or if the Bourse introduces new trading units.

- (c) \leftarrow For the purpose of this article:
 - (i) 1. calls written, puts held, a net short share futures position, and short underlying interest<u>Underlying Interest</u> are on the same side of the market and puts written, calls held, a net long share futures position, and long underlying interest<u>Underlying Interest</u> are on the same side of the market;
 - (ii) 2. the Bourse may, by notice, change the position limits. A change in the position limit will be effective on the date set by the Bourse and reasonable notice shall be given of each new position limit;
 - (iii) 3. the "aggregated options and share futures contracts position" is obtained by first netting share <u>futures contractsFutures Contracts</u> positions relating to the same <u>underlying interest</u><u>Underlying Interest</u> and subsequently adding the net <u>futures contractsFutures Contracts</u> position (net long or net short) to <u>optionsOptions</u> positions relating to the same <u>underlyinginterestUnderlying Interest</u> on a per side basis (whether long or short) to determine the aggregate per side quantity held; one <u>option contractOption</u> <u>Contract</u> being equal to one share <u>futures contractFutures Contract</u> for purposes of this calculation.
- (d) D) Conversions, reverse conversions, long and short hedges

- (i) 1. For the purposes of this article<u>Article</u> the following defined hedges are approved by the <u>Exchange:Bourse:</u>
 - a) conversion: where an opening long put transaction<u>Transaction</u> in any option<u>Option</u> is entirely offset by an opening short call transaction<u>Transaction</u> having the same expiry month and strike price in the same option class<u>Option</u> <u>Class</u>, either of which option transaction<u>Option</u> Transaction is effectively hedged by a long position<u>Long_Position</u> in the underlying interest<u>Underlying Interest</u> of the option; Option;
 - (2) b) reverse conversion: where an opening short put transaction<u>Transaction</u> in any option<u>Option</u> is entirely offset by an opening long call transaction<u>Transaction</u> having the same expiry month and strike price in the same option<u>Option</u> class, either of which option transaction<u>Option</u> Transaction is effectively hedged by a short position<u>Short</u> Position in the underlying interest<u>Underlying Interest</u> of the option<u>Option</u>;
- e)
- (3) short hedge: where an opening long call transaction<u>Transaction</u> or an opening short put transaction<u>Transaction</u> in any option<u>Option</u> is entirely offset by a short position<u>Short Position</u> in the underlying interest<u>Underlying Interest</u> of the option;<u>Option</u>:
- (4) d) long hedge: where an opening short call transaction<u>Transaction</u> or an opening long put transaction<u>Transaction</u> in any option<u>Option</u> is entirely offset by a long positionLong Position in the underlying interest<u>Underlying</u> Interest of the option<u>Option</u>.
- (ii) 2. In addition to the position limits set out in paragraph Bb), any one account may hold an amount of options not exceeding the applicable paragraph Bb) limit of any combination of the approved hedge positions defined in sub-paragraphs D) 1. ad (i)1) to D) 1. d)(i)4), inclusive.
- (iii) 3. For all position limits set out in this article, in the case of conversion and reverse conversion as defined in paragraph D) 1. a(d)(i)(1) and b(2), such limits shall apply as if calls written and puts held, or puts written and calls held, as the case may be, were not on the same side of the market.

(e) E) Exemption

As described in Policy C-1, an approved participant<u>Approved Participant</u> or a client may file, in the form prescribed, an application with the Bourse to obtain on behalf of a bona fide hedger or for risk management purposes an exemption from the position limits prescribed by the Bourse. The application must be filed on the appropriate form, no later than the next business day after the limit has been exceeded. If the application is rejected, the approved participant<u>Approved</u> <u>Participant</u> or client shall reduce the position below the prescribed limit within the period set by the Bourse. The Bourse may modify any exemption which has been previously granted.

6652

Article 6.304 Position Limits for Derivatives Instruments

- (a) No Approved Participant shall make, for any account in which it has an interest or for the account of any client, a Transaction in a specific Derivative Instrument listed on the Bourse if the Approved Participant has reason to believe that as a result of such Transaction the Approved Participant or its client would, acting alone or in concert with others, directly or indirectly, hold or control a position in excess of the position limit established by the Bourse.
- (b) For the purposes of position limit regulations, the positions of all accounts directly or indirectly owned or controlled by a person or persons, and the positions of all accounts of a person or persons acting pursuant to an expressed or implied agreement or understanding, and the positions of all accounts in which a person or persons have a proprietary or beneficial interest, must be aggregated.
- (c) A person with authority over one or more managed accounts must not execute or order the execution of Transactions for such account or accounts where such Transactions, by themselves or in addition to his personal Transactions, exceed the limits prescribed under the Rules of the Bourse regarding total positions in any Derivative Instrument.

Article 6.305 Exemption Procedures

In accordance with the provisions of Policy C-1, an approved participant may file, in the form prescribed, an application to the Bourse, to obtain on behalf of a bona fide hedger an exemption from the position limits prescribed by the Bourse.

<u>A bona fide hedger may also under certain circumstances file directly with the Bourse, in the form prescribed, an application to obtain an exemption from the position limits prescribed by the Bourse.</u>

<u>Article 6.306</u> Exercise Limits (10.11.92, 30.10.17)

(a) A) Except in highly unusual circumstances and with the prior written permission of the Exchange, no member or restricted permit holder shall exerciseBourse, no Approved Participant shall Exercise, for any account in which he has an interest or for the account of any client, a long positionLong Position in any option<u>Option</u> where such Approved Participant or client, acting alone or in concert with others, directly or indirectly, has or will have <u>exercisedExercised</u>, within any five (5) consecutive business days an aggregate <u>long positionLong</u> <u>Position</u> exceeding the number of contracts established as position limits by <u>article</u> <u>6651.Article</u> <u>6.309</u>.

(b) B) With respect to an option contract<u>Option Contract</u> for which an exemption has been granted in accordance with article 6651, the exercise<u>Article 6.309 or</u> <u>Article 6.311, the Exercise</u> limit shall be equal to the amount of <u>contracts</u> <u>permitted under</u> the exemption.

6653 Variation to Position and Exercise Limits (10.11.92, 22.01.16)

In the case of a stock split in the <u>underlying interest: a) Underlying Interest</u> the Bourse may establish special position and <u>exerciseExercise</u> limits which may reflect the basis of the stock split, providing thatb) the normal limits shall apply to the aggregate positions of all new <u>option seriesSeries of Option</u> of that <u>classClass</u> of <u>optionsOptions</u> listed after the date of the split. <u>The Bourse shall give prompt notice for each new limit fixed by the Bourse through the</u> <u>issuance of a circular</u>.

Prompt notice shall be given through the issuance of a circular for each new limit fixed by the Bourse.

6654 Reports related to transactions in over-the-counter options (05.08.75, 15.11.79, 24.04.84, 20.03.91, 10.11.92, 07.04.94, 07.09.99, 11.02.00, 28.01.02, 26.09.05, 25.06.12, 01.04.13, 14.01.16, 15.06.18)

Approved Participants must report in the form prescribed by the Bourse, the total number of puts and calls written, issued or guaranteed in over-the-counter options during each period ending at the close of business on the fifteenth and last days of each month or, if not a business day, the preceding business day. Reports must be transmitted to the Bourse within two (2) business days of the end of the period.

6655 Report of Uncovered Short Positions (28.09.82, 10.11.92, 22.01.16)

Upon request by the Bourse, an Approved Participant shall provide the Bourse with a report of the total uncovered short position in each option contract open for trading showing:

a) the position carried by such Approved Participant for its own account;

<u>- 171 -</u>

b) the positions carried by such Approved Participant for the account of clients;

provided that Approved Participants shall not report positions carried for the accounts of other Approved Participants where such Approved Participants report the positions themselves.

6656 Limit on Outstanding-Uncovered Short Positions (10.11.92, 07.04.94, 14.09.18)

- (a) a) Whenever it is determined that there are outstanding an excessive number of uncovered short positions in option contractsUncovered Short Positions in Option Contracts of a given class or that an excessively high percentage of outstanding short positions in option contractsShort Positions in Option Contracts of a given class are uncoveredUncovered, the Bourse may prohibit any further opening writing transactions in optionsOpening Writing Transactions in Options contracts of that class unless the resulting short positionShort Position will be covered.
- (b) b) The Bourse may also prohibit the uncovering of any existing covered shortpositionsShort Positions in one or more seriesSeries of optionsOptions of that class, as it deems appropriate in the interest of maintaining a fair and orderly market in option contractsOption Contracts or in the underlying interestUnderlying Interest.

6657 Liquidation of Positions in Excess of Limits (28.09.82, 10.11.92, 07.04.94, 24.07.17)

Whenever the Bourse finds that a <u>personPerson</u> or group of <u>personsPersons</u> acting in concert holds, controls, or is obligated in respect of an aggregate position, long or short, in excess of the applicable position limit for a Listed Product, the Bourse may order all Approved Participants carrying a position in such Listed Product, for such <u>personPerson</u> or group of <u>personsPersons</u> acting in concert, to liquidate such position in an expeditious manner consistent with the maintenance of a fair and orderly market.

6658 Other Restrictions on Options Option Transactions and or Exercises (10.11.92, 07.04.94, 14.09.18)

- (a) a) The Bourse may impose such restrictions on transactions Transactions or on exercises Exercises as it deems advisable in the interests of maintaining a fair and orderly market in options Options contracts or in the underlying interests Underlying Interests or as it otherwise deems advisable in the public interest or for the protection of investors.
- (b) b) During the period of any such restriction, no Approved Participant shall, for his own account or for the account of a client, engage in any transaction Transaction or exercise Exercise in contravention of such restriction.
- (c) e) Notwithstanding the foregoing, during the ten (10) business days prior to the expiration date of a given <u>seriesSeries</u> of <u>optionsOptions</u>, no restriction on <u>exerciseExercise</u> may be in effect with respect with that <u>seriesSeries</u> of

options<u>Options</u>, except that during such ten (10) business day period, the Bourse may:

- (i) i) restrict or otherwise modify the requirements for <u>deliveryDelivery</u> resulting from an <u>exerciseExercise</u> against an <u>uncoveredUncovered</u> writer;_ <u>or</u>
- ii) order that an exercised options contract be settled in accordance with article 6676.
- **6659** Unacceptable Practices (02.07.96, abr. 17.07.15)
- **6660 Routing and Recording of Orders** (02.07.96, abr. 17.07.15)
- **6661 Recording of Telephone Conversations** (02.07.96, 07.09.99, 11.02.00, 22.01.16)

To ensure the integrity of the markets and resolve disputes regarding trades in Listed Products, the Bourse will record all telephone conversations of the Bourse's Market Operations Department regarding the trading of Listed Products.

6662 Procedures for Consulting Recordings (02.07.96, 07.09.99, 22.01.16)

- a) Authorization to consult the recordings of telephone conversations shall be granted in the case of an investigation by the Bourse, upon request by any competent government authority, regulatory bodyor self-regulatory organization or as prescribed by applicable law or regulation, by the valid order of a court, tribunal or by legal process.
- b) Only persons authorized by the President and authorized representatives of the Approved Participants may listen to a recording.
- e) Before consulting a recording and only to the extent legally permissible, the Bourse shall notify the person concerned or its authorized representative, who may wish to be present during consultation, except in the case of an investigation.
- d) In the case of litigation or in disciplinary matters, the recordings may be filed as evidence.
- e) Except for persons authorized by the President, all concerned persons or their authorized representative who wish to consult their recording must make a written request to the Director, Market Operations, of the Bourse explaining the reasons for the request. Upon approval, the authorized person may consult the recording in the presence of one of the authorized persons of the Bourse as per paragraph b).
- f) Approved Participants must advise their clients of the recording process of telephone conversations and abide to the provisions of article 7452 of Rule Seven.

6663 Communications with the Market Operations Department (15.06.18)

(ii) order that an Exercised Options contract be settled in accordance with Article 6.407.

Article 6.307 Eligibility for Risk Management Exemption

The following positions qualify as positions taken for risk management purposes:

- (a) a position taken by a Person who regularly buys, sells or carries positions in the cash market underlying a Listed Product; or
- (b) <u>a position taken by a Person who regularly buys, sells or carries positions in a</u> <u>Listed Product on the stock market or over-the-counter market. This market must</u> <u>be sufficiently liquid relative to the size of the position held.</u>

Article 6.308 Definition of *bona fide* hedge

Bona fide hedging transactions and positions are transactions or positions in Derivative Instruments or transactions to be made or positions to be taken at a later time in the cash market, which are economically appropriate to the reduction of risks in the conduct and management of a commercial enterprise and which arise from:

- (a) the potential change in the value of assets which a Person owns, or merchandises or anticipates owning, or merchandising;
- (b) the potential change in the value of liabilities which a Person owes or anticipates incurring; or
- (c) the potential change in the value of services which a Person provides, purchases or anticipates providing or purchasing.

Notwithstanding the foregoing, no transactions or positions shall be considered as *bona fide* hedges for the purposes of this Chapter unless their purpose is to offset price risks incidental to commercial cash operations and unless the relevant provisions of this Chapter have been satisfied.

Article 6.309 Bona Fide Hedger Accounts

An Approved Participant must not consider an account as a *bona fide* Hedger account unless the following conditions have been satisfied:

- (a) the prospective Hedger has stated that:
 - (i) the intended positions will be *bona fide* hedges; and
 - (ii) the hedges are necessary or advisable as an integral part of his business (fully explaining the nature and extent of his business);
- (b) the hedge positions are kept in a separate hedge account in the records of the Approved Participant;

- (c) the Hedger complies with whatever limitations or requirements the Bourse imposes in connection with such hedges;
- (d) the Hedger complies with all applicable Regulations of the Bourse; and
- (e) <u>hedges are made in an orderly manner in accordance with sound commercial</u> practices, and are not initiated or liquidated in a manner that would cause unreasonable price fluctuations or unwarranted price changes.

Appendix 6A—Procedures Applicable to the Execution of Strategies Involving Futures and Options on Futures

Appendix 6A-1 OBJECTIVE

The objective of these procedures is to provide for and facilitate the trading of strategies involving Futures Contracts and Options on Futures Contracts from the same product group, .i.e., contracts with the same underlying ("Intra-Group Strategies") as well as from different product groups, .i.e., contracts with different underlyings ("Inter-Group Strategies"). Strategies involving Futures Contracts and Options contracts on such Futures Contracts are Inter-Group Strategies. Approved Participants may create user-defined Intra-Group or Inter-Group Strategies (each, a "UDS") via individual trading terminals which allow for customized strategies to be disseminated and traded. When not feasible, an Approved Participant must contact the Bourse Market Operations Department at 1-888-693-6366 or 514-871-7871 for assistance in creating a UDS.

Appendix 6A-2DESCRIPTION

(a) <u>Creation by Approved Participant.</u>

An Approved Participant requests the creation of a UDS instrument by sending a message to the Bourse's Trading System through any of the protocols supported by the Bourse. This message contains the parameters of the strategy the Approved Participant wishes to display.

Bourse will determine from time to time the strategy types that will be accepted by the UDS functionality, and will notify the market of such acceptance criteria.

<u>The UDS functionality will validate that the strategy created is among those that are</u> accepted by the Trading System. If accepted, the newly created strategy instrument will be broadcast in real time to the market via Bourse's High Speed Vendor Feed, similar to the broadcast of any instrument. If the strategy is not accepted by the UDS functionality, an error message will be returned to the Approved Participant submitting the message.

A throttling mechanism is engaged in order to limit the number of strategy instruments created by an Approved Participant. Each Approved Participant is configured by Market Operations Department with a maximum number of instrument creation requests per Trading Day. Bourse will determine that maximum number depending on the capacity of its systems and will notify the market of such number. If the counter falls to zero, the Approved Participant is not able to create any new strategy instrument on that day. Conversely, the counter is credited if a newly created strategy instrument generates at least one Trade during that Trading Day.

(b) Creation by the Market Operations Department.

If a strategy cannot be created using the UDS facility because it is not accepted by the Bourse's trading system, the Approved Participant may contact the Market Operations Department and request the creation of the UDS. The UDS must conform to the acceptance criteria as determined by the Bourse from time to time.

The UDS functionality will validate that the strategy created is among those that are accepted by the Trading System. If accepted, the newly created strategy instrument will be broadcast to the market via the Bourse's High Speed Vendor Feed, similar to the broadcast of any instrument.

In such cases, the Market Operations Department's assistance is limited to creating the UDS. Approved Participants are responsible for entering orders.

Appendix 6B—Procedures Applicable to the Execution of Strategies Involving Options

Appendix 6B-1 OBJECTIVE

The objective of these procedures is to provide and facilitate the trading of strategies involving equity Options for Approved Participants. For the purposes of these procedures, equity Options also include Options on Indices, currencies and exchange-traded funds. Approved Participants may create user-defined strategies ("UDS") via individual trading terminals which allow customized strategies to be disseminated and traded. When not feasible, an Approved Participant must contact the Bourse's Market Operations Department at 1-866-576-8836 or 514-871-7877 for assistance in creating or executing a UDS when applicable.

Appendix 6B-2 DESCRIPTION

(a) <u>Creation by Approved Participant.</u>

An Approved Participant requests the creation of a UDS instrument by sending a message to the Bourse's Trading System through any of the protocols supported by the Bourse. This message contains the parameters of the strategy the Approved Participant wishes to display.

Bourse will determine from time to time the strategy types that will be accepted by the UDS functionality, and will notify the market of such acceptance criteria.

The UDS functionality will validate that the strategy created is among those that are accepted by the Trading System. If accepted, the newly created strategy instrument will be broadcast to the market via Bourse's High Speed Vendor Feed ("**HSVF**") and the Order Book Feed ("**OBF**"), similar to the broadcast of any instrument. If the strategy is not accepted by the UDS functionality, an error message will be returned to the Approved Participant submitting the message.

A throttling mechanism is engaged in order to limit the number of strategy instruments created by an Approved Participant. Each Approved Participant is configured by the Market Operations Department with a maximum number of instrument creation requests per Trading Day. The Bourse will determine that maximum number depending on the capacity of its systems and will notify the market of such number. If the counter falls to zero, the Approved Participant is not able to create any new strategy instrument on that day. Conversely, the counter is credited if a newly created strategy instrument generates at least one Trade during that Trading Day.

(b) Creation by the Market Operations Department.

If a strategy cannot be created using the UDS facility because it is not accepted by the Bourse's trading system, the Approved Participant may contact the Market Operations Department and request the creation of the UDS. The information provided by the Approved Participants to the Market Operations Department must include the option series involved and the quantity ratio. If accepted, the newly created strategy instrument will be broadcast to the market via the Bourse's High Speed Vendor Feed (HSVF) and the Order Book Feed (OBF), similar to the broadcast of any instrument.

In such cases, the Market Operations Department's assistance is limited to creating the UDS. Approved Participants are responsible for entering and executing the orders.

(c) Execution by Market Operations Department.

All option strategies must be executed using the Bourse's UDS facility. Notwithstanding the aforementioned, if a strategy cannot be created and broadcasted using the UDS because the strategy type is not supported by the UDS facility, or because one of the strategy legs is the **underlying share**, the Approved Participant may submit to the Bourse a strategy order for execution using the following procedure:

- (i) The Approved Participant must contact the Market Operations Department and indicate its Option strategy. The information provided must include the Option series involved, the quantity ratio, the price and the total quantity of the order. Approved Participants must have received and time-registered their order prior to contacting the Market Operations Department. If the intended strategy includes an equity leg, the Approved Participant must also indicate the reference price of the Underlying Interest and the number of shares to be executed in the strategy.
- (ii) The Market Operations Department will contact qualifying Market Makers assigned to the Option class. A qualifying Market Maker is defined as a Market Maker that is showing a bid/ask market no wider than the no-bust range of that instrument, with a minimum of 10 contracts per side. The Market Operations Department will respect the following procedure:
 - (1) For strategies involving less than 50 contracts per leg, Market Makers will be contacted individually based on the Market Maker quoting the tightest market on the Options legs comprising the strategy:
 - (2) For strategies involving between 50 and 99 contracts per leg, Market Makers will be contacted by groups of two, according to their rank on their quotes;
 - (3) For strategies involving 100 contracts or more per leg, all qualifying Market Makers quoting on the Option legs of the strategy will be contacted;

In the event that a strategy is comprised of multiple legs, the Market Operations Department will take into account the Option with the furthest expiry to determine which participating Market Makers will be contacted. Qualifying Market Makers will be contacted and shown the strategy as submitted by the Approved Participant. If the Market Maker(s) accepts the prices provided by the Market Operations Department, the Transaction will be entered and broadcast to all relevant parties (Approved Participants, Market Makers, and stock exchange, if necessary).

- (iii) The Market Makers may provide responding bids, offers and quantities:
 - (1) If Market Makers choose to participate on the strategy, they must be willing to Trade all parts inherent to the Transaction (all series, shares) but they will not be obligated to Trade the entire quantity; and
 - (2) If a particular Market Maker is not available within 15 seconds of the Market Supervisor of the Market Operations Department initiating the telephone call, no additional attempts to contact him will be made. The Market Maker should provide an answer to the Market Operations Department within approximately 30 seconds of the strategy description given by the Market Operations Department. Allowance will be made for a longer response time in the case of a particularly complex strategy. If all attempts fail the order will be rejected.
- (iv) In some situations where the strategy cannot be executed, the Market Operations Department may inform the Approved Participant of the best corresponding bid/offer as well as the corresponding quantities obtained by Market Makers. Once the details of the Transaction are negotiated and confirmed, information on the Transaction will be entered into the Bourse's Trading System by the Market Operations Department and broadcast to the marketplace. The strategy Trade will be broadcast via the Bourse's Web site and the leg prices and volumes will be disseminated via the Bourse's data feed. If the Transaction includes an equity leg and the Option leg has been executed, the Market Operations Department will submit the equity portion of the strategy to the venue where the equity is traded.
- (d) Execution of Cross Transaction on Strategies Involving Options.
 - (i) Cross Transactions with a 50% Guaranteed minimum will not be accepted electronically. Please refer to Article 6.205.
 - (ii) Cross Transactions on equity Options strategies without a 50% Guaranteed minimum will be accepted electronically. Please refer to Article 6.202.

Appendix 6C—Procedures Applicable to the Execution of Strategies Involving Share <u>Futures</u>

Appendix 6C-1OBJECTIVE

The objective of these procedures is to provide and facilitate the trading of strategies involving share Futures and the Underlying Interest for Approved Participants. Approved Participants may request the execution of customized strategies by contacting the Bourse's Market Operations Department at 1-866-576-8836 or 514-871-7877 for assistance in presenting a share Futures strategy to designated Market Makers and ensuring its manual execution in the Bourse's Trading System.

Appendix 6C-2 DESCRIPTION

- (a) Execution by Market Operations Department. A strategy involving a Share Futures Contract and the Underlying Interests must be submitted by an Approved Participant using the following procedure:
 - (i) The Approved Participant must contact the Market Operations Department and indicate its Share Futures strategy. The information provided must include the Share Futures instrument and the equity leg involved, the quantity ratio, the price and the total quantity of the order. Approved Participants must have received and time-registered their order prior to contacting the Market Operations Department.
 - (ii) The Market Operations Department will contact qualifying Market Makers assigned to the Share Futures class. A qualifying Market Maker is defined as a Market Maker that is showing a bid/ask market, with a minimum of ten (10) contracts per side. The Market Operations Department will respect the following procedure:
 - (1) For strategies involving less than 50 contracts, Market Makers will be contacted individually in order starting with the Market Maker quoting the tightest market;
 - (2) For strategies involving between 50 and 99 contracts per leg. Market Makers will be contacted by groups of two in order, starting with the two Market Makers quoting the tightest market; and
 - (3) For strategies involving 100 contracts or more per leg, all qualifying Market Makers will be contacted. Qualifying Market Makers will be contacted and shown the strategy as submitted by the Approved Participant. If the Market Maker(s) accepts the prices provided by the Market Operations Department, the Transaction will be entered and broadcast to all relevant parties

(Approved Participants, Market Makers, and stock exchange, if necessary).

- (iii) The Market Makers may provide responding bids, offers and quantities:
 - (1) If Market Makers choose to participate on the strategy, they must be willing to Trade all parts inherent to the Transaction (both share Futures and Underlying Interests) but they will not be obligated to Trade the entire quantity; and
 - (2) If a particular Market Maker is not available within 15 seconds of the Market Supervisor of the Market Operations Department initiating the telephone call, no additional attempts to contact him will be made. The Market Maker should provide an answer to the Market Operations Department within approximately 30 seconds of the strategy description given by the Market Operations Department.
- (b) In some situations where the strategy cannot be executed, the Market Operations Department may inform the Approved Participant of the best corresponding bid/offer as well as the corresponding quantities obtained by Market Makers. Once the details of the Transaction are negotiated and confirmed, information on the Transaction will be entered into the Bourse's Trading System by the Market Operations Department and broadcast to the marketplace. The strategy Trade will be broadcast via the Bourse's Web site and the share Futures leg prices and volumes will be disseminated via the Bourse's data feed. The equity leg will be submitted by the Market Operations Department to the venue where the equity is traded, for entry into the Trading System.

Appendix 6D—Policy C-1: Exemption Request from a Position Limit

Appendix 6D-1 REQUEST

(a) An Approved Participant or a client may file an exemption request from a position limit with the Bourse.

An exemption request must be addressed to the Regulatory Division of the Bourse in writing, and sent electronically.

- (b) An exemption request is made by filling out the appropriate form and shall include the following information:
 - (i) <u>a statement to the effect that the request is either a new request, a request</u> for increasing a limit under an existing exemption or a request for the renewal of an existing exemption;
 - (ii) a detailed statement of the Open Positions and a description of upcoming positions in the Derivative. The statement shall include the number of contracts, the expected maturity of the positions and the direction (long or short) of the positions. In the case of Options, the statement must indicate the Exercise Price and the type of Option. The description of upcoming positions must contain the same information if it is available;
 - (iii) the requested position limit and desired duration of the exemption;
 - (iv) <u>a statement to the effect that the positions are bona fide hedging</u> <u>Transactions or that they were taken or will be taken for risk management</u> <u>purposes:</u>

This statement must be accompanied by a complete and accurate description of the positions taken in the Underlying Interest or in a Security related to the Underlying Interest of the Derivative for which the exemption is sought. The existence and ownership of the Underlying Interest or of the Security related to the Underlying Interest must be demonstrated;

- (v) an undertaking to provide any information or document which the Bourse may deem relevant, including any information which allows the Bourse to assess the financial situation of the applicant;
- (vi) an undertaking to provide the Bourse with a daily statement of open positions in the Derivative for which the exemption is sought and in any Underlying Interest or Security related to the Underlying Interest;
- (vii) an undertaking to comply with the Rules, policies and procedures of the Bourse as well as with the terms and restrictions of the exemption;

- (viii) an undertaking to notify the Bourse without delay of any material change in the information provided with the exemption request;
- (ix) an undertaking to liquidate the positions in an orderly fashion upon maturity or at any other time; and
- (x) an acknowledgement that the Bourse may at any time, for valid reasons, modify or revoke an exemption from a position limit.
- (c) <u>To be admissible, an exemption request shall serve a risk management purpose or shall relate to a Bona Fide Hedger account, as defined in Article 6.318 and Article 6.319 of the Rules.</u>

An exemption from a position limit shall not be granted for a speculative account.

- (d) <u>The following positions qualify as positions taken for risk management purposes:</u>
 - (i) a position taken by a Person who regularly buys, sells or carries positions in the cash market underlying a Derivative; and
 - (ii) <u>a position taken by a Person who regularly buys, sells or carries positions</u> in a Derivative on the stock market or OTC market. This market must be sufficiently liquid relative to the size of the position held.
- (e) An exemption request from a position limit shall be filed the moment the position limit for a specific Derivative is reached or the moment the Approved Participant or client realizes that the limit will be breached as a result of an anticipated Transaction.

Where an exemption request cannot be filed immediately, it shall be filed not later than 10:30 A.M. (Montreal time) on the first business day following the day on which the limit is reached and shall provide justification for the late filing of the request.

(f) The Approved Participant or the client may file an application with the Vice-President, Regulatory Division of the Bourse, or his or her designee, to obtain an extension of the exemption request filing period. This application shall be filed before the Approved Participant or the client fails to file an exemption request within the prescribed time.

The time extension granted by the Vice-President, Regulatory Division of the Bourse, or his or her designee, to file a request for exemption shall not exceed five (5) business days after the day on which the position limit is reached.

(g) An Approved Participant or client who fails to comply with the prescribed time period for filing an exemption request must immediately liquidate the positions who excess the prescribed limit.

Appendix 6D-2PROCESSING REQUESTS FOR EXEMPTION FROM POSITIONLIMITS

- (h) If all the required information is included in an exemption request, the applicant shall be notified of the approval or refusal as soon as possible after the request is received by the Regulatory Division of the Bourse.
- (i) Only the Vice-President, Regulatory Division of the Bourse, or his or her designee, may decide to accept or refuse a request for exemption from a position limit.

The designee of the Vice-President, Regulatory Division of the Bourse shall come from the Regulatory Division of the Bourse. Before making a decision, the Vice-President, Regulatory Division of the Bourse, or his or her designee, shall submit each exemption request to the internal consultation committee.

- (j) The Internal Consultation Committee include the following persons or their designees:
 - (i) <u>Vice-President, Legal Affairs;</u>
 - (ii) Vice-President, CDCC Risk Management;
 - (iii) Vice-President, Financial Markets; and
 - (iv) Vice-President, Research and Development.
- (k) The internal consultation committee may be consulted in person, by phone or by electronic messaging.
- (1) Each member of the internal consultation committee, or his or her designee, shall be provided with the exemption request form, all information provided with the exemption request and any other document on which the Vice-President, Regulatory Division of the Bourse, or his or her designee, intends to base his or her decision.
- (m) The Vice-President, Regulatory Division of the Bourse, or his or her designee, may issue a decision if the opinion of the members of the internal consultation committee cannot be obtained within a reasonable time.

Appendix D-3CONSIDERED FACTORS IN ASSESSING AN EXEMPTION
REQUEST FROM A POSITION LIMIT

(n) The following factors shall be considered by the Vice-President, Regulatory Division of the Bourse, or his or her designee, when assessing an exemption request from a position limit:

- (i) the reputation and financial capacity of the Approved Participant or the client;
- (ii) the level of the Approved Participant's or the client's inventory in the Underlying Interest or in Securities related to such Underlying Interest relative to the limit sought by the Approved Participant or the client;
- (iii) the Approved Participant's or the client's recent activity in the market for which the request is made;
- (iv) the regular activity in the market for which the request is made (liquidity, open interest, etc.);
- (v) the proposed strategy by the Approved Participant or the client; and
- (vi) any other factor deemed relevant by the Vice-President, Regulatory Division of the Bourse or his or her designee.
- (o) The Vice-President, Regulatory Division of the Bourse, or his or her designee, may at any time require additional information from an Approved Participant or a client.

Appendix D-4 COMMUNICATION AND EFFECTS OF THE DECISION

- (p) The decision of the Vice-President, Regulatory Division of the Bourse, or of his or her designee, shall be communicated to the applicant as soon as possible, followed by written confirmation. When the exemption request is approved, the written confirmation shall set forth the terms and restrictions of the exemption.
- (q) The exemption shall be effective when the applicant receives the decision.
- (r) Where the Vice-President, Regulatory Division of the Bourse, or his or her designee, refuses an exemption request, the applicant shall have a reasonable time to liquidate, in an orderly fashion the positions that are in excess of the prescribed limit.
- (s) Where the Vice-President, Regulatory Division of the Bourse, or his or her designee, refuses an exemption request from a client and the positions in excess of the prescribed limit are not liquidated in a reasonable time, the Vice-President, Regulatory Division of the Bourse may order each Approved Participant with whom the client carries a position to reduce such position proportionately.
- (t) <u>All exemptions from position limits are temporary.</u>

The duration of an exemption is determined by the Vice-President, Regulatory Division of the Bourse, or his or her designee, and shall not exceed three (3) months from the filing of the request.

(u) <u>The Vice-President, Regulatory Division of the Bourse, or his or her designee,</u> may review, amend or terminate an exemption.

Appendix D-5RENEWING, AMENDING, REVOKING OR INCREASING AN EXEMPTION

- (v) An Approved Participant or a client wishing to increase or renew the limit under an exemption from a position limit must file an exemption request using the appropriate form.
- (w) An Approved Participant or a client wishing to increase the limit under an exemption from a position limit must file a request for exemption.

The exemption request shall be filed the moment it becomes obvious that the limit is insufficient, but not later than 10:30 A.M. (Montréal time) on the business day following the day on which the limit is breached.

- (x) An Approved Participant or a client wishing to renew an exemption from a position limit must file a request for exemption with the Vice-President, Regulatory Division of the Bourse. The exemption request shall be filed not later than ten (10) business days before the expiration date of the exemption.
- (y) The decision-making process set forth in Parts II, III and IV of this Policy shall apply when an Approved Participant or a client requests an increase or renewal of a limit under an exemption from a position limit.

Whenever an article permits, or requires, an Approved Participant (or its authorized client under article 6366) to contact the Market Operations Department by telephone, the Market Operations Departmentwill act upon, and treat as authorized and binding upon the Approved Participant (or authorized client), the oral communication of the Approved Participant's Designated Representative or of any Personproviding a valid trader ID and matching account number of the Approved Participant or authorized client.

Section 6671 – 6700 Exercise, Settlement and Delivery

6671

<u>Chapter E—Expiration and Settlement</u>

Article 6.400 Liability of the Bourse to Holders and Writers of Options

- (a) The rights and obligations of holders and writers of Options shall be as set forth in the regulations or general conditions of the relevant Clearing Corporation.
- (b) The Bourse shall have no liability for damages, claims, losses or expenses caused by any errors, omissions or delays in calculating or disseminating any current stock prices or Index values or prices of other Underlying Interests resulting from an act, condition or cause beyond the reasonable control of the Bourse, including, but not limited to, an act of God, fire, flood, extraordinary weather conditions, war, insurrection, riot, strike, accident, action of government, communications or power failure, equipment or software malfunction; any error omission or delay in the reports of Transactions in one or more component stocks; or any error, omission or delay in the reports of the Current Index Value by the Bourse.

Article 6.401 Expiration Day of Options

- (a) No Transaction of Options contracts in expiring series shall be made after the close of trading on the last Trading Day.
- (b) In the case of equity Options, exchange-traded fund Options, Index Options and currency Options other than weekly Options, the expiration date shall be the third Friday of the contract month, provided it is a business day. If it is not a business day, the expiration date shall be the preceding business day.
- (c) In the case of Futures Options, the expiration date shall be the last Trading Day.
- (d) In the case of weekly Index, equity and exchange-traded fund Options, the expiration date shall be any of the five Fridays following the listing week which is a business day, but which is not an expiration day for any other Options already listed on the same underlying. If any such Friday is not a business day, then the expiration date will be the first preceding business day that is not an expiration day for any other Options already listed on the same underlying.

Article 6.402 Exercise of Options and Delivery of Futures Contracts (06.08.86, 10.11.92, 07.09.99, 17.01.18)

Options shall be <u>exercisedExercised</u> by clearing members in accordance with the by-laws and rules and general conditions of the designated Clearing

Corporation. Options may be <u>exercisedExercised</u> only in a <u>unitUnit</u> of <u>tradingTrading</u> or in an integral multiple thereof. The prohibition in <u>article 6380aArticle 6.203</u> shall not apply to <u>transactionsTransactions</u> made as a result of the <u>exerciseExercise</u> of an <u>optionOption</u> or of a <u>deliveryDelivery</u> pursuant to a <u>futures contractFutures Contract</u>.

6672 Allocation of Exercise Notices (10.11.92, 22.01.16, 14.09.18)

Each Approved Participant shall establish a fixed written procedure for the allocation of <u>exerciseExercise</u> notices assigned in respect of a <u>short positionShort Position</u> in such Approved Participant's clients!' accounts. The procedure to be adopted may be on a <u>""</u>first in, first out<u>"</u> basis, on a random selection basis or another allocation method that is fair and equitable to the Approved Participant!'s clients.

6673-<u>Time of</u> Settlement (10.11.92, 07.09.99)

Settlement of all <u>transactionsTransactions</u> shall be on the next business day following the day of the <u>transactionTransaction</u> through the designated Clearing Corporation and no delayed or private settlement is permitted.

6674 Payment of Underlying Interest (19.05.87, 20.03.91, 10.11.92, 07.09.99, 28.01.02, 26.09.05, 14.09.18)

Article 6.403 Delivery through Clearing Corporation

a) In the case of cash settled options, delivery will be made in accordance with article 6676;All deliveries and cash settlements must be made through and assigned by the Clearing Corporation. At expiry, all Open Positions must be satisfied by Delivery or cash settlement, as may be the case. Delivery or cash settlement in respect thereof must be made in the manner prescribed by the Bourse and the Clearing Corporation.

Article 6.404 Physical Settlement of Options

- (a) b) In the case of equity options Options, clearing of transactions Transactions in the underlying interests Underlying Interests arising from exercise Exercise notices will be through the facilities of the Canadian Depository for Securities Limited, or in another manner prescribed by the Bourse and the Canadian Derivatives Clearing Corporation; CDCC.
- (b) c) In the case of <u>futures options</u><u>Futures Options</u>, the clearing of <u>transactions</u><u>Transactions</u> arising from <u>exercise</u><u>Exercise</u> notices will be through the facilities of <u>the Canadian Derivatives Clearing Corporation</u><u>CDCC</u>.

6675 Bonds Acceptable for Delivery (28.09.82, 10.11.92, abr. 14.09.18)

6676

Article 6.405 Cash Settlement in the Case of Cash Settled Options (24.04.84, 06.08.86, 10.11.92, 07.09.99, 31.01.01, 29.04.02, 26.09.05, 18.12.12, 28.02.17, 14.09.18)Options

- (a) a) Settlement of positions held in the S&P/TSX 60 Stock Index optionOption following an exerciseExercise shall be made by an exchange of cash between the Clearing Corporation and each of its short and long clearing members pursuant to the rules of the Clearing Corporation. The amount to be paid or received in final settlement of each S&P/TSX 60 Stock Index optionOption contract is determined by multiplying \$10 by the difference between the strike price and the official opening level of the S&P/TSX 60 Stock Index on the expiration date, expressed to two decimal places.
- (b) ______Settlement of optionsOptions positions held in the S&P/TSX sectorial indicesIndices following an exerciseExercise shall be made by an exchange of cash between the Clearing Corporation and each of its short and long clearing members pursuant to the rules of the Clearing Corporation. The amount to be paid or received in final settlement of each S&P/TSX sectorial index-optionIndex Option contract is determined by multiplying the trading unit by the difference between the strike price and the official opening level of the S&P/TSX sectorial indexIndex on the expiration date, expressed to two decimal places.
- (c) e) Settlement of positions held in currency option Option following an exercise Exercise shall be made by an exchange of cash between the Clearing Corporation and each of its short and long clearing members pursuant to the rules of the Clearing Corporation. The amount to be paid or received in final settlement of each currency option contract Option Contract is determined by multiplying the unitUnit of tradingTrading by the difference between the strike price and the exchange rate fixed by Bloomberg FX Fixings (BFIX) at 12:30 p.m. New York time expressed in Canadian cents for the corresponding currency vis-à-vis the Canadian dollar on the expiration date.

Article 6.4066677Settlement when Delivery of the Underlying InterestPhysical Settlementis Restricted(09.05.77, 10.11.92, 07.04.94, 07.09.99, 14.09.18)

When the Bourse, acting in accordance with <u>article 6658Article 6.316</u> restricts or modifies the <u>deliveryDelivery</u> of the <u>underlying interestUnderlying Interest</u> upon the <u>exerciseExercise</u> of any <u>series of option contractsSeries of Options Contracts</u> during the ten (10) business days prior to the expiration date, the Clearing Corporation shall, at the beginning of each business day during which such restriction is in effect, establish a settlement value, if any, for such series of <u>option contractsOption Contracts</u>. In such event, the Bourse may direct cash settlement, and determine the amount of such settlement, when it is in the public interest.

6678 Failure to Deliver-or, Accept Delivery of the-Underlying Interest (10.11.92, 07.09.99, 14.09.18) Equity

- (a) a) If, in the case of equity optionsOptions on the exerciseExercise of a Call, the delivery of the underlying interestUnderlying Interest is not made on the exerciseExercise settlement date, the holder may instruct his clearing member to issue a ""buy-in"" notice. Similarly, if, on the exerciseExercise of a Put, payment for the underlying interestUnderlying Interest is not made on the exerciseExercise settlement date, the exerciseingExercise holder may instruct his clearing member to issue a "" buy-in" notice. The clearing member may instruct his clearing member to issue a "" sell-out" notice. The clearing member shall deliver a copy of such notice by 10:00 a.m. of the following business day to the defaulting assigned clearing member, to the Clearing Corporation and to the Bourse.
- (b) A """ buy-in"" notice must state that the undelivered underlying interestUnderlying Interest will be "" bought-out" unless the obligation to deliver is disputed before 1:00 p.m., or deliveryDelivery is made before 2:00 p.m., of the day of issuance of the notice. A "" sell-out" notice must state that the underlying interestUnderlying Interest to be delivered will be "" sold-out" unless the obligation to accept delivery is disputed before 1:00 p.m. or delivery is accepted before 2:00 p.m. of the day of issuance of the notice.
- (c) e) The defaulting clearing member may dispute the obligation, or the Clearing Corporation may postpone the operation of the buy-in or sell-out procedure where to do so is in the best interests of the public market in optionsOptions or the underlying interestsUnderlying Interests, where a fair market in which to exerciseExercise the buy-in or sell-out does not exist or where there is other good reasons for so doing.
- (d) d) Any dispute by the defaulting clearing member will be resolved by the Clearing Corporation. In the absence of a dispute or postponement, if the underlying interestUnderlying Interest is not delivered, in the case of a Call, or delivery thereof is not accepted, in the case of a Put, within the specific time, the Clearing Corporation may purchase the undelivered underlying interestUnderlying Interest, in the case of a Call, or sell the underlying interestUnderlying Interest for which delivery is not accepted, in the case of a Put, in the best available market for the account of the exercisingExercising clearing member.
- (e) e) Delivery shall be made to, or received from, as the case may be, the exercisingExercising clearing member, by 2:30 p.m. on the day on which the buy-in or sell-out, as the case may be, is executed against payment.
- (f) f) The exercising clearing member shall forthwith notify the defaulting clearing member of any difference between the price paid on the buy-in, in the case of a Call, or received on the sell-out, in the case of a Put, for the <u>underlying</u> <u>interestUnderlying Interest</u> and the <u>exercise priceExercise Price</u>. The defaulting clearing member is obligated to pay such amount to the <u>exercisingExercising</u> clearing member by the close of business on the day following the day on which

the buy-in or sell-out is executed. If the defaulting clearing member fails to make such payment, the Clearing Corporation is obligated to do so.

6679 Failure to Pay for or Deliver the Underlying Interest (10.11.92, 07.09.99, 14.09.18) Equity

If, in the case of equity optionsOptions, payment for the underlying interestUnderlying Interest is not made in the case of a Call, or the underlying interestUnderlying Interest is not delivered, in the case of a Put, by the exercisingExercising clearing member, the writer may instruct his clearing member to issue a sell-out notice, in the case of a Call, or a buy-in notice, in the case of a Put, and the procedure set out in article 6678Article 6.409 shall be followed with regard to notification and the sale or purchase of the underlying interestsUnderlying Interests. The defaulting exercising clearing member is obligated to pay to the assisted clearing member any difference between the exercise-priceExercise Price and the price obtained on the sell-out, in the case of a Call, or paid on the buy-in, in the case of a Put. If the defaulting clearing member fails to make such payment, the Clearing Corporation is obligated to do so.

6680 Extraordinary Circumstances (10.11.92, 22.01.16) Related to an Underlying Interest

In the interest of keeping fair and orderly trading on the Bourse and for the protection of both optionOption holders and writers, the Bourse may make special trading and settlement rules when an underlyingUnderlying Interest is involved in:

- (a) a a take-over bid under a circular;
- (b) b) a stock dividend, a share split or a consolidation; or
- (c) e) any other unforeseen events. any other unforeseen events.

6681 Liability of the Bourse to Holders and Writers of Options (24.04.84, 10.11.92, 07.09.99, 14.09.18)

- a) The rights and obligations of holders and writers of options shall be as set forth in the regulation or General Conditions of the relevant Clearing Corporation.
- b) The Bourse shall have no liability for damages, claims, losses or expenses caused by any errors, omissions or delays in calculating or disseminating any current stock prices or index values or prices of other underlying interests resulting from an act, condition or cause beyond the reasonable control of the Bourse, including, but not limited to, an act of God, fire, flood, extraordinary weather conditions, war, insurrection, riot, strike, accident, action of government, communications or power failure, equipment or software malfunction; any error omission or delay in the reports of transactions in one or more component stocks; or any error, omission or delay in the reports of the current index value by the Bourse.

OPTIONS ON TEN-YEAR GOVERNMENT OF CANADA BOND FUTURES

6701 Application of Specific Rules (20.03.91)

In addition to sections 6601-6610 and 6621-6640, options on Government of Canada Bond Futures shall be subject to the Regulation contained in this section.

6701.1 Underlying

(18.01.16)

The underlying interest is a Ten-year Government of Canada Bond futures.

6702 Nature of Option on Government of Canada Bond Futures (20.03.91, 07.04.94)

A buyer of one Government of Canada Bond Futures Option may exercise his option on any business day up to and including the last trading day to assume a position in one Government of Canada Bond-Futures contract (long, if the option is a call and short, if the option is a put) of a specified contract month at a specified strike price.

The seller of one Government of Canada Bond Futures Option incurs, if the option is exercised, the obligation of assuming a position in one Government of Canada Bond Futures contract (short if the option is a call and long if the option is a put) of a specified contract month at a specified strike price.

6703 Trading Unit (20.03.91, 18.01.16)

The trading unit is one Ten-year Government of Canada Bond futures with a \$100,000 face value at maturity.

6703.1 Expiry Cycle (18.01.16)

The contract months for options on Ten-year Government of Canada Bond futures are:

Quarterlies: March, June, September and December.

Monthlies: Based on the next quarterly futures contract that is nearest to the options contract.

6703.2 Premium Quotation (18.01.16)

Bids and offers are quoted in points where each 0.005 point (0.5 basis point) represents \$5.

6704 Strike Prices (20.03.91, 17.12.91, 18.01.16)

Strike prices are set at a minimum of 0.5 point intervals per Ten-year Government of Canada Bondfutures.

Strike prices shall be listed in the following manner:

one strike price as close as possible to the settlement price of the underlying futures on the previous business day, plus a minimum of one strike price higher and one strike price lower.

The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deemsappropriate in order to respond to market condition.

6705 Minimum Fluctuation of the Option Premium-

(20.03.91, 07.04.94, 18.01.16)

Unless determined otherwise by the Bourse, the minimum fluctuation of the option premium is 0.005point, representing \$5 per contract.

6706 Maximum Price Variation Thresholds (20.03.91, 07.04.94, 18.01.16, 06.04.18)

Options on Ten-year Government of Canada Bond futures are not subject to maximum price variationthresholds.

6707 Last Trading Day (20.03.91, 17.12.91, 18.01.16, 05.10.18)

Trading ceases on the third Friday of the month preceding the option contract month provided that it is a business day and precedes by at least two business days the first notice day of the underlying futures.

If it is not a business day, the last Trading Day of the option is the business day prior to such Friday and preceding by at least two business days the first notice day of the underlying futures.

6707.1 Expiration Day

(18.01.16, 05.10.18)

Expiration occurs on the last Trading Day.

- 6708 Trading Hours (22.11.96, abr. 06.01.03)
- 6709 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

6710 Position Limit (18.01.16)

The position limit for options on Ten-year Government of Canada Bond futures contracts is the number of contracts established as the position limits for Ten-year Government of Canada Bond futures.

For the purpose of this article, options contract positions are aggregated with the underlying futures contract positions. For aggregation purposes, the futures equivalent of one in the money option contract is one futures contract and the futures equivalent of one at the money or out of the money option contract is half a futures contract.

6711 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6712 Currency

(18.01.16)

Trading, clearing and settlement of options on Ten-year Government of Canada Bond futures are in-Canadian dollars.

REGULAR OPTIONS ON THREE-MONTH CANADIAN BANKERS' ACCEPTANCE FUTURES

6751 Application of Specific Rules

(07.04.94, 29.10.04, 18.01.16)

In addition to sections 6601-6610 and 6621-6639, regular options on Three-month Canadian Bankers' Acceptance futures shall be subject to the regulation contained in this section.

6751.1 Underlying

(18.01.16)

The underlying interest is a Three-month Canadian Bankers' Acceptance futures that expires during the month in which the option expires.

6752 Contract Type (07.04.94, 18.01.16, 05.10.18)

A buyer of one regular Three-month Canadian Bankers' Acceptance futures option may exercisehis option on any business day up to and including the last Trading Day to assume a position in one-Three-month Canadian Bankers' Acceptance future (long position, if the option is a call and shortposition, if the option is a put) of a specified contract month at a specified strike price.

The seller of one regular Three-month Canadian Bankers' Acceptance futures option incurs, if the option is exercised, the obligation of assuming a position in one Three-month Canadian Bankers' Acceptance future (short position, if the option is a call and long position, if the option is a put) of a specified contract month at a specified strike price.

6753 Trading Unit (07.04.94, 18.01.16)

The trading unit for one regular option on Three-month Canadian Bankers' Acceptance futures is one Three-month Canadian Bankers' Acceptance future representing \$1,000,000 nominal value of Three-month Canadian Bankers' Acceptances.

6753.1 Expiry Cycle (18.01.16)

The contract months for regular options on Three-month Canadian Bankers' Acceptance futures are the eight nearest months in the March, June, September, December quarterly cycle.

6753.2 Premium Quotation (18.01.16)

Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.

Cabinet trades (options with a premium below 0.01) are quoted in 0.001 point (one-tenth of a basis point)where each 0.001 point represents \$2.50.

6754 Strike Prices (07.04.94, 18.01.16)

Strike prices are set at minimum intervals of 0.125 points per Three-month Canadian Bankers' Acceptance futures.

One strike price as close as possible to the settlement price of the underlying futures on the previous business day, plus two in-the-money and two out-of the-money strike prices will generally be available.

The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deemsappropriate in order to respond to market condition.

6755 Minimum Fluctuation of the Option Premium

(07.04.94, 15.10.02, 03.10.08, 18.01.16)

Unless otherwise determined by the Bourse, the minimum fluctuation of the option premium is 0.005 point representing \$12.50 per contract.

In the case of cabinet trades, the minimum price fluctuation of the option premium is 0.001 point-representing \$2.50 per contract.

For the purpose of this article, a cabinet trade is a trade that allows liquidating a deep out-of-the-moneyoption at a premium that is lesser than 0.01 point. Options with a premium lesser than 0.01 point shallautomatically be considered deep out-of the-money options consequently being able to be quoted and traded at a premium ranging between 0.001 and 0.009 point.

6756 Maximum Price Variation Thresholds (07.04.94, 18.01.16, 06.04.18)

Regular Options on Three-month Canadian Bankers' Acceptance futures are not subject to maximumprice variation thresholds.

6757 Last Trading Day (07.04.94, 29.10.04, 18.01.16, 29.06.18)

Trading ceases at 10:15 a.m. (Montréal time) on the second London (Great Britain) banking day prior tothe third Wednesday of the contract month or, if it is not a business day, on the first preceding businessday.

Options with an expiry that does not coincide with the expiry of the underlying futures shall cease trading at the date and at the time referred to in the options contract. Otherwise, options shall cease trading on the same day and time as the underlying futures.

6757.1 Expiration Day (18.01.16, 05.10.18)

Expiration occurs on the last Trading Day of the contract month.

6758 Trading Hours (22.11.96, abr. 06.01.03)

6759 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

6760 Position Limit

(18.01.16)

The position limit for regular options on Three-month Canadian Bankers' Acceptance futures is the number of contracts established as the position limit for Three-month Canadian Bankers' Acceptance Futures.

For the purpose of this article, options contract positions are aggregated with the underlying futures contract positions. For aggregation purposes, the futures equivalent of one in the money option contract is one futures contract and the futures equivalent of one at the money or out of the money option contract is half a futures contract.

6761 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6762 Currency (18.01.16)

Trading, clearing and settlement of regular options on Three-month Canadian Bankers' Acceptancefutures are in Canadian dollars.

SERIAL MID-CURVE OPTIONS ON THREE-MONTH CANADIAN BANKERS' ACCEPTANCE FUTURES

6763 Application of Specific Rules (18.01.16)

In addition to sections 6601-6610 and 6621-6639, Serial Mid-Curve options on Three-month Canadian-Bankers' Acceptance futures shall be subject to the regulation contained in this section.

6763.1 Underlying

(18.01.16)

The underlying interest is a Three-month Canadian Bankers' Acceptance futures that expires one yearfrom the next quarterly month that is nearest to the expiration of the option. **6763.2** Contract Type (18.01.16, 05.10.18)

A buyer of one Serial Mid-Curve option on Three-month Canadian Bankers' Acceptance futures mayexercise his option on any business day up to and including the last Trading Day to assume a position inone Three-month Canadian Bankers' Acceptance future (long position, if the option is a call and shortposition, if the option is a put) of a specified contract month at a specified strike price.

The seller of one Serial Mid-Curve option on Three-month Canadian Bankers' Acceptance futures incurs, if the option is exercised, the obligation of assuming a position in one Three-month Canadian Bankers' Acceptance futures (short position, if the option is a call and long position, if the option is a put) of a specified contract month at a specified strike price.

6763.3 Trading Unit (18.01.16)

The trading unit for one Serial Mid-Curve option on Three-month Canadian Bankers' Acceptance futuresis one Three-month Canadian Bankers' Acceptance future representing \$1,000,000 nominal value of Three-month Canadian Bankers' Acceptances.

6763.4 Expiry Cycle (18.01.16)

The contract months for Serial Mid-Curve options on Three-month Canadian Bankers' Acceptancefutures are the two (2) nearest non-quarterly months (serials) in the January, February, April, May, July, August, October, November cycle.

6763.5 Premium Quotation (18.01.16)

Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.

Cabinet trades (options with a premium below 0.01) are quoted in 0.001 point (one-tenth of a basis point)where each 0.001 point represents \$2.50.

6763.6 Strike Prices (18.01.16)

Strike prices are set at minimum intervals of 0.125 point per Three-month Canadian Bankers' Acceptancefuture.

One strike price as close as possible to the settlement price of the underlying futures on the previousbusiness day, plus two in the money and two out of the money strike prices will generally be available.

The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deemsappropriate in order to respond to market conditions.

6763.7 Minimum Fluctuation of the Option Premium

(18.01.16)

Unless otherwise determined by the Bourse, the minimum fluctuation of the option premium is 0.005point representing \$12.50 per contract. In the case of cabinet trades, the minimum price fluctuation of the option premium is 0.001 point representing \$2.50 per contract.

For the purpose of this article, a cabinet trade is a trade that allows liquidating a deep out of the moneyoption at a premium that is lesser than 0.01 point. Options with a premium lesser than 0.01 point shallautomatically be considered deep out of the money options consequently being able to be quoted and traded at a premium ranging between 0.001 and 0.009 point.

6763.8 Maximum Price Variation Thresholds (18.01.16, 06.04.18)

Serial Mid-Curve options on Three-month Canadian Bankers' Acceptance futures are not subject tomaximum price variation thresholds.

6763.9 Last Trading Day (18.01.16, 26.05.16, 29.06.18)

Trading ceases at 4:30 p.m. (Montréal time) on the Friday immediately preceding the third Wednesday of the contract month or, if it is not a business day, on the first preceding business day.

Options with an expiry that does not coincide with the expiry of the underlying futures shall ceasetrading at the date and at the time referred to in the options contract. Otherwise, options shall ceasetrading on the same day and time as the underlying futures.

6763.10 Expiration Day - (18.01.16, 05.10.18)

Expiration occurs on the last Trading Day of the contract month.

6763.11 Position Reporting Threshold -(18.01.16)

The position reporting threshold is set pursuant article 14102.

6763.12 Position Limit (18.01.16)

The position limit for Serial Mid-Curve Options on Three-month Canadian Bankers' Acceptance futuresis the number of contracts established as the position limit for Three-month Canadian Bankers' Acceptance futures.

For the purpose of this article, options contract positions are aggregated with the underlying futurescontract positions. For aggregation purposes, the futures equivalent of one in-the money option contract is one futures contract and the futures equivalent of one at the money or out of the money option contract is half a futures contract.

6763.13 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6763.14 Currency

(18.01.16)

Trading, clearing and settlement of Serial Mid-Curve options on Three-month Canadian Bankers' Acceptance futures are in Canadian dollars.

ONE-YEAR QUARTERLY MID-CURVE OPTIONS ON THREE-MONTH CANADIAN BANKERS' ACCEPTANCE FUTURES

6764 Application of Specific Rules (18.01.16)

In addition to sections 6601-6610 and 6621-6639, One-year Quarterly Mid-Curve options on-Three-month Canadian Bankers' Acceptance futures shall be subject to the regulation contained in thissection.

6764.1 Underlying (18.01.16)

The underlying interest is the corresponding Three-month Canadian Bankers' Acceptance futures that expires one year after the option expires.

6764.2 Contract Type (18.01.16, 05.10.18)

A buyer of one One-year Quarterly Mid-Curve option on Three-month Canadian Bankers' Acceptancefutures may exercise his option on any business day up to and including the last Trading Day to assume a position in one Three-month Canadian Bankers' Acceptance future (long position, if the option is a calland short position, if the option is a put) of a specified contract month at a specified strike price.

The seller of one One-year Quarterly Mid-Curve option on Three-month Canadian Bankers' Acceptancefutures incurs, if the option is exercised, the obligation of assuming a position in one Three-month-Canadian Bankers' Acceptance future (short position, if the option is a call and long position, if theoption is a put) of a specified contract month at a specified strike price.

6764.3 Trading Unit (18.01.16)

The trading unit for one One-year Quarterly Mid-Curve option on Three-month Canadian Bankers' Acceptance futures is one Three-month Canadian Bankers' Acceptance future representing \$1,000,000-nominal value of Three-month Canadian Bankers' Acceptances.

6764.4 Expiry Cycle (18.01.16)

The contract months for One-year Quarterly Mid-Curve option on Three month Canadian Bankers' Acceptance futures are the four (4) nearest months in the March, June, September, December quarterly eycle.

6764.5 Premium Quotation (18.01.16)

(18.01.10)

Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.

Cabinet trades (options with a premium below 0.01) are quoted in 0.001 point (0.1 basis point) where each 0.001 point represents \$2.50.

6764.6 Strike Prices (18.01.16)

Strike prices are set at minimum intervals of 0.125 points per Three-month Canadian Bankers' Acceptance future.

One strike price as close as possible to the settlement price of the underlying futures on the previous business day, plus two in the money and two out of the money strike prices will generally be available.

The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deemsappropriate in order to respond to market condition.

6764.7 Minimum Fluctuation of the Option Premium-

(18.01.16)

Unless otherwise determined by the Bourse, the minimum fluctuation of the option premium is 0.005point representing \$12.50 per contract.

In the case of cabinet trades, the minimum price fluctuation of the option premium is 0.001 point-representing \$2.50 per contract.

For the purpose of this article, a cabinet trade is a trade that allows liquidating a deep out of the moneyoption at a premium that is lesser than 0.01 point. Options with a premium lesser than 0.01 point shallautomatically be considered deep out of the money options consequently being able to be quoted and traded at a premium ranging between 0.001 and 0.009 point.

6764.8 Maximum Price Variation Thresholds -(18.01.16, 06.04.18)

One-year Quarterly Mid-Curve options on Three-month Canadian Bankers' Acceptance futures are not subject to maximum price variation thresholds.

6764.9 Last Trading Day

-(18.01.16, 26.05.16, 29.06.18)

Trading ceases at 4:30 p.m. (Montréal time) on the Friday immediately preceding the third Wednesday of the contract month or, if it is not a business day, on the first preceding business day.

Options with an expiry that does not coincide with the expiry of the underlying futures shall cease trading at the date and at the time referred to in the options contract. Otherwise, options shall cease trading on the same day and time as the underlying futures.

6764.10 Expiration Day (18.01.16, 05.10.18)

Expiration occurs on the last Trading Day of the contract month.

6764.11 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

6764.12 Position Limit (18.01.16)

The position limit for One-year Quarterly Mid-Curve options on Three-month Canadian Bankers' Acceptance futures is the number of contracts established as the position limits for Three-month Canadian Bankers' Acceptance futures.

For the purpose of this article, options contract positions are aggregated with the underlying futurescontract positions. For aggregation purposes, the futures equivalent of one in the money option contractis one futures contract and the futures equivalent of one at the money or out-of-the money optioncontract is half a futures contract.

6764.13 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6764.14 Currency (18.01.16)

Trading, clearing and settlement of One-year Quarterly Mid-Curve options on Three-month Canadian-Bankers' Acceptance futures are in Canadian dollars.

<u>- 203 -</u>

TWO-YEAR QUARTERLY MID-CURVE OPTIONS ON THREE-MONTH CANADIAN-BANKERS' ACCEPTANCE FUTURES

6765 Application of Specific Rules (18.01.16)

In addition to sections 6601-6610 and 6621-6639, Two-year Quarterly Mid-Curve options on Three-month Canadian Bankers' Acceptance futures shall be subject to the regulation contained in thissection.

6765.1 Underlying (18.01.16)

The underlying interest is a Three-month Canadian Bankers' Acceptance future that expires two yearsafter the option expires.

6765.2 Contract Type (18.01.16, 05.10.18)

A buyer of one Two-year Quarterly Mid-Curve option on Three-month Canadian Bankers' Acceptancefutures may exercise his option on any business day up to and including the last Trading Day to assume aposition in one Three-month Canadian Bankers' Acceptance future (long position, if the option is a calland short position, if the option is a put) of a specified contract month at a specified strike price.

The seller of one Two-year Quarterly Mid-Curve option on Three-month Canadian Bankers' Acceptancefutures incurs, if the option is exercised, the obligation of assuming a position in one Three-month-Canadian Bankers' Acceptance future (short position, if the option is a call and long position, if the option is a put) of a specified contract month at a specified strike price.

6765.3 Trading Unit (18.01.16)

The trading unit for one Two-year Quarterly Mid-Curve option on Three-month Canadian Bankers' Acceptance futures is one Three-month Canadian Bankers' Acceptance future representing \$1,000,000-nominal value of Three-month Canadian Bankers' Acceptances.

6765.4 Expiry Cycle (18.01.16)

The contract months for Two-year Quarterly Mid-Curve option on Three-month Canadian Bankers' Acceptance futures are the four (4) nearest months in the March, June, September, December quarterlycycle.

6765.5 Premium Quotation (18.01.16) Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.

Cabinet trades (options with a premium below 0.01) are quoted in 0.001 point (0.1 basis point) where each 0.001 point represents \$2.50.

6765.6 Strike Prices (18.01.16)

Strike prices are set at minimum intervals of 0.125 points per Three-month Canadian Bankers' Acceptance future.

One strike price as close as possible to the settlement price of the underlying futures on the previous business day, plus two in the money and two out of the money strike prices will generally be available.

The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deemsappropriate in order to respond to market conditions.

6765.7 Minimum Fluctuation of the Option Premium (18.01.16)

Unless otherwise determined by the Bourse, the minimum fluctuation of the option premium is 0.005point representing \$12.50 per contract.

In the case of cabinet trades, the minimum price fluctuation of the option premium is 0.001 point-representing \$2.50 per contract.

For the purpose of this article, a cabinet trade is a trade that allows liquidating a deep out-of-the-moneyoption at a premium that is lesser than 0.01 point. Options with a premium lesser than 0.01 point shallautomatically be considered deep out-of the money options consequently being able to be quoted andtraded at a premium ranging between 0.001 and 0.009 point.

6765.8 Maximum Price Variation Thresholds

(18.01.16, 06.04.18)

Two-year Quarterly Mid-Curve options on Three-month Canadian Bankers' Acceptance futures are notsubject to maximum price variation thresholds.

6765.9 Last Trading Day (18.01.16, 26.05.16, 29.06.18)

Trading ceases at 4:30 p.m. (Montréal time) on the Friday immediately preceding the third Wednesday of the contract month or, if it is not a business day, on the first preceding business day.

Options with an expiry that does not coincide with the expiry of the underlying futures shall cease trading at the date and at the time referred to in the options contract. Otherwise, options shall cease trading on the same day and time as the underlying futures.

6765.10 Expiration Day (18.01.16, 05.10.18)

Expiration occurs on the last Trading Day of the contract month.

6765.11 Position Reporting Threshold

(18.01.16)

The position reporting threshold is set pursuant article 14102.

6765.12 Position Limit (18.01.16)

The position limit for Two-year Quarterly Mid-Curve options on Three-month Canadian Bankers' Acceptance futures is the number of contracts established as the position limits for Three-month-Canadian Bankers' Acceptance futures.

For the purpose of this article, options contract positions are aggregated with the underlying futures contract positions. For aggregation purposes, the futures equivalent of one in the money option contract is one futures contract and the futures equivalent of one at the money or out of the money option contract is half a futures contract.

6765.13 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6765.14 Currency (18.01.16)

Trading, clearing and settlement of Two-year Quarterly Mid-Curve options on Three-month Canadian-Bankers' Acceptance futures are in Canadian dollars.

OPTIONS ON THE S&P/TSX COMPOSITE INDEX BANKS (INDUSTRY GROUP)

6767 Application of Specific Rules (18.01.16)

In addition to articles 6571-6700 of the Rules, options on the S&P/TSX Composite Index Banks-(Industry Group) shall be subject to the Rules contained in this section.

6767.1 Underlying (18.01.16)

The underlying interest is the S&P/TSX Composite Index Banks (Industry Group).

6767.2 Nature of Options (18.01.16)

A buyer of one option on the S&P/TSX Composite Index Banks (Industry Group) may exercise hisoption only on the expiration date ("European style") to receive a cash payment equal to the differencebetween the strike price and the official opening level of the S&P/TSX Composite Index Banks (Industry-Group) on the expiration date, as provided for in article 6676 a) of the Rules. The seller of one option on the S&P/TSX Composite Index Banks (Industry Group) has, if the option is exercised, the obligation of rendering payment equal to the difference between the strike price and the official opening level of the S&P/TSX Composite Index Banks (Industry Group) on the expiration date, as provided for in article 6676 a) of the Rules.

6767.3 Trading Unit (18.01.16)

The trading unit is \$10 per S&P/TSX Composite Index Banks (Industry Group) point.

6767.4 Expiry Cycle (18.01.16)

At a minimum, the nearest three months plus the next two months in the designated quarterly cycle: March, June, September and December.

Annual expiry of December for long term options.

6767.5 Minimum Fluctuation of the Option Premium (18.01.16)

Unless determined otherwise by the Bourse, the minimum fluctuation of the option premium is:

0.01 index points representing \$0.10 per contract for premiums of less than 0.10 index points.

0.05 index points representing \$0.50 per contract for premiums of 0.10 index points or more.

6767.6 Strike Prices (18.01.16)

Strike prices are set at a minimum of 2.5 index points intervals.

6767.7 Last Trading Day (18.01.16, 05.10.18)

Options on the S&P/TSX Composite Index Banks (Industry Group) cease trading on the Trading Dayprior to the expiration day.

6767.8 Expiration Day (18.01.16)

The expiration day is the third Friday of the contract month, provided it is a business day. If it is not a business day, expiration occurs on the first preceding business day.

6767.9 Final Settlement Price (18.01.16)

Options on the S&P/TSX Composite Index Banks (Industry Group) are cash-settled.

The final settlement price is the Official Opening Level of the S&P/TSX Composite Index Banks (Industry Group) on the expiration day.

<u>- 207 -</u>

6767.10 Position Reporting Threshold

(18.01.16)

The position reporting threshold is set pursuant article 14102.

6767.11 Position Limit (18.01.16)

The position limit for options on the S&P/TSX Composite Index Bank (Industry Group) is set pursuantarticle 6651.

6767.12 Trading Halts (18.01.16, 02.03.18)

Trading halts on options on the S&P/TSX Composite Index Banks (Industry Group) shall be coordinated with the trading halt mechanism of the underlying interest (circuit breaker).

6767.13 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6767.14 Currency (18.01.16)

Trading, clearing and settlement of options on the S&P/TSX Composite Index Banks (Industry Group) are in Canadian dollars.

6767.15 Trading Halt or Suspension (18.01.16)

- A) Trading on the Bourse in an option on the S&P/TSX Composite Index Banks (Industry Group) shall be halted whenever a Market Supervisor shall conclude, in his judgement, that such action is appropriate in the interests of a fair and orderly market. A Market Supervisor must take the following factors into account when deciding whether to halt or suspend trading in an option on the S&P/TSX Composite Index Banks (Industry Group):
 - i) the extent to which trading is not occurring in stocks comprising the index;
 - ii) whether the most current calculation of the index derived from the current market prices of the stocks underlying the index is available;
 - iii) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- B) Trading in options on the S&P/TSX Composite Index Banks (Industry Group) of a class or a seriesthat has been the subject of a halt or suspension by the Bourse may resume if a Market Supervisordetermines that the interests of a fair and orderly market are served by a resumption of trading. Among the factors to be considered in making this determination are whether the conditions which led to the halt or suspension are no longer present and the extent to which trading is occurring instocks comprising the index.

C) Once trading resumes, the pre-opening stage shall be done in accordance with article 6375 of the Rules.

OPTIONS ON THE S&P/TSX 60 INDEX

6771 Application of Specific Rules (07.09.99, 29.04.02, 18.12.12, 18.01.16)

In addition to articles 6571-6700 of the Rules, options on the S&P/TSX 60 Index shall be subject to the Rules contained in this section.

6771.1 Underlying (18.01.16)

The underlying interest is the S&P/TSX 60 Index.

6772 Nature of Options (07.09.99, 31.01.01, 29.04.02, 18.12.12, 18.01.16)

A buyer of one option on the S&P/TSX 60 Index may exercise his option only on the expiration date ("European style") to receive a cash payment equal to the difference between the strike price and the official opening level of the S&P/TSX 60 Index on the expiration date, as provided for in article 6676 a) of the Rules.

The seller of one option on the S&P/TSX 60 Index has, if the option is exercised, the obligation of rendering payment equal to the difference between the strike price and the official opening level of the S&P/TSX 60 Index on the expiration date, as provided for in article 6676 a) of the Rules.

6773 Trading Unit (07.09.99, 25.06.12, 18.12.12, 18.01.16)

The multiplier for one option contract shall be \$10 per index point of the S&P/TSX 60 index.

6773.1 Expiry Cycle (18.01.16)

At a minimum, the nearest three expiries, plus the next two expiries in the quarterly cycle March, June, September, December.

Annual expiry of December for long term options.

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6774 Strike Prices
(07.09.99, 18.12.12, 18.01.16)
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Strike prices are set at a minimum of 2.5 index point intervals.

At a minimum, there are five strike prices bracketing the current underlying index's market level.

6775 Minimum Fluctuation of the Option Premium

(07.09.99, 25.06.12, 18.01.16)

Unless determined otherwise by the Bourse, the minimum fluctuation of the option premium is:

0.05 index point representing \$0.50 per contract for premiums of 0.10 index points and over; and

0.01 index point representing \$0.10 per contract for premiums of less than 0.10 index points.

6776 Trading Halts

(07.09.99, 29.04.02, 18.12.12, 28.07.14, 18.01.16, 02.03.18)

Trading halts on options on the S&P/TSX 60 Index are coordinated with the trading halt mechanism of the S&P/TSX 60 Index (circuit-breaker).

6777 Last Trading Day (07.09.99, 18.12.12, 18.01.16)

Options on the S&P/TSX 60 Index cease trading on the first business day prior to the expiration day.

6777.1 Expiration Day (18.01.16)

The expiration day for options on the S&P/TSX 60 Index is the third Friday of the contract month, provided it is a business day.

If it is not a business day, the expiration day is the first preceding business day.

6777.2 Final Settlement Price (18.01.16)

Options on the S&P/TSX 60 Index are cash-settled.

The final settlement price is the official opening level of the S&P/TSX 60 Index on the expiration day.

6777.3 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

6777.4 Position Limit (18.01.16)

The position limit for options on the S&P/TSX 60 Index is set pursuant article 6651.

6777.5 Trading Hours (18.01.16) Trading hours will be determined and published by the Bourse.

6777.6 Currency (18.01.16)

Trading, clearing and settlement of options on the S&P/TSX 60 Index are in Canadian dollars.

6778 Trading Hours (07.09.99, 29.04.02, abr. 06.01.03)

6779 Trading Halts or Suspensions (24.09.01, 18.12.12, 18.01.16)

- A) Trading on the Bourse in an option on the S&P/TSX 60 index shall be halted whenever a Market Supervisor shall conclude, in his judgment, that such action is appropriate in the interests of a fair and orderly market. A Market Supervisor must take the following factors into account when deciding whether to halt or suspend trading in an option on the S&P/TSX 60 index class:
 - i) the extent to which trading is not occurring in stocks comprising the index;
 - ii) whether the most current calculation of the index derived from the current market prices of the stocks is available;
 - iii) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- B) Trading in options on the S&P/TSX 60 index of a class or a series that has been the subject of a haltor suspension by the Bourse may resume if a Market Supervisor determines that the interests of a fairand orderly market are served by a resumption of trading. Among the factors to be considered inmaking this determination are whether the conditions which led to the halt or suspension are nolonger present and the extent to which trading is occurring in stocks comprising the index.
- C) Once trading resumes, the pre-opening stage shall be done in accordance with article 6375 of the Rules.

OPTIONS ON THE S&P/TSX CAPPED UTILITIES INDEX

6780 Application of Specific Rules (31.01.01, 28.07.14, 18.01.16)

In addition to articles 6571-6700 of the Rules, options on the S&P/TSX Capped Utilities Index shall be subject to the Rules contained in this section.

6780.1 Underlying (18.01.16)

The underlying interest is the S&P/TSX Capped Utilities Index.

6781 Nature of Options

(31.01.01, 28.07.14, 18.01.16)

A buyer of one option on the S&P/TSX Capped Utilities Index may exercise his option only on the expiration date ("European style") to receive a cash payment equal to the difference between the strike price and the official opening level of the S&P/TSX Capped Utilities Index on the expiration date, as provided for in article 6676 b) of the Rules.

The seller of one option on the S&P/TSX Capped Utilities Index has, if the option is exercised, the obligation of rendering payment equal to the difference between the strike price and the official opening level of the S&P/TSX Capped Utilities Index on the expiration date, as provided for in article 6676 b) of the Rules.

6782 Trading Unit (31.01.01, 29.04.02, 18.01.16)

The trading unit is \$100 per S&P/TSX Capped Utilities Index point.

6782.1 Expiry cycle (18.01.16)

At a minimum, the nearest three months plus the next two months in the designated quarterly cycle: March, June, September and December.

Annual expiry of December for long term options.

6783 Strike Prices (31.01.01, 04.06.15)

Strike prices are set at a minimum of 2.5 index point intervals.

6784 Minimum Fluctuation of the Option Premium (31.01.01, 29.04.02, 04.06.15, 18.01.16)

Unless determined otherwise by the Bourse, the minimum fluctuation of the option premium is:

0.01 index points representing \$1.00 per contract for premiums of less than 0.10 index points.

0.05 index points representing \$5.00 per contract for premiums of 0.10 index points or more.

6785 Triggering of a Circuit-Breaker on the Underlying Interest (31.01.01, 28.07.14, 18.01.16)

Trading halts on options on the S&P/TSX Capped Utilities Index shall be coordinated with the trading halt mechanism of the underlying interest.

6786 Last Trading Day (31.01.01, 04.06.15, 18.01.16)

S&P/TSX Capped Utilities Index options cease on the business day preceding the expiration day.

6786.1 Expiration Day (18.01.16)

The expiration day is the third Friday of the contract month, provided it is a business day. If it is not a business day, the expiration day is the preceding business day.

6786.2 Final settlement price (18.01.16)

Options on the S&P/TSX Capped Utilities Index are cash-settled.

The final settlement price is the official opening level of the S&P/TSX Capped Utilities Index on the expiration day.

6786.3 Position Reporting Threshold

(18.01.16)

The position reporting threshold is set pursuant article 14102.

6786.4 Position Limit (18.01.16)

The position limit for options on the S&P/TSX Capped Utilities Index is set pursuant article 6651.

6786.5 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6786.6 Currency (18.01.16)

Trading, clearing and settlement of options on the S&P/TSX Capped Utilities Index are in Canadiandollars.

- **6787 Trading Hours** (31.01.01, abr. 06.01.03)
- **6788 Trading Halts or Suspensions** (24.09.01, 28.07.14, 04.06.15, 18.01.16)
- A) Trading on the Bourse in an option on the S&P/TSX Capped Utilities Index shall be halted whenevera Market Supervisor shall conclude, in his judgement, that such action is appropriate in the interests of a fair and orderly market. A Market Supervisor must take the following factors into account when deciding whether to halt or suspend trading in an option on the S&P/TSX Capped Utilities Index:
 - i) the extent to which trading is not occurring in stocks comprising the index;-
 - ii) whether the most current calculation of the index derived from the current market prices of the stocks comprising the index is available;

- iii) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- B) Trading in options on the S&P/TSX Capped Utilities Index of a class or a series that has been the subject of a halt or suspension by the Bourse may resume if a Market Supervisor determines that the interests of a fair and orderly market are served by a resumption of trading. Among the factors to be considered in making this determination are whether the conditions which led to the halt or suspension are no longer present and the extent to which trading is occurring in stocks comprising the index.
- C) Once trading resumes, the pre-opening stage shall be done in accordance with article 6375 of the Rules.

EQUITY OPTIONS

6789 Underlying (18.01.16)

The underlying interests are shares of eligible stock, subject to criteria set by the Clearing Corporation.

6789.1 Eligibility Criteria (18.01.16)

To be eligible as an underlying interest, the underlying interest must meet stringent eligibility requirements including sufficient liquidity and market capitalization.

6789.2 Trading Unit (18.01.16)

The trading unit is one contract, representing 100 shares.

6789.3 Expiry Cycle (18.01.16)

At a minimum, the two nearest expiries, plus the next two quarterly expiries as defined in the expirycycle published on the Bourse's website.

Annual expiry of January for long term options.

6789.4 Minimum Fluctuation of the Option Premium (18.01.16)

Unless determined otherwise by the Bourse, the minimum fluctuation of the option premium is:

1) For equity options excluded from the penny trading program:

i) Option series priced below \$0.10 are quoted in increments of \$0.01.

ii) Option series priced at \$0.10 or more are quoted in increments of \$0.05.

2) For equity options included in the penny trading program:

i) Option series priced below \$3.00 are quoted in increments of \$0.01.

ii) Option series priced at \$3.00 or more are quoted in increments of \$0.05.

6789.5 Strike Prices (18.01.16)

At a minimum, there are five strike prices bracketing the current underlying interest's market price.

6789.6 Contract Type (18.01.16)

The buyer of an equity option contract may exercise the option at any time before the expiration day ("American Style").

6789.7 Last Trading Day (18.01.16, 05.10.18)

Equity options cease trading on the third Friday of the contract month, provided it is a business day. If it is not a business day, the first preceding business day is the last Trading Day.

6789.8 Expiration Day (18.01.16, 05.10.18)

The expiration day for an equity option contract is the last Trading Day of the contract month.

6789.9 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

6789.10 Position Limit (18.01.16)

Position limit for equity option contracts is set pursuant article 6651.

6789.11 Trading Halts (18.01.16, 02.03.18)

Trading halts on equity option contracts shall be coordinated with the trading halt mechanism of the underlying interest (circuit breaker).

6789.12 Exercise of Options (18.01.16)

Options are exercised by the Clearing Corporation.

Delivery is made through the facilities of the CDS Clearing and Depository Services Inc.

<u>- 216 -</u>

6789.13 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6789.14 Currency (18.01.16)

Trading and clearing of equity options are in Canadian dollars.

CURRENCY OPTIONS

6790 Application of Specific Rules (26.09.05)

In addition to articles 6571-6700 of the Rules, currency options shall be subject to the Rules contained in this section.

6790.1 Underlying (18.01.16)

The underlying issues of a currency option are either the U.S. Dollar or the Euro.

6791 Nature of Options (26.09.05, 28.02.17)

A buyer of one currency option may exercise his option only on the expiration date ("European style") to receive a cash payment equal to the difference between the strike price and the exchange rate fixed by Bloomberg FX Fixings (BFIX) at 12:30 p.m. New York time on the expiration date, as provided for in article 6676 d) of the Rules.

The seller of one currency option, if the option is exercised, has the obligation of rendering paymentequal to the difference between the strike price and the exchange rate fixed by Bloomberg FX Fixings-(BFIX) at 12:30 p.m. New York time on the expiration date, as provided for in article 6676 d) of the Rules.

6792 Trading Unit (26.09.05, 18.01.16)

In the case of options on the U.S. Dollars, the trading unit for one option contract is 10,000 U.S. Dollars.

In the case of options on the Euro, the trading unit for one option contract is 10,000 Euros.

6792.1 Expiry Cycle (18.01.16)

At a minimum, the three nearest expiries, plus the next two expiries in the quarterly cycle March, June, September, December,

Long term options have an annual expiry in January.

6792.2 Premium Quotation (18.01.16)

Option premiums for a currency option contract are quoted in Canadian cents per unit of foreign currency.

6792.3 Aggregate Premium Value

(18.01.16)

The aggregate premium value for a currency option contract is the premium quotation multiplied by the trading unit for one contract.

6793 Strike Prices (26.09.05, 18.01.16)

At a minimum, there are five strike prices bracketing the current underlying interest market price.

Strike prices are set at a minimum interval of CAN 0.50 cents per unit of foreign currency unlessotherwise determined by the Bourse.

6794 Minimum Fluctuation of the Option Premium (26.09.05, 18.01.16)

Unless determined otherwise by the Bourse, the minimum fluctuation of the option premium is 0.01 cent or a tick value of \$1.00 per unit of foreign currency unless otherwise determined by the Bourse.

6795 Last Trading Day (26.09.05, 18.01.16, 28.02.17)

Currency options cease trading at 12:30 p.m. on the third Friday of the contract month, provided it is a business day. If it is not a business day, trading will cease at 12:30 p.m. on the first preceding business day.

6795.1 Expiration Day (18.01.16, 05.10.18)

The expiration day for currency options is the last Trading Day of the contract month.

6795.2 Final Settlement Price (18.01.16, 28.02.17)

Currency options are cash-settled.

The amount to be paid or received as final settlement of each option contract is determined by multiplying the trading unit by the difference between the exercise price and the exchange rate fixed by Bloomberg FX Fixings (BFIX) at 12:30 p.m. New York time expressed in Canadian cents for the designated currency, vis à vis the Canadian dollar on the expiration date.

6795.3 Position Reporting Threshold

(18.01.16)

The position reporting threshold is set pursuant article 14102.

6795.4 Position Limit (18.01.16)

Position limit for currency option contracts is set pursuant article 6651.

6795.5 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

OPTIONS ON EXCHANGE-TRADED FUNDS

6796 Underlying (18.01.16)

The underlying interest is the number of units of an exchange-traded fund, subject to eligibility criteriaset by the Clearing Corporation.

6796.1 Eligibility Criteria (18.01.16)

The underlying issues must meet stringent eligibility requirements, including sufficient liquidity and market capitalisation.

6796.2 Trading Unit (18.01.16)

The trading unit for one option on exchange-traded funds is 100 shares of an exchange-traded fund.

6796.3 Expiry Cycle (18.01.16)

At a minimum, the nearest three expiries plus the next two expiries in the designated quarterly cycle: March, June, September, December.

Long term options have an annual expiry in March.

6796.4 Minimum Fluctuation of the Option Premium (18.01.16)

Unless determined otherwise by the Bourse, the minimum fluctuation of the option premium is:

1) For exchange-traded fund options excluded from the penny trading program:

<u>- 219 -</u>

i) Option series priced below \$0.10 are quoted in increments of \$0.01.

ii) Option series priced at \$0.10 or more are quoted in increments of \$0.05.

2) For exchange-traded fund options included in the penny trading program, all option series are quoted in increments of \$0.01, regardless of price level.

6796.5 Strike Price (18.01.16)

At a minimum, there are five strike prices bracketing the current underlying interest market price.

6796.6 Contract Type (18.01.16)

A buyer of an exchange-traded fund option may exercise the option at any time before the expiration day ("American Style").

6796.7 Last Trading Day (18.01.16)

Exchange traded fund options cease trading on the third Friday of the contract month, provided it is a business day. If it is not a business day, trading cease on the first preceding business day.

6796.8 Expiration Day (18.01.16, 05.10.18)

The expiration day of an exchange-traded fund option is the last Trading Day of the contract month.

6796.9 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

6796.10 Position Limit (18.01.16)

Position limit for exchange-traded fund options is set pursuant article 6651.

6796.11 Trading Halts (18.01.16, 02.03.18

Trading halts on exchange-traded fund option are coordinated with the trading halt mechanism of the underlying interest (circuit-breaker).

6796.12 Exercise of Options (18.01.16)

Options are exercised by the Clearing Corporation.

Delivery is made through the CDS Clearing and Depository Services Inc.

6796.13 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

6796.14 Currency (18.01.16)

Trading and clearing of exchange-traded fund options are in Canadian dollars.

D. SPECIAL RULES FOR TRADING FUTURES CONTRACTS

Section 6801 - 6820 Terms of Trade Futures

6801 Standard Trading Unit

(24.01.86, 22.04.88, 08.09.89, 16.04.92, 19.01.95, 07.09.99, 31.01.01, 29.04.02, 14.06.02, 03.05.04, 24.07.06, 16.11.07, 30.05.08, 15.05.09, 18.06.10, 01.09.10, 01.10.10, 06.05.11, 16.02.12, 18.12.12, 09.06.14, 18.01.16)

The trading unit for each futures contract is set forth in Rule 15 in the section specific to a futurescontract.

6802 Price

(24.01.86, 22.04.88, 08.09.89, 17.10.91, 16.04.92, 19.01.95, 07.09.99, 31.01.01, 14.06.02, 03.05.04, 30.05.08, 15.05.09, 18.06.10, 16.02.12, 09.06.14, 18.01.16)

- a) During the life of a contract, only the price per unit of physical commodity is negotiable.
- b) The price for any particular delivery month of a contract is determined by the bids and offers made on the Bourse, subject to the regulations.

c) The price quotation for each futures contract is set forth in Rule 15 in the section specific to a futurescontract.

6803 Currency (24.01.86, 22.04.88, 08.09.89, 16.04.92, 19.01.95, 07.09.99, 31.01.01, 14.06.02, 03.05.04, 30.05.08, 15.05.09, 18.06.10, 16.02.12, 09.06.14, 18.01.16)

The currency for each futures contract is set forth in Rule 15 in the section specific to a futures contract.

6804 Futures Contracts Expiries

(24.01.86, 22.04.88, 08.09.89, 16.04.92, 27.07.94, 19.01.95, 11.03.98, 07.09.99, 31.01.01, 14.06.02, 03.05.04, 30.05.08, 15.05.09, 18.06.10, 16.02.12, 09.06.14, 18.01.16)

The expiry cycle for each futures contract is set forth in Rule 15 in the section specific to a futures contract.

<u>- 221 -</u>

6805 Trading Hours

(24.01.86, 22.04.88, 08.09.89, 16.04.92, 19.01.95, 22.11.96, 02.10.98, 09.03.99, 07.09.99, 19.06.00, 31.01.01, 14.06.02, abr. 06.01.03)

6806 Trading Outside Trading Hours

(08.09.89, 29.07.93, 02.10.98, 09.03.99, 06.01.03, 20.03.09)

Except as permitted by articles 6815, 6815A and 6816, no futures contracts may be traded or transferred, and no agreement to trade or transfer futures contracts may be entered into, before the opening or after the closing of trading in any futures contract such as determined by the Bourse.

6807 Minimum Price Fluctuations

(24.01.86, 22.04.88, 08.09.89, 16.04.92, 19.01.95, 07.09.99, 31.01.01, 29.04.02, 14.06.02, 15.10.02, 03.05.04, 17.11.04, 01.12.06, 30.05.08, 15.05.09, 18.06.10, 16.02.12, 09.06.14, 08.09.14, 18.01.16)

The minimum price fluctuation for each futures contract is set forth in Rule 15 in the section specific to a futures contract.

6808 Maximum Price Variation Thresholds / Trading halts-

(24.01.86, 22.04.88, 08.09.89, 16.04.92, 19.01.95, 07.09.99, 31.01.01, 14.06.02, 03.05.04, 24.07.06, 30.05.08, 17.04.09, 15.05.09, 18.06.10, 16.02.12, 09.06.14, 28.07.14, 18.01.16, 06.04.18)

The maximum price variation thresholds/trading halts for each futures contract are set forth in Rule 15 in the section specific to a futures contract.

- **6809** Variable Limits Government of Canada Bond Futures (08.09.89, 07.09.99, 03.05.04; abr. 17.04.09)
- **6810** Current Month Exclusions (Government of Canada Bond futures) (08.09.89, 07.09.99, 03.05.04, abr. 17.04.09)
- 6811 Definitions : Limit Bid Limit Offers (08.09.89, abr. 17.04.09)

6812 Last Trading Day

(24.01.86, 22.04.88, 08.09.89, 16.04.92, 19.01.95, 13.07.98, 07.09.99, 31.01.01, 14.06.02, 03.05.04, 30.05.08, 15.05.09, 18.06.10, 16.02.12, 09.06.14, 18.01.16, 05.10.18)

The last Trading Day for each futures contract is set forth in Rule 15 in the section specific to a futures contract.

6813 Daily Settlement Price

(22.04.88, 08.09.89, 14.09.90, 20.03.91, 13.07.98, 07.09.99, 31.01.01, abr. 30.05.08)

6814 Settlement of margins, gains and losses

(22.04.88, 08.09.89, 07.09.99, 14.09.18)

Unless otherwise determined by the Bourse or the Clearing Corporation, settlement shall be on a nextbusiness day basis through the facilities of the appropriate Clearing Corporation and no delayed orprivate settlement of transactions in Bourse futures contracts is permitted.

6815 Exchanges for Related Products (EFRP)

(08.09.89, 17.10.91, 05.01.94, 19.01.95, 01.05.95, 07.09.99, 31.01.01, 03.05.04, 21.04.08, 17.04.09, 12.02.16, 17.01.18, 15.06.18, 11.07.18, 14.09.18, 05.10.18)

1) EFRP transactions in general. Exchanges for Related Product ("EFRP") transactions involving futures contracts listed and traded on the Bourse are permitted if such transactions are executed in accordance with the requirements of this article. An EFRP transaction is composed of the privately negotiated execution of a Bourse futures contract and the opposite, simultaneous execution of an approximately equivalent quantity or value of cash product, by-product, related product, or over the counter ("OTC") derivative instrument underlying the futures contract.

- **a)** An EFRP transaction is permitted to be executed off of the Bourse's trading system pursuant to article 6380b if such transaction is conducted in accordance with each of the requirements and conditions of this article.
- **b)** The following separate types of transactions are referred to collectively as EFRP transaction under this article, and are included under, and subject to, its provisions:

i) Exchange for Physical ("EFP") the simultaneous execution of a Bourse futures contract and a corresponding spot or forward transaction.

ii) Exchange for Risk ("EFR") the simultaneous execution of a Bourse futures contract and a corresponding OTC swap or other OTC derivative transaction.

c) Each party to an EFRP transaction must be an accredited counterparty as defined in section 3 of the Quebec Derivatives Act, CQLR c I-14.01.

d) The accounts involved on each side of an EFRP transaction must:

- i) have different beneficial ownership;
- ii) have the same beneficial ownership, but are under separate control;
- iii) have accounts that are commonly controlled, but involve separate legal entities which may ormay not have the same beneficial ownership; or

(iv) when the parties to an EFRP transaction involve the same legal entity, same beneficialownership, or separate legal entities under common control, the parties must be able to demonstratethat the exchange transaction was a legitimate arms length transaction.

- e) The cash market instrument leg of the EFRP transaction must provide for, and result in, the transfer of ownership of the cash market instrument within the time customary in the applicable cash market or in OTC practice. If the seller does not have actual possession of the cash market or OTC derivative instrument before execution of the EFRP, the seller must be able to demonstrate an ability to satisfy the delivery requirement.
- f) With regard to the futures leg of an EFRP, if the minimum price fluctuation of transactions in the futures contract vary by strategy or otherwise, such as variation in the minimum price fluctuation for equity index futures contracts between outright and calendar spread transactions, the minimum price fluctuation of the EFRP futures component shall be the lowest minimum price fluctuation provided for in the Rules with regard to the futures contract.
- g) The Approved Participants involved in an EFRP, upon request by the Bourse, must be able todemonstrate that:
 - i) the related futures and cash or OTC position are reasonably correlated, with a correlation of R=0.70 or greater, calculated using any generally accepted methodology, for all EFRP transactions except as otherwise specifically provided, each such correlation based on daily price data for a period of at least six (6) months or weekly price data for a period of at least one (1) year; and
 - ii) the quantity or value of the cash or OTC component of the EFRP transaction must be approximately equivalent to the quantity or value of the futures contract.
- h) The price at which an EFRP transaction is arranged must be "fair and reasonable" in light of (i) the size of the transaction; (ii) currently traded prices and bid and ask prices in the same contract (iii) the underlying markets; and (iv) general market conditions, all at the relevant time. Although there is no requirement for an EFRP to be executed within the daily high and low prices, execution outside of that price range may result in a request by the Regulatory Division for additional information about the transaction.
- i) It is prohibited to effect an EFRP transaction for the purpose of reporting, registering or recording a non-bona fide price or entering into a transaction which is a "wash sale"," an accommodation trade or a fictitious sale.
- j) Neither party to an EFRP transaction may enter into the transaction to circumvent the contract monthroll in the corresponding security or derivative instrument.
- k) Reporting EFRP transactions. Approved Participants for both the seller and buyer must report within one hour upon determination of all the relevant terms of the transaction to the Market Operations Department on the Special Terms Transaction Reporting Form available at http://sttrf-frots.m-x.ca/ each EFRP transaction executed during the trading hours of the applicable futures contract. For those EFRP transactions executed after such trading hours, the transaction shall be reported to the Bourse no later than 10:00 a.m. (Montréal time) on the Trading Day following execution. The Market Operations Department will validate the details of the report before accepting the transaction (which is not a confirmation by the Bourse that the EFRP transaction has been effected in accordance with this article).
- Books and records. Each party to an EFRP transaction must maintain full and complete records and documentary evidence relating to the EFRP, including but not limited to all records relating to the purchase or sale of the cash market or OTC derivative component of the transaction and to any transfer of funds or ownership made in connection with such transaction. Such records include, but

are not limited to, documentation customarily generated in accordance with market practice, such as cash account statements, trade confirmation statements, ISDA® Master Agreements or other documents of title; third party documentation supporting proof of payment or transfer of title, such as canceled checks, bank statements; cash account statements and cash instruments clearing corporation documents. In addition, futures contracts order tickets (which must clearly indicate the time of execution of the EFRP transaction) must be maintained. Records related to the transaction must be provided to the Bourse upon request and it is the responsibility of the Approved Participant to obtain and provide on a timely basis records of their clients as requested by the Bourse.

m) In all circumstances, an EFRP transaction can only be arranged by the Approved Participant's Approved Persons.

2) EFPs

Types of Futures Contracts	Acceptable physical or cash instrument
Interest rates Futures Contracts	Fixed income instruments with a correlation
	coefficient (R) of 0.70 or more, calculated using
	any generally accepted methodology, maturities
	and risk characteristics that parallel the
	underlying instrument of the futures contracts-
	or the futures contract itself where the use of
	the underlying instrument is not practical due to
	a lack of available market data, including but
	not limited to:-
	Money market instruments including
	asset backed commercial paper,
	Government of Canada and Federal
	Crown Corporation fixed income-
	instruments
	Provincials fixed income instruments,
	Investment grade corporates including-
	Maple Bonds and mortgage instrument
	including collateralized mortgage-
	obligations (CMOs), or
	Fixed income instruments denominated
	in the currency of a G7 member countr
Futures Contracts on S&P/TSX indices	Stock baskets reasonably correlated
Futures Contracts on the FTSE	with the underlying index with a
Emerging Markets index	correlation coefficient (R) of 0.90 or
	more, calculated using any generally
	accepted methodology, having a weight

a) EFP transactions on the following futures contracts and the related physical or cash instrument are recognized by the Bourse:

	 of at least 50% of the underlying index- or including at least 50% of the- securities of the underlying index. The- notional value of the basket must be fairly equal to the value of the futures- contract component of the exchange- transaction, or Exchange-traded funds that mirror the index futures contract
Share Futures Contracts	Underlying interest of the futures- contract

3) EFRs

a) EFR transactions on the following futures contracts and the related OTC derivative instrument are recognized by the Bourse:

Types of Futures Contracts	Acceptable Over the Counter Derivative Instrument
Bonds Futures Contracts	i) Interest Rate Swaps with the following characteristics:
	 Plain vanilla; Written under the terms of an ISDA®- Master Agreement, Regular fixed against floating rate payments, Denominated in currency of G7 country, and Correlation R= 0.70 or greater, calculated using any generally accepted methodology.
	Or ii) Any individual or combination of OTC bond, interest rate swap or FRA options (e.g. caps, floors, collars).
Short-term interest rate Futures- Contracts	 i) Any OTC swap or options with characteristics- noted above with respect to EFR for bonds; Or

	ii) Forward Rate Agreements (FRAs) with the
	following characteristics:
	• Conventional FRA,
	• Written under the terms of an-
	ISDA® Master Agreement,
	Predetermined interest rate,
	Agreed start/end date, and
	Defined interest (repo) rate.
Stock index Futures Contracts	i) Index Swaps with the following characteristics:
	• Plain vanilla swap,
	• Written under the terms of an-
	ISDA® Master Agreement,
	Regular fixed against floating rate
	payments against the positive or-
	negative performance of a stock,
	exchange-traded fund (ETF), basket of securities or a stock index,
	 Denominated in currency of G7
	country, and
	 Correlation R= 0.90 or greater, using
	a generally accepted methodology;
	Or
	ii) Any individual or combination of OTC stock
	index option positions;
	Or
	iii) Index Forwards:
	Standard equity forward contract between two
	counterparties to buy a specific quantity of a stock
	exchange-traded fund (ETF), basket of securitie or stock index at a predetermined price fo
	settlement at a future date.
Shares Futures Contracts	i) Equity Swaps with the following characteristics:

 Plain vanilla swap, Written under the terms of an- ISDA® Master Agreement, Regular fixed against floating rate- payments against the positive or negative performance of a stock, exchange-traded fund (ETF), trust- unit, basket of securities or a stock- index, Denominated in currency of G7- country;
Or ii) Any individual or combination of OTC equity option positions; Or iii) Equity Forwards:
Standard equity forward contract between two counterparties to buy a specific quantity of a stock, exchange-traded fund (ETF), trust unit, basket of securities or stock index at a predetermined price for settlement at a future date.
 i) Commodities Swaps or Forwards with the following characteristics: Written under the terms of an ISDA® Master Agreement, Correlation R = 0.80 or greater, calculated using any generally

6815A Substitution of over-the-counter derivative instruments for futures contracts (30.05.08, 12.02.16, abr.17.01.18)

6816 Off-Exchange Transfers of Existing Futures Contracts (08.09.89, 07.09.99, 22.01.16, 17.01.18)

- a) Notwithstanding article 6380, off exchange transfers of open futures contracts may be accomplished only if there is no change in the beneficial ownership of the futures contracts, the Approved Participants involved in the transfer are able to produce to the Bourse upon request, all orders, records and memoranda pertaining thereto and the transfer either
 - i) is made at the request of the beneficial owner of the futures contracts from one Approved Participant to another; or
 - ii) is made at the request of a Approved Participant to another Approved Participant; or
 - iii) is made to correct an error in clearing; or
 - iv) is made to correct an error in the recording of transactions in the Approved Participants' books.
- b) Both Approved Participants which are parties to an off exchange transfer pursuant to this article shall complete and submit to the designated Clearing Corporation such information evidencing the terms of the off exchange transfer as may be prescribed by the Clearing Corporation on the day on which such transfer is effected.
- c) Notwithstanding the provisions of paragraph (a), a transfer of a position either on the books of an Approved Participant, or from one Approved Participant to another, may be permitted at the discretion of the Bourse if the transfer:

i) is in connection with, or results from, a merger, asset purchase, consolidation or similar non-recurring transaction between two or more entities; or

ii) involves a partnership, investment fund, or commodity pool and the purpose of the transfer is to facilitate a restructuring or consolidation of such partnership, investment fund, or pool, provided that the managing partner or pool operator remains the same, the transfer does not result in the liquidation of any open positions, and the pro rata allocation of interests in the consolidating account does not result in more than a de minimis change in the value of the interest of any party; or

iii) is in the best interests of the markets and the situation so requires.

6817 Treatment of Long and Short Positions

(07.10.93, 03.01.95, 07.09.99, 14.09.18)

- a) Unless concurrent long and short futures positions in the same contract month are held on behalf of i) an omnibus account; or ii) in accordance with the provisions of paragraph c) of this rule, a clearing member shall not be permitted to maintain with the Clearing Corporation such positions for i) a single account; or ii) accounts under common control and ownership. It is the duty of the clearing member to ascertain that such positions are permitted to be concurrently long and short.
- b) A clearing member shall promptly close out a customer's open long or short position held with the Clearing Corporation if an offsetting purchase or sale is made for such customer's account.
- c) A clearing member would be permitted to carry with the Clearing Corporation concurrent long and short positions for separate accounts of a customer, provided that :
 - i) each person directing trading for one of the separate accounts is unaffiliated with and actsindependently from each other person directing trading for a separate account;

- ii) each trading decision made for each separate account is determined independently of all trading decisions made for the other separate account or accounts; and
- iii) no position held in accordance with the above sub-paragraphs i) and ii) may be offset by transfer, adjustment, or any other bookkeeping procedures. Each position must be offset by transactions made on the electronic trading system of the Bourse.
- d) Although article 6816 allows for off exchange transfers of futures contracts, a clearing membershall not be permitted to knowingly allow such transfers when, as a result, concurrent long and short positions would be held contrary to this rule. The positions which would create the concurrent long and short situation may not be so transferred, but must remain with the original clearing member, be transferred elsewhere, or liquidated by transactions made on the electronic trading system of the Bourse.

6818 Average Price Trades (20.03.00, 14.09.18)

Approved Participants, at the request of a client, may accumulate a futures position in an inventory account and transfer this position to the client account at an average price. This may only be done if the Approved Participant has a firm time-stamped order from the client before accumulating the position.

The Bourse requires that confirmations to clients of average price trades must indicate that the transaction price is an average price. The Approved Participant must be able to provide clients with full details of the execution of the transaction in a timely manner.

If an Approved Participant has a firm time-stamped client order and accumulates futures in an inventory account for administrative purposes only, the transfer of the position to the client must be done over-the-counter (OTC). This procedure is required to ensure that the unwinding does not represent a change in beneficial interest (i.e. the client is the beneficial owner of the futures in the inventory account at all times). However, if an Approved Participant accumulates a position based on an indication of interest from the client, the transfer of the position to the client account must result in a transaction on the electronic trading system of the Bourse.

The date used on the client's confirmation shall be the date of the unwinding, provided that the client requested an average price. Approved Participants must, however, maintain records of each individual-trade and of the transfer, which must be available to both the client and regulatory authorities on request.

6819 Extraordinary Circumstances for shares futures contracts (31.01.01, 22.01.16, 15.06.18)

In order to keep fair and orderly trading on the Bourse and for the protection of both share futuresbuyers and sellers, the Bourse may make special trading and settlement rules when an underlying interestis involved in:

- a) a take-over bid under a circular;
- b) a stock dividend, a share split or a consolidation;
- c) any other unforeseen events.

Generally, no adjustments will be made for declared dividends, if any, on the underlying interest.

6820 Market Makers - Futures

(16.05.11, abr. 01.12.17)

6820.1 Daily Price Limits on Futures

(06.04.18)

For the purpose of this article:

- a) "control price" means a price calculated for each futures based on the previous day settlementprice.
- **b)** "X limits" means price limits based on a percentage of the control price under and above which an order is not allowed to register in the central limit order book.
- e) "Y limits" means price limits based on a percentage of the control price under and abovewhich an incoming order would not be executed and would be eliminated, or under and abovewhich a theoretical opening price would put the derivative instrument into a reserved state.
- **d)** "reserved state" means a trading halt triggered by a theoretical opening price under or above the Y limits at the opening of a given instrument.

The Bourse may subject futures to the X limits and Y limits as follows:

- **a)** X limits: any order entered by a participant in breach of the X limits is automatically rejected by the trading system and a message is automatically sent to the participant to confirm such order rejection.
- b) Y limits
 - i) At the opening of an instrument, a theoretical opening price under or above the calculated Y limits causes the derivative instrument to enter into a reserved state.
 - ii) Participants can enter new orders and modify or cancel their orders on an instrument which is in reserved state.
 - **iii)** When an instrument is in reserved state, the trading system will attempt to automatically re-open the trading of such instrument through a volatility auction. Should the resulting reopening price be within the Y limits, trading on the instrument will resume. Should the resulting reopening price be outside the Y limits, the instrument will be maintained in a reserved state and another volatility auction will take place. Such process will automatically take place until trading on the instrument resumes. The Bourse can extend the trading halt created by the reserved state to ensure orderly trading.
 - iv) The Bourse will notify the market through its market data feed when an instrument enters into a reserved state and when trading is resumed for such instrument.
 - v) During the continuous trading phase, passive orders priced outside the Y limits but within the X limits will be allowed in the trading system. Should the potential execution price of an incoming order be outside the Y limits, such incoming order will be eliminated, preventing the trade, and a message will be automatically sent to the participant to confirm such order elimination.
 - vi) A limit order priced outside the Y limits that could otherwise be partially executed will be partially executed up until a lot is priced outside of the Y limits, and the remaining quantity of the order will be priced at the Y limit.

Control prices and percentages of the X limits and Y limits can be modified and Y limits can be temporarily lifted at the Bourse's discretion to ensure regular trading.

The X limits are disseminated to the market via the Bourse's market data feed daily prior to the opening of the market.

The X limits do not apply to bulk quotes entered by approved participants or clients of approved participants while acting as duly appointed market makers pursuant to article 6395.

Section 6821 - 6840 Open Outery Trading Pit Committee (abr. 24.09.01)

- **6821** Authority (08.09.89, 10.11.92, 07.09.99, abr. 24.09.01)
- 6822 Composition (08.09.89, 10.11.92, abr. 24.09.01)
- 6823 Quorum (08.09.89, abr. 24.09.01)
- **6824** Floor Trading Regulations (08.09.89, abr. 24.09.01)
- 6825 Orderly Trading (08.09.89, abr. 24.09.01)
- 6826 Investigations (08.09.89, abr. 24.09.01)
- 6827 Floor Officials (08.09.89, 20.03.91, 29.03.93, abr. 24.09.01)
- 6828 Offences and Penalties (08.09.89, 10.11.92, 23.05.96, abr. 24.09.01)
- **6829** Levy of a Fine (08.09.89, 29.03.93, 24.02.94, 06.03.96, 23.05.96, abr. 24.09.01)
- **6830** Appeals (08.09.89, 10.11.92, abr. 24.09.01)
- **6831** Levy of fees for requests of hearing (07.07.97, abr. 24.09.01)

Section 6841 - 6880 Floor Procedures and Open Outery Trading Rules Financial Derivatives and Index Futures contracts (abr. 24.09.01)

- **6841** Access (04.04.95, 13.07.95, abr. 24.09.01)
- **6842** Routing and Recording of Orders (08.09.89, abr. 24.09.01)
- **6843 Recording of Telephone Conversations** (08.09.89, 07.09.99, abr. 24.09.01)
- **6844 Procedures for Consulting Recordings** (08.09.89, 21.03.91, 13.07.92, 07.09.99, abr. 24.09.01)
- 6844 A Procedures for Viewing Video Recordings (13.07.92, 07.09.99, 11.02.00, abr. 24.09.01)
- **6845** Execution of Orders (08.09.89, 21.10.97, 07.09.99, 11.02.00, abr. 24.09.01)
- **6846 Priority to Client Orders** (08.09.89, 03.11.97, abr. 24.09.01)
- **6847** Making a Bid or an Offer (08.09.89, 17.10.91, abr. 24.09.01)
- **6848** Accepting a Bid or an Offer (08.09.89, 20.03.91, 17.10.91, 30.07.93, abr. 24.09.01)
- **6849 First Acceptance** (08.09.89, 17.10.91, abr. 24.09.01)
- **6850 Quantity** (08.09.89, 17.10.91, 30.07.93, abr. 24.09.01)
- 6851 Orders (08.09.89, 21.04.95, 30.05.96, abr. 24.09.01)
- **6852** Types of Orders on Last Day (08.09.89, 29.06.90, 07.09.99, abr. 24.09.01)
- 6853 Opening Range (08.09.89, 29.06.90, 20.03.91, abr. 24.09.01)

685 4	Closing Range (08.09.89, 29.06.90, 20.03.91, abr. 24.09.01)
6855	Trading Simultaneous Combinations (08.09.89, 29.06.90, 20.03.91, 03.03.92, 30.07.93, 19.01.95, 13.07.95, 09.11.95, abr. 24.09.01)
6856	Trading Strips - Canadian Bankers' Acceptance Futures (03.03.92, 16.04.92, 22.03.93, 30.07.93, 23.01.95, abr. 09.11.95, abr. 24.09.01)
6857	Rotations (08.09.89, 20.03.91, abr. 24.09.01
6858	Reporting Trades (20.03.91, abr. 24.09.01)
6859	Price Infractions (20.03.91, 17.10.91, 03.03.92, 30.07.93, abr. 24.09.01)
6860	Fast Market (20.03.91, abr. 24.09.01)
6861	Transaction Input (Excluding Index Options and options on index participation units) (08.09.89, 29.06.90, 20.03.91, 03.03.92, 01.05.95, 07.09.99, 11.02.00, abr. 24.09.01)
6862	Confirming Trades (29.06.90, 20.03.91, 01.05.95, abr. 24.09.01)
6863	Transaction Reports (Excluding Index Options and options on index participation units) (29.06.90, 07.09.99, 11.02.00, abr. 24.09.01)
6864	Matching Transactions (Excluding Index Options and on options on index participation- units) (29.06.90, 20.03.91, 05.01.94, 01.05.95, 24.07.98, 07.09.99, 11.02.00, abr. 24.09.01)
6865	Corrections (Excluding Index Options and options on index participation units) (08.09.89, 29.06.90, 20.03.91, 01.05.95, 07.09.99, 11.02.00, abr. 24.09.01)
6866	Unacceptable Practices (29.06.90, 04.04.94, 22.11.96, abr. 24.09.01)
6867	Jitney trading by members (abr. 24.09.01)
6868	Jitney trading by restricted trading permit holder (03.11.97, abr. 24.09.01)

Section 6881 - 6900 Open Outery Trading Curb Trading (abr. 29.10.01)

- 6881 Curb Trading (29.07.93, abr. 29.10.01)
- 6882 Hours of Trading (29.07.93, abr. 29.10.01)
- **6883** Eligible Contract, Associated Trading Range and Restrictions (29.07.93, 02.12.93, 08.02.95, 09.11.95, 02.04.97, abr. 29.10.01)
- 6884 Stop Orders (29.07.93, abr. 29.10.01)

Section 6901 - 6950 Canadian Bankers' Acceptance Futures (abr. 23.01.95)

Section 6901 - 6950 Futures Contracts Electronic Trading (02.10.98)

- **6901** Electronic Trading System (02.10.98, abr. 31.01.01)
- 6902 Access to Electronic Trading (02.10.98, abr. 31.01.01)
- **6903** Orders (02.10.98, abr. 31.01.01)
- **6904** Time-Stamping of Limit Order (02.10.98, abr. 31.01.01)
- **6905** Management of Priorities (02.10.98, abr. 31.01.01)
- **6906 Priority to Client Orders** (02.10.98, abr. 31.01.01)
- **6907** Trade and Clearing Information (02.10.98, abr. 31.01.01)
- **6908** Keeping Records of Orders (02.10.98, abr. 31.01.01)
- **6909 Modification of the Order** (02.10.98, abr. 31.01.01)

Section 6910 - 6916 Production, Execution and Cancellation of Orders (abr. 31.01.01)

- **6910** Allocation of tradeable orders (02.10.98, abr. 31.01.01)
- **6911 Receipt of Orders** (02.10.98, abr. 31.01.01)
- **6912** Input of Orders (02.10.98, abr. 31.01.01)
- **6913** Cancellation of Erroneous Trades (02.10.98, abr. 31.01.01)
- **6914** Warning Message (02.10.98, abr. 31.01.01)
- **6915** Acceptable Market Price (02.10.98, abr. 31.01.01)
- **6916** Decision by the Trading Supervisor (02.10.98, abr. 31.01.01)
- **6917 Delays of Decision and Notifications** (02.10.98, abr. 31.01.01)
- **6918** Unacceptable Practices (02.10.98, abr. 31.01.01)
- **6919** Malfunction of the Electronic Trading System (02.10.98, abr. 31.01.01)
- **6920 Price Limits** (02.10.98, abr. 31.01.01)

Section 6951 - 6980 Options on Futures (abr. 24.09.01)

- **6951** Exception to Trading Rules (21.06.93, 07.04.94, abr. 24.09.01)
- **6952 Trading** (21.06.93, abr. 24.09.01)
- **6953** Priority of Bids and Offers (21.06.93, abr. 24.09.01)

- **6954** Trading Crosses (21.06.93, 04.04.94, 07.04.94, 12.04.96, abr. 24.09.01)
- **6955 Fast Market** (21.06.93, 04.04.94, 12.04.96, abr. 24.09.01)

Section 6981 - 6990 Lumber Gold Futures (abr. 19.01.95)

7001 Compliance with Legal Requirements (01.04.93, 13.09.05, 22.03.10)

Every approved participant must comply with the requirements of any legislation applicable to the regulation of brokerage and accounts, examination and information and must provide or make available to the Bourse all information which the Bourse may request for the purpose of any examination or investigation of the business or operations of such approved participant. Failure to comply with any of the provisions of applicable laws or with any requirements of the Bourse pursuant thereto shall be deemed an act detrimental to the interest and welfare of the Bourse.

7002 Form of Reports

(01.04.93, 13.09.05, 22.03.10)

The Special Committee may set the scope, the preparation method and the form of any report that must be submitted to the Bourse by approved participants pursuant to the Rules of the Bourse, to the provisions of a securities legislation or pursuant to a decision, an order or a specific request of the Bourse or of one of its committees, including the Special Committee and the specifications of any system permitting to ensure the implementation and maintenance of books or records to be used by approved participants in connection with the carrying on of their business.

- **7003** Disclosure to Customers of Approved Participants' Financial Condition (30.10.89, 01.02.93, 01.04.93, 13.09.05, abr. 22.03.10)
- **7004 Publication of a Consolidated Statement of Financial Condition** (01.02.93, 01.04.93, 13.09.05, abr. 22.03.10)

7005 Definitions (01.04.93, 13.09.05, 22.03.10, 14.01.16)

For the purposes of this Rule Seven, unless otherwise specified, terms used are defined either in article 1102 of the Rules of the Bourse or in the Investment Industry Regulatory Organization of Canada-"Joint Regulatory Financial Questionnaire and Report" form (Form 1).

7006 Capital Requirements

(01.04.93, 13.09.05, abr. 22.03.10)

- **7007** Restricted Trading Permit Holders (01.05.89, 01.04.93, 13.09.05, 14.01.16, abr. 01.12.17)
- 7008 Joint Account (01.04.93, 13.09.05, abr. 01.12.17)
- 7009 Subordinated Loans (01.04.93, 13.09.05, abr. 22.03.10)
- **7010** Early Warning System (01.09.89, 01.07.91, 01.10.92, 01.04.93, 11.03.98, 08.05.03, 29.07.03, 13.09.05, abr. 22.03.10)
- **7011** Establishing and maintaining adequate internal controls (00.00.96, 13.09.05, 22.03.10)

Every approved participant must establish and maintain adequate internal controls to assist in achieving the objective of ensuring, as far as practical, the orderly and efficient conduct of the approved participant's business.

Section 7076 - 7150 Insurance (abr. 22.03.10)

7076 Insurance (28.02.87, 09.10.87, 30.12.88, 06.08.90, 20.12.91, 01.05.92, 03.03.93, 01.04.93, 01.12.94, 08.11.95, 20.12.96, 01.07.97, 01.04.03, 01.01.05, abr. 22.03.10)

7077 Reporting of Insurance Claims (01.04.93, 13.09.05, abr. 22.03.10)

> Section 7151 - 7159 Financial Reports

7151 Canadian Approved Participants Financial Questionnaires and Reports (01.04.93, 13.09.05, 22.03.10, 14.01.16)

Canadian approved participants must file with the Bourse, when requested by it, a copy of the most recent audited regulatory financial questionnaire and report completed in the form prescribed by the Investment Industry Regulatory Organization of Canada.

7152 Foreign Approved Participants Members of Other Recognized Exchanges or Regulatory or Self-Regulatory Organizations Financial Questionnaires and Reports (01.04.93, 13.09.05, 22.03.10, 14.01.16)

Where a foreign approved participant of the Bourse is also a regulated entity, as defined in the Investment Industry Regulatory Organization of Canada "Joint Regulatory Financial Questionnaire and Report", and prepares reports and financial statements as required by another recognized exchange or regulatory or self regulatory organization, the Bourse will accept, in lieu of the questionnaire and report

to which article 7151 refers, a copy of the most recent audited reports and financial statements filed by the foreign approved participant with this other exchange or regulatory or self-regulatory organizationalong with a written confirmation from such other exchange or regulatory or self-regulatory organizationthat the foreign approved participant satisfies all of its requirements relating to the regulatory capital required to be maintained.

- **7153** Trading activity statement Restricted Trading Permit Holders (04.05.98, 13.09.05, 22.03.10, abr. 01.12.17)
- **7154** Interim Questionnaires (01.04.93, 13.09.05, abr. 22.03.10)
- **7155** Monthly Financial Report (01.04.93, 11.03.98, 13.09.05, abr. 22.03.10)
- **7156** Working Papers (01.04.93, 13.09.05, abr. 22.03.10)
- **7157** Statistical Information (01.04.93, 29.07.02, 01.10.02, 22.03.10, 14.01.16)

Every approved participant must provide to the Bourse, upon request, such statistical information with respect to its business as, in the opinion of the Bourse, may be necessary or in the interest of the Bourse or all approved participants of the Bourse.

Section 7160 - 7170 Audit Requirements (abr. 22.03.10)

- **7160** Audits (01.04.93, 13.09.05, abr. 22.03.10)
- **7161** Appointment of Approved Participants' Auditors (01.04.93, 13.09.05, abr. 22.03.10)
- **7162** Resignation of Approved Participants' Auditors (01.04.93, 13.09.05, abr. 22.03.10)
- **7163** Auditor's Reports (01.04.93, 13.09.05, abr. 22.03.10)
- **7164** Audit Deadline (23.06.89, 01.04.93, 15.07.97, 13.09.05, abr. 22.03.10)
- **7165** Audit Guidelines (30.09.89, 01.04.93, 15.07.97, 13.09.05, abr. 22.03.10)

Section 7201 - 7250 Margins

7201 Margin Requirements

(01.02.91, 01.04.93, 13.09.05, 28.09.07, 14.01.16)

Every approved participant must obtain from clients the minimum margin s prescribed by the market on which a security or derivative instrument is traded or, in the absence of such margins being prescribed by the market, by the regulatory or self-regulatory organization-having jurisdiction over the approved participant for what regards regulatory capital.

Every approved participant must also apply to securities or derivative instruments held for itsown account the minimum margins prescribed by the market on which such securities orderivative instruments are traded or, in the absence of such margins being prescribed by the market, by the regulatory or self regulatory organization having jurisdiction over the approved participant for what regards regulatory capital.

7202 Listed Securities

(15.12.86, 30.09.87, 18.06.88, 01.04.93, 11.02.00, 29.04.02, 16.09.02, 01.05.03, 17.05.04, 01.01.05, 13.09.05, 28.09.07, abr. 14.01.16)

- **7202A** Margin Offsets on Capital Shares (19.03.93, 01.04.93, 01.01.04, 13.09.05, abr. 14.01.16)
- **7202B** Instalment Receipts (20.12.96, 13.09.05, abr. 14.01.16)
- **7203** Unlisted Securities Eligible to Margin (01.04.93, 18.02.00, 13.09.05, 25.11.05, 28.09.07, abr. 14.01.16)
- **7204** Bonds, Debentures, Treasury Bills and Notes (01.07.86, 04.02.87, 15.09.89 30.04.91, 09.10.91, 01.03.93, 01.05.93, 05.07.93, 01.04.93, 27.05.97, 18.02.98, 29.08.01, 17.05.04, 13.09.05, 28.09.07, 01.05.08, abr. 14.01.16)
- **7204A** Pairing for Margin Purposes (09.10.91, 27.05.97, 18.02.98, 19.08.98, 17.12.02, 01.01.05, 13.09.05, 27.02.06, 01.05.08, abr. 14.01.16)
- **7204B** Supplemental margin (09.10.91, 01.04.93, 13.09.05, abr. 14.01.16)
- **7205** Bank Papers (01.04.93, 13.09.05, abr. 14.01.16)
- **7206** Foreign Bank and Company Acceptable Papers (01.04.93, 13.09.05, abr. 14.01.16)

- **7207** Margin Requirements for Repurchase, Resale and Cash and Securities Loan Transactions (01.01.94, 13.09.05, abr. 14.01.16)
- **7208** Margin on Gold, Silver and Platinum (27.01.87, 01.03.90, 01.04.93, 13.09.05, abr. 14.01.16)
- **7209** Mortgage National Housing Act (N.H.A.) (01.04.93, 13.09.05, abr. 14.01.16)
- 7210 Margin requirements on Unhedged Foreign Exchange Positions (03.09.96, 13.09.05, abr. 14.01.16)
- 7211 Approved Participant Accounts (01.04.93, 13.09.05, abr. 14.01.16)
- **7212** Margin Calculations (01.04.93, abr. 14.01.16)
- **7213** Exceptions to Margin Rules (30.11.86, 15.12.86, 01.06.88, 01.01.92, 15.01.93, 10.05.93, 01.04.93, 25.02.94, 12.03.97, 21.12.98, 29.08.01, 18.07.03, 01.01.04, 17.05.04, 01.01.05, 13.09.05, 01.03.07, 28.09.07, abr. 14.01.16)
- **7214** Discretionary Margin (01.04.93, 13.09.05, abr. 14.01.16)
- **7215** Maturity Date for Bonds with Embedded Options (28.04.03, abr. 14.01.16)
- 7216 Margin Requirements on Options (01.04.93, abr. 13.09.05)
- 7217 (Reserved for future use)
- 7218 (Reserved for future use)
- 7219 (Reserved for future use)
- **7220** (Reserved for future use)
- 7221 (Reserved for future use)
- **7222** (Reserved for future use)
- 7223 (Reserved for future use)
- **7224** Margin Requirements for Underwriting Commitments (01.06.88, 19.08.93, 01.03.05, abr. 14.01.16)
- 7225 (Reserved for future use)

- 7226 Margin on Swaps (01.05.92, 01.04.93, 01.01.04, 13.09.05, 08.09.08, abr. 14.01.16)
- **7226A** Swap Positions Offsets (01.01.04, abr. 14.01.16)
- 7227 Margin Offsets on Convertible Securities (01.01.04, abr. 14.01.16)
- **7228** Margin Offsets on Exercisable Securities (01.01.04, abr. 14.01.16)

Section 7251 – 7300 Registration of Securities (abr. 14.01.16)

- **7251** Registration of Securities (01.04.93, abr. 22.03.10)
- **7252** Redemption agent (01.04.93, 01.03.94, 13.09.05, abr. 22.03.10)

Section 7351 - 7400 Offices and Employees

7351 Addresses of Approved Participants (01.04.93, 13.09.05, 22.03.10)

Every approved participant must provide the Bourse with an address where notices may be served and must subsequently inform the Bourse prior to any change thereof.

- **7352** Branch Offices (01.08.87, 01.04.93, 21.08.02, 13.09.05, abr. 22.03.10)
- 7353 (Reserved for future use)
- **7354** Hiring of Exchange Employees (01.04.93, abr. 13.09.05)
- **7355** Use of Offices by Clients and other Non-Employees Prohibited (01.04.93, 13.09.05, abr. 22.03.10)

Section 7401 - 7449 Approved Persons (22.03.10)

7401 Approval (01.04.93, 13.09.05, abr. 22.03.10)

7402 Classes of Registration

(01.04.93, 21.08.02, 13.09.05, abr. 22.03.10)

7403 Application for Approval as an Approved Person (01.04.93, 13.09.05, 22.03.10, 11.07.18)

Any person employed by an approved participant or an affiliated corporation or subsidiary of an approved participant who wishes to have access to the electronic trading system of the Bourse in order to act as an approved person in accordance with the Rules must submit an application for approval to the Bourse beforehand. Such an application for approval shall not limit the rights of approved participants to give access to the electronic trading system of the Bourse in accordance with article 6366 b).

The application for approval as an Approved Person must be submitted in the form prescribed by the Bourse and must be signed by both the applicant, the approved participant and, where applicable, the affiliated corporation or subsidiary of the approved participant that employs the applicant.

- 7404 Qualifications (Full Registration) (01.04.93, abr. 21.08.02)
- 7405 (Reserved for future use)
- 7406 Qualifications (Limited Registration) (01.04.93, abr. 21.08.02)
- 7407 Qualifications (Restricted Registration) (01.04.93, abr. 21.08.02)
- 7407 General Restrictions applicable to Approved Persons (01.04.93, 13.09.05, 22.03.10, 11.07.18)

Subject to the prior written approval of the Bourse to the contrary, an approved person may only transact business for the account of the approved participant for whom the approved person is acting in accordance with article 7403, and for the accounts of the approved participant's clients.

In all cases, the approved participant is responsible for all acts and omissions of such approved person. Any act or omission of an approved person which would constitute an infraction of any rule, policy or procedure of the Bourse shall be deemed to be an infraction by the approved participant.

7408 Joint Accounts (13.09.05, 22.03.10, 11.07.18)

No approved participant must permit the opening of a joint account in which an approved person has an interest of any kind, whether direct or indirect.

7409 Dealings with Other Firms by Approved Persons (01.04.93, 13.09.05, 22.03.10, 11.07.18)

No approved person must maintain, in his own name or any other name, an account in securities, options or futures contracts over which he has, directly or indirectly, trading authority or control with

any approved participant other than the approved participant, without the written consent of the approved participant as required by article 7454.

- **7410** Fixed Duties (02.04.91, 01.04.93, 07.04.03, abr. 22.03.10)
- **7411** Outside Remuneration Prohibited (06.08.90, 01.04.93, 13.09.05, abr. 22.03.10)
- **7412** Arrangements with Clients (01.04.93, 13.09.05, abr. 22.03.10)
- **7413** Notice to the Bourse of Termination of Employment or of Lawsuits and other proceedings (01.04.93, 13.09.05, 22.03.10)

Every approved participant must give to the Bourse, within the prescribed delays, notice of the termination of the employment of any person approved by the Bourse and, in the case of a dismissal forcause, a statement of the reasons therefore.

In addition, any approved participant must provide to the Bourse, as soon as possible, a report of any information it has regarding any lawsuit, investigation or proceedings affecting the approval of any of its persons approved by the Bourse by any regulatory or self-regulatory organization.

7414 Transfers of Approved Persons (01.04.93, 13.09.05, 22.03.10, 11.07.18)

No approved participant or affiliated corporation or subsidiary of an approved participant must employ an approved person formerly employed by any other approved participant until the Bourse has given its prior approval to such employment. Any application for such consent must be submitted in the form prescribed by the Bourse and must be signed by both the approved person and the approved participant as well as, as the case may be, by the affiliated corporation or subsidiary of an approved participant proposing to employ him.

The Bourse will not approve an application for such consent if it is established that the approved participant has not transmitted to the Bourse the notice of termination of employment required pursuant to article 7413.

If the period of time between the date of the approved person termination of employment and the date on which this approved person employment with another approved participant or an affiliated corporation or subsidiary of another approved participant started is ninety (90) days or more, the Bourse will not approve the application for consent filed pursuant to this article and an application for approval pursuant to article 7403 of this Rule shall be submitted to the Bourse.

7415 Suspension or Revocation of Approval of a Person Approved by the Bourse (01.04.93, 13.09.05, 22.03.10, 11.07.18)

If an approved person no longer meets the required qualifications or any other condition or requirement that may be prescribed by the Bourse, the Bourse may suspend or revoke its approval.

In the event of a suspension or revocation of the approval of an approved person pursuant to this article or pursuant to article 4105 of the Rules of the Bourse, unless otherwise ordered by the Vice president of

the Regulatory Division, the approved participant, the affiliated corporation or subsidiary of the approved participant employing this person must immediately discontinue such employment as an approved person and thereafter this person must not be employed in the same capacity by any approved participant, any affiliated corporation or subsidiary of an approved participant without the permission of the Vice president of the Regulatory Division. Any such permission may be revoked at any time by the Vice president of the Regulatory Division.

The approval by the Bourse of any person shall be automatically revoked when this person, following the termination of this person employment with an approved participant, an affiliated corporation or subsidiary of an approved participant, does not reintegrate an employment requiring such an approval with another approved participant, an affiliated corporation or subsidiary of the other approved participant within a delay of ninety (90) days following the date on which this person employment was terminated.

7416 Approved Participant's Responsibility (01.04.93, 13.09.05, 22.03.10, 11.07.18)

Each approved participant must ensure that all its employees, approved persons and designated representatives who are duly approved pursuant to article 3501 comply with the provisions of all Rules and Policies of the Bourse.

7417 Mutual Fund Units Sales Incentives (19.09.94, 13.09.05, abr. 22.03.10)

Section 7450 – 7475 Conduct of Accounts

7450 Business Conduct (01.04.93, 13.09.05, 22.03.10, 01.12.17)

All approved participants must at all times adhere to the principles of good business practice in the conduct of their affairs.

The business of approved participants or approved persons and their dealings amongst themselves and with the public must at all times comply with the standards set forth in the Bourse regulations.

- 7451 Disclosure of Conflicts of Interests or Contrary Views (11.03.85, 11.03.92, 13.09.05, abr. 22.03.10)
- 74**52** Diligence as to Accounts 17.06.86, 01.08.87, 05.09.89, 15.09.89, 04.12.92, 01.04.93, 02.07.96, 09.03.99, 23.08.02, 21.11.03, 22.01.04, 13.09.05, 22.03.10)
- 1) Every approved participant must use diligence:
 - a) to learn and remain informed of the essential facts relative to every customer and to every orderor account accepted;
 - b) to ensure that the acceptance of any order for any account is done in accordance with principlesof good business practice;

- c) to ensure, subject to paragraph d), hereunder, that the acceptance of any order for any account from a customer is suitable for such customer given his financial situation, his investment knowledge, his investment objectives and his risk tolerance;
- d) to ensure, when recommending to a customer the purchase, sale, exchange or holding of any derivative instrument listed and traded on the Bourse, that the recommendation is suitable for such customer given his financial situation, his investment knowledge, his investment objectives and his risk tolerance.
- 2) Every approved participant must designate a person responsible for the supervision and surveillance of the trading activities in derivative instruments listed on the Bourse and where necessary to ensure continuous supervision, one or more alternate person to this responsible person.

The responsible person and the alternate persons do not have to be approved by the Bourse, but approved participants must provide the Bourse with a list of those persons along with all necessary information to allow the Bourse to communicate with them as needed. Approved participants are also required to immediately inform the Bourse when changes are made to this list.

The responsible person is responsible for establishing and maintaining procedures and for supervising trading activities in derivative instruments listed on the Bourse. This person must ensure that the handling of each client orders is within the bounds of ethical conduct, consistent with just and equitable principles of trade and not detrimental to the reputation of the Bourse or the interests or the welfare of the public or the Bourse. This person must supervise activities relating to the trading of derivative instruments listed on the Bourse in accordance with Bourse requirements and policies. In the absence or incapacity of the responsible person, his authority and responsibilities must be assumed by an alternate responsible person.

7453 Application as to Diligence of Accounts

(01.04.93, 13.09.05, 22.03.10)

1) Corporate Clients

In the case of an account carried by an approved participant for a corporation for the purpose of trading in derivative instruments, the approved participant must make sure that the corporation has the right under its charter and by laws to engage in the intended transactions for its own account and that the persons from whom orders and instructions are accepted are duly authorized by the corporation to act on its behalf. It is advisable in each such case for the approved participant accepting the account to obtain a copy of the corporate charter, by laws and authorizations.

Where it is not possible to obtain such documents, a partner, an officer or a director of the approved participant carrying the account must prepare and sign a memorandum for the files of the approved participant indicating the basis upon which he believes that the corporation may properly engage in the intended transactions and that the persons acting for the corporation are duly authorized to do so.

2) Nominee Accounts

When a nominee account is carried by an approved participant, its records must contain the name of the principal for whom the nominee is acting and written evidence of the nominee's authority.

7454 Designation of Accounts and Transactions by Employees of Approved Participants (01.04.93, 13.09.05, 22.03.10)

No approved participant must carry an account:

- 1) in the name of a person other than that of the client, except that an account may be designated by a number, a nominee name or other identification provided the approved participant maintains sufficient identification in writing to establish the beneficial owner of the account or the person or persons financially responsible for same. This information must be available at all times upon the request of the Bourse;
- 2) for a partner, officer, director or any employee of another approved participant either jointly or with another or others without the prior written consent of the employer; nor must make a derivative instrument transaction or carry an account in derivative instruments in which any of the above is directly or indirectly interested. A copy of such consent of the employer must be kept in the client's file and duplicate reports and monthly statements must be sent to a partner, officer or director designated in such consent (other than the person for whom the account is carried). This paragraph does not apply to any director who is an outside investor with respect to the approved participant or its holding company and whose investment therein does not contravene Rule Three.
- 7455 Confirmation and Statement of Account to Client (06.11.89, 01.04.93, 29.10.93, 30.09.94, 02.08.95, 18.02.97, 26.03.03, 13.09.05, abr. 22.03.10)
- 7456 Conflict of interests (01.04.93, 13.09.05, 22.03.10)

No approved participant acting as agent for a customer to buy or sell derivative instruments listed on the Bourse may be the buyer or seller on his own account or otherwise act in such a manner as to create a conflict between his own interests and those of his client.

Notwithstanding the foregoing, an approved participant acting as a market-maker will be deemed not to act in a manner as to create a conflict of interest.

- 7457 Transactions Prohibited (01.04.93, 13.09.05, abr. 22.03.10)
- 7458 Service Fees (01.07.89, 01.04.93, 13.09.05, abr. 22.03.10)
- 7459 Margin Agreements (01.04.93, 13.09.05, abr. 22.03.10)
- 7460 Clients' Indebtedness Approved Participants' Rights (01.04.93, 13.09.05, abr. 22.03.10)
- 7461 Guarantees of Margin Accounts (01.05.87, 30.09.87, 01.09.92, 13.09.05, abr. 22.03.10)

7461A Hedge Agreement (30.07.97.13.09.05. abr. 22.03.10)

<u>- 247 -</u>

- 7462 Account transfers (01.02.91, 01.04.93, 02.06.95, 06.10.99, 13.09.05, abr. 22.03.10)
- 7463 (Reserved for future use)
- 7464 Discretionary Cash Settlement Rule (01.04.93, 13.09.05, abr. 22.03.100)
- 7465 R.R.S.P.s Administered by Approved Participants and Other Similar Plans (01.04.93, 02.08.94, 13.09.05, abr. 22.03.10)
- 7466 Complaints Record and Files (01.04.93, 13.09.05, 22.03.10)
- 1) Each approved participant must keep an up to date record of all written complaints received by the approved participant resulting from the conduct of the approved participant or of one of its .approved persons in connection with orders or transactions in derivative instruments listed on the Bourse
- 2) Complaint files must be retained for seven (7) years. Furthermore, approved participants must maintain an up to date record of all complaints and subsequent documentation received relating to the conduct of the approved participant or of one of its approved persons in connection with orders or transactions in derivative instruments listed on the Bourse. Such record must be retained for a period of seven (7) years from the date of receipt of the complaint by the approved participant and must be made available to the Bourse upon request.
- 3) The complaint record must, at a minimum, contain the following information:
 - i) the complainant's name;
 - ii) the date of complaint;
 - iii) the name of the individual who is the subject of the complaint;
 - iv) the derivative instruments which are the subject of the complaint;
 - v) the materials reviewed in the investigation made by the approved participant;
 - vi) if applicable, the name and title of the persons who were interviewed by the approved participant in the course of its investigation of the complaint and the date of such interviews; and
 - vii) the date and conclusions of the decision rendered in connection with the complaint.

7467 Keeping Records of Orders

(08.09.89, 01.04.93, 02.07.96, 13.09.05, 22.03.10)

- 1) Every approved participant must maintain books and records necessary to record properly its trading activities in derivative instruments listed on the Bourse, including, without limitation:
 - a) Records containing an itemized daily record of all orders and trades in derivative instruments. Such records must contain the following information for each such order or transaction:

In the case of trades in all derivative instruments;

- i) the identity of the client for whom or the account for which the order was received;
- ii) the date and time on which the order was received;

- iii) the identity of the person who received the order;
- iv) the class and designation of the derivative instrument;
- v) the expiry or delivery month and year of the derivative instrument;
- vi) the date and time on which the order was entered into the electronic trading system of the Bourse;
- vii) whether it is an opening or closing transactions;
- viii) the terms and conditions of the order, of any instruction and of any modification or cancellation thereof;
- ix) where the order is entered pursuant to the exercise of discretionary power of an approved participant, an indication to that effect;
- where the order relates to a fully disclosed introduced account or a fully disclosed omnibus account, the component accounts within the introduced or omnibus account on whose behalf the order is to be executed, and the intended allocation among the component accounts once the order has been executed;
- xi) where the order relates to managed accounts, the component accounts on whose behalf the order is to be executed, and the intended allocation among these component accounts once the order has been executed;
- xii) where the order or instruction is placed by an individual other than;
 - A) the person in whose name the account is operated, or
 - B) an individual duly authorized to place orders or instructions on behalf of a customer that is a company,

the name, the number or the designation of the individual placing the order or instruction;

- xiii) the date and time on which the order was modified, executed or cancelled. If executed inmore than one transaction, the date and time of each transaction executed to complete the order;
- xiv) the number of derivative instruments bought or sold. If the order has been executed inmore than one transaction, the number of derivative instruments bought or sold for each transaction;
- xv) if the person who executed the order is not the person who received it, the identity of such person;
- xvi) if the order was executed by another approved participant acting as an executing broker forthe approved participant, the identity of such other approved participant.

In the case of futures contracts,

xvii) the price at which the futures contract was entered into.

In the case of options contracts,

xviii) the premium;

xix) the type of option (put or call);

xx) the strike price.

- b) Derivative instruments records showing separately for each derivative instrument as of the tradedate all long positions or short positions in such derivative instrument carried for the approvedparticipant's account or for the account of customers and, in all cases, the name or designationof the account in which each position is carried.
- 2) All records of filled and unfilled orders, executed transactions and carried positions must be retained for a period of seven (7) years.
- 3) The Special Committee may grant exemptions from all or any part of the above requirements.
- **7468** Forwarding Documents Concerning Securities Belonging to Non-Registered Clients (29.07.88, 01.04.93, 13.09.05, abr. 22.03.10)
- **7469** Cash and Securities Loan Transactions (01.09.88, 15.03.93, 01.04.93, 13.09.05, abr. 22.03.10)
- **7470** Introducing/carrying broker agreements (26.07.88, 01.04.93, 01.07.97, 05.07.00, 07.05.02, 01.04.03, 13.09.05, abr. 22.03.10)

Section 7476-7500 Specific Provisions on Discretionary Accounts (abr. 22.03.10)

- 7476 Definitions (01.04.93, 13.09.05, abr. 22.03.10)
- 7477 Obligation to comply (01.04.93, 13.09.05, abr. 22.03.10)
- **7478** Written Authorization (01.04.93, 13.09.05, abr. 22.03.10)
- **7479 Designation of a Supervisory Authority** (01.04.93, 13.09.05, abr. 22.03.10)
- 7480 Designation as a Portfolio Manager or Associate Portfolio Manager (01.04.93, 21.08.02, 13.09.05, abr. 22.03.10)

- **7481 Portfolio Management Committee** (01.04.93, 13.09.05, abr. 22.03.10)
- **7482 Quarterly Review of the Managed Accounts** (01.04.93, 13.09.05, abr. 22.03.10)
- **7483** Investment Policies (01.04.93, 13.09.05, abr. 22.03.10)

7484	Fees Agreement	
	(01.04.93, 13.09.05, abr. 22.03.10)	

- 7485 Separate and Distinct Supervision for each Managed Account (01.04.93, 13.09.05, abr. 22.03.10)
- **7486** Ethics (01.04.93, 13.09.05, abr. 22.03.10)
- 7487 The Approved Participant's Mandate (01.04.93, 13.09.05, abr. 22.03.10)

Section 7501 - 7550 Procedures Concerning the Custody, the Segregation and the Safekeeping of Clients' Securities and Free Credits (abr. 22.03.10)

- **7501 Definitions** (01.10.86, 01.06.89, 01.04.93, 13.09.05, abr. 22.03.10)
- **7502** Clients Free Credit Balances (01.04.93, 13.09.05, abr. 22.03.10)
- 7503 General Concept (01.10.86, 01.06.89, 01.04.93, 13.09.05, abr. 22.03.10)
- **7504** Acceptable Internal Locations (01.10.86, 01.06.89, 01.04.93, 13.09.05, abr. 22.03.10)
- **7505** Restrictions on the Use of Clients' Securities (01.10.86, 01.06.89, 01.04.93, 13.09.05, abr. 22.03.10)
- **7506** Restrictions on Delivery of Customers' Securities (01.10.86, 01.04.93, 13.09.05, abr. 22.03.10)
- **7507** Written Notice to Clients Required (01.10.86, 01.04.93, 13.09.05, abr. 22.03.10)
- **7508** Determination of the Number of Securities to Be Segregated (01.10.86, 01.06.89, 01.04.93, 02.06.95, 13.09.05, abr. 22.03.10)
- **7509** Segregation on a Timely Basis and Corrections to be Made (01.10.86, 01.06.89, 01.04.93, 02.06.95, 13.09.05, abr. 22.03.10)
- **7510** Securities Held in Safekeeping (01.04.93, 13.09.05, abr. 22.03.10)
- 7511 Acceptable Securities Locations

(01.10.86, 20.12.91, 01.05.92, 01.04.93, 13.09.05, abr. 22.03.10)

8001 Definitions (05.11.80, 27.04.82, 29.05.02, 03.09.08)

For the purposes of the present Rule:

"advertisement(s) or advertising" includes television or radio commercials or commentaries, newspaper and magazine advertisements or commentaries, and any published material includingmaterials disseminated or made available electronically promoting the business of an approvedparticipant or an approved person.

"sales literature" includes any written or electronic communication, other than advertisementsand correspondence, distributed to or made generally available to a client or potential client including arecommendation with respect to a security or trading strategy. Sales literature includes but is not limitedto records, videotapes and similar material, market letters, research reports, circulars, promotionalseminar text, telemarketing scripts and reprints or excerpts of any other sales literature or publishedmaterial, but does not include preliminary or final prospectuses.

"correspondence" means any written or electronic business related communication prepared for delivery to a single current or prospective client, and not for dissemination to multiple clients or to the general public.

"trading strategy" means a broad general approach to investments including matters such as the use of specific products, leverage, frequency of trading or a method of selecting particular investments but does not include specific trade or sectorial weighting recommendations.

8002 Guidelines

(01.03.82, 29.05.02, 03.09.08)

An approved participant or approved person must not issue or send to the public, participate in or knowingly allow its name to be used in respect of any advertisement, sales literature or correspondence in connection with its or his or her business which:

- a) contains any untrue statement or omission of a material fact or is otherwise false or misleading;
- b) contains an unjustified promise of specific results;
- e) uses unrepresentative statistics to suggest unwarranted or exaggerated conclusions, or fails toidentify the material assumptions made in arriving at these conclusions;
- d) contains any opinion or forecast of future events, which is not clearly labeled as such;
- e) fails to fairly present the potential risks to the client;
- f) is detrimental to the interests of the public, the Bourse or its approved participants; or
- g) does not comply with any applicable legislation or the guidelines, policies or directives of any regulatory authority having jurisdiction.

8003 Policies and Procedures

(03.09.08)

Each approved participant must develop written policies and procedures that are appropriate for the approved participant's size, structure, business and clients for the review and supervision of advertisements, sales literature and correspondence relating to its business. All such policies and procedures must be approved by the self-regulatory organization having jurisdiction over the approved participant.

The policies and procedures referred to in the preceding paragraph may provide that the review and supervision of advertisements, sales literature and correspondence will be done by pre-use approval, post-use review or post use sampling, as appropriate to the type of material. However, the following types of advertisements, sales literature or correspondence must be approved prior to publication or use by a partner, director, officer or branch manager of the approved participant who is designated to approve such material:

- a) research reports;
- b) market letters;
- c) telemarketing scripts;
- d) promotional seminar texts (not including educational seminar texts);
- e) original advertisements;
- f) original template advertisements; and
- g) any material used to solicit clients that contains performance reports or summaries.

Where the policies and procedures of the approved participant do not require the approval of advertisements, sales literature or correspondence prior to being issued, the approved participant must-include provisions for the education and training of registered and approved persons as to the approved participant's policies and procedures governing such materials as well as follow ups to ensure that such policies and procedures are implemented and adhered to.

Copies of all advertisements, sales literature and correspondence and all records of supervision under the policies and procedures required by the present article must be retained and be readily available for examination by the Bourse. All advertisements, sales literature and related documents must be retained for a period of two (2) years from their date of creation and all correspondence and related documentsmust be retained for a period of five (5) years from their date of creation.

- 8004 Designation of Securities (03.09.08, abr. 14.09.18)
- 8005 Failure to Comply (03.09.08)

The Bourse, an approved participant or an approved person may, in accordance with the procedureprovided in the Rules and, more particularly in articles 4101 and following, file a complaint against an approved participant or approved person, charging them with having contravened the above-mentionedguidelines.

Section 8025 - 8050 Identification of an approved participant

(26.06.03)

8025 Ownership of Trade Name (26.06.03)

All business carried on by an approved participant or by any person on its behalf must be in the name of the approved participant or a business or trade name owned by the approved participant, an approved person in respect of the approved participant or an affiliated corporation of either one of them.

8026 Approval of Trade Name (26.06.03)

A business or a trade name is considered own by an approved participant when the approved participant has given its prior written consent for its uses and that the business or trade name does not contravene to any laws in Quebec and Canada regarding the legal publicity.

8027 Notification of Trade Name (26.06.03)

Prior to the use of any business or trade name other than the approved participant's legal name, the approved participant must notify the Bourse.

8028 Transfer of Trade Name (26.06.03)

Prior to the transfer of a business or trade name to another approved participant, the approved participant must notify the Bourse and comply with the laws in Quebec and Canada regarding the legal publicity.

8029 Single Use of Trade Name (26.06.03)

No approved participant or approved person must use any business or trade name that is used by any other approved participant unless the relationship with such other approved participant is that of an introducing/carrying broker arrangement pursuant to article 7470 or unless approved participants are related firms or affiliated corporations.

8030 Legal Name (26.06.03)

All written agreements with clients must be entered into in the approved participant's full legal name.

8031 Trade Name to Accompany Legal Name of an Approved participant (26.06.03)

A business or trade name used by an approved participant or an approved person may accompany, but not replace, the legal name of the approved participant on material that is used to communicate with the public. The approved participant's legal name must be at least equal in size to the business or trade name used. The "material" used to communicate with the public include, but is not limited to, the following:

letterhead;

- business cards;
- invoices;
- trade confirmations;
- monthly statements;
- websites;
- research reports;
- advertisement.

8032 Misleading Trade Names (26.06.03)

No approved participant or approved person must use any business or trade name that is deceptive ormisleading.

8033 Prohibition on Use of Trade Name (26.06.03)

The Bourse may prohibit an approved participant or approved person from using a business or tradename that is contrary to the Rules of the Bourse

9001 Definitions

(01.01.05, 01.02.07, 30.11.15, 14.01.16, 23.11.16, 01.12.17, 14.09.18)

For the purpose of the present Rule:

- "approved participant account" means all non-client accounts including firm accounts and market maker accounts;
- "client account" means an account for a client of an Approved Participant, but does not include account in which a member of a self-regulatory organization, or a related firm, approved person or employee of such an Approved Participant, member or related firm, as the case may be, has a direct or indirect interest, other than an interest in a commission charged;

"escrow receipt" means:

- i) in the case of an equity, exchange traded fund or income trust unit, a document issued by a financial institution approved by the Canadian Derivatives Clearing Corporation certifying that a security is held and will be delivered upon exercise by such financial institution in respect of a specified option of a particular client of an Approved Participant; or
- ii) in the case of an OCC option, a document issued by a depository approved by the clearing corporation, after executing and delivering agreements required by The Options Clearing Corporation, certifying that a security is held and will be delivered upon exercise by such financial institution in respect of a specified OCC option of a particular client of an Approved Participant;
- "firm account" means an account established by an Approved Participant, which is confined topositions carried by the Approved Participant on its own behalf;

"floating margin rate" means:

- i) the last calculated regulatory margin interval, effective for the regular reset period or until a violation occurs, such rate to be reset on the regular reset date, to the calculated regulatory margin interval determined at that date; or
- ii) where a violation has occurred, the last calculated regulatory margin interval determined at the date of the violation, effective for a minimum of twenty trading days, such rate to be reset at the close of the twentieth trading day, to the calculated regulatory margin interval determined at that date, where a reset results in a lower margin rate.

For the purpose of this definition, the term "regular reset date" is the date subsequent to the last reset date where the maximum number of trading days in the regular reset period has passed.

For the purpose of this definition, the term "regular reset period" is the normal period between margin rate resets. This period must be determined by the Canadian self-regulatory organizations with member regulation responsibilities and must not be no longer than sixty trading days.

For the purpose of this definition, the term "regulatory margin interval" means the margin interval calculated by the Bourse in collaboration with the Canadian Derivatives Clearing Corporation.

For the purpose of this definition, the term "violation" means the circumstance where the maximum 1 or 2 day percentage change in the daily closing prices is greater than the margin rate;

"index" means an equity index where:

- i) the basket of equity securities underlying the index is comprised of eight or more securities;
- ii) the weight of the single largest security position in the basket of equity securities underlying the index represents no more than 35% of the overall market value of the basket;
- iii) the average market capitalization for each security position in the basket of equity securities underlying the index is at least \$50 million; and
- iv) in the case of foreign equity indices, the index is both listed and traded on an exchange that meets the criteria for being considered a recognized exchange as set out in the definition of "regulated entities" included in the General Notes and Definitions of the "Joint Regulatory Financial Questionnaire and Report" form of the Investment Industry Regulatory Organization of Canada;
- **"market maker account**" means a firm account of an Approved Participant that is confined totransactions initiated by the Approved Participant acting as a market maker;
- "non-client account" means an account established with an Approved Participant by another member of a self-regulatory organization, a related firm, an approved person or employee of an Approved Participant or of a member of self-regulatory organization or of a related firm, as the case may be, in which the Approved Participant does not have an interest, direct or indirect, other than an interest in fees or commissions charged;

"OCC option" means a call option or a put option issued by The Options Clearing Corporation;

- "tracking error margin rate" means the last calculated regulatory margin interval for the tracking errorresulting from a particular offset strategy. The meaning of the term "regulatory margin interval" and the margin rate policy are the same as for the floating margin rate.
- **9002 Risk Margining Systems** (01.01.05, 30.11.15)
- a) With respect to an approved participant account constituted exclusively of positions in derivative instruments listed on the Bourse, the margin required may be the one calculated by the Standard Portfolio Analysis (SPAN) methodology using the margin interval calculated and the assumptions used by the Canadian Derivatives Clearing Corporation.

If the approved participant selects the SPAN methodology, the margin requirements calculated underthis methodology will supersede the provisions stipulated in the Rules.

- b) With respect to a client account, it is prohibited to use SPAN methodology to determine marginrequirements.
- **9003** Inter-Commodity Combinations (01.01.05, 01.02.07)

Unless otherwise specified, offsets are not permitted for positions in client accounts or approved participant accounts involving derivative instruments based on two different underlying interests.

Section 9101 9200 Margin Requirements on Equity-Related Derivatives

- **9101** Exchange Traded Options General Provisions (01.01.05, abr. 14.01.16)
- **9102** Long Option Positions (01.01.05, abr. 14.01.16)
- **9103** Short Option Positions (01.01.05, 01.02.07, abr. 14.01.16)
- **9104** Covered Option Positions (01.01.05, abr. 14.01.16)
- **9105** Options Spreads and Combinations (01.01.05, 01.02.07, 13.08.07, abr. 14.01.16)
- **9106 Option and Security Combinations** (01.01.05, 01.02.07, abr. 14.01.16)
- 9107 Option Spreads Involving Complex Strategies (01.01.05, 13.08.07, abr. 14.01.16)

- **9108** Index Option and Index Participation Unit Option Spread Combinations (01.01.05, 01.02.07, abr. 14.01.16)
- 9109 Index Option Combinations with Qualifying Baskets of Index Securities and Index-Participation Units (01.01.05, 01.02.07, abr. 14.01.16)

9110 9120 (reserved)

9121 Exchange Traded Futures Contracts General (01.01.05, 23.01.06, 14.01.16)

- a) The Bourse shall establish margin requirements applicable to futures contracts positions held by clients and no approved participant shall effect a futures contract transaction or carry an account for a client without proper and adequate margin, which must be obtained as promptly as possible and maintained in conformity with the provisions of this section;
- b) positions of clients must be marked to market daily and the required margin must be determined by using the greatest of:
 - i) the rate required by the futures contract exchange on which the contract is entered into or itsclearing corporation; or
 - ii) the rate required by the broker through which the approved participant ensures the clearing of the futures contract;
- c) in the case of a futures contract exchange or its clearing corporation that prescribes margin requirements based on initial and maintenance rates, the initial margin must be required from the client at the time the contract is entered into and such margin must not be for an amount less than the prescribed initial rate. When subsequent adverse price movements in the value of the futures contract reduce the margin on deposit to an amount below the maintenance level, a further amount to restore the margin on deposit to the initial rate must be required. The approved participant may, in addition, require such further margin or deposit as it may consider necessary as a result of fluctuations in market prices;
- d) margin requirements established by the Bourse may be made applicable to one or more rather than all approved participants or clients if deemed necessary by the Bourse;
- e) for clients, the margin requirements will be satisfied by the deposit of cash, escrow receipts or securities for which the loan value equals or exceeds the margin required. In the case of an escrow-receipt, the receipt must certify that government securities are held for futures contract positions of a named client. For the purposes of this receipt, the allowable government securities must mature within one year from the date of the deposit and the required margin covered by the receipt must not be greater than 90% of the par value of such securities held on deposit. All government securities which are an acceptable form of margin for the clearing corporation are acceptable;
- every approved participant must require from each of its customers for whom trades are effected through an omnibus account, not less than the amount of margin that would be required from such customers if their trades were effected through fully disclosed accounts;
- g) specific margin requirements may be applicable on spread positions when a client account holds such positions. Every approved participant must clearly identify such spread positions in its records relating to margin calculations;
- h) from time to time, the Bourse may impose special margin requirements with respect to particular futures contracts or particular positions in futures contracts.

9122 Simple or Spread Positions in Futures Contracts (01.01.05)

a) Shares futures contracts positions

- i) For simple positions in share futures contracts held in a client's account, the margin required must be the sum of:
 - A) the floating margin rate of the underlying interest;

and-

- B) the greater of:
 - I) 10% of the floating margin rate of the underlying interest; and
 - II) where the floating margin rate of the underlying interest is:
 - a) less than 10%, 5%;
 - b) less than 20% but greater or equal to 10%, 4%; or
 - c) greater or equal to 20%, 3%;

multiplied by the daily settlement value of the futures contracts.-

ii) For spread positions in share futures contracts held in a client's account, the margin requirements are determined by the Bourse in collaboration with the clearing corporation, from time to time.

b) Index futures contracts positions

The margin requirements which must be applied on all positions in index futures contracts held in a client's account are determined by the Bourse, in collaboration with the clearing corporation, from time to time.

9123 Share Futures Contracts and Security Combinations (01.01.05, 14.01.16, 15.06.18)

a) Share futures contracts underlying interest combinations

Where a client account contains one of the following combinations:

•long share futures contract and short an equivalent position in the underlying interest; or

•short share futures contract and long an equivalent position in the underlying interest;

the minimum margin required must be the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.

b) Short share futures contracts - long warrants, rights, instalment receipts combination

Where a client holds a short share futures contract on the underlying interests of an issuer and a long position in warrants, rights, shares, instalment receipts or other securities pursuant to the terms of which the holder is entitled to acquire the same class and at least the same number of underlying interests of the same issuer, the margin required must be equal to the difference between the market value of the long position and the settlement value of the short share futures contract, plus the aggregate of the subscription price or other cost or charge payable in connection with the acquisition of underlying interests to the relevant warrant, right, share, instalment receipt or other security.

c) Short share futures contracts - long capital shares

For the purposes of this section:

- a) "capital share" means a share issued by a split share company which represents all or a substantial portion of the capital appreciation portion of the underlying common share;
- b) "capital share conversion loss" means any excess of the market value of the capital shares over the retraction value of the capital shares;
- e) "preferred share" means a share issued by a split share company which represents all or a substantial portion of the dividend portion of the underlying common share, and includes equitydividend shares of split share companies;
- d) "retraction value", for capital shares, means:
 - i) where the capital shares can be tendered to the split share company for retraction directly for the underlying common shares, at the option of the holder, the excess of the market value of the underlying common shares received over the retraction cash-payment to be made when retraction of the capital shares takes place;
 - ii) where the capital shares cannot be tendered to the split share company for retractiondirectly for the underlying common shares, at the option of the holder, the retractioncash payment to be received when retraction of the capital shares takes place;
- e) "split share company" means a corporation formed for the sole purpose of acquiring underlying common shares and issuing its own capital shares based on all or a substantial portion of the capital appreciation portion and its own preferred shares based on all or a substantial portion of the dividend income portion of such underlying common shares.

Where a client holds a long position in capital shares and a short share futures contract, the margin required is the sum of:the capital share conversion loss, if any; and the normal margin required in the case of client account positions on the equivalent number of preferred shares.

The market value of the underlying security to be used for the calculation of the required marginpursuant to the preceding paragraph is the settlement value of the share futures contract.

In no case the margin required may be less than 3% of the settlement value of the share futurescontract.

9124 Share Futures Contracts Combinations with Options

(01.01.05, 15.06.18)

With respect to options and share futures contracts held in clients accounts, where the option contracts and the futures contracts have the same settlement date and underlying interest, or can be settled in either of the two nearest contract months, the option contracts and the futures contracts may be offset as follows:

a) Short call options long share futures contracts

Where a call option is carried short for a client's account and the account is also long a share futures contract on the same number of units of trading on the same underlying interest, the minimum margin required must be the greater of:

i) A) the margin required on the futures contract; less

B) the aggregate market value of the call option;

and-

ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.

b) Short put options short share futures contracts

Where a put option is carried short for a client's account and the account is also short a share futures contract on the same number of units of trading on the same underlying interest, the minimum margin required must be the greater of:

- i) A) the margin required on the futures contract; less
 - B) the aggregate market value of the put option;

and-

ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.

e) Long call options short share futures contracts

Where a call option is carried long for a client's account and the account is also short a share futurescontract on the same number of units of trading on the same underlying interest, the minimum marginrequired must be the greater of:

i) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest;

and-

ii) A) Out-of-the-money position

The aggregate market value of the call option; plus the lesser of:

- I) the aggregate exercise value of the call option less the daily settlement value of the futures contract; or
- II) the margin required on the futures contract;
- B) In-the-money or at-the-money position
 - I) the aggregate market value of the call option; less
 - II) the aggregate in-the-money amount of the call option.

d) Long put options long share futures contracts

Where a put option is carried long for a client's account and the account is also long a share futures contract on the same number of units of trading on the same underlying interest, the minimum margin required must be the greater of:

i) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest;

and-

ii) A) Out-of-the-money position

The aggregate market value of the put option; plus the lesser of:

- I) the daily settlement value of the futures contract less the aggregate exercise value of the put option; or
- II) the margin required on the futures contract;
- B) *In-the-money or at-the-money position*
 - I) the aggregate market value of the put option; less
 - II) the aggregate in-the-money amount of the put option.

e) Conversion or long tripo combination involving options and share futures contracts

Where a put option is carried long for a client's account and the account is also short a call option and long a share futures contract on the same number of units of trading on the same underlying interest with the same expiry date, the minimum margin required must be the greater of:

- i) A) the greater of the difference, plus or minus, between the daily settlement value of the long futures contract and the aggregate exercise value of the long put option or the short call option; plus
 - B) the aggregate net market value of the put and call options;

and-

ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.

f) Reconversion or short tripo combination involving options and share futures contracts

Where a put option is carried short for a client's account and the account is also long a call option and short a share futures contract on the same number of units of trading on the same underlying interest with the same expiry date, the minimum margin required must be the greater of:

- i) A) the greater of the difference, plus or minus, between the aggregate exercise value of the long call option or short put option and the daily settlement value of the short futures contract; plus
 - B) the aggregate net market value of the put and call options;

and-

- ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.
- 9125 Index Futures Contract Combinations with Qualifying Baskets of Index Securities and Index Participation Units (01.01.05, abr. 14.01.16)
- **9126** Index Futures Contract Combinations with Index Options (01.01.05, abr. 14.01.16)
- 9127 9150 (reserved)
- **9151** Margin Requirements for Positions in and Offsets Involving OCC Options (01.01.05, abr. 14.01.16)
- **9152** Margin Requirements for Positions in and Offsets Involving Sponsored Options (01.01.05, 14.01.16, abr. 14.09.18)

Section 9201 - 9300 Capital Requirements on Equity-Related Derivatives

- 9201 Exchange Traded Options General (01.01.05, abr. 14.01.16)
- **9202** Long Option Positions (01.01.05, abr. 14.01.16)

<u>- 265 -</u>

9203	Short Option Positions
	(01.01.05, 01.02.07, abr. 14.01.16)
9204	Covered Option Positions
	(01.01.05, abr. 14.01.16)
9205	Option Spreads and Combinations
	(01.01.05, 01.02.07, 13.08.07, abr. 14.01.16)
9206	Options and Security Combinations
	(01.01.05, 01.02.07, abr. 14.01.16)
9207	Option Spreads Involving Complex Strategies
	(01.01.05, 13.08.07, abr. 14.01.16)
9208	Index Options and Index Participation Unit Option Spread Combinations
	(01.01.05, 01.02.07, abr. 14.01.16)
9209	Index Option Combinations with Qualifying Baskets of Index Securities and Index
	Participation Units
	(01.01.05, 01.02.07, abr. 14.01.16)
9210	Index Option Combinations with Qualifying Baskets of Index Securities and Commitment
	to Purchase Index Participation Units
	(01.01.05, abr. 14.01.16)
9211 -	9220 (reserved)

- **9221** Exchange Traded Futures Contracts General (01.01.05, 23.01.06, 01.12.17)
- a) With respect to an account of an approved participant or market maker, the Bourse may establish certain charges against the capital of the approved participant carrying the account, which charges may be less onerous than margin requirements applicable to clients but for which the approved participant must maintain adequate capital resources at all times;
- b) positions of approved participants and customers must be marked to market daily and the required capital must be determined by using the greatest of:
 - i) the rate required by the futures contract exchange on which the contract is entered into or itsclearing corporation; or
 - ii) the rate required by the broker through which the approved participant ensures the clearing of the futures contract;
- e) in the case of a futures contract exchange or its clearing corporation that prescribes margin requirements based on initial and maintenance rates, initial capital is required at the time the contractis entered into and the amount of such capital must not be less than the prescribed initial rate. Subsequently, the approved participant must maintain, for each position held, a capital amountequivalent to the prescribed maintenance rate;

- d) capital requirements established by the Bourse may be made applicable to one or more rather than allapproved participants if deemed necessary by the Bourse;
- e) specific capital requirements may be applicable on spread positions when an approved participant account holds such positions. Every approved participant must clearly identify such spread positions in its records relating to margin calculations;
- f) from time to time the Bourse may impose special capital requirements with respect to particular futures contracts or particular positions in futures contracts.

9222 Simple or Spread Positions in Futures Contracts (01.01.05, 23.11.16)

a) Share futures contracts positions

- i) For simple positions in share futures contracts held in an approved participant's account, the capital required must be equal to either the floating margin rate of the underlying interestmultiplied by the daily settlement value of the futures contracts or the result of the methodologyoutlined under article 9122 a) i), at the Bourse's discretion;
- ii) for spread positions in shares futures contracts held in an approved participant's account, the capital requirements are determined by the Bourse, in collaboration with the clearing corporation, from time to time.

b) Index futures contracts positions

The capital requirements which must be applied on all positions in index futures contracts held in an approved participant's account are determined by the Bourse, in collaboration with the clearing corporation, from time to time.

9223 Share Futures Contracts and Security Combinations (01.01.05, 14.01.16, 15.06.18)

a) Share futures contracts underlying interest combinations

Where an approved participant account contains one of the following combinations:

- long share futures contract and short an equivalent position in the underlying interest; or
- short share futures contract and long an equivalent position in the underlying interest;

the minimum capital required must be the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.

b) Short share futures contracts long convertible security combination

Where an approved participant holds a short share futures contract on the underlying interests of an issuer and a long position in securities which are currently convertible or exchangeable into the same class and at least the same number of underlying interests of the same issuer, the capital required-

must be the excess of the market value of the long position over the settlement value of the shortshare futures contracts.

Any residual net credit money balance between the market value and settlement value of the positions which are paired cannot be used to reduce capital otherwise required on the long or short position remaining unhedged after applying the pairing described above.

Where the securities representing the long position held by the approved participant are not convertible or exchangeable until the expiry of a specific period of time but the approved participant has entered into a written, legally enforceable agreement, pursuant to which it has borrowed securities of the same class as those of the short position which do not have to be returned until the expiration of the period of time until conversion or exchange, the above-mentioned pairing may be done as if the securities representing the long position were currently convertible or exchangeable.

e) Short share futures contracts long warrants, rights, instalment receipts combination

Where an approved participant holds a short share futures contract on the underlying interests of an issuer and a long position in warrants, rights, shares, instalment receipts or other securities pursuant to the terms of which the holder is entitled to acquire the same class and at least the same number of underlying interests of the same issuer, the capital required must be equal to the aggregate of the subscription price or other cost or charge payable in connection with the acquisition of the underlying interests pursuant to the warrant, right, share, instalment receipt or other security plus (or minus, if the result is negative) the difference between the aggregate market value of the warrant, right, share, instalment receipt or other security and the settlement value of the share futures contracts.

d) Short share futures contracts long capital shares

For the purpose of this section:

- a) "capital share" means a share issued by a split share company which represents all or a substantial portion of the capital appreciation portion of the underlying common share;
- b) "capital share conversion loss" means any excess of the market value of the capital shares over the retraction value of the capital shares;
- c) "preferred share" means a share issued by a split share company which represents all or a substantial portion of the dividend portion of the underlying common share, and includes equity-dividend shares of split share companies;
- e) "retraction value", for capital shares, means:
 - i) where the capital shares can be tendered to the split share company for retraction directly for the underlying common shares, at the option of the holder, the excess of the market value of the underlying common shares received over the retraction cash payment to be made when retraction of the capital shares takes place;
 - ii) where the capital shares cannot be tendered to the split share company for retraction directly for the underlying common shares, at the option of the holder, the retraction cash payment to be received when retraction of the capital shares takes place;
- f) "split share company" means a corporation formed for the sole purpose of acquiring underlying common shares and issuing its own capital shares based on all or a substantial portion of the capital appreciation portion and its own preferred shares based on all or a substantial portion of the dividend income portion of such underlying common shares.

Where an approved participant holds a long position in capital shares and a short share futurescontract, the capital required is equal to the sum of the conversion loss, if any, and the normal capitalrequired on the equivalent number of preferred shares.

The market value of the underlying security to be used for the calculation of the required capital pursuant to the preceding paragraph is the settlement value of the share futures contract.

In no case, the capital required shall be less than 3% of the settlement value of the share futures-

contract.

9224 Share Futures Contracts Combinations with Options (01.01.05, 15.06.18)

With respect to options and share futures contracts held in approved participants accounts, where the option contracts and the futures contracts have the same settlement date and underlying interest, or can

be settled in either of the two nearest contract months, the option contracts and the futures contracts maybe offset as follows:

a) Short call options long share futures contracts

Where a call option is carried short for an approved participant's account and the account is alsolong a share futures contract on the same number of units of trading on the same underlying interest, the minimum capital required must be the greater of:

- i) A) the capital required on the futures contract; less
 - B) the aggregate market value of the call option;

and-

ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.

b) Short put options short share futures contracts

Where a put option is carried short for an approved participant's account and the account is alsoshort a share futures contract on the same number of units of trading on the same underlying interest, the minimum capital required must be the greater of:

- i) A) the capital required on the futures contract; less
 - B) the aggregate market value of the put option;

and-

ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.

c) Long call options short share futures contracts

Where a call option is carried long for an approved participant account and the account is also short a share futures contract on the same number of units of trading on the same underlying interest, the minimum capital required must be the greater of:

i) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest;

and-

ii) A) Out-of-the-money position

The aggregate market value of the call option; plus the lesser of:

- I) the aggregate exercise value of the call option less the daily settlement value of the futures contract; or
- II) the capital required on the futures contract;

- B) In-the-money or at-the-money position
 - I) the aggregate market value of the call option; less
 - II) the aggregate in-the-money amount of the call option.

d) Long put options long share futures contracts

Where a put option is carried long for an approved participant's account and the account is also longa share futures contract on the same number of units of trading on the same underlying interest, the minimum capital required must be the greater of:

i) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest;

and-

ii) A) Out-of-the-money position

The aggregate market value of the put option; plus the lesser of:

- I) the daily settlement value of the futures contract less the aggregate exercise value of the put option; or
- II) the capital required on the futures contract;
- B) In-the-money or at-the-money position
 - I) the aggregate market value of the put option; less
 - II) the aggregate in-the-money amount of the put option.

e) Conversion or long tripo combination involving options and share futures contracts

Where a put option is carried long for an approved participant's account and the account is also short a call option and long a share futures contract on the same number of units of trading on the same underlying interest with the same expiry date, the minimum capital required must be the greater of:

- i) A) the greater of the difference, plus or minus, between the daily settlement value of the long futures contract and the aggregate exercise value of the long put option or the short call option; plus
 - B) the aggregate net market value of the put and call options;

and-

- ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.
- f) Reconversion or short tripo combination involving options and share futures contracts

Where a put option is carried short for an approved participant's account and the account is also longa call option and short a share futures contract on the same number of units of trading on the sameunderlying interest with the same expiry date, the minimum capital required must be the greater of:

- i) A) the greater of the difference, plus or minus, between the aggregate exercise value of the long call option or short put option and the daily settlement value of the short futures-contract; plus
 - B) the aggregate net market value of the put and call options;

and-

- ii) the published tracking error margin rate for a spread between the futures contract and the related underlying interest, multiplied by the market value of the underlying interest.
- 9225 Index Futures Contract Combinations with Qualifying Baskets of Index Securities and Index Participation Units (01.01.05, abr. 14.01.16)
- **9226** Index Futures Contract Combinations with Index Options (01.01.05, abr. 14.01.16)

9227 9250 (reserved)

- **9251** Capital Requirements for Positions In and Offsets Involving OCC Options (01.01.05, abr. 14.01.16)
- **9252** Capital Requirements for Positions In and Offsets Involving Sponsored Options (01.01.05, 14.01.16, abr. 14.09.18)

Section 9301 9400

Margin Requirements for Derivative Instruments on Bonds and Interest Rates

- **9301** Exchange Traded Bond Options General (01.01.05, 01.02.07, 14.01.16, abr. 14.09.18)
- **9302** Long Bond Option Positions-(01.01.05, 14.01.16, abr. 14.09.18)-
- **9303** Short Bond Option Positions (01.01.05, 14.01.16, abr. 14.09.18)-
- **9304** Covered Bond Option Positions (01.01.05, 14.01.16, abr. 14.09.18)
- **9305** Bond Options Spreads and Combinations (01.01.05, 14.01.16, abr. 14.09.18)
- **9306** Bond Option and Security Combinations (01.01.05, 14.01.16, abr. 14.09.18)

9307 9310 (reserved)

9311 Long Option on Futures Contracts Positions (01.01.05, 14.01.16)

All purchases of options on futures contracts must be for cash and long positions shall have no loanvalue for margin purposes.

9312 Short Option on Futures Contracts Positions (01.01.05)

The minimum margin requirement which must be maintained in respect of an option carried short in a client account must be:

- i) 100% of the market value of the option; plus-
- ii) the greater of:
 - A) 50% of the normal margin required on the underlying futures contract; or-
 - B) the normal margin required on the underlying futures contract less 50% of the amount by which the option is out-of-the-money.
- **9313** Options on Futures Contracts Spreads and Combinations (01.01.05)
- a) Call spreads and put spreads

- i) Where a client account contains one of the following spread pairings:
 - long call option and short call option with the same or higher exercise price; or
 - long put option and short put option with the same or lower exercise price;-

the minimum margin required for the spread pairing must be:-

- A) 100% of the market value of the long option; minus
- B) 100% of the market value of the short option; plus
- C) where the long option expires before the short option, 50% of the normal margin required on the underlying futures contract.
- ii) Where a client account contains one of the following spread pairings:
 - long call option and short call option with a lower exercise price; or-
 - long put option and short put option with a higher exercise price;

the minimum margin required for the spread pairing must be the sum of:-

- A) the lesser of:
 - I) the loss amount that would result if both options were exercised; or
 - II) a) where the long and short options have the same expiry date, the margin required on the short option; or
 - b) where the long and short options have different expiry dates, the normal marginrequired on the underlying futures contract;

and-

B) where the options have different expiry dates, the net market value of the long and short options.

b) Short call short put spreads

Where a call option is carried short for a client's account and the account is also short a put option, the minimum margin required must be the sum of:

- i) the greater of:
 - A) the margin required on the call option ; or-
 - B) the margin required on the put option;

and-

ii) the loss amount that would result if the option having the lesser margin required was exercised.

9314 9320 (reserved)

9321 Exchange Traded Futures Contracts General (01.01.05, 23.01.06, 14.01.16)

- a) The Bourse shall establish margin requirements applicable to futures contracts positions held by clients and no approved participant shall effect a futures contract transaction or carry an account for a client without proper and adequate margin, which must be obtained as promptly as possible and maintained in conformity with the provisions of this section;
- e) for clients, the margin requirements will be satisfied by the deposit of cash, escrow receipt or securities for which the loan value equals or exceeds the margin required. In the case of an escrow-receipt, the receipt must certify that government securities are held for futures contract positions of a named client. For the purposes of this receipt, the allowable government securities must mature within one year from the date of the deposit and the required margin covered by the receipt must not be greater than 90% of the par value of such securities held on deposit. All government securities which are an acceptable form of margin for the clearing corporation are acceptable;
- g) specific margin requirements may be applicable on spread positions when a client account holds such positions. Every approved participant must clearly identify such spread positions in its records relating to margin calculations;
- h) from time to time, the Bourse may impose special margin requirements with respect to particular futures contracts or particular positions in futures contracts.

9322 Simple or Spread Positions in Futures Contracts (01.01.05)

The margin requirements which must be applied on all positions in futures contracts held in a client's account are determined by the Bourse, in collaboration with the clearing corporation, from time to time.

9323 Futures Contracts and Security Combinations (01.01.05, 27.02.06, abr. 14.01.16)

- **9324** Bond Futures Contracts Combinations with Bond Options (01.01.05, abr. 14.09.18)
- **9325** Futures Contracts Combinations with Options on Futures Contracts (01.01.05)
- a) Long options on futures contracts combinations with futures contracts

Where a client account contains one of the following combinations:-

- long call options and short an equivalent position in futures contracts; or-
- long put options and long an equivalent position in futures contracts;

the minimum margin required must be the greater of:-

- i) the aggregate market value of the long options; or
- ii) the margin required on the futures contracts.
- **b)** Short options on futures contracts combinations with futures contracts

Where a client account contains one of the following combinations:-

- short call options and long an equivalent position in futures contracts; or-
- short put options and short an equivalent position in futures contracts;

the minimum margin required must be:-

- i) the aggregate market value of the short options; plus-
- ii) the greater of:
 - A) 50% of the margin required on the futures contracts; or
 - B) the excess of the margin required on the futures contracts over 50% of the in-the-money amount of the option.
- 9326 Pairing of Government of Canada Bond Futures Contracts with U. S. Treasury Bond Futures Contracts (23.01.06, abr. 14.01.16)

Section 9401 - 9500 Capital Requirements on Bonds and Interest Rate Related Derivatives

- **9401** Exchange Traded Bond Options General (01.01.05, 01.02.07, 14.01.16, 01.12.17, abr. 14.09.18)
- **9402** Long Bond Option Positions (01.01.05, 14.01.16, abr. 14.09.18)
- **9403** Short Bond Option Positions (01.01.05, 14.01.16, abr. 14.09.18)
- **9404** Covered Bond Option Positions (01.01.05, 14.01.16, abr. 14.09.18)
- **9405** Bond Options Spreads and Combinations (01.01.05, 14.01.16, abr. 14.09.18)

9406 Bond Option and Security Combinations (01.01.05, 14.01.16, abr. 14.09.18)

9407 9410 (reserved)

9411 Long Futures Contracts Options Positions (01.01.05, 14.01.16)

The minimum capital required to carry a long call option or a long put option in an approved participant's account is the market value of the option, but this amount may be reduced by 50% of the amount by which the option is in the money when the premium is equal to or greater than 4 basis points in the case of options on Canadian bankers' acceptance futures contracts and 10 basis points in the case of options on Government of Canada bond futures contracts.

9412 Short Futures Contracts Options (01.01.05, 14.01.16)

The minimum capital required which must be maintained in respect of an option carried short in an approved participant account must be the greater of:

- i) 50% of the capital required on the underlying futures contract; or
- ii) the capital required on the futures contract less the amount by which the option is out-of-the-money.

9413 Futures Contracts Options Spreads and Combinations (01.01.05, 14.01.16)

a) Call spreads and put spreads

Where an approved participant account contains one of the following spread pairings:

- long call option and short call option; or
- long put option and short put option;

the minimum capital required must be:

- i) 100% of the market value of the long option; minus-
- ii) 100% of the market value of the short option; and
- iii) plus the loss (up to the amount of capital required on the short option) or less the gain (up to 50% of the amount by which the long option is in-the-money) that would result if both options were exercised (note: to recognize an in-the-money amount, the premium should be equal or greater than 4 basis points in the case of options on Canadian bankers' acceptance futures contracts and 10 basis points in the case of options on Government of Canada bond futures contracts).

b) Short call short put spreads

Where a call option is carried short for an approved participant account and the account is also short a put option, the minimum capital required must be the sum of:-

- i) the greater of:
 - A) the capital required on the call option; or
 - B) the capital required on the put option;

and-

ii) the loss that would result if the option having the lesser capital required was exercised.

c) Long call long put spreads

Where a call option is carried long for an approved participant account and the account is also long a put option, the minimum capital required must be:

- i) 100% of the market value of the call option; plus-
- ii) 100% of the market value of the put option; minus
- iii) the greater of:-
 - A) the amount by which the aggregate exercise value of the put option exceeds the exercise value of the call option; or
 - B) 50 % of the total of the amount by which each option is in the money when the premium is equal to or greater than 4 basis points in the case of options on Canadian bankers' acceptance futures contracts and 10 basis points in the case of options on Government of Canada bond futures contracts.
- 9414 9420 (reserved)

9421 Exchange Traded Futures Contracts General (01.01.05, 23.01.06, 14.01.16, 01.12.17)

- a) With respect to an account of an approved participant or market maker, the Bourse has established certain charges against the capital of the approved participant carrying the account, which charges may be less onerous than margin requirements applicable to clients but for which the approved participant must maintain adequate capital resources at all times;
- b) specific capital requirements may be applicable on spread positions when an approved participant account holds such positions. Every approved participant must clearly identify such spread positions in its records relating to margin calculations;
- c) from time to time the Bourse may impose special capital requirements with respect to particular futures contracts or particular positions in futures contracts.
- 9422 Simple or Spread Positions in Futures Contracts (01.01.05)

The capital requirements which must be applied on all positions in futures contracts held in an approved participant's account are determined by the Bourse, in collaboration with the clearing corporation, from time to time.

9423 Futures Contracts and Security Combinations (01.01.05, 27.02.06, abr. 14.01.16)

- **9424 Bond Futures Contract Combinations with Bond Options** (01.01.05, abr. 14.09.18)
- **9425** Futures Contracts Combinations with Options on Futures Contracts (01.01.05)-

For the following combinations, the delivery months of the options and of the futures contracts have no importance.

a) Long options on futures contracts - position in futures contracts-

Where an approved participant account contains one of the following combinations:-

- long call options and short an equivalent position in futures contracts; or-
- long put options and long an equivalent position in futures contracts;

the minimum capital required must be the greater of:

i) the capital required on the long option;

and-

- ii) A) the capital required on the futures contract; less-
 - B) the amount by which the option is in-the-money.

b) Short options on futures contracts position in futures contracts

Where an approved participant account contains one of the following combinations:-

- short call options and long an equivalent position in futures contracts; or-
- short put options and short an equivalent position in futures contracts;

the minimum capital required must be the greater of:

i) 50% of the capital required on the futures contract;

and-

- ii) A) the capital required on the futures contract; less-
 - B) the amount by which the option is in-the-money.

c) Conversion or long tripo combination involving options on futures contracts and futures contracts

Where a position in a futures contract is carried long in an approved participant's account and the account is also long an equivalent position in put options and short an equivalent position in call options, the minimum capital required must be the greater of:

- i) A) the greater of the difference, plus or minus, between the daily settlement value of the long futures contracts and the exercise value of the long put options or short call options; plus
 - B) the net market value of the long put and short call options;

and-

- ii) 50% of the capital required on the futures contracts.
- d) Reconversion or short tripo combination involving options on futures contracts and futures contracts

Where a position in a futures contract is carried short in an approved participant's account and the account is also short an equivalent position in put options and long an equivalent position in call options, the minimum capital required must be the greater of:

- i) A) the greater of the difference, plus or minus, between the exercise value of the long call options or short put options and the daily settlement value of the futures contracts; plus
 - B) the net market value of the short put and long call options;

and-

- ii) 50% of the capital required on the futures contracts.
- 9426 Pairing of Government of Canada Bond Futures Contracts with U. S. Treasury Bond Futures Contracts (23.01.06, abr. 14.01.16)

Section – 9501 – 9600 Over-the-counter (OTC) options

- **9501** Margin Requirements General Provisions (01.01.05, 19.10.06, abr. 14.01.16)
- 9502 Margin requirements Simple Long Positions (01.01.05, abr. 14.01.16)
- **9503** Margin Requirements Simple Short Positions (01.01.05, abr. 14.01.16)

9504	Margin Requirements - Paired Option Positions (01.01.05, abr. 14.01.16)
9505	Acceptable Forms of Margin (01.01.05, abr. 14.01.16)
9506	9510 (Reserved for future use)
9511	Capital Requirements - General Provisions (01.01.05, 19.10.06, abr. 14.01.16)
9512	Capital Requirements - Simple Long Positions (01.01.05, abr. 14.01.16) -
9513	Capital Requirements - Simple Short Positions (01.01.05, abr. 14.01.16)
9514	Capital Requirements - Paired Option Positions (01.01.05, abr. 14.01.16)
9515	Capital Reduction Allowed for Positions Held by Approved Participants (01.01.05, abr. 14.01.16)
	Section 9601—9650 Margin Requirements on Currency-Related Derivatives
9601	Exchange Traded Currency Options General Provisions (26.09.05, abr. 14.01.16)
9602	Long Currency Option Positions (26.09.05, abr. 14.01.16)
9603	Short Currency Option Positions (26.09.05, abr. 14.01.16)
9604	Covered Currency Option Positions (26.09.05, abr. 14.01.16)
9605	Currency Option Spreads and Combinations (26.09.05, abr. 14.01.16)
9606	Currency Options and Assets Denominated in the Same Currency Combinations- (26.09.05, abr. 14.01.16)-
	Section 9651 - 9700 Capital Requirements on Currency-Related Derivatives
9651	Exchange Traded Currency Options General (26.09.05, abr. 14.01.16)

- 9652 Long Currency Option Positions (26.09.05, abr. 14.01.16)
- 9653 Short Currency Option Positions (26.09.05, abr. 14.01.16)
- 9654 Covered Currency Option Positions (26.09.05, abr. 14.01.16)
- 9655 Currency Option Spreads and Combinations (26.09.05, abr. 14.01.16)
- **9656** Currency Options and Assets Denominated in the Same Currency Combinations-(26.09.05, abr. 14.01.16)

RULE TEN SETTLEMENTS - SECURITIES

(abr. 04.03.08)

RULE ELEVEN OPTIONS ACCOUNTS MANAGEMENT

(abr. 04.03.08)

RULE TWELVE STOCK EXCHANGE TAKE-OVER BIDS AND ISSUER BIDS (abr. 12:02:02)

RULE THIRTEEN PRECIOUS METAL CERTIFICATES (26.04.83, abr. 12.02.02)

RULE FOURTEEN DERIVATIVE INSTRUMENTS – MISCELLANEOUS RULES

Section 14001 14050 Miscellaneous

- **14001** General (24.04.84, abr. 13.09.05)
- 14002 Definition of Member (abr. 13.09.05)
- 14003 Futures Contracts Committee (abr. 13.09.05)

14004 Delivery through Clearing Corporation (13.09.05)

All deliveries and cash settlements must be made through and assigned by the clearing corporation. At expiry, all open positions must be satisfied by delivery or cash settlement, as may be the case. Delivery or cash settlement in respect thereof must be made in the manner prescribed by the Bourse and the clearing corporation.

14005 Emergency Situations (01.06.84, 13.09.05, 04.03.08)

- a) The Bourse has the power and the authority to act in the event that it determines the existence of an emergency situation which threatens the integrity, liquidity or orderly liquidation of any class of derivative instruments listed on the Bourse. The Bourse may exercise these emergency powers in the event that it has valid reasons to believe that any of the circumstances similar to the following exist:
 - 1) a manipulation, attempted manipulation, corner or squeeze is occurring or threatens to occur;
 - 2) the liquidity of a derivative instruments listed on the Bourse or its orderly liquidation is threatened by the concentration of positions in the hands of entities or individuals who are unable or unwilling to settle or to make or take delivery in the ordinary course;
 - 3) an action of the Government of Canada, of a Canadian provincial government or any foreign government or of any other derivative instruments market is likely to have a direct and adverse-impact on the integrity, liquidity and orderly liquidation of any derivative instrument listed on the Bourse; or
 - 4) an unusual, unforeseeable, and adverse circumstance has occurred.
- b) In the event that the Bourse determines that an emergency situation exists, it may take any of the following actions or any other action that may be appropriate to remedy the situation:
 - 1) terminate trading;
 - 2) limit trading to liquidation of derivative instruments only;
 - 3) order liquidation of all or a portion of an approved participant's accounts;
 - 4) order liquidation of positions as to which the holder is unable or unwilling to settle or to make or take delivery;
 - 5) confine trading to a specific price range or otherwise modify the daily price limit when such a limit exists;
 - 6) modify the trading days or hours;
 - 7) alter conditions of delivery or of settlement;
 - 8) fix the settlement price at which derivative instruments are to be liquidated according to the Rules of the clearing corporation;

- 9) require additional margins to be deposited with the clearing corporation.
- c) When the clearing corporation informs the Bourse of any emergency situation, whether in progressor apprehended, of which it has become aware, the Bourse shall act within 24 hours to considerappropriate measures, if any. The clearing corporation shall have the right to participate in any deliberation made pursuant to the present article.
- d) As soon as practicable following the imposition of emergency action, the Board of Directors must be promptly notified. Any action taken pursuant to this article may not extend beyond the duration of the emergency. In no event shall actions taken pursuant to this rule remain in effect for more than 90-days following their imposition.

Section 14051 14100 Requirements for Dealing with Clients

14051 Dealing with a Client in Derivative Instruments (24.04.84, 13.09.05, 04.03.08)

No approved participant must have any dealing with any client or prospective client in obtaining, taking or soliciting orders for or advising on trades in derivative instruments unless one or more persons employed by the approved participant are approved by the relevant self-regulatory organization as responsible persons for the supervision of trading in derivative instruments.

Every approved participant shall be responsible for ensuring that every account dealing in derivative instruments is operated and supervised in accordance with any applicable regulatory requirement and with best business practices.

- **14052** Approval of Futures Contracts Principal (19.10.82, 24.04.84, 13.09.05, abr. 04.03.08)
- **14053** Qualifications of Futures Contracts Principal (24.04.84, 21.08.02, 13.09.05, abr. 04.03.08)
- **14054 Duties of Futures Contracts Principal** (24.04.84, 21.08.02, 13.09.05, abr. 04.03.08)
- **14055** Approved Futures Contracts and Options on Futures Contracts Representative (13.09.05, abr. 04.03.08)
- 14056 Application for Approval as Futures Contracts and Options on Futures Contracts Representative (24.04.84, 21.08.02, 13.09.05, abr. 04.03.08)
- **14057** Qualifications of Futures Contracts and Options on Futures Contracts Representatives (10.03.81, 24.04.84, 21.08.02, 13.09.05, abr. 04.03.08)
- 14058 Minimum Number of Registered Futures Contracts and Options on Futures Contracts Representatives (13.09.05, abr. 04.03.08)

Section 14101 14150

Reports for Derivative Instruments

Generally, no adjustments will be made for declared dividends, if any, on the Underlying Interest.

Article 6.407 Daily Settlement Price or closing quotation

The daily Settlement Price or the closing quotation are determined according to the procedures established by the Bourse for each Derivative Instrument.

14101 Record of Orders

(24.04.84, 18.04.85, 13.09.05, abr. 04.03.08)

<u>Appendix 6E—Daily Settlement Price Procedures for Futures Contracts and Options on</u> <u>Futures Contracts</u>

Appendix 6E-1 RULE

Article 6.412 of the Rules stipulates that, "The daily Settlement Price or the closing quotation are determined according to the procedures established by the Bourse for each Derivative Instrument."

Appendix 6E-2 SUMMARY

- (a) Futures Contracts And Options On Futures Contracts Daily Settlement Prices.
 - (i) These markets use the average price during the last minutes of trading or other calculation methods, as specified for each instrument in the following procedures, so as to establish a single Settlement Price. These calculations are executed manually by Market Supervisors or, as the case may be, by an automated algorithm using pre-established guidelines for each product.
 - (ii) The prices at which block trades, Exchange for Physical (EFP) or Exchange for Risk (EFR) are arranged shall not be used to establish the open, high, low or daily Settlement Price.

Appendix 6E-3 OBJECTIVES

The objectives of establishing daily Settlement Prices are to:

- (a) Ensure a fair and orderly market close and pricing for Approved Participants so that they can properly mark-to-market their positions for Margin calculations and back office processing, including the clearing and settlement of their Transactions.
- (b) Ensure that CDCC and all market participants are informed of the Settlement Prices.

Appendix 6E-4 DESCRIPTION

Appendix 6E4.1THREE-MONTHCANADIANBANKERS'ACCEPTANCEFUTURES CONTRACTS (BAX)

<u>The daily Settlement Price procedure for the Three-Month Canadian Bankers'</u> Acceptance Futures contract (BAX) is executed by a fully automated pricing algorithm which utilizes the parameters described in paragraphs (b), (c) and (d) of Appendix 6D-4.1 to ensure accuracy in the process.

(a) <u>Definitions:</u>

- (i) "Regular order" means Orders routed by Approved Participants to the Bourse's Trading System.
- (ii) "Implied order" means orders generated by the implied pricing algorithm (using regular orders) and registered in the order book by the Electronic Trading System.
- (iii) "Minimum Threshold" means the applicable threshold for BAX will be:
 - (1) <u>150 contracts for the first four quarterly contract months</u> ("whites");
 - (2) <u>100 contracts for quarterly contract months 5 to 8 ("reds"); and</u>
 - (3) 50 contracts for quarterly contract months 9 to 12 ("greens").
- (b) Identification of the Front Quarterly Contract Month. The automated daily settlement pricing algorithm identifies the front quarterly contract month from the first two quarterly contract months. The front quarterly contract month is the one, among the first two quarterly contract months, that has the largest Open Interest and the required market information. In the absence of both these criteria together, then the front quarterly contract month shall be determined by Market Supervisors based on available market information.
- (c) Algorithm Utilized for the Determination of the Daily Settlement Price of the Front Quarterly Contract Month.
 - (i) Once the front quarterly contract month has been identified, the automated daily Settlement Price algorithm will determine the Settlement Price of the front quarterly contract month according to the following priorities: first, it will use the weighted average price of cumulated Trades that meet the Minimum Threshold, during the last three minute prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, on that contract month; if no such average price is available, it will then use the weighted average price of cumulated Trades for a total equal to the Minimum Threshold on that contract month for a period not exceeding the last 30 minutes prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days. Trades resulting from both regular and implied orders will be used in the process. If no such average price is yet available, then the least variation between the bid or offer price that is not as a result of implied orders and the previous day Settlement Price will be used.
 - (ii) The Settlement Price must be within the bid/offer price of the individual contract provided that the bid or offer meets the Minimum Threshold of volumes required.

- (iii) All volumes and orders on a spread will be weighted at 50% relative to the orders and volumes on individual contracts, whereas a butterfly spread will be weighted at 25% relative to the orders and volumes on individual contracts.
- (d) Procedure For The Determination Of The Daily Settlement Price Of The Remaining BAX Contract Months.
 - (i) Upon completion of the aforementioned steps, the automated daily pricing algorithm will then establish the Settlement Prices for all other BAX contract months sequentially. The daily Settlement Prices of all other BAX contract months will be based first on the last three minute outright market (resulting from regular and implied orders) prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, and strategy combination traded weighted average or, if no weighted average price can be determined in this manner, the least variation between the bid or offer for booked orders.
 - (ii) The Settlement Price must be within the bid/offer price of the individual contract provided that the bid or offer meets the Minimum Threshold of volumes required.
 - (iii) All volumes and orders on a spread will be weighted at 50% relative to the orders and volumes on individual contracts, whereas a butterfly spread will be weighted at 25% relative to the orders and volumes on individual contracts.
- (e) Ancillary Procedure. In the absence of any required items to apply the aforementioned procedure, Market Supervisors will establish the Settlement Price based on available market information. They may also disregard any event (Trade, bid or offer) which occurs close to 3:00 p.m., or close to 1:00 p.m. on early closing days, and which is not compatible with a given Settlement Price. In this situation, Market Supervisors will keep a record of the criteria used to establish the Settlement Price.

Appendix 6E-4.2FUTURES CONTRACTS ON S&P/TSX INDICES AND ON THE
FTSE EMERGING MARKETS INDEX.

The Settlement Price shall be the weighted average of all Trades during the calculation period, which ranges from 3:59 p.m. to 4:00 p.m. for all contract months. In the case of mini Futures Contracts on S&P/TSX Indices, the Settlement Price shall be the same as the standard Futures Contracts on S&P/TSX Indices when such standard Futures Contracts exist.

- (a) <u>Main Procedure.</u>
 - (i) Booked orders. If there is an unfilled order with a higher bid or lower offer in an outright month, this bid or offer will override the Settlement Price obtained from the weighted average. The order must have been

posted for 20 seconds or longer prior to the close and its size must be for a total of 10 contracts or more.

- (ii) Last Trades. If there are no Trades in the calculation period, then the last Trade before the calculation period will be taken into account while still respecting posted bids and offers in the market.
- (b) First Ancillary Procedure. When two contract months and the spread are trading (quarterly calendar roll), the ancillary procedure of this section will apply.
 - (i) The front month must be settled first (the establishment of the front month is based on the month with the greatest Open Interest).
 - (ii) The spread between the two contract months must be settled next by taking into account the average trading price of the calculation period and by examining the Trades executed during the previous 10 minutes.
 - (iii) The Settlement Price for the back month or far month is obtained by the difference between the front month Settlement Price and the value of the spread.
- (c) <u>Second Ancillary Procedure. In the absence of the items required to apply the</u> main procedure in paragraph (a) and the ancillary procedure in paragraph (b), the following ancillary procedure will apply.
 - (i) Market Supervisors will post a Settlement Price that will reflect the same differential that was applied on the previous day settlement. The Settlement Price will be adjusted accordingly to respect that contract's previous Settlement Price.
- (d) Third Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a) and the ancillary procedures in paragraph (b) and in paragraph (c), the following ancillary procedure will apply. In this situation, Market Supervisors will establish the Settlement Price based on available market information. They may also disregard any event (Trade, bid or offer) which occurs near the end of the Trading Day and which is not compatible with a given Settlement Price. In this situation, Market Supervisors will keep a record of the criteria used to establish the Settlement Price

Appendix 6E-4.3GOVERNMENT OF CANADA BOND FUTURES CONTRACTS

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- (a) Main Procedure. The Settlement Price shall be the weighted average of all Trades during the closing range. The closing range is defined as the last minute of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, for all contract months.
 - (i) Booked orders. If there is an unfilled order with a higher bid or lower offer in an outright month, this bid or offer will override the Settlement

Price obtained from the weighted average. This order must have been posted for 20 seconds or longer prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, and its size must be for 10 contracts or more.

- (ii) Last Trades. If there are no Trades in the last minute of trading, then the last Trade will be taken into account while still respecting posted bids and offers in the market.
- (b) First Ancillary Procedure. When two contract months and the spread are trading (quarterly calendar roll), the following ancillary procedure will apply.
 - (i) The front month must be settled first (the establishment of the front month is based on the month with the greatest Open Interest).
 - (ii) The spread between the two contract months must be settled next by taking into account the last minute average trading price prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, and by examining the Trades executed during the previous 10 minutes.
 - (iii) The Settlement Price for the back month or far month is obtained by the difference between the front month Settlement Price and the value of the spread.
- (c) <u>Second Ancillary Procedure. In the absence of the items required to apply the</u> main procedure in paragraph (a) and the ancillary procedure in paragraph (b), the following ancillary procedure will apply.
 - (i) Market Supervisors will post a Settlement Price that will reflect the same differential that was applied on the previous business day. The Settlement Price will be adjusted accordingly to respect that contract's previous Settlement Price.
- (d) Third Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a) and the ancillary procedures in paragraph (b) and (c), the following ancillary procedure will apply.
 - (i) In this situation, Market Supervisors will establish the Settlement Price based on available market information. They may also disregard any event (Trade, bid or offer) which occurs close to 3:00 p.m., or close to 1:00 p.m. on early closing days, and which is not compatible with a given Settlement Price. In this situation, Market Supervisors will keep a record of the criteria used to establish the Settlement Price.

Appendix 6E-4.4OPTIONSONTHREE-MONTHCANADIANBANKERS'ACCEPTANCE FUTURES CONTRACTS

- (a) <u>Main Procedure.</u>
 - (i) Weighted average. The Settlement Price shall be the weighted average of the prices traded in the closing range (last minute of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days). If there is, at the close, a higher bid or lower offer than the Settlement Price so obtained, that bid or offer shall be the Settlement Price.
 - (ii) Last Trades.
 - (1) If no Trade occurs during the closing range, the Market Supervisors will consider Transactions executed during the last 30 minutes of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days. Also, to be considered, the bids and offers shall be for a minimum of 25 contracts and shall have been posted at least one minute before 3:00 p.m., or before 1:00 p.m. on early closing days, to be considered.
 - (2) If no Trade occurs in the closing range (or in the last 30 minutes of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days), the Settlement Price shall be the theoretical price calculated by the Bourse (as described in paragraph (b)). If there is, at the close, a higher bid or lower offer than the Settlement Price so obtained, that bid or offer shall be the Settlement Price.
- (b) Ancillary procedure. In the absence of the items required to apply the main procedure in paragraph (a), the following ancillary procedure will apply.
 - (i) The Settlement Price shall be determined by inserting the following parameters into a standard Option pricing model (Black & Scholes):
 - (1) Price of the Underlying. The Bourse will capture the Settlement Price of the underlying BAX Futures Contract. This will be the price of the underlying.
 - (2) Interest rate. The interest rate used will be the rate implied by the Settlement Price of the BAX Futures Contract nearest to expiration.
 - (3) Volatility: The Bourse will use the implied volatility (per contract month, for Puts and calls) obtained from the acting Market Maker. The same volatility will be applied for both Calls and Puts.

- (4) The strike price of the Options' series and the time to expiration are the other parameters that will be inserted into the model.
- (ii) In determining the closing price, the Bourse shall take into account the information provided by the posted strategy, for example; if the SEP 9200 straddle is 98 bid, the total of the closing prices of these two series should not be inferior to 98.

<u>Appendix 6E-4.5</u> <u>30-DAY OVERNIGHT REPO RATE FUTURES CONTRACTS</u> (ONX)

- (a) Main Procedure. The Settlement Price shall be the weighted average of all Trades during the closing range. The closing range is defined as the last three minutes of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, for all contract months.
 - (i) Weighted average of closing range Trades. The weighted average will be derived from Trades that occurred in the outright months during the closing range. The total volume traded in each outright month must be for 25 or more contracts.
 - (ii) Booked orders. If there is an unfilled order with a higher bid price or lower offer price in a month, this bid or offer will override the Settlement Price obtained from the weighted average. This order must have been posted for 15 seconds or longer prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, and its size must be for a total of 25 or more contracts in each of the months.
 - (iii) Remaining balances of booked orders partially executed at the close. In the case of a booked order as stipulated in sub-paragraph (a)(ii) above, which would be only partially executed, the Trades during the closing period as well as the remaining balance of booked orders will be considered to establish the Settlement Price.
 - (1) Example 1: If there is a booked order for 25 ONX contracts at 97.92 and 15 of those contracts are executed, the 10 remaining contracts, if they are still present on the market at the same price, will be considered to establish the required minimum of 25 contracts.
 - (2) Example 2: If there is a Trade of 15 ONX contracts during the closing period at 97.92 and there is a booked order bid for 10 ONX contracts at 97.91 (respecting the required time limit), the bid will be considered in addition to the Trades in the closing period to establish a Settlement Price.
 - (iv) Strips and spreads. All Trades and unfilled booked orders for strips and spreads related to any expiry months will be ignored.

- (b) First Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a), the following ancillary procedure will apply
 - (i) Weighted average of Trades on strategies. The Settlement Price shall be the weighted average of the Trades on the strategies traded during the last five minutes of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, provided the volume for the strategy taken into account was of 25 or more contracts.
 - (ii) Booked orders. If there is an unfilled order with a higher bid or lower offer, this bid or offer will override the settlement obtained from the weighted average described in sub-paragraph (a)(ii). It has to have been posted for three minutes or longer prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, and the size must be for 25 or more contracts.
- (c) Second Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a) and the ancillary procedure in paragraph (b), the following ancillary procedure will apply.
 - (i) Differential with the previous contract month's Settlement Price. The Settlement Price will be defined by a price that reflects an appropriate differential with the Settlement Price of the previous contract month always starting with the contract month closest to expiry.
 - (ii) Conflicts between spreads. If two spreads are in conflict, the calendar spread closest to expiry will have priority.
- (d) Third Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a) and the ancillary procedures in paragraph (b) and paragraph (c), the following ancillary procedure will apply. In this situation, Market Supervisors will establish the Settlement Price based on the available market information. They may also disregard any event (Trade, bid or offer) which occurs close to 3:00 p.m., or close to 1:00 p.m. on early closing days, and which is not compatible with a given Settlement Price. In this situation, Market Supervisors will keep a record of the criteria used to establish the Settlement Price.

<u>Appendix 6E-4.6</u> <u>OVERNIGHT INDEX SWAP FUTURES CONTRACTS (OIS)</u>

- (a) Main Procedure. The Settlement Price shall be the weighted average of all Trades during the closing range. The closing range is defined as the last three minutes of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, for all contract months.
 - (i) Weighted average of closing range Trades. The weighted average will be derived from Trades that occurred in the outright months during the closing range. The total volume traded in each outright month must be for 25 or more contracts.

- (ii) Booked orders. If there is an unfilled order with a higher bid price or lower offer price in a month, this bid or offer will override the Settlement Price obtained from the weighted average. This order must have been posted for 15 seconds or longer prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, and its size must be for a total of 25 or more contracts in each of the months.
- (iii) Remaining balances of booked orders partially executed at the close. In the case of a booked order as stipulated in paragraph (a) above, which would be only partially executed, the Trades during the closing period as well as the remaining balance of booked orders will be considered to establish the Settlement Price.
 - (1) Example 1: If there is a booked order for 25 OIS contracts at 97.92 and 15 of those contracts are executed, the 10 remaining contracts, if they are still present on the market at the same price, will be considered to establish the required minimum of 25 contracts.
 - (2) Example 2: If there is a Trade of 15 OIS contracts during the closing period at 97.92 and there is a booked order bid for 10 OIS contracts at 97.91 (respecting the required time limit), the bid will be considered in addition to the Trades in the closing period to establish a Settlement Price.
- (iv) Strips and spreads. All Trades and unfilled booked orders for strips and spreads related to any expiry months will be ignored.
- (b) First Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a), the following ancillary procedure will apply:
 - (i) Weighted average of Trades on strategies. The Settlement Price shall be the weighted average of the Trades on the strategies traded during the last five minutes of trading prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, provided the volume for the strategy taken into account was of 25 or more contracts.
 - (ii) Booked orders. If there is an unfilled order with a higher bid or lower offer, this bid or offer will override the settlement obtained from the weighted average described in sub-paragraph (b)(i). It has to have been posted for three minutes or longer prior to 3:00 p.m., or prior to 1:00 p.m. on early closing days, and the size must be for 25 or more contracts.
- (c) <u>Second Ancillary Procedure. In the absence of the items required to apply the</u> main procedure in paragraph (a) and the ancillary procedure in paragraph (b), the following ancillary procedure will apply.

- (i) Differential with the previous contract month's Settlement Price. The Settlement Price will be defined by a price that reflects an appropriate differential with the Settlement Price of the previous contract month always starting with the contract month closest to expiry.
- (ii) Conflicts between spreads. If two spreads are in conflict, the calendar spread closest to expiry will have priority.
- (d) Third Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a) and the ancillary procedures in paragraphs (b) and (c), the following ancillary procedure will apply. In this situation, Market Supervisors will establish the Settlement Price based on the available market information. They may also disregard any event (Trade, bid or offer) which occurs close to 3:00 p.m., or close to 1:00 p.m. on early closing days, and which is not compatible with a given Settlement Price. In this situation, Market Supervisors will keep a record of the criteria used to establish the Settlement Price.

<u>Appendix 6E-4.7</u> <u>CANADIAN SHARE FUTURES CONTRACTS</u>

The Settlement Price shall be the weighted average of all Trades during the closing range. The closing range is defined as the last minute of the Trading Day for all contract months.

- (a) <u>Main Procedure.</u>
 - (i) Booked orders. If there is an unfilled order with a higher bid or lower offer in an outright month, this bid or offer will override the Settlement Price obtained from the weighted average. The order must have been posted for 20 seconds or longer prior to the close and its size must be for a total of 10 contracts or more
 - (ii) Last Trades. If there are no Trades in the last minute of trading, then the last Trade will be taken into account while still respecting posted bids and offers in the market
- (b) First Ancillary Procedure. When two contract months and the spread are trading (quarterly calendar roll), the ancillary procedure of this section will apply.
 - (i) The front month must be settled first (the establishment of the front month is based on the month with the greatest Open Interest).
 - (ii) The spread between the two contract months must be settled next by taking into account the average trading price of the last minute and by examining the Trades executed during the previous 10 minutes.
 - (iii) The Settlement Price for the back month or far month is obtained by the difference between the front month Settlement Price and the value of the spread.

- (c) <u>Second Ancillary Procedure. In the absence of the items required to apply the</u> main procedure in paragraph (a) and the ancillary procedure in paragraph (b), the following ancillary procedure will apply. Market Supervisors will post a Settlement Price that will reflect the same differential that was applied on the previous day settlement. The Settlement Price will be adjusted accordingly to respect that contract's previous Settlement Price.
- (d) Third Ancillary Procedure. In the absence of the items required to apply the main procedure in paragraph (a) and the ancillary procedures in paragraphs (b) and (c), Market Supervisors will establish the daily Settlement Price based on available market information. They may also disregard any event (Trade, bid or offer) which occurs near the end of the Trading Day and which is not compatible with a given Settlement Price. In this situation, Market Supervisors will keep a record of the criteria used to establish the Settlement Price.
- **14102** Reports Pertaining to the Accumulation of Positions for Derivative Instruments (24.04.84, 01.06.84, 13.09.05, 04.03.08, 01.04.13, 09.06.14, 01.10.15, 23.11.16, 15.06.18, 14.09.18)

Chapter F-Reports

Article 6.500 Reports of Accumulated Positions

- (a) 1) Each Approved Participant must file daily with the Bourse, in the prescribed manner, a report detailing all gross positions held for its own account or for an account or group of accounts which are all owned by the same beneficial owner in <u>derivative instrumentsDerivative Instruments</u> listed on the Bourse when these gross positions exceed the reporting thresholds prescribed by the Bourse for each of these <u>derivative instrumentsDerivative Instruments</u> or a report confirming that there are no positions to be reported when none of the reporting thresholds prescribed by the Bourse have been exceeded for each of these <u>derivative instruments</u>.
- (b) 2) Any report transmitted to the Bourse pursuant to this <u>articleArticle</u> must be transmitted within the reporting hours prescribed by the Bourse and not later than 9:00 a.m. (ET) on the business day following the one for which positions must be reported.
- (c) 3) For each account subject to a positions report to the Bourse, each Approved Participant must provide to the Bourse all the information necessary to the Bourse to allow it to adequately identify and classify this account. The information that must be provided to the Bourse is the following:
 - (i) a) the name and complete coordinates of the account beneficial owner;
 - (ii) b) the full account number as it appears in the Approved Participant records;
 - (iii) e) the account type (client, firm, market-maker, professional or <u>omnibus</u><u>Client Account, Firm Account, Market Maker Account,</u> <u>Professional Account or Omnibus Account</u>);
 - (iv) d) the beneficial account owner classification according to the typology established by the Bourse; and
 - (v) e) the identification of the nature of transactions Transactions made by the account (speculation or hedging). If it is impossible to clearly determine if the account is used for speculative or hedging purposes, it must then, by default, be identified as being a speculative account.
- (d) 4) In addition to providing the above-mentioned information to the Bourse, each Approved Participant must provide, for each account being reported, a unique identifier complying with the following requirements;

- (i) a) for any account opened in the name of a natural <u>personPerson</u> or of a corporation or other type of commercial entity wholly-owned by this natural <u>personPerson</u>:
 - (1) i) a unique identifier allowing to link together all the accounts having the same beneficial owner. The unique identifier used in such a case must be created by the Approved Participant in a format that it deems to be appropriate. This unique identifier, once created and used, must not be modified or replaced by a new identifier without having provided prior notice to the Bourse.
- (ii) b) for any account owned by <u>manyman</u> natural <u>personsPersons</u> such as a joint account, an <u>investmentInvestment</u> club account, <u>partnership or</u> <u>holding companyPartnership or Holding Company</u>:
 - i) if one of the natural persons Persons owning this account has an ownership interest of more than 50% in the account, the unique identifier used must be the identifier of this person Person and must be set as specified in subparagraph 3) a) i(c)(1) above;
- ii) if none of the persons owning the account has an ownership interest of more than 50 %, the unique identifier must be the account name.
 - (iii) e) for any account opened in the name of a corporation other than a corporation wholly-owned by a natural <u>personPerson</u>:
 - i) if one of the natural <u>persons Persons</u> owning shares of this corporation holds an ownership interest of more than 50 % in the account, the unique identifier used must be the identifier of this <u>personPerson</u> and must be set as specified in subparagraph <u>3(c) a) (i)</u> above;
 - (2) ii) if more than 50 % of the corporation shares are owned by another corporation, the unique identifier must be the Legal <u>Entity Identifierentity identifier</u> of this other corporation as attributed by the organization responsible for the attribution of such an identifier;
 - (3) iii) in all other cases, the unique identifier must be the Legal-Entity Identifierlegal entity identifier of the corporation in whose name the account has been opened;
 - (4) iv) if, for corporations mentioned in subparagraphs e) ii(d)(iii)(2) and e) iii(3), no Legal Entitylegal entity identifier is available, the identifier to be used shall be the incorporation number of the corporation as attributed by the government

authority having issued the incorporation certificate of such corporation.

- (e) In the case where neither the Legal Entity Identifierlegal entity identifier nor the incorporation number of a corporation are available or can be obtained or communicated by the Approved Participant in reason of legal or regulatory restrictions, the Approved Participant shall use a unique identifier that permits to link together all the accounts having the same corporation as beneficial owner. The unique identifier used in such a case can be either the name of the corporation owning the account or be created by the Approved Participant in a format that it deems appropriate.
- (f) Any unique identifier, be it or not created by the Approved Participant, must not be changed or replaced by a new identifier without prior notice having been given to the Bourse.
- (g) For the purposes of this paragraph esubparagraph (d)(iii), the term "Legal-Entitylegal entity identifier" means the unique identification number attributed to a legal entity by any organization accredited to this effect pursuant to the ISO 17442 standard of the International Standardization Organization, as approved by the Financial Stability Board and the G-20 and aiming at implementing a universal and mandatory identification system for legal entities trading any type of derivative instrumentDerivative Instrument.
- (h) 5) In order to determine if the reporting thresholds are attained, Approved Participants must aggregate positions held or controlled by the same account beneficial owner. For the purposes of this article<u>Article</u>, the term "control" means a beneficial ownership interest greater than 50 %.
- (i) (i) The reporting thresholds established by the Bourse are as follows:
 - (i) a) For each options Options class, other than options on futurescontractsOptions on Futures Contracts, and each share futures contractsShare Futures Contracts on a given underlying interestUnderlying Interest:
 - (1) i) 250 contracts, in the case of trust units options and share futures contractsOptions and Share Futures Contracts (for all contract months combined of each share future contractShare Future Contract) having the same underlying interestUnderlying Interest, by aggregating positions on trust units options and share futures contractsShare Future Contracts, one option contract being equal to one share futures contractsShare Future Contracts Share Future Contracts must be considered in the aggregate for purposes of the reporting threshold (on a gross basis), positions in options and share futures contracts shall be reported each separately;

<u>- 300 -</u>

- (2) ii) 250 contracts, in the case of stock options and share futures contractsOptions and Share Futures Contracts (for all contract months combined of each share future contract) having the same underlying interestUnderlying Interest, by aggregating positions on stock options and share futures contracts, one option contractOptions and Share Futures Contracts, one Option Contract being equal to one share futures contract. While options and Share Futures Contract being equal to considered in the aggregate for purposes of the reporting threshold (on a gross basis), positions in options and share futures contractsOptions and Share Futures Contracts must be considered in the aggregate for purposes of the reporting threshold (on a gross basis), positions in options and share futures contractsOptions and Share FuturesContractsOptions and Share
- (3) iii)-500 contracts, in the case of options on Exchange Traded Fundoptions and share futures contractsOptions on exchange traded fund Options and Share Future Contracts (for all contract months combined of each share future contractShare Future <u>Contract</u>) having the same <u>underlying interestUnderlying Interest</u>, by aggregating positions on Exchange Traded Fund options and share futures contractsShare Future Contracts, one option contract being equal to one share futures contract. Share Future Contract. While options and <u>share futures contractsShare Future Contracts</u> must be considered in the aggregate for purposes of the reporting threshold (on a gross basis), positions in options and <u>share futures contractsShare Future Contracts</u> shall be reported each separately;
- (4) **iv)** 500 contracts, in the case of currency options;
- (5) v) 15,000 contracts, in the case of index options; Index Options; and
- (6) vi) 1,000 contracts, in the case of sector index options.
- (ii) b) For futures contracts Futures Contracts and the related options on futures contracts Options on Futures Contracts:
 - i) 300 contracts, in the case of futures contracts Futures. Contracts and options on futures contractsOptions on Futures. Contracts on Three-Month Canadian Bankers' Acceptance Futures (BAX and OBX), by aggregating positions on options on futures contractsOptions on Futures Contracts and positions in the underlying futures contractFutures Contract. In this case, one optionsOptions contract (OBX) is equal to one futures contractFutures Contract (BAX);

- (2) ii) 250 contracts, in the case of 30-Year Government of Canada Bond Futures (LGB);
- (3) iii) 250 contracts, in the case of futures Futures and options on futures contracts Options on Futures Contracts on Ten-Year Government of Canada Bond Futures (CGB and OGB), by aggregating positions on options on futures contracts Options on Futures Contracts and positions in the underlying futures contract Futures Contract. For the purposes of aggregating positions, one options Contract (OGB) is equal to one futures contract Futures Contract Futures Contract (CGB);
- (4) iv) 250 contracts, in the case of Five-Year Government of Canada Bond Futures (CGF);
- (5) ★) 250 contracts, in the case of Two-Year Government of Canada Bond Futures (CGZ);
- (6) vi) 1,000 contracts, in the case of S&P/TSX 60 Index Standard Futures (SXF) and S&P/TSX 60 Index Mini Futures (SXM), by aggregating positions on both futures contracts Futures Contracts. For the purposes of aggregating positions, one standard contract (SXF) is equal to one mini contract (SXM);
- vii) 1,000 contracts, in the case of S&P/TSX Composite Index Mini Futures (SCF);
- (8) viii) 300 contracts, in the case of 30-Day Overnight Repo Rate Futures (ONX) and Overnight Index Swap Futures (OIS);
- (9) ix) 500 contracts, in the case of S&P/TSX Sector Index Futures (SXA, SXB, SXH, SXY, SXK, SXU); and
- (10) x) 1,000 contracts, in the case of futures contractsFutures Contracts on the FTSE Emerging Markets Index;
- (iii) The Bourse may, at its discretion, impose the application of any other reporting threshold that is more severe and lower than those provided in this Rulethe Rules.
- (j) 7) inIn addition to the reports required under the provisions of the present articleArticle, each Approved Participant must report immediately to the Vice-President of the Regulatory Division of the Bourse any situation in which the Approved Participant has reason to believe that itself or a client, acting alone or in concert with others, has exceeded or is attempting to exceed the position limits established by the Bourse;

- (k) 8) An Approved Participant of the Bourse which does not trade or does not hold or manage any trading accounts for its clients or itself for the purposes of transactions Transactions in any of the derivative instruments Derivative Instruments listed on the Bourse may be exempted from complying with the requirements as provided for in paragraph 1) of the present article(a), under the following conditions:
 - (i) i) the Approved Participant must submit an exemption request in writing to the Regulatory Division, confirming that it has not traded any of the derivative instruments Derivative Instruments listed on the Bourse in the last calendar year and that it does not plan to trade Trade any of them in a foreseeable future;
 - (ii) all exemptions granted will be valid as long as all conditions relative to such exemptions are complied with; and
 - (iii) any exemption can be cancelled by the Regulatory Division at any time and, in any case, ends when an Approved Participant executes a transaction<u>Transaction</u> on any of the <u>derivative instruments</u><u>Derivative</u> <u>Instruments</u> listed on the Bourse;
- (1) 9) An Approved Participant may, with prior approval of the Bourse, delegate to a third party the transmission of position reports required under the provisions of paragraph $\frac{1}{a}$ of the present Rulethis Article. In order for such an exemption to be granted, the following conditions must be met:
 - (i) i) the Approved Participant which wishes to delegate the task of producing and submitting position reports to a third party rather than doing so by itself must divulge to this third party all information necessary for the production of such reports, as is required by the Bourse;
 - (ii) any delegation established in accordance with the present paragraph must first be approved in writing by the Regulatory Division. An Approved Participant wishing to delegate the submission of positions reports required by the Bourse to a third party must therefore submit a request for approval in writing to the Regulatory Division;
 - (iii) all approvals of delegation granted by the Regulatory Division will be valid as long as all conditions relative to such approvals are complied with;
 - (iv) iv) any approval of delegation can be cancelled by the Regulatory Division at any time and, in any case, ends when the third party delegate ceases to produce reports or is no longer able to submit position reports on behalf of the Approved Participant having delegated such task, pursuant to the requirements of the Bourse; and

- (v) v) an Approved Participant having chosen to delegate the submission position reports to a third party nevertheless remains responsible for the obligations provided in the present articleArticle and must ensure that all the information transmitted to the Bourse by the delegateedelagatee is complete and accurate.
- **14103** Record of Transactions for Futures Contracts and Options on Futures Contracts (24.04.84, 13.09.05, abr. 04.03.08)
- 14104Record of Information Statements
(24.04.84, 13.09.05, abr. 04.03.08)14105Bourse's Authority with Respect to Reports
Transactions in OTC Options

(24.04.84, 13.09.05)

Each approved participant must file with the Bourse such reports as may be prescribed from time totime by the Bourse.

Section 14151 14200 Conduct of Derivative Instruments Accounts

- **14151** Opening of Futures Contracts and Options on Futures Contracts Accounts (12.08.80, 31.05.83, 24.04.84, 13.09.05, abr. 04.03.08)
- **14152** Futures Contracts and Options on Futures Contracts Trading Agreement (10.03.81, 31.05.83, 24.04.84, 13.09.05, abr. 04.03.08)
- **14153** Diligence as to Accounts (31.05.83, 24.04.84, 13.09.05, abr. 04.03.08)
- 14154
 Futures Contracts and Options on Futures Contracts Accounts Opened by a Person Otherthan the Client (13.09.05, abr. 04.03.08)
- **14155** Trade Confirmations and Monthly Statements (10.03.83, 24.04.84, 28.05.99, 26.03.03, 13.09.05, abr. 04.03.08)
- **14156** Electronic Delivery (26.03.03, 13.09.05, abr. 04.03.08)
- **14157 Position Limits for Derivative Instruments** (24.04.84, 30.12.93, 13.09.05, 04.03.08)

No approved participant shall make, for any account in which it has an interest or for the account of any client, a transaction in a specific derivative instrument listed on the Bourse if the approved participant has reason to believe that as a result of such transaction the approved participant or its client would, acting alone or in concert with others, directly or indirectly, hold or control a position in excess of the position limit established by the Bourse.

For the purposes of position limit regulations, the positions of all accounts directly or indirectly owned or controlled by a person or persons, and the positions of all accounts of a person or persons acting pursuant to an expressed or implied agreement or understanding, and the positions of all accounts in which a person or persons have a proprietary or beneficial interest, must be aggregated.

A person with authority over one or more managed accounts must not execute or order the execution of transactions for such account or accounts where such transactions, by themselves or in addition to his personal transactions, exceed the limits prescribed under the Rules of the Bourse regarding total positions in any derivative instrument.

Exemptions

In accordance with the provisions of Policy C-1, an approved participant may file, in the form prescribed, an application to the Bourse, to obtain on behalf of a bona fide hedger an exemption from the positionlimits prescribed by the Bourse.

A bona fide hedger may also under certain circumstances file directly with the Bourse, in the form prescribed, an application to obtain an exemption from the position limits prescribed by the Bourse.

14158 Open Positions for Derivative Instruments (31.05.83, 24.04.84, 13.09.05, 04.03.08)

All derivative instruments positions for a client or non-client account must remain open untilliquidated by a closing transaction, by delivery, by cash settlement or failure to perform as provided inthe rules of the exchange where such derivative instruments are traded and the clearing corporation.

- **14159** Transfer of Accounts (24.04.84, 13.09.05, abr. 04.03.08)
- 14160 Discretionary and Managed Accounts for Futures Contracts and Options on Futures-Contracts-(24.04.84, 13.09.05, abr. 04.03.08)
- 14161 Special Notice to Clients Pertaining to Discretionary and Managed Accounts for Futures-Contracts and Options on Futures Contracts (24.04.84, 13.09.05, abr. 04.03.08)
- 14162 Presumption of Authority in Futures Contracts and Options on Futures Contracts Accounts (24.04.84, 13.09.05, abr. 04.03.08)
- **14163** Exceptions to the Requirements Pertaining to Managed and Discretionary Futures-Contracts and Options on Futures Contracts Accounts-(24.04.84, 13.09.05. abr. 04.03.08)
- **14164** Futures Contracts and Options on Futures Contracts Managed Accounts (24.04.84, 13.09.05, abr. 04.03.08)
- 14165 Obligation to comply-

(24.04.84, 13.09.05, abr. 04.03.08)

- **14166** Written Authorization (24.04.84, 13.09.05, abr. 04.03.08)
- **14167** Designation of a Person with Supervisory Authority (24.04.84, 13.09.05, abr. 04.03.08)
- **14168** Designation as a Portfolio Manager or as Associate Portfolio Manager (24.04.84, 21.08.02, 13.09.05, abr. 04.03.08)
- **14169 Portfolio Management Committee** (24.04.84, 13.09.05, abr. 04.03.08)
- **14170** Quarterly Review of Managed Accounts (24.04.84, 13.09.05, abr. 04.03.08)
- **14171** Investment Policies (24.04.84, 13.09.05, abr. 04.03.08)
- **14172** Fees Agreement (24.04.84, 13.09.05, abr. 04.03.08)
- **14173** Separate and Distinct Supervision for each Managed Account (24.04.84, 13.09.05, abr. 04.03.08)
- **14174** Code of Ethics (24.04.84, 13.09.05, abr. 04.03.08)
- **14174** Omnibus Accounts (24.04.84, abr. 13.09.05)

Section 14201 14225 Margins for Derivative Instruments

Approved Participants must report in the form prescribed by the Bourse, the total number of Puts and Calls written, issued or Guaranteed in Over-The-Counter options during each period ending at the close of business on the fifteenth and last days of each month or, if not a business day, the preceding business day. Reports must be transmitted to the Bourse within two (2) business days of the end of the period.

Article 6.501 Report of Uncovered Short Option Positions

Upon request by the Bourse, an Approved Participant shall provide the Bourse with a report of the total Uncovered Short Position in each Option Contract open for trading; *provided however*, Approved Participants shall not report positions carried for the accounts of other Approved Participants where such Approved Participants report the positions themselves. Such reports shall show:

- (a) the position carried by such Approved Participant for its own account; and
- (b) the positions carried by such Approved Participant for the account of clients.

14201 Margin Requirements on

<u>- 308 -</u>

PART 7 - TRADING AND BUSINESS CONDUCT

<u>Chapter A—Trading Conduct</u>

Article 7.0 Complaints of Violations

Any Approved Participant, Approved Person or client may file a complaint with the Regulatory Department in the form and manner specified against any Approved Participant or Approved Person in respect of a violation or breach of the Regulations of the Bourse.

Article 7.1 Business Conduct Must Adhere to Principles of Good Business Practice

All Approved Participants must at all times adhere to the principles of good business practice in the conduct of their affairs. The business of Approved Participants or Approved Persons and their dealings amongst themselves and with the public must at all times comply with the standards set forth in the Regulations of the Bourse.

Article 7.2 Acts Inconsistent with Just and Equitable Principles of Trade

- (a) It shall be a violation of the Regulations of the Bourse for any Approved Participant or Approved Person to engage in any act, conduct, practice or proceeding unbecoming an Approved Participant or an Approved Person, inconsistent with just and equitable principles of Trade, or detrimental to the reputation of the Bourse or to the interests or the welfare of the public or of the Bourse.
- (b) Conduct, practices or proceedings prohibited by this Article include, but are not limited to the following examples:
 - (i) <u>misleading or attempting to mislead the Bourse on any material point;</u>
 - (ii) breaching any statute or regulation related to the trading of Securities or Derivative Instruments

(24.04.84, 13.09.05, 04.03.08):

- (iii) indiscriminate or improper solicitations of orders, either by telephone or <u>otherwise;</u>
- (iv) using high pressure or other sales tactics of a character considered undesirable according to the standards of the industry;
- (v) using or knowingly participating in the use of any manipulative or deceptive methods of trading, including those set out in Article 7.5 of the Rules; or

- (vi) breaching any provisions of the Code of Ethics and Conduct for Registered Representatives, included in the Conduct and Practices Handbook Course, published by the Canadian Securities Institute.
- (c) The Disciplinary Committee or the Special Committee shall decide whether an act, conduct, practice or proceeding is of the type within the scope of this Article.

Article 7.3 Best Execution Required

- (a) Approved Participants shall take reasonable care consistent with just and equitable principles of trade and diligently pursue the execution of each client order on the most advantageous execution terms reasonably available under all of the circumstances relating to the Trade or Trading Strategy and the then current market conditions.
- (b) To assess the most advantageous execution terms reasonably available, Approved Participants should consider general factors including, but not limited to: Trading Strategy, Trade price, speed of execution, certainty of execution, and overall cost of execution. In the case of strategy or spread Trades, Approved Participants shall consider these factors as they relate to the execution of the overall strategy, rather than the execution of each individual leg.

Article 7.4 Trade-through prohibited

No Approved Participant acting as agent shall execute a Transaction through the facilities of the Bourse in which the price recorded on the Bourse is:

- (a) in the case of a purchase by a customer, higher than the actual net price to the customer; or
- (b) in the case of a sale by a customer, lower than the actual net price to the customer.

Article 7.5 Manipulative or Deceptive Methods of Trading Prohibited

No Person may directly or indirectly, whether intentionally, recklessly or with willful blindness, use any manipulative or deceptive methods of trading on the marketplace of the Bourse. All orders must be entered for the purpose of executing *bona fide* transactions..

Manipulative or deceptive methods of trading include, but are not limited to:

- (a) manipulating the price of any Listed Product;
- (b) <u>entering an order or effecting a Transaction:</u>
 - i) to mislead other market participants;

- ii) to overload, delay, or disrupt the systems of the Bourse or other market participants;
- iii) to disrupt the orderly conduct of trading or the fair execution of <u>Transactions</u>;
- iv) to engage in wash trading, accommodation trading money passes, or other forms of fraudulent trading; or
- <u>v</u>) with the purpose of transferring funds, assets or liabilities in contravention of legal or regulatory requirements.

Article 7.6 Front Running Prohibited

No Approved Participant, Person employed by or acting on behalf of an Approved Participant or Person associated with an approved Participant shall:

- (a) take advantage of a customer's order by trading ahead of it; or
- (b) engage in Transactions based in whole or in part on non-public information concerning pending transactions in Securities, Options or future contracts, which are likely to affect the market prices of any other Securities, Options or future contracts, unless such Transactions are made solely for the purpose of providing a benefit to the client who is proposing or engaged in the transactions.

Article 7.7 Certain Activities at the Close Prohibited

At the close of a Trading Day, no Person shall enter or accept to enter a bid or an ask, nor execute a Trade for the purpose of establishing an artificial price or effecting a high or low closing price in a Listed Product.

Article 7.8 Unreasonable Quotations may be Disallowed

At the close of any Trading Day, if the buying and selling quotations are at the same price, or are more than 5% apart, a Market Supervisor may refuse to allow either or both of them to be recorded; he may also refuse to allow any unreasonable quotations to be recorded at any time.

<u>Chapter B—Account Handling by Approved Participants</u>

Article 7.100 Know Your Customer; Suitability

- (a) <u>Every Approved Participant must use diligence:</u>
 - (i) to learn and remain informed of the essential facts relative to every customer and to every order or account accepted:
 - (ii) to ensure that the acceptance of any order for any account is done in accordance with principles of good business practice;

- (iii) to ensure, subject to sub-paragraph (iv), hereunder, that the acceptance of any order for any account from a customer is suitable for such customer given his financial situation, his investment knowledge, his investment objectives and his risk tolerance; and
- (iv) to ensure, when recommending to a customer the purchase, sale, exchange or holding of any Derivative Instrument listed and traded on the Bourse, that the recommendation is suitable for such customer given his financial situation, his investment knowledge, his investment objectives and his risk tolerance.
- (b) Supervision. Every Approved Participant must designate a Person responsible for the supervision and surveillance of the trading activities in Derivative Instruments listed on the Bourse and where necessary to ensure continuous supervision, one or more alternate Person to this responsible Person. The responsible Person:
 - (i) is responsible for establishing and maintaining procedures and for supervising trading activities in Derivative Instruments listed on the Bourse. This Person must ensure that the handling of each client orders is within the bounds of ethical conduct, consistent with just and equitable principles of Trade and not detrimental to the reputation of the Bourse or the interests or the welfare of the public or the Bourse. This Person must supervise activities relating to the trading of Derivative Instruments listed on the Bourse in accordance with Bourse requirements and policies. In the absence or incapacity of the responsible Person, his authority and responsibilities must be assumed by an alternate responsible Person: and
 - (ii) is not required, along with the alternate Persons, to be approved by the Bourse. However, Approved Participants must provide the Bourse with a list of those Persons along with all necessary information to allow the Bourse to communicate with them as needed. Approved Participants are required to immediately inform the Bourse when changes are made to this list.

Article 7.101 Corporate Accounts

(a) Corporate Clients. In the case of an account carried by an Approved Participant for a corporation for the purpose of trading in Derivative Instruments, the Approved Participant must make sure that the corporation has the right under its charter and by-laws to engage in the intended Transactions for its own account and that the Persons from whom orders and instructions are accepted are duly authorized by the corporation to act on its behalf. It is advisable in each such case for the Approved Participant accepting the account to obtain a copy of the corporate charter, by-laws and authorizations; *provided however*, where it is not possible to obtain such documents, a partner, an Officer or a director of the Approved Participant carrying the account must prepare and sign a memorandum for the files of the Approved Participant indicating the basis upon which he believes that the corporation may properly engage in the intended Transactions and that the Persons acting for the corporation are duly authorized to do so.

(b) Nominee Accounts. When a nominee account is carried by an Approved Participant, its records must contain the name of the principal for whom the nominee is acting and written evidence of the nominee's authority.

Article 7.102 Designation of Accounts

No Approved Participant may carry an account in the name of a Person other than that of the client, except that an account may be designated by a number, a nominee name or other identification provided the Approved Participant maintains sufficient identification in writing to establish the beneficial owner of the account or the Person or Persons financially responsible for same. This information must be available at all times upon the request of the Bourse.

Article 7.103 Transactions by Employees of Approved Participants

No Approved Participant may carry an account for a partner, Officer, director or any employee of another Approved Participant either jointly or with another or others without the prior written consent of the employer; nor must make a Derivative Instrument Transaction or carry an account in Derivative Instruments in which any of the above is directly or indirectly interested. A copy of such consent of the employer must be kept in the client's file and duplicate reports and monthly statements must be sent to a partner, Officer or director designated in such consent (other than the Person for whom the account is carried). This Article does not apply to any director who is an Outside Investor with respect to the Approved Participant or its Holding Company and whose Investment therein does not contravene Part 3.

Article 7.104 Conflict of Interest

No Approved Participant acting as agent for a customer to buy or sell Derivative Instruments listed on the Bourse may be the buyer or seller on his own account or otherwise act in such a manner as to create a conflict between his own interests and those of his client; *provided however*, an Approved Participant acting as a Market Maker will be deemed not to act in a manner as to create a conflict of interest.

Article 7.105 Complaints

- (a) Each Approved Participant must keep an up-to-date record of all written complaints received by the Approved Participant resulting from the conduct of the Approved Participant or of one of its Approved Persons in connection with orders or Transactions in Derivative Instruments listed on the Bourse.
- (b) Complaint files must be retained for seven (7) years. Furthermore, Approved Participants must maintain an up-to-date record of all complaints and subsequent documentation received relating to the conduct of the Approved Participant or of one of its Approved Persons in connection with orders or Transactions in Derivative Instruments listed on the Bourse. Such record must be retained for a

period of seven (7) years from the date of receipt of the complaint by the Approved Participant and must be made available to the Bourse upon request.

- (c) <u>The complaint record must, at a minimum, contain the following information:</u>
 - (i) <u>the complainant's name;</u>
 - (ii) the date of complaint;
 - (iii) the name of the individual who is the subject of the complaint;
 - (iv) the Derivative Instruments which are the subject of the complaint;
 - (v) the materials reviewed in the investigation made by the Approved Participant;
 - (vi) if applicable, the name and title of the Persons who were interviewed by the Approved Participant in the course of its investigation of the complaint and the date of such interviews; and
 - (vii) the date and conclusions of the decision rendered in connection with the complaint.

PART 8 - BUSINESS CONDUCT-ADVERTISING

Article 8.0 -8.1 Reserved

Article 8.2 Prohibited Advertising

An Approved Participant or Approved Person must not issue or send to the public, participate in or knowingly allow its name to be used in respect of any Advertisement, Sales Literature or Correspondence in connection with its or his or her business which:

- (a) contains any untrue statement or omission of a material fact or is otherwise false or misleading;
- (b) <u>contains an unjustified promise of specific results:</u>
- (c) <u>uses unrepresentative statistics to suggest unwarranted or exaggerated</u> <u>conclusions, or fails to identify the material assumptions made in arriving at these</u> <u>conclusions;</u>
- (d) contains any opinion or forecast of future events, which is not clearly labeled as such:
- (e) fails to fairly present the potential risks to the client;
- (f) is detrimental to the interests of the public, the Bourse or its Approved Participants; or
- (g) does not comply with any applicable legislation or the guidelines, policies or directives of any regulatory authority having jurisdiction.

Article 8.3 Policies and Procedures Required

- (a) Each Approved Participant must develop written policies and procedures that are appropriate for the Approved Participant's size, structure, business and clients for the review and supervision of Advertisements, Sales Literature and Correspondence relating to its business. All such policies and procedures must be approved by the self-regulatory organization having jurisdiction over the Approved Participant.
- (b) The policies and procedures referred to in the preceding paragraph may provide that the review and supervision of Advertisements, Sales Literature and Correspondence will be done by pre-use approval, post use review or post use sampling, as appropriate to the type of material. However, the following types of Advertisements, Sales Literature or Correspondence must be approved prior to publication or use by a partner, director, Officer or branch manager of the Approved Participant who is designated to approve such material:

- (i) <u>research reports;</u>
- (ii) <u>market letters;</u>
- (iii) telemarketing scripts;
- (iv) promotional seminar texts (not including educational seminar texts);
- (v) original Advertisements;
- (vi) original template Advertisements; and
- (vii) any material used to solicit clients that contains performance reports or summaries.
- (c) Where the policies and procedures of the Approved Participant do not require the approval of Advertisements, Sales Literature or Correspondence prior to being issued, the Approved Participant must include provisions for the education and training of registered and Approved Persons as to the Approved Participant's policies and procedures governing such materials as well as follow-ups to ensure that such policies and procedures are implemented and adhered to.
- (d) Copies of all Advertisements, Sales Literature and Correspondence and all records of supervision under the policies and procedures required by the present Article must be retained and be readily available for examination by the Bourse. All Advertisements, Sales Literature and related documents must be retained for a period of two (2) years from their date of creation and all Correspondence and related documents must be retained for a period of five (5) years from their date of creation.

Article 8.4 8.24 Reserved

Article 8.25 Ownership of Trade Name

All business carried on by an Approved Participant or by any Person on its behalf must be in the name of the Approved Participant or a business or Trade name owned by the Approved Participant, an Approved Person in respect of the Approved Participant or an affiliated corporation of either one of them.

Article 8.26 Approval of Trade Name

<u>A business or a Trade name is considered its own by an Approved Participant when the</u> <u>Approved Participant has given its prior written consent for its uses and that the business or</u> <u>Trade name does not contravene to any laws in Québec and Canada regarding the legal publicity.</u>

Article 8.27 Notification of Trade Name

Prior to the use of any business or Trade name other than the Approved Participant's legal name, the Approved Participant must notify the Bourse.

Article 8.28 Transfer of Trade Name

<u>Prior to the transfer of a business or Trade name to another Approved Participant, the</u> <u>Approved Participant must notify the Bourse and comply with the laws in Québec and Canada</u> <u>regarding the legal publicity.</u>

Article 8.29 Single Use of Trade Name

No Approved Participant or Approved Person may use any business or Trade name that is used by any other Approved Participant unless the relationship with such other Approved Participant is that of an introducing/carrying broker arrangement or unless Approved Participants are related firms or affiliated corporations.

Article 8.30 Legal Name

All written agreements with clients must be entered into in the Approved Participant's full legal name.

Article 8.31 Trade Name to Accompany Legal Name

A business or Trade name used by an Approved Participant or an Approved Person may accompany, but not replace, the legal name of the Approved Participant on material that is used to communicate with the public. The Approved Participant's legal name must be at least equal in size to the business or Trade name used. The "material" used to communicate with the public include, but is not limited to, the following:

- (a) <u>letterhead;</u>
- (b) <u>business cards;</u>
- (c) <u>invoices;</u>
- (d) trade confirmations:
- (e) <u>monthly statements;</u>
- (f) websites;
- (g) research reports; and
- (h) <u>Advertisement.</u>

Article 8.32 Misleading Trade Names

No Approved Participant or Approved Person may use any business or trade name that is deceptive or misleading.

Article 8.33 Prohibition on Use of Trade Name

<u>The Bourse may prohibit an Approved Participant or Approved Person from using a</u> <u>business or trade name that is contrary to the Rules of the Bourse.</u>

PART 9 - CLEARING AND FINANCIAL INTEGRITY

Chapter A—Clearing

<u>Article 9.0</u> <u>Clearing and Settlement of Bourse Transactions</u>

- (a) Except as otherwise provided in the Regulations of the Bourse or specifically authorized by the Bourse, all Transactions effected on the Bourse shall be cleared and settled in accordance with the rules and operations procedures of the Clearing Corporation designated from time to time by the Bourse.
- (b) The Bourse shall not be liable for any loss whatsoever suffered by an Approved Participant through any act or omission of the Clearing Corporation in connection with, or arising out of, the settlement of any Transaction.
- (c) Regulations and procedures prescribed by resolution of the directors of the Clearing Corporation which are not inconsistent with the Regulations of the Bourse shall be binding upon the Approved Participants of the Bourse to the same extent as such regulation and procedures and the breach of any such regulation shall have the same effect as a breach of the Regulations of the Bourse.

Article 9.1 Designated Clearing Corporations

As provided in Article 9.0, the designated Clearing Corporation for Bourse equities products is the Canadian Depository for Securities Limited (CDS) and for Bourse derivatives instruments is CDCC.

Article 9.2 Clearing Arrangements

Approved Participants who are not members of the designated Clearing Corporation for a category of Listed Products, shall cause their Bourse Transactions to be cleared by a member of the designated Clearing Corporation.

Article 9.3 Suspension of Clearing Arrangement

- (a) A Clearing Approved Participant must notify the Vice President, Regulatory Division and the Market Operations Department, telephonically and by electronic mail immediately upon suspending or terminating its clearing relationship with an Approved Participant.
- (b) Upon being notified by the President or Chief Risk Officer of the Clearing Corporation that a Clearing Approved Participant has been suspended, has had its membership terminated or become Non-Conforming as defined under Clearing Corporation Rules, the Vice President, Regulatory Division, acting solely in his or her discretion, may instruct the Market Operations Department immediately to suspend access to, and/or cancel any orders resting in, the Trading System by the

Non-Conforming Clearing Approved Participant for itself or for the Approved Participants, and in respect of the particular Listed Products that the Clearing Approved Participant clears.

- (c) Upon being notified by a Clearing Approved Participant as provided in paragraph (a) that it has suspended or terminated its clearing relationship with an Approved Participant, the Vice President, Regulatory Division, acting solely in his or her discretion, may instruct the Market Operations Department immediately to suspend access to, and/or cancel any orders resting in, the Trading System by or for the Approved Participant in respect of the particular Listed Products cleared by the notifying Clearing Approved Participant.
- (d) The Vice President, Regulatory Division, acting solely in his or her discretion, may instruct the Market Operations Department to reinstate access to the Trading System:
 - (i) for a Clearing Approved Participant (and the Approved Participants for which it clears) who has been suspended, has had its membership terminated or became non-conforming, upon notification by the President or the Chief Risk Officer of the Clearing Corporation that the Clearing Approved Participant has been reinstated and is in good standing;
 - (ii) for an Approved Participant, upon notification by a Clearing Approved Participant in good standing that it has established a clearing relationship with the Approved Participant.
- (e) The Vice President, Regulatory Division, may make the decisions under this Article acting in his or her sole discretion. However, nothing in this Article precludes the Vice President, Regulatory Division from consulting any other official of the Bourse in making the decisions under this Article or in submitting such decisions to the Special Committee for a determination.

Article 9.4 Use of SPAN Risk Margining System

- (a) Approved Participant Account. The Margin required for the account of an Approved Participant constituted exclusively of positions in Derivative Instruments listed on the Bourse may be calculated using the Standard Portfolio Analysis (SPAN) methodology and the Margin interval calculated by, and assumptions used by, the Canadian Derivatives Clearing Corporation. If the Approved Participant selects the SPAN methodology, the Margin requirements calculated under this methodology will supersede the provisions stipulated in the Rules.
- (b) Client Account. The use of SPAN methodology to determine Margin requirements with respect to a Client Account is prohibited.

Article 9.5 Inter-commodity Off-sets Prohibited

<u>Unless otherwise specified, offsets are not permitted for positions in Client Accounts or</u> <u>Approved Participant Accounts involving Derivative Instruments based on two different</u> <u>Underlying Interests.</u>

Chapter B-Margin

Article 9.100 Margin for Derivative Instruments

- (a) The <u>marginMargin</u> requirements applicable to all positions in <u>derivative</u> <u>instrumentsDerivative Instruments</u> listed on the Bourse and held by an <u>approved</u> <u>participantApproved Participant</u> or on behalf of its clients are determined, from time to time by the Bourse, in collaboration with the <u>clearing corporationClearing</u> <u>Corporation</u>.
- (b) Margin requirements established by the Bourse may be made applicable to one or more, rather than all-<u>approved participants</u> Approved Participants or clients if deemed necessary by the Bourse.
- (c) <u>The following requirements shall apply with respect to Margin requirements:</u>
 - (i) 1) Everyevery client and non-client position must be marked to the market daily-;
 - (ii) 2) Every approved participant<u>every Approved Participant</u> must collect from its clients and non-clients for whom trades in derivativeinstrumentsTrades in Derivative Instruments are effected, a marginMargin (which marginMargin must be maintained) of not less than the minimum prescribed under the rules or regulations of the derivatives exchange on which the derivative instrumentDerivative Instrument is traded (or its elearing corporation).Clearing Corporation);
 - (iii) 3) Every approved participant<u>Approved Participant</u> must collect from each of its clients and non-clients for whom <u>tradesTrades</u> are effected through an <u>omnibus accountOmnibus Account</u> the amount of <u>marginMargin</u> that would be required from such clients and non-clients if their <u>tradesTrades</u> were effected through fully-disclosed accounts<u>-; and</u>
 - (iv) 4) Thethe Bourse may, in its discretion, require one or more or all approved participants Approved Participants to collect from one or more or all clients or non-clients for whom trades in derivative instruments Trades in Derivative Instruments are effected an amount of marginMargin greater than the minimum prescribed under the rules or regulations of the derivatives exchange on which the derivative instrument Derivative Instrument is traded (or its clearing corporation Clearing Corporation). The Bourse may set such requirements with respect to any or all derivative instruments.

(v) Note: Many derivatives exchanges (especially in the United States) prescribe marginMargin requirements based on initial and maintenance rates. In such cases, when a derivative instrumentDerivative Instrument position is entered into, the approved participantApproved Participant must collect from the client an amount of marginMargin not less than the prescribed initial marginMargin rate. Subsequently, adverse price movements in the value of the derivative instrumentsDerivative Instruments may reduce the client²'s marginMargin on deposit to an amount below the maintenance marginMargin level. When this happens the approved participantApproved Participant must then collect from the client a further amount sufficient to restore the marginMargin on deposit to the initial rate.

14202 Orders in Undermargined Client Accounts (24.04.84, 13.09.05)

Approved participants must not accept orders for new trades from a client unless the minimum amount of margin for the new trades is on deposit or is forthcoming within a reasonable time and unless the margin on that client's pre-existing open positions complies with the margin requirements established by the Bourse or is forthcoming within a reasonable time. Client credits in excess of margin requirements on all open positions may be allocated to the margin on a new commitment.

14203 Margin Calls

(24.04.84, 18.04.85, 13.09.05)

- (a) <u>An approved participant An Approved Participant</u> may <u>eallCall</u> for additional <u>marginsMargins</u> at his discretion, but whenever a client's <u>marginMargin</u> is below the minimum amount required, the <u>approved participantApproved Participant</u> must <u>callCall</u> for such additional <u>marginMargin</u> necessary to bring the account up to the required level, and the amount of such additional <u>marginMargin</u> must, each time a <u>margin callMargin Call</u> is made, be calculated to be no less than the amount of the liability of the <u>approved participant to the clearing corporationApproved Participant</u> to the Clearing Corporation, for <u>marginMargin</u> in respect of the same <u>openpositionOpen Position</u>, as if no other positions were at that time registered with the <u>clearing corporationClearing Corporation</u>.
- (b) If within a reasonable delay the client fails to comply with such demand, the approved participant<u>Approved Participant</u> may close out all of the client¹'s positions or sufficient positions to restore the client¹'s account to the required margin<u>Margin</u> status.
- (c) If the <u>approved participant Approved Participant</u> is unable to contact the client, a written demand sent to or left at the client's place of business or at the address provided by him to the <u>approved participant Approved Participant</u> shall be deemed sufficient.
- (d) Approved <u>participantsParticipants</u> must keep a written record of all <u>marginMargin</u> calls, whether they made in writing, by telephone or by other means of communication.

Article 9.101 Orders in Under-Margined Client Accounts

Approved Participants must not accept orders for new Trades from a client unless the minimum amount of Margin for the new Trades is on deposit or is forthcoming within a reasonable time and unless the Margin on that client's pre-existing Open Positions complies with the Margin requirements established by the Bourse or is forthcoming within a reasonable time. Client credits in excess of Margin requirements on all Open Positions may be allocated to the Margin on a new commitment.

14204 Closing out of Client's Positions

(24.04.84, 13.09.05)

In the event of the failure of an <u>approved_participantApproved_Participant</u> to maintain client <u>marginsMargins</u> as required under <u>this Rulethe Rules</u>, the Bourse may order such <u>approved participantApproved Participant</u> to immediately close out all or such part of the positions on his books in order to correct the <u>marginMargin</u> deficiency.

14205 Margins on Trading

(10.03.81, 24.04.84, 13.09.05, 04.03.08, 05.10.18)

<u>An approved participantAn Approved Participant</u> may use his discretion in permitting a client having an established account to make day trades in derivative instruments<u>Trades in</u> <u>Derivative Instruments</u> without margining each transaction<u>Transaction</u>, provided that any such transactions<u>Transactions</u> which are not closed out on the same Trading Day shall be subject to the full amount of margin<u>Margin</u> required.

14206 Intercommodity or Intermarket Spread Margins (24.04.84, 13.09.05)

Intercommodity or intermarket spread margins must be those determined from time to time by the Bourse.

Section 14226 - 14250 Bona Fide Hedger Accounts

14226 **Definition of a Bona Fide Hedge**

(24.04.84, 13.09.05, 04.03.08)

Bona fide hedging transactions and positions are transactions or positions in derivative instruments or transactions to be made or positions to be taken at a later time in the cash market, which are economically appropriate to the reduction of risks in the conduct and management of a commercial enterprise and which arise from:

- a) the potential change in the value of assets which a person owns, or merchandises or anticipates owning, or merchandising;
- b) the potential change in the value of liabilities which a person owes or anticipates incurring;
- e) the potential change in the value of services which a person provides, purchases or anticipates providing or purchasing.

Notwithstanding the foregoing, no transactions or positions shall be considered as bona fide hedges for the purposes of this Rule unless their purpose is to offset price risks incidental to commercial cash operations and unless the relevant provisions of this Rule have been satisfied.

14227 Bona Fide Hedger Accounts

(24.04.84, 30.12.9313.09.05 04.03.08)

An approved participant must not consider an account as a bona fide hedger account unless the following conditions have been satisfied:

- a) the prospective hedger has stated that:
 - 1) the intended positions will be bona fide hedges;
 - 2) the hedges are necessary or advisable as an integral part of his business (fully explaining the nature and extent of his business);
- b) the hedge positions are kept in a separate hedge account in the records of the approved participant;
- c) the hedger complies with whatever limitations or requirements the Bourse imposes in connectionwith such hedges;
- d) the hedger complies with all applicable Rules and Policies of the Bourse;

- e) hedges are made in an orderly manner in accordance with sound commercial practices, and are not initiated or liquidated in a manner that would cause unreasonable price fluctuations or unwarranted price changes.
- 14209 Deductions from Net Allowable Assets Futures Contracts and Options on Futures-Contracts

(13.09.05, abr. 04.03.08)

Section 14251 – 14300 Requirements for Dealing with U.S. Clients in Mercantile Futures Contracts

- **14251 Definitions** (18.04.85, abr. 13.09.05)
- **14252** Obligations of Members Dealing with U.S. Clients (18.04.85, abr. 13.09.05)

RULE FIFTEEN FUTURES CONTRACTS SPECIFICATIONS

Section 15001 - 15050 General Provisions

15001 Scope of Rule

(24.01.86, 22.04.88, 08.09.89, 16.04.92, 19.01.95, 07.09.99, 31.01.01, 14.06.02, 03.05.04, 16.11.07, 30.05.08, 15.05.09, 18.06.10, 09.06.14, 18.01.16, 15.06.18, 14.09.18)

This Rule is limited in application to futures trading of the following instruments:

- a) the overnight repo rate;
- b) 1-month Canadian Bankers' Acceptance;
- c) 3-month Canadian Bankers' Acceptance;
- d) 2-year Government of Canada Bond;
- e) 5-year Government of Canada Bond;
- f) 10-year Government of Canada Bond;
- g) 30-year Government of Canada Bond;
- h) the S&P/TSX 60 Index;
- i) the S&P/TSX Composite Index;
- j) designated S&P/TSX sectorial indices;
- k) Canadian and International stocks, exchange-traded funds and trust units;

I) FTSE Emerging Markets Index;Article 9.102Client Margins-Futures

- (a) The Bourse shall establish Margin requirements applicable to Futures Contracts positions held by clients and no Approved Participant shall effect a Futures Contract Transaction or carry an account for a client without proper and adequate Margin, which must be obtained as promptly as possible and maintained in conformity with the following requirements:
 - (i) positions of clients must be marked to market daily and the required Margin must be determined by using the greatest of:

- (1) the rate required by the Futures Contract exchange on which the contract is entered into or its Clearing Corporation; or
- (2) the rate required by the broker through which the Approved Participant ensures the clearing of the Futures Contract;
- (ii) in the case of a Futures Contract exchange or its Clearing Corporation that prescribes Margin requirements based on initial and maintenance rates, the initial Margin must be required from the client at the time the contract is entered into and such Margin must not be for an amount less than the prescribed initial rate. When subsequent adverse price movements in the value of the Futures Contract reduce the Margin on deposit to an amount below the maintenance level, a further amount to restore the Margin on deposit to the initial rate must be required. The Approved Participant may, in addition, require such further Margin or deposit as it may consider necessary as a result of fluctuations in market prices;
- (iii) Margin requirements established by the Bourse may be made applicable to one or more rather than all Approved Participants or clients if deemed necessary by the Bourse;
- (iv) for clients, the Margin requirements will be satisfied by the deposit of cash, Escrow Receipts or Securities for which the loan value equals or exceeds the Margin required. In the case of an Escrow Receipt, the receipt must certify that government Securities are held for Futures Contract positions of a named client. For the purposes of this receipt, the allowable government Securities must mature within one year from the date of the deposit and the required Margin covered by the receipt must not be greater than 90% of the par value of such Securities held on deposit. All government Securities which are an acceptable form of Margin for the Clearing Corporation are acceptable;
- (v) every Approved Participant must require from each of its customers for whom Trades are effected through an Omnibus Account, not less than the amount of Margin that would be required from such customers if their Trades were effected through fully disclosed accounts;
- (vi) specific Margin requirements may be applicable on Spread Positions when a Client Account holds such positions. Every Approved Participant must clearly identify such Spread Positions in its records relating to Margin calculations; and
- (vii) from time to time, the Bourse may impose special Margin requirements with respect to particular Futures Contracts or particular positions in Futures Contracts.

Article 9.103 Margins for Share Futures Contracts and Index Futures Contracts

- (a) Shares Futures Contracts positions. For simple positions in Share Futures Contracts held in a client's account, the Margin required must be the sum of:
 - (i) the Floating Margin Rate of the Underlying Interest; and
 - (ii) the greater of:
 - (1) <u>10% of the Floating Margin Rate of the Underlying Interest; and</u>
 - (2) where the Floating Margin Rate of the Underlying Interest is:
 - (A) less than 10%, 5%;
 - (B) less than 20% but greater or equal to 10%, 4%; or
 - (C) greater or equal to 20%, 3%;
 - (3) multiplied by the daily settlement value of the Futures Contracts.
 - (iii) For Spread Positions in Share Futures Contracts held in a client's account, the Margin requirements are determined by the Bourse in collaboration with the Clearing Corporation, from time to time.
- (b) Index Futures Contracts positions. The Margin requirements which must be applied on all positions in Index Futures Contracts held in a client's account are determined by the Bourse, in collaboration with the Clearing Corporation, from time to time.

Article 9.104 Margin for Share Futures Contracts and Underlying Combination

- (a) Share Futures Contracts Underlying Interest combinations. Where a Client Account contains one of the following combinations:
 - (i) long Share Futures Contract and short an equivalent position in the Underlying Interest; or
 - (ii) short Share Futures Contract and long an equivalent position in the Underlying Interest:

the minimum Margin required must be the published Tracking Error Margin rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.

(b) Short Share Futures Contracts – long warrants, rights, instalment receipts combination. Where a client holds a short Share Futures Contract on the Underlying Interests of an issuer and a Long Position in warrants, rights, shares, instalment receipts or other securities pursuant to the terms of which the holder is entitled to acquire the same class and at least the same number of Underlying Interests of the same issuer, the Margin required must be equal to the difference between the market value of the Long Position and the settlement value of the short Share Futures Contract, plus the aggregate of the subscription price or other cost or charge payable in connection with the acquisition of Underlying Interests to the relevant warrant, right, share, instalment receipt or other Security.

- (c) <u>Short Share Futures Contracts long capital shares.</u>
 - (i) For the purposes of this paragraph:

"capital share" means a share issued by a split share company which represents all or a substantial portion of the capital appreciation portion of the underlying common share;

"capital share conversion loss" means any excess of the market value of the capital shares over the retraction value of the capital shares;

"preferred share" means a share issued by a split share company which represents all or a substantial portion of the dividend portion of the underlying common share, and includes equity dividend shares of split share companies;

"retraction value", for capital shares, means:

- (A) where the capital shares can be tendered to the split share company for retraction directly for the underlying common shares, at the Option of the holder, the excess of the market value of the underlying common shares received over the retraction cash payment to be made when retraction of the capital shares takes place; or
- (B) where the capital shares cannot be tendered to the split share company for retraction directly for the underlying common shares, at the Option of the holder, the retraction cash payment to be received when retraction of the capital shares takes place;

"split share company" means a corporation formed for the sole purpose of acquiring underlying common shares and issuing its own capital shares based on all or a substantial portion of the capital appreciation portion and its own preferred shares based on all or a substantial portion of the dividend income portion of such underlying common shares.

- (ii) Where a client holds a Long Position in capital shares and a short Share Futures Contract, the Margin required is the sum of: the capital share conversion loss, if any; and the normal Margin required in the case of Client Account positions on the equivalent number of preferred shares.
- (iii) The market value of the underlying Security to be used for the calculation of the required Margin pursuant to the preceding paragraph is the settlement value of the Share Futures Contract.
- (iv) In no case the Margin required may be less than 3% of the settlement value of the Share Futures Contract.

Article 9.105 Margin for Share Futures Contracts and Option Combination

With respect to Options and Share Futures Contracts held in Client Accounts, where the Option Contracts and the Futures Contracts have the same settlement date and Underlying Interest, or can be settled in either of the two nearest contract months, the Option Contracts and the Futures Contracts may be offset as follows:

- (a) Short Call Options long Share Futures Contracts. Where a Call Option is carried short for a client's account and the account is also long a Share Futures Contract on the same number of units of trading on the same Underlying Interest, the minimum Margin required must be the greater of:
 - (i) the Margin required on the Futures Contract less the aggregate market value of the Call Option; and
 - (ii) the published Tracking Error Margin Rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.
- (b) Short Put Options short Share Futures Contracts. Where a Put Option is carried short for a client's account and the account is also short a Share Futures Contract on the same number of units of trading on the same Underlying Interest, the minimum Margin required must be the greater of:
 - (i) the Margin required on the Futures Contract less the aggregate market value of the Put Option; and
 - (ii) the published Tracking Error Margin Rate for a spread between the <u>Futures Contract and the related Underlying Interest, multiplied by the</u> <u>market value of the Underlying Interest.</u>
- (c) Long Call Options Short Share Futures Contracts. Where a Call Option is carried long for a client's account and the account is also short a Share Futures Contract on the same number of units of trading on the same Underlying Interest, the minimum Margin required must be the greater of:

- (i) the published tracking error Margin rate for a spread between the Futures <u>Contract and the related Underlying Interest, multiplied by the market</u> <u>value of the Underlying Interest, and either:</u>
 - (1) Out-of-the-money position. The aggregate market value of the Call Option; plus the lesser of:
 - (A) the aggregate Exercise value of the Call Option less the daily settlement value of the Futures Contract; or
 - (B) the Margin required on the Futures Contract; or
 - (2) In-the-money or at-the-money position. The aggregate market value of the Call Option less the aggregate In-the-money amount of the Call Option.
- (d) Long Put Options long Share Futures Contracts. Where a Put Option is carried long for a client's account and the account is also long a Share Futures Contract on the same number of units of trading on the same Underlying Interest, the minimum Margin required must be the greater of:
 - (i) the published tracking error Margin rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest and either:
 - (1) Out-of-the-money position. The aggregate market value of the Put Option; plus the lesser of:
 - (A) the daily settlement value of the Futures Contract less the aggregate Exercise value of the Put Option; or
 - (B) the Margin required on the Futures Contract; or
 - (2) In-the-money or at-the-money position. The aggregate market value of the Put Option less the aggregate In-the-money amount of the Put Option.
- (e) <u>Conversion or long tripo combination involving Options and Share Futures</u> <u>Contracts. Where a Put Option is carried long for a client's account and the</u> <u>account is also short a Call Option and long a Share Futures Contract on the same</u> <u>number of units of trading on the same Underlying Interest with the same expiry</u> <u>date, the minimum Margin required must be the greater of:</u>
 - (i) the greater of the difference, plus or minus, between the daily settlement value of the long Futures Contract and the aggregate Exercise value of the long Put Option or the short Call Option, plus the aggregate net market value of the Put and Call Options; and

- (ii) the published tracking error Margin rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.
- (f) Reconversion or short tripo combination involving Options and Share Futures Contracts. Where a Put Option is carried short for a client's account and the account is also long a Call Option and short a Share Futures Contract on the same number of units of trading on the same Underlying Interest with the same expiry date, the minimum Margin required must be the greater of:
 - (i) the greater of the difference, plus or minus, between the aggregate Exercise value of the long Call Option or short Put Option and the daily settlement value of the short Futures Contract; plus the aggregate net market value of the Put and Call Options; and
 - (ii) the published Tracking Error Margin Rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.

Article 9.106 Margin for Long Options on Futures

All purchases of Options on Futures Contracts must be for cash and Long Positions shall have no loan value for Margin purposes.

Article 9.107 Margin for Short Options on Futures

<u>The minimum Margin requirement which must be maintained in respect of an Option</u> carried short in a Client Account must be 100% of the market value of the Option, plus the greater of:

- (a) <u>50% of the normal Margin required on the underlying Futures Contract; or</u>
- (b) the normal Margin required on the underlying Futures Contract less 50% of the amount by which the Option is Out-of-the-money.

Article 9.108 Margin for Options on Futures Spreads and Combinations

- (a) <u>Call spreads and Put spreads.</u>
 - (i) Where a Client Account contains a spread paring that is either a long Call Option and short Call Option with the same or higher Exercise Price; or a long Put Option and short Put Option with the same or lower Exercise Price, the minimum Margin required for the spread pairing must be:
 - (1) <u>100% of the market value of the long Option; minus</u>
 - (2) <u>100% of the market value of the short Option; plus</u>

- (3) where the long Option expires before the short Option, 50% of the normal Margin required on the underlying Futures Contract.
- (ii) Where a Client Account contains a spread paring that is either a long Call Option and short Call Option with a lower Exercise Price, or a long Put Option and short Put Option with a higher Exercise Price, the minimum Margin required for the spread pairing must be the sum of:

(1) the lesser of:

- a) the loss amount that would result if both Options were Exercised; or
- b) where the Long Position and Short Position Options have the same expiry date, the Margin required on the short Option, or where the Long Position and Short Position Options have different expiry dates, the normal Margin required on the underlying Futures Contract;

and

(2) where the Options have different expiry dates, the net market value of the Long Position and Short Position Options.

- (b) Short Call short Put spreads. Where a Call Option is carried short for a client's account and the account is also short a Put Option, the minimum Margin required must be the sum of the greater of:
 - (i) the Margin required on the Call Option; or
 - (ii) the Margin required on the Put Option, and
 - (iii) the loss amount that would result if the Option having the lesser Margin required was Exercised.

Article 9.109 Margin for Options on Futures and Futures Spreads and Combinations

- (a) Long Options on Futures Contracts combinations with Futures Contracts. Where a Client Account contains a combination that consists of long Call Options and short an equivalent position in Futures Contracts; or long Put Options and long an equivalent position in Futures Contracts, the minimum Margin required must be the greater of:
 - (i) the aggregate market value of the long Options; or
 - (ii) the Margin required on the Futures Contracts.

- (b) Short Options on Futures Contracts combinations with Futures Contracts. Where a Client Account contains a combination that consists of short Call Options and long an equivalent position in Futures Contracts, or short Put Options and short an equivalent position in Futures Contracts, the minimum Margin required must be:
 - (i) the aggregate market value of the short Options; plus the greater of:
 - (1) 50% of the Margin required on the Futures Contracts; or
 - (2) the excess of the Margin required on the Futures Contracts over 50% of the In-the-money amount of the Option.

Chapter C—Capital

Article 9.110 -9.119 Reserved

Article 9.220 Capital for Derivative Instruments

<u>The capital requirements which must be applied on all positions in Listed Products</u> <u>contracts held in an Approved Participant's account are determined by the Bourse, in</u> <u>collaboration with the Clearing Corporation, from time to time.</u>

Article 9.221 Capital for Futures

- (a) With respect to an account of an Approved Participant or Market Maker, the Bourse may establish certain charges against the capital of the Approved Participant carrying the account, which charges may be less onerous than Margin requirements applicable to clients but for which the Approved Participant must maintain adequate capital resources at all times;
- (b) positions of Approved Participants and customers must be marked to market daily and the required capital must be determined by using the greatest of:
 - (i) the rate required by the Futures Contract exchange on which the contract is entered into or its Clearing Corporation; or
 - (ii) the rate required by the broker through which the Approved Participant ensures the clearing of the Futures Contract:
 - (1) in the case of a Futures Contract exchange or its Clearing Corporation that prescribes Margin requirements based on initial and maintenance rates, initial capital is required at the time the contract is entered into and the amount of such capital must not be less than the prescribed initial rate. Subsequently, the Approved Participant must maintain, for each position held, a capital amount equivalent to the prescribed maintenance rate;

- (2) <u>capital requirements established by the Bourse may be made</u> <u>applicable to one or more rather than all Approved Participants</u> <u>if deemed necessary by the Bourse;</u>
- (3) specific capital requirements may be applicable on Spread Positions when an Approved Participant Account holds such positions. Every Approved Participant must clearly identify such Spread Positions in its records relating to Margin calculations; and
- (4) from time to time the Bourse may impose special capital requirements with respect to particular Futures Contracts or particular positions in Futures Contracts.

Article 9.222 Capital for Spread Positions

- (a) <u>Share Futures Contracts positions.</u>
 - (i) For simple positions in Share Futures Contracts held in an Approved Participant's account, the capital required must be equal to either the Floating Margin Rate of the Underlying Interest multiplied by the daily settlement value of the Futures Contracts or the result of the methodology outlined under Article 9.106(a)(i), at the Bourse's discretion; and
 - (ii) for Spread Positions in Shares Futures Contracts held in an Approved Participant's account, the capital requirements are determined by the Bourse, in collaboration with the Clearing Corporation, from time to time.
- (b) Index Futures Contracts positions.

<u>The capital requirements which must be applied on all positions in Index Futures</u> <u>Contracts held in an Approved Participant's account are determined by the Bourse, in</u> <u>collaboration with the Clearing Corporation, from time to time.</u>

Article 9.223 Capital for Share Futures Contracts and Underlying Security

- (a) Share Futures Contracts Underlying Interest combinations. Where an Approved Participant Account contains a combination that is a long Share Futures Contract and short an equivalent position in the Underlying Interest; or a short Share Futures Contract and long an equivalent position in the Underlying Interest, the minimum capital required must be the published Tracking Error Margin Rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.
- (b) Short Share Futures Contracts long convertible Security combination. Where an Approved Participant holds a short Share Futures Contract on the Underlying Interest of an issuer and a Long Position in Securities which are currently convertible or exchangeable into the same class and at least the same number of

<u>Underlying Interests of the same issuer, the capital required must be the excess of the market value of the Long Position over the settlement value of the short Share Futures Contracts.</u>

- (i) Any residual net credit money balance between the market value and settlement value of the positions which are paired cannot be used to reduce capital otherwise required on the Long Position or Short Position remaining unhedged after applying the pairing described above.
- (ii) Where the Securities representing the Long Position held by the Approved Participant are not convertible or exchangeable until the expiry of a specific period of time but the Approved Participant has entered into a written, legally enforceable agreement, pursuant to which it has borrowed Securities of the same class as those of the Short Position which do not have to be returned until the expiration of the period of time until conversion or exchange, the above-mentioned pairing may be done as if the Securities representing the Long Position were currently convertible or exchangeable.
- (c) Short Share Futures Contracts long warrants, rights, instalment receipts combination. Where an Approved Participant holds a short Share Futures Contract on the Underlying Interests of an issuer and a Long Position in warrants, rights, shares, instalment receipts or other Securities pursuant to the terms of which the holder is entitled to acquire the same class and at least the same number of Underlying Interests of the same issuer, the capital required must be equal to the aggregate of the subscription price or other cost or charge payable in connection with the acquisition of the Underlying Interests pursuant to the warrant, right, share, instalment receipt or other Security plus (or minus, if the result is negative) the difference between the aggregate market value of the warrant, right, share, instalment receipt or other Security and the settlement value of the Share Futures Contracts.
- (d) Short Share Futures Contracts long capital shares.
 - (i) For the purposes of this paragraph:

"capital share" means a share issued by a split share company which represents all or a substantial portion of the capital appreciation portion of the underlying common share;

"capital share conversion loss" means any excess of the market value of the capital shares over the retraction value of the capital shares:

"preferred share" means a share issued by a split share company which represents all or a substantial portion of the dividend portion of the underlying common share, and includes equity dividend shares of split share companies; "retraction value", for capital shares, means:

- (A) where the capital shares can be tendered to the split share company for retraction directly for the underlying common shares, at the Option of the holder, the excess of the market value of the underlying common shares received over the retraction cash payment to be made when retraction of the capital shares takes place:
- (B) where the capital shares cannot be tendered to the split share company for retraction directly for the underlying common shares, at the Option of the holder, the retraction cash payment to be received when retraction of the capital shares takes place;
- (C) "split share company" means a corporation formed for the sole purpose of acquiring underlying common shares and issuing its own capital shares based on all or a substantial portion of the capital appreciation portion and its own preferred shares based on all or a substantial portion of the dividend income portion of such underlying common shares.
- (ii) Where an Approved Participant holds a Long Position in capital shares and a short Share Futures Contract, the capital required is equal to the sum of the conversion loss, if any, and the normal capital required on the equivalent number of preferred shares.
- (iii) The market value of the underlying Security to be used for the calculation of the required capital pursuant to the preceding paragraph is the settlement value of the Share Futures Contract.
- (iv) In no case, the capital required shall be less than 3% of the settlement value of the Share Futures Contract.

Article 9.224 Capital for Share Futures Contracts and Options Combinations

With respect to Options and Share Futures Contracts held in Approved Participants accounts, where the Option Contracts and the Futures Contracts have the same settlement date and Underlying Interest, or can be settled in either of the two nearest contract months, the Option Contracts and the Futures Contracts may be offset as follows:

(a) Short Call Options – long Share Futures Contracts. Where a Call Option is carried short for an Approved Participant's account and the account is also long a Share Futures Contract on the same number of Units of Trading on the same Underlying Interest, the minimum capital required must be the greater of:

- (i) the capital required on the Futures Contract, less the aggregate market value of the Call Option; and
- (ii) the published Tracking Error Margin Rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.
- (b) Short Put Options short Share Futures Contracts. Where a Put Option is carried short for an Approved Participant's account and the account is also short a Share Futures Contract on the same number of units of trading on the same Underlying Interest, the minimum capital required must be the greater of:
 - (i) the capital required on the Futures Contract less the aggregate market value of the Put Option; and
 - (ii) the published Tracking Error Margin Rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.
- (c) Long Call Options short Share Futures Contracts. Where a Call Option is carried long for an Approved Participant Account and the account is also short a Share Futures Contract on the same number of units of trading on the same Underlying Interest, the minimum capital required must be the greater of:
 - (i) the published Tracking Error Margin Rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest; and either:
 - (1) Out-of-the-Money position. The aggregate market value of the Call Option; plus the lesser of:
 - (A) the aggregate Exercise value of the Call Option less the daily settlement value of the Futures Contract; or
 - (B) the capital required on the Futures Contract; or
 - (2) In-the-Money or at-the-money position. The aggregate market value of the Call Option, less the aggregate In-the-money amount of the Call Option.
- (d) Long Put Options long Share Futures Contracts. Where a Put Option is carried long for an Approved Participant's account and the account is also long a Share Futures Contract on the same number of units of trading on the same Underlying Interest, the minimum capital required must be the greater of:
 - (i) the published Tracking Error Margin Rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest; and either

- (1) Out-of-the-Money position. The aggregate market value of the Put Option; plus the lesser of:
 - (A) the daily settlement value of the Futures Contract less the aggregate Exercise value of the Put Option; or
 - (B) the capital required on the Futures Contract; or
- (2) In-the-Money or at-the-money position. The aggregate market value of the Put Option, less the aggregate In-the-money amount of the Put Option.
- (e) <u>Conversion or long tripo combination involving Options and Share Futures</u> <u>Contracts. Where a Put Option is carried long for an Approved Participant's</u> <u>account and the account is also short a Call Option and long a Share Futures</u> <u>Contract on the same number of units of trading on the same Underlying Interest</u> <u>with the same expiry date, the minimum capital required must be the greater of:</u>
 - (i) the greater of the difference, plus or minus, between the daily settlement value of the long Futures Contract and the aggregate Exercise value of the long Put Option or the short Call Option, plus the aggregate net market value of the Put and Call Options; and
 - (ii) the published tracking error Margin rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.
- (f) Reconversion or short tripo combination involving Options and Share Futures Contracts. Where a Put Option is carried short for an Approved Participant's account and the account is also long a Call Option and short a Share Futures Contract on the same number of units of trading on the same Underlying Interest with the same expiry date, the minimum capital required must be the greater of:
 - (i) the greater of the difference, plus or minus, between the aggregate Exercise value of the long Call Option or short Put Option and the daily settlement value of the short Futures Contract, plus the aggregate net market value of the Put and Call Options; and
 - (ii) the published tracking error Margin rate for a spread between the Futures Contract and the related Underlying Interest, multiplied by the market value of the Underlying Interest.

Article 9.225 Capital for Interest Rate Options and Futures

The minimum capital required to carry a long Call Option or a long Put Option in an Approved Participant's account is the market value of the Option, but this amount may be reduced by 50% of the amount by which the Option is In-the-money when the Premium is equal to or greater than 4 basis points in the case of Options on Canadian bankers' acceptance Futures

Contracts and 10 basis points in the case of Options on Government of Canada Bond Futures Contracts.

Article 9.226 Capital for Short Futures Contract

<u>The minimum capital required which must be maintained in respect of an Option carried</u> <u>short in an Approved Participant Account must be the greater of:</u>

- (i) <u>50% of the capital required on the underlying Futures Contract; or</u>
- (ii) the capital required on the Futures Contract less the amount by which the Option is Out-of-the-money.

Article 9.227 Capital for Futures and Options on Futures Spread and Combinations

- (a) Call spreads and Put spreads. Where an Approved Participant Account contains a pairing consisting of a long Call Option and short Call Option, or a long Put Option and short Put Option, the minimum capital required must be:
 - (i) <u>100% of the market value of the long Option; minus</u>
 - (ii) <u>100% of the market value of the short Option; and</u>
 - (iii) plus the loss (up to the amount of capital required on the short Option) or less the gain (up to 50% of the amount by which the long Option is In-the-money) that would result if both Options were Exercised (note: to recognize an In-the-money amount, the Premium should be equal or greater than 4 basis points in the case of Options on Canadian bankers' acceptance Futures Contracts and 10 basis points in the case of Options on Government of Canada Bond Futures Contracts).
- (b) Short Call short Put spreads. Where a Call Option is carried short for an Approved Participant Account and the account is also short a Put Option, the minimum capital required must be the sum of:
 - (i) the greater of the capital required on the Call Option; or
 - (ii) the capital required on the Put Option, and the loss that would result if the Option having the lesser capital required were Exercised.
- (c) Long Call long Put spreads. Where a Call Option is carried long for an Approved Participant Account and the account is also long a Put Option, the minimum capital required must be:
 - (i) 100% of the market value of the Call Option, plus 100% of the market value of the Put Option; minus the greater of:

- (1) the amount by which the aggregate Exercise value of the Put Option exceeds the Exercise value of the Call Option; or
- (2) 50% of the total of the amount by which each Option is In-the-money when the Premium is equal to or greater than four basis points in the case of Options on Canadian bankers' acceptance Futures Contracts and 10 basis points in the case of Options on Government of Canada Bond Futures Contracts.

Article 9.228 Capital Futures General

- (a) With respect to an account of an Approved Participant or Market Maker, the Bourse has established certain charges against the capital of the Approved Participant carrying the account, which charges may be less onerous than Margin requirements applicable to clients but for which the Approved Participant must maintain adequate capital resources at all times.
- (b) Specific capital requirements may be applicable on Spread Positions when an Approved Participant Account holds such positions. Every Approved Participant must clearly identify such Spread Positions in its records relating to Margin calculations.
- (c) From time to time the Bourse may impose special capital requirements with respect to particular Futures Contracts or particular positions in Futures Contracts.

Article 9.229 Capital for Futures and Options on Futures

For the following combinations, the Delivery Months of the Options and of the Futures Contracts have no importance.

- (a) Long Options on Futures Contracts position in Futures Contracts. Where an Approved Participant Account contains a combination that consists of (y) long Call Options and short an equivalent position in Futures Contracts; or (z) long Put Options and long an equivalent position in Futures Contracts, the minimum capital required must be the greater of:
 - (i) the capital required on the long Option; and
 - (ii) the capital required on the Futures Contract; less the amount by which the Option is In-the-money.
- (b) Short Options on Futures Contracts position in Futures Contracts. Where an Approved Participant Account contains a combination that consists of (y) short Call Options and long an equivalent position in Futures Contracts; or (z) short Put Options and short an equivalent position in Futures Contracts, the minimum capital required must be the greater of:
 - (i) <u>50% of the capital required on the Futures Contract; and</u>

- (ii) the capital required on the Futures Contract; less the amount by which the Option is In-the-money.
- (c) <u>Conversion or long tripo combination involving Options on Futures Contracts and</u> <u>Futures Contracts. Where a position in a Futures Contract is carried long in an</u> <u>Approved Participant's account and the account is also long an equivalent</u> <u>position in Put Options and short an equivalent position in Call Options, the</u> <u>minimum capital required must be the greater of:</u>
 - (i) the greater of the difference, plus or minus, between the daily settlement value of the long Futures Contracts and the Exercise value of the long Put Options or short Call Options; plus the net market value of the long Put and short Call Options; and
 - (ii) <u>50% of the capital required on the Futures Contracts.</u>
- (d) Reconversion or short tripo combination involving Options on Futures Contracts and Futures Contracts. Where a position in a Futures Contract is carried short in an Approved Participant's account and the account is also short an equivalent position in Put Options and long an equivalent position in Call Options, the minimum capital required must be the greater of:
 - (i) the greater of the difference, plus or minus, between the Exercise value of the long Call Options or short Put Options and the daily settlement value of the Futures Contracts; plus the net market value of the short Put and long Call Options; and
 - (ii) 50% of the capital required on the Futures Contracts.

PART 10 - LIABILITY AND DISCLAIMERS

Chapter A- Liability of the Bourse

Article 10.0 Liability to the Bourse for the Acts of Another

No Director, member of any committee, officer or employee of the Bourse shall be liable to the Bourse for the acts, receipts, errors or omissions of any other Director, member of any committee, officer or employee of the Bourse, or for joining in any receipt or other act for conformity, or for any loss, damage or expense occurring through the insufficiency or deficiency of title to any property acquired for or on behalf of the Bourse, or for the insufficiency or deficiency of any Security in or upon which any of the moneys of the Bourse shall be invested or for any loss or damage arising from the bankruptcy, insolvency or wrongful act of any Person with whom any of the moneys, securities or assets of the Bourse shall be deposited, or for any loss occasioned by any error of judgment or oversight on his part, or for any other loss or damage whatever which shall happen in the execution of the duties of his office or in relation thereto, unless the same are occasioned by his own intentional or gross fault.

Article 10.1 Liability of the Bourse

- (a) Any claim against the Bourse by an Approved Participant, an Approved Person, or a partner, shareholder, director, Officer, agent or employee of an Approved Participant shall be governed by the laws of Québec.
- (b) Except as expressly provided herein, the Bourse and its Directors, officers, committee members and employees shall be exempt from all liability arising out of the acts or omissions of the Bourse, an affiliate of the Bourse, or the Directors, officers, employees, agents, and independent contractors of the Bourse or of an affiliate of the Bourse.
- (c) The exemption from liability set out in paragraph (b) shall not extend to, nor limit liability for damages caused through an intentional or gross fault as defined in Article 1474 of the Civil Code of Québec.
- (d) Notwithstanding paragraph (b), the Bourse undertakes to make payments in settlement of claims by Approved Participants for losses arising out of an error by an employee of the Bourse in regard to an order of the Approved Participant on the Trading Systems of the Bourse. Such payments shall be subject to the following conditions and limitations:
 - (i) Any such payment may only be made as compensation for losses, except for loss of profit, sustained as an immediate, direct and foreseeable consequence of an error by an employee of the Bourse in regard to an order on the Trading Systems of the Bourse.

- (ii) The Bourse's total liability in respect of all such claims by all Approved Participants of the Bourse in any calendar year shall be limited to \$240,000. All claims by Approved Participants shall be reviewed and evaluated by the Bourse on a yearly basis and shall share pro rata whenever the aggregate amount payable in respect of all such claims by all Approved Participants as determined by the Bourse exceeds the yearly limit.
- (iii) Immediately upon becoming aware of an error for which it may make a claim, the Approved Participant must inform the Bourse of all the relevant details of which the Approved Participant is aware in order for the Bourse to trace the affected order in its systems (the "Advance Notice Requirement"). The Bourse will process a claim for payment only if (x) the Approved Participant has complied with the Advance Notice Requirement, (v) the Approved Participant has submitted a claim in writing to the Bourse within thirty days from the date the Approved Participant first knew of the loss, but in any event no later than thirty days from the end of the calendar year during which the Approved Participant's order relating to the loss occurred, and (z) the Approved Participant has provided to the Bourse, as soon as available but in any event no later than thirty days from the earlier of the date the Approved Participant first knew of the loss and the end of the calendar year during which the Approved Participant's order relating to the loss occurred, all documents and information reasonably required by the Bourse to enable it to evaluate the claim (the "Required Information"). The Bourse undertakes to review and evaluate such claims in a commercially reasonable manner and to advise the Approved Participant of its decision regarding payment of the claim within thirty days from the receipt of the Required Information. The Bourse undertakes to pay the amount which it determines is due in respect of each claim, subject to any pro rating required under paragraph (d)(iv) within sixty days from the end of the calendar year in which the loss occurred. Any disputed claim must be arbitrated in accordance with Article 5.0 et seq. of Part Five, which shall apply mutatis mutandis.
- (iv) Without limiting the generality of paragraph (d)(i), no loss shall be eligible for payment by the Bourse under paragraph (d):
 - (1) if it was the result of a failure or defect in the hardware or software used by the Bourse or an interruption in the supply of energy or communications services, except to the extent that the fault of an employee of the Bourse contributed to the loss;
 - (2) if it relates to the market surveillance or regulatory activities of the Bourse;

- (3) to the extent that it was due to the failure of the Approved <u>Participant or its client to take reasonable steps to mitigate the</u> <u>loss</u>.
- (e) No payment by the Bourse under this paragraph (d) shall be construed as an admission of liability by the Bourse.

Article 10.2 Indemnification

- (a) Every Approved Participant shall ensure that all of its clients on whose behalf the Approved Participant enters orders on the Trading System of the Bourse have agreed to comply with the Rules, including the provisions of the present Rules relating to limitation of the Bourse's liability. An Approved Participant shall hold harmless and indemnify the Bourse, its affiliates and the Directors, officers, committee members and employees of the Bourse and of its affiliates in respect of any claim by a client of the Approved Participant which arises out of the Approved Participant's failure to fulfill this requirement.
- (b) An Approved Participant or an Approved Person shall reimburse the Bourse for the cost of attending or providing evidence in any proceedings against the Approved Participant or Approved Person by a third party.

<u>Chapter B- Third Part Liability</u>

Article 10.100 Standard & Poor's (S&P)

S&P Dow Jones Indices LLC ("S&P") licenses the Bourse to use various S&P/TSX indices in connection with the trading of Bourse futures exchange-traded contracts and options on futures exchange-traded contracts and options exchange-traded contracts based upon such indices. S&P, its affiliates and their third party licensors shall have no liability for any damages, claims, losses or expenses caused by any errors, omissions or delays in calculating or disseminating the indices. None of the futures exchange-traded contracts, options on futures exchange-traded contracts or options exchange-traded contracts are sponsored, endorsed, sold or promoted by S&P, its affiliates or third party licensors.

m) Overnight Index Swap.

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The procedures for dealing with clients, trading, clearing, settlement, delivery and any other matters not specifically covered herein shall be governed by the Regulations of the Bourse and the General Regulations of the Clearing Corporation.

Neither S&P, its affiliates nor their third party licensors guarantee the adequacy, accuracy timeliness, or completeness of the indices or any data included therein or any communications. including, but not limited to, oral or written communications (including electronic communications) with respect thereto. S&P, its affiliates and their third party licensors shall not be subject to any damages or liability for any errors, omissions or delays in calculating or disseminating the indices. Neither S&P, its affiliates nor their third party licensors make any representation, warranty, express or implied, as to the results to be obtained by any person or any entity from the use of the indices or any data included therein in connection with the trading of futures exchange-traded contracts, options on futures exchange-traded contracts, options exchange-traded contracts, or any other use. S&P, its affiliates and their third party licensors make no express or implied warranties, and expressly disclaim all warranties of merchantability or fitness for a particular purpose or use with respect to the indices or any data included therein. Without limiting any of the foregoing, in no event shall S&P, its affiliates or their third party. licensors be liable for any indirect, special, incidental, punitive or consequential damages (including, but not limited to, loss of profits, trading losses, lost time or good will), even if they have been advised of the possibility of such damages, and irrespective of the cause of action, whether in contract, tort, strict liability or otherwise. There is no assurance that investment products based on the S&P/TSX indices will accurately track index performance or provide positive investment returns. S&P is not an investment advisor. Inclusion of a security within an index is not a recommendation by S&P, its affiliates or third party licensors to buy, sell, or hold such security, nor is it considered to be investment advice.

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15002 Definitions

(24.01.86, 22.04.88, 08.09.89, 19.01.95, 07.09.99, 22.01.16, abr. 14.09.18)

15003 Specifications

(24.01.86, 22.04.88, 05.09.89, 16.04.92, 05.08.97, 07.09.99, 22.12.99, 31.01.01, 29.04.02, 14.06.02, 03.05.04, abr. 24.07.06)

Article 10.101 FTSE

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Article 10.102 Thomson Reuters

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PART 11 - PRODUCT SPECIFICATIONS FOR EQUITY INDEX, EQUITY, ETF AND CURRENCY OPTIONS

Chapter A—Options on the S&P/TSX Composite Index Banks (Industry Group)

Article 11.0 Underlying

The Underlying Interest is the S&P/TSX Composite Index Banks (Industry Group).

Article 11.1 Expiry Cycle

- (a) At a minimum, the nearest three months plus the next two months in the designated quarterly Cycle: March, June, September and December.
- (b) <u>Annual expiry of December for long term Options.</u>

<u>Article 11.2</u> <u>Trading Unit</u>

The trading unit is \$10 per S&P/TSX Composite Index Banks (Industry Group) point.

Article 11.3 Currency

Trading, clearing and settlement of Options on the S&P/TSX Composite Index Banks (Industry Group) are in Canadian dollars.

Article 11.4 Strike Prices

Strike prices are set at a minimum of 2.5 Index points intervals.

Article 11.5 Minimum Fluctuation of Option Premium

<u>Unless determined otherwise by the Bourse, the minimum fluctuation of the Option</u> <u>Premium is:</u>

- (a) 0.01 Index points representing \$0.10 per contract for Premiums of less than 0.10 Index points.
- (b) 0.05 Index points representing \$0.50 per contract for Premiums of 0.10 Index points or more.

Article 11.6 Trading Halts

<u>Trading halts on Options on the S&P/TSX Composite Index Banks (Industry Group) shall</u> <u>be coordinated with the trading halt mechanism of the Underlying Interest (circuit breaker).</u>

Section 15051 - 15300 North American Lumber Futures (abr. 19.01.95)

Section 15301 - 15450 Gold Futures (abr. 19.01.95)

Article 11.7 Position Limits

The position limit for Options on the S&P/TSX Composite Index Bank (Industry Group) is set pursuant Article 6.309.

Article 11.8 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 11.9 Nature of the Option/Settlement Type

- (a) A buyer of one Option on the S&P/TSX Composite Index Banks (Industry Group) may Exercise his Option only on the expiration date ("European style") to receive a cash payment equal to the difference between the strike price and the official opening level of the S&P/TSX Composite Index Banks (Industry Group) on the expiration date, as provided for in Article 6.407(b) of the Rules.
- (b) The seller of one Option on the S&P/TSX Composite Index Banks (Industry Group) has, if the Option is Exercised, the obligation of rendering payment equal to the difference between the strike price and the official opening level of the S&P/TSX Composite Index Banks (Industry Group) on the expiration date, as provided for in Article 6.407(b) of the Rules.

Article 11.10 Reserved

Article 11.11 Last Trading Day

Options on the S&P/TSX Composite Index Banks (Industry Group) cease trading on the Trading Day prior to the expiration day.

Article 11.12 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 11.13 Expiration Day

The expiration day is the third Friday of the contract month, provided it is a business day. If it is not a business day, expiration occurs on the first preceding business day.

Article 11.14 Final Settlement Price

Options on the S&P/TSX Composite Index Banks (Industry Group) are cash-settled.

<u>The final Settlement Price is the Official Opening Level of the S&P/TSX Composite</u> Index Banks (Industry Group) on the expiration day.

Article 11.15 Trading Halt or Suspension

- (a) Trading on the Bourse in an Option on the S&P/TSX Composite Index Banks (Industry Group) shall be halted whenever a Market Supervisor shall conclude, in his judgement, that such action is appropriate in the interests of a fair and orderly market. A Market Supervisor must take the following factors into account when deciding whether to halt or suspend trading in an Option on the S&P/TSX Composite Index Banks (Industry Group):
 - (i) the extent to which trading is not occurring in stocks comprising the Index;
 - (ii) whether the most current calculation of the Index derived from the current market prices of the stocks underlying the Index is available;
 - (iii) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- (b) Trading in Options on the S&P/TSX Composite Index Banks (Industry Group) of a class or a series that has been the subject of a halt or suspension by the Bourse may resume if a Market Supervisor determines that the interests of a fair and orderly market are served by a resumption of trading. Among the factors to be considered in making this determination are whether the conditions which led to the halt or suspension are no longer present and the extent to which trading is occurring in stocks comprising the Index.
- (c) Once trading resumes, the pre-opening stage shall be done in accordance with Article 6.109 of the Rules.

Chapter B—Options on the S&P/TSX 60 Index

Article 11.100 Underlying

The Underlying Interest is the S&P/TSX 60 Index.

Article 11.101 Expiry Cycle

- (a) At a minimum, the nearest three expiries, plus the next two expiries in the quarterly Cycle March, June, September, December.
- (b) <u>Annual expiry of December for long term Options.</u>

Article 11.102 Trading Unit

<u>The multiplier for one Option Contract shall be \$10 per Index point of the S&P/TSX 60</u> Index.

Article 11.103 Currency

Trading, clearing and settlement of Options on the S&P/TSX 60 Index are in Canadian dollars.

Article 11.104 Strike Prices

- (a) Strike prices are set at a minimum of 2.5 Index point intervals.
- (b) At a minimum, there are five strike prices bracketing the current Underlying Index's market level.

Article 11.105 Minimum Fluctuation of Option Premium

<u>Unless determined otherwise by the Bourse, the minimum fluctuation of the Option</u> <u>Premium is:</u>

- (a) 0.05 Index point representing \$0.50 per contract for Premiums of 0.10 Index points and over; and
- (b) 0.01 Index point representing \$0.10 per contract for Premiums of less than 0.10 Index points.

Article 11.106 Trading Halts

<u>Trading halts on Options on the S&P/TSX 60 Index are coordinated with the trading halt</u> mechanism of the S&P/TSX 60 Index (circuit-breaker).

Article 11.107 Position Limits

The position limit for Options on the S&P/TSX 60 Index is set pursuant Article 6.309.

Article 11.108 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

<u>Article 11.109</u> <u>Nature of the Option/Settlement Type</u>

 (a) A buyer of one Option on the S&P/TSX 60 Index may Exercise his Option only on the expiration date ("European style") to receive a cash payment equal to the difference between the strike price and the official opening level of the S&P/TSX 60 Index on the expiration date, as provided for in Article 6.407(a) of the Rules. (b) The seller of one Option on the S&P/TSX 60 Index has, if the Option is Exercised, the obligation of rendering payment equal to the difference between the strike price and the official opening level of the S&P/TSX 60 Index on the expiration date, as provided for in Article 6.407(a) of the Rules.

Article 11.110 Reserved

Article 11.111 Last Trading Day

Options on the S&P/TSX 60 Index cease trading on the first business day prior to the expiration day.

Article 11.112 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 11.113 Expiration Day

<u>The expiration day for Options on the S&P/TSX 60 Index is the third Friday of the</u> <u>contract month, provided it is a business day.</u> If it is not a business day, the expiration day is the <u>first preceding business day.</u>

Article 11.114 Final Settlement Price

- (a) Options on the S&P/TSX 60 Index are cash-settled.
- (b) The final Settlement Price is the official opening level of the S&P/TSX 60 Index on the expiration day.

Article 11.115 Trading Halt or Suspension

- (a) Trading on the Bourse in an Option on the S&P/TSX 60 Index shall be halted whenever a Market Supervisor shall conclude, in his judgment, that such action is appropriate in the interests of a fair and orderly market. A Market Supervisor must take the following factors into account when deciding whether to halt or suspend trading in an Option on the S&P/TSX 60 Index class:
 - (i) the extent to which trading is not occurring in stocks comprising the Index;
 - (ii) whether the most current calculation of the Index derived from the current market prices of the stocks is available; and
 - (iii) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- (b) Trading in Options on the S&P/TSX 60 Index of a class or a series that has been the subject of a halt or suspension by the Bourse may resume if a Market Supervisor determines that the interests of a fair and orderly market are served by a resumption of trading. Among the factors to be considered in making this

determination are whether the conditions which led to the halt or suspension are no longer present and the extent to which trading is occurring in stocks comprising the Index.

(c) Once trading resumes, the pre-opening stage shall be done in accordance with Article 6.109 of the Rules.

Chapter C—Options on the S&P/TSX Capped Utilities Index

Article 11.200 Underlying

The Underlying Interest is the S&P/TSX Capped Utilities Index.

Article 11.201 Expiry Cycle

(a) At a minimum, the nearest three months plus the next two months in the designated quarterly Cycle: March, June, September and December.

(b) Annual expiry of December for long term options.

Article 11.202 Trading Unit

The trading unit is \$100 per S&P/TSX Capped Utilities Index point.

Article 11.203 Currency

Trading, clearing and settlement of Options on the S&P/TSX Capped Utilities Index are in Canadian dollars.

Article 11.204 Strike Prices

Strike prices are set at a minimum of 2.5 Index point intervals.

Article 11.205 Minimum Fluctuation of Option Premium

<u>Unless determined otherwise by the Bourse, the minimum fluctuation of the Option</u> <u>Premium is:</u>

- (a) 0.01 Index points representing \$1.00 per contract for Premiums of less than 0.10 Index points.
- (b) 0.05 Index points representing \$5.00 per contract for Premiums of 0.10 Index points or more.

Article 11.206 Trading Halt

<u>Trading halts on Options on the S&P/TSX Capped Utilities Index are coordinated with</u> the trading halt mechanism of the S&P/TSX Capped Utilities Index (circuit-breaker).

CANADIAN BANKERS' ACCEPTANCE

Article 11.207 Position Limits

The position limit for Options on the S&P/TSX Capped Utilities Index is set pursuant Article 6.309.

Article 11.208 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 11.209 Nature of the Option/Settlement Type

- (a) A buyer of one Option on the S&P/TSX Capped Utilities Index may Exercise his Option only on the expiration date ("European style") to receive a cash payment equal to the difference between the strike price and the official opening level of the S&P/TSX Capped Utilities Index on the expiration date, as provided for in Article 6.407(b) of the Rules.
- (b) The seller of one Option on the S&P/TSX Capped Utilities Index has, if the Option is Exercised, the obligation of rendering payment equal to the difference between the strike price and the official opening level of the S&P/TSX Capped Utilities Index on the expiration date, as provided for in Article 6.407(b) of the Rules.

Article 11.210 Reserved

Article 11.211 Last Trading Day

<u>S&P/TSX Capped Utilities Index Options cease on the business day preceding the expiration day.</u>

Article 11.212 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 11.213 Expiration Day

<u>The expiration day is the third Friday of the contract month, provided it is a business day.</u> If it is not a business day, the expiration day is the preceding business day.

Article 11.214 Final Settlement Price

- (a) Options on the S&P/TSX Capped Utilities Index are cash-settled.
- (b) The final Settlement Price is the official opening level of the S&P/TSX Capped Utilities Index on the expiration day.

Article 11.215 Trading Halt or Suspension

- (a) Trading on the Bourse in an Option on the S&P/TSX Capped Utilities Index shall be halted whenever a Market Supervisor shall conclude, in his judgement, that such action is appropriate in the interests of a fair and orderly market. A Market Supervisor must take the following factors into account when deciding whether to halt or suspend trading in an Option on the S&P/TSX Capped Utilities Index:
 - (i) the extent to which trading is not occurring in stocks comprising the Index;
 - (ii) whether the most current calculation of the Index derived from the current market prices of the stocks comprising the Index is available;
 - (iii) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- (b) Trading in Options on the S&P/TSX Capped Utilities Index of a class or a series that has been the subject of a halt or suspension by the Bourse may resume if a Market Supervisor determines that the interests of a fair and orderly market are served by a resumption of trading. Among the factors to be considered in making this determination are whether the conditions which led to the halt or suspension are no longer present and the extent to which trading is occurring in stocks comprising the Index.
- (c) Once trading resumes, the pre-opening stage shall be done in accordance with Article 6.109 of the Rules.

<u>Chapter D—Equity Options</u>

Article 11.300 Underlying

<u>The Underlying Interests are shares of eligible stock, subject to criteria set by the Clearing</u> <u>Corporation.</u>

Article 11.301 Eligibility Criteria

<u>To be eligible as an Underlying Interest, the Underlying Interest must meet stringent</u> <u>eligibility requirements including sufficient liquidity and market capitalization.</u>

Article 11.302 Expiry Cycle

- (a) At a minimum, the two nearest expiries, plus the next two quarterly expiries as defined in the expiry Cycle published on the Bourse's website.
- (b) <u>Annual expiry of January for long term Options.</u>

Article 11.303 Trading Unit

The trading unit is one contract, representing 100 shares.

Article 11.304 Currency

Trading and clearing of equity Options are in Canadian dollars.

Article 11.305 Strike Prices

At a minimum, there are five (5) strike prices bracketing the current Underlying Interest's market price.

Article 11.306 Minimum Fluctuation of Option Premium

<u>Unless determined otherwise by the Bourse, the minimum fluctuation of the Option</u> <u>Premium is:</u>

- (a) For equity Options excluded from the penny trading program:
 - (i) Option series priced below \$0.10 are quoted in increments of \$0.01.
 - (ii) Option series priced at \$0.10 or more are quoted in increments of \$0.05.
- (b) For equity Options included in the penny trading program:
 - (i) Option series priced below \$3.00 are quoted in increments of \$0.01.
 - (ii) Option series priced at \$3.00 or more are quoted in increments of \$0.05.

Article 11.307 Trading Halts

<u>Trading halts on equity Option Contracts shall be coordinated with the trading halt</u> mechanism of the Underlying Interest (circuit-breaker).

Article 11.308 Position Limits

Position limit for equity Option Contracts is set pursuant Article 6.309.

Article 11.309 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 11.310 Nature of the Option/Settlement Type

The buyer of an equity Option Contract may Exercise the Option at any time before the expiration day ("American Style").

Article 11.311 Reserved

Article 11.312 Last Trading Day

Equity Options cease trading on the third Friday of the contract month, provided it is a business day. If it is not a business day, the first preceding business day is the last Trading Day.

Article 11.313 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 11.314 Expiration Day

<u>The expiration day for an equity Option Contract is the last Trading Day of the contract</u> <u>month.</u>

Article 11.315 Exercise and Delivery

- (a) Options are Exercised by the Clearing Corporation.
- (b) Delivery is made through the facilities of the CDS Clearing and Depository Services Inc.

<u>Chapter E—Currency Options</u>

Article 11.400 Underlying

The underlying issues of a currency Option are either the U.S. Dollar or the Euro.

Article 11.401 Expiry Cycle

- (a) At a minimum, the three nearest expiries, plus the next two expiries in the quarterly Cycle March, June, September, December.
- (b) Long term Options have an annual expiry in January.

Article 11.402 Trading Unit

- (a) In the case of Options on the U.S. Dollars, the trading unit for one Option Contract is 10,000 U.S. Dollars.
- (b) In the case of Options on the Euro, the trading unit for one Option Contract is 10,000 Euros.

Article 11.403 Premium Quotation

<u>Option Premiums for a currency Option Contract are quoted in Canadian cents per unit of foreign currency.</u>

Article 11.404 Aggregate Premium Value

<u>The aggregate Premium value for a currency Option Contract is the Premium quotation</u> <u>multiplied by the trading unit for one contract.</u>

Article 11.405 Strike Prices

- (a) At a minimum, there are five (5) strike prices bracketing the current Underlying Interest market price.
- (b) Strike prices are set at a minimum interval of CAN 0.50 cents per unit of foreign currency unless otherwise determined by the Bourse.

Article 11.406 Minimum Fluctuation of Option Premium

<u>Unless determined otherwise by the Bourse, the minimum fluctuation of the Option</u> <u>Premium is 0.01 cent or a tick value of \$1.00 per unit of foreign currency unless otherwise</u> <u>determined by the Bourse.</u>

Article 11.407 Reserved

Article 11.408 Position Limits

Position limit for currency Option Contracts is set pursuant Article 6.309.

<u>Article 11.409</u> <u>Position Reporting Threshold</u>

The position reporting threshold is set pursuant Article 6.500.

<u>Article 11.410</u> <u>Nature of the Option/Settlement Type</u>

- (a) A buyer of one currency Option may Exercise his Option only on the expiration date ("European style") to receive a cash payment equal to the difference between the strike price and the exchange rate fixed by Bloomberg FX Fixings (BFIX) at 12:30 p.m. New York time on the expiration date, as provided for in Article 6.407(c) of the Rules.
- (b) The seller of one currency Option, if the Option is Exercised, has the obligation of rendering payment equal to the difference between the strike price and the exchange rate fixed by Bloomberg FX Fixings (BFIX) at 12:30 p.m. New York time on the expiration date, as provided for in Article 6.407(c) of the Rules.

Article 11.411 Reserved

Article 11.412 Last Trading Day

Currency Options cease trading at 12:30 p.m. on the third Friday of the contract month, provided it is a Business Day. If it is not a Business Day, trading will cease at 12:30 pm on the first preceding Business Day.

Article 11.413 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 11.414 Expiration Day

The expiration day for currency Options is the last Trading Day of the contract month.

Article 11.415 Final Settlement Price

Currency Options are cash-settled. The amount to be paid or received as final settlement of each Option Contract is determined by multiplying the trading unit by the difference between the Exercise Price and the exchange rate fixed by Bloomberg FX Fixings (BFIX) at 12:30 p.m. New York time expressed in Canadian cents for the designated currency, vis-à-vis the Canadian dollar on the expiration date.

<u>Chapter F—Options on Exchange Traded Funds</u>

Article 11.500 Underlying

<u>The Underlying Interest is the number of units of an exchange-traded fund, subject to</u> <u>eligibility criteria set by the Clearing Corporation.</u>

Article 11.501 Eligibility Criteria

The underlying issues must meet stringent eligibility requirements, including sufficient liquidity and market capitalization.

Article 11.502 Expiry Cycle

- (a) At a minimum, the nearest three expiries plus the next two expiries in the designated quarterly Cycle: March, June, September, December.
- (b) Long term Options have an annual expiry in March.

Article 11.503 Trading Unit

The trading unit for one Option on exchange-traded funds is 100 shares of an exchange-traded fund.

Article 11.504 Strike Prices

At a minimum, there are five (5) strike prices bracketing the current Underlying Interest market price.

Article 11.505 Minimum Fluctuation of Option Premium

<u>Unless determined otherwise by the Bourse, the minimum fluctuation of the Option</u> <u>Premium is:</u>

- (a) For exchange-traded fund Options excluded from the penny trading program:
 - (i) Option series priced below \$0.10 are quoted in increments of \$0.01.
 - (ii) Option series priced at \$0.10 or more are quoted in increments of \$0.05.
- (b) For exchange-traded fund Options included in the penny trading program, all Option series are quoted in increments of \$0.01, regardless of price level.

Article 11.506 Trading Halts

<u>Trading halts on exchange-traded fund Option are coordinated with the trading halt</u> mechanism of the Underlying Interest (circuit-breaker).

Article 11.507 Position Limits

Position limit for exchange-traded fund Options is set pursuant Article 6.309.

Article 11.508 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 11.509 Nature of the Option/Settlement Type

A buyer of an exchange-traded fund Option may Exercise the Option at any time before the expiration day ("American Style").

Article 11.510 Currency

Trading and clearing of exchange-traded fund Options are in Canadian dollars.

Article 11.511 Last Trading Day

Exchange-traded fund Options cease trading on the third Friday of the contract month, provided it is a business day. If it is not a business day, trading cease on the first preceding business day.

Article 11.512 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 11.513 Expiration Day

The expiration day of an exchange-traded fund Option is the last Trading Day of the contract month.

Article 11.514 Exercise and Delivery

- (a) Options are Exercised by the Clearing Corporation.
- (b) Delivery is made through the CDS Clearing and Depository Services Inc.

PART 12 - PRODUCT SPECIFICATIONS FOR FUTURES

15500—

Chapter A—Canadian Bankers' Acceptance Futures

<u>Article 12.0</u> Underlying (18.01.16)

The underlying issue for a Three-month Canadian Bankers' Acceptance futures is \$1,000,000 nominal value of Canadian Bankers' Acceptances with a three month maturity.

15501 Expiry Cycle (22.04.88, 16.04.92, 11.03.98, 18.01.16)

- (a) a)-The expiry months for One-month Canadian Bankers' Acceptance futuresFutures are the first six (6) consecutive months.
- (b) b) The expiry months for Three-month Canadian Bankers' Acceptance futures Futures are as follows:
 - (i) Quarterlies: March, June, September and December.
 - (ii) Serials: two (2) nearest non-quarterly months.

 15502
 Trading Hours

 (22.04.88, 08.09.89, abr. 06.01.03)

<u>Article 12.1</u> 15503 Trading Unit (22.04.88, 16.04.92, 18.01.16)

- (a) a) The trading unit for One- month Canadian Bankers' Acceptance
 <u>futuresFutures</u> shall be: a bankers' acceptance having a nominal value of \$3,000,000 with a One- month maturity.
- (b) b) The <u>unitUnit</u> of <u>tradingTrading</u> for the Three- month Canadian Bankers' Acceptance <u>futuresFutures</u> shall be: a bankers' acceptance having a nominal value of \$1,000,000 with a <u>Three-three</u> month maturity.

15504 Currency (22.04.88, 18.01.16)

Trading, clearing and settlement of Canadian Bankers' Acceptance futures Futures are in Canadian dollars.

15505 Price Quotation (22.04.88, 16.04.92, 18.01.16)

- (a) a) Bids and offers for One- month Canadian Bankers!² Acceptance
 futuresFutures shall be quoted in terms of an Index equal to 100 minus the yield of a one- month Canadian Bankers!² Acceptance on an annual basis for a 365- day year.
- (b) Bids and offers for Three- month Canadian Bankers¹ Acceptance futures Futures shall be quoted in terms of an Index equal to 100 minus the yield of a Three- month Canadian Bankers¹ Acceptance on an annual basis for a 365- day year.

15506 Minimum Price Fluctuation-(22.04.88, 08.09.89, 15.10.02, 18.01.16, 15.03.18)

Unless otherwise determined by the Bourse, the minimum price fluctuation is as follow:

- (a) For the ten (10) nearest listed contract months including serials, the minimum price fluctuation is 0.005, representing \$12.50 per contract.
- (b) For all other contract months, the minimum price fluctuation is 0.01, representing \$25 per contract.

Article 12.2 15507 Maximum Price Variation Thresholds-(22.04.88, 06.04.18)

There	shall	be	no	maximum	price	variation	thresholds.

15508 Position Limits for **Banker'sBankers'** Acceptance Futures Contracts

(22.04.88, 08.09.89, 30.12.93, 07.04.94, 20.06.03, 15.05.09, 13.02.15)

- (a) The maximum net Long Position or net Short Position in all contract months combined in Canadian bankers!' acceptance futures contractsFutures Contracts which a personPerson may own or control in accordance with article 14157Article 6.310 is the greater of:
 - (i) a 4,000 contracts; or
 - (ii) b) 20% of the average daily open interest<u>Open Interest</u> for all Canadian bankers!' acceptance futures contracts<u>Futures Contracts</u> during the preceding three calendar months. This position limit is established and published by the Bourse on a monthly basis.
- (b) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the greater of a(i) and b(ii) unless an exemption is granted under article-14157.<u>Article 6.310</u>.
- (c) Position limits for optionsOptions on Canadian bankers' acceptance futuresFutures are set forth in article 6651.<u>Article 6.310.</u>

<u>Article 12.3</u> <u>15509</u> Position Reporting Threshold (22.04.88, 15.05.09, 18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

<u>Article 12.4</u> 15510 Contract Type (22.04.88, 14.06.02, 18.01.16)<u>Settlement Type</u>

Canadian Bankers¹ Acceptance <u>futures Futures</u> are cash settled. The settlement procedures for same are stipulated at <u>Sub-Sections 15551 to 15600 of the present Rulein Article 12.13</u> to <u>Article 12.15 of the Rules</u>.

15511 Margin Requirements (22.04.88, 13.07.92, 19.10.93, 09.03.99, abr. 01.01.05)

Article 12.5 Reserved

- <u>Article 12.6</u> <u>15512</u> Last Trading Day (18.01.16, 29.06.18)
 - (a) Trading of Canadian Bankers' Acceptance <u>futures Futures</u> ceases at 10:15 a.m. (Montréal time) on the second London (Great Britain) banking day preceding the third Wednesday of the contract month.

(b) If this day is not a business day for the Bourse or for the Montreal or Toronto banks, trading of Canadian Bankers' Acceptance <u>futuresFutures</u> ceases at 10:15 a.m. (Montréal time) on the preceding business day.

15513—Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

Article 12.7 15551 Settlement Date (16.04.92)Day

The settlement date of a given contract month shall be the first business day following the last day of trading in the contract month.

<u>Article 12.8</u> <u>15552</u> Cash Settlement Procedures (16.04.92, 06.09.96, 16.10.97, 15.10.02, 28.02.17, 05.10.18)</u>

In the case of 1-month and 3-month Canadian bankers' acceptance futures:

- a) The Final Settlement Price as determined below by the Bourse shall be used to settle all open Canadian bankers' acceptance futures:
 - on the last Trading Day and at the time of termination of trading, the Bourse shall determine the Reference 1-month and the Reference 3-month Bankers' Acceptance Rate (yield);
 - final Settlement Price for 1-month Canadian Bankers' Acceptance futures contracts shall be 100 minus the Reference 1-month Bankers' Acceptance Rate;
 - final Settlement Price for 3-month Canadian Bankers' Acceptance futures contracts shall be 100 minus the Reference 3-month Bankers' Acceptance Rate;
 - Reference 1-month and Reference 3-month Bankers' Acceptance RatemeansRate means the daily "Canadian Dollar Offered Rate" (CDOR) as determined by the appointed CDOR benchmark administrator, currently Thomson Reuters. The value of such CDOR shall be rounded to the nearest 1/1,000th of a percentage point. Any value ending by 0.0005 or more shall be rounded up and any value ending by 0.0004 or less shall be rounded down. For example, a CDOR value of 2.7725 percent would be rounded up to 2.773 percent_ and then subtracted from 100 to determine a contract final settlement price of 97.227.

<u>Article 12.9</u> 15553 Failure to Perform (16.04.92, 14.09.18)

Any failure on the part of a buyer or seller to perform in accordance with the aforementioned rules of settlement shall result in the imposition of such penalties and/or damages as may be determined <u>from time to time</u> by the Bourse-based on the circumstances.

15554 Limitation of Thomson Reuter's Liability Disclaimer (28.02.17)

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TWO-YEAR GOVERNMENT OF CANADA BOND FUTURES

Chapter B—Two Year Government of Canada Bond Futures

<u>Article 12.100</u> <u>15600</u>-Underlying (18.01.16)

The underlying issue is \$200,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

15601 Expiry Cycle (08.09.89, 27.07.94, 19.01.95, 03.05.04, 18.01.16)

Unless otherwise determined by the Bourse, the expiry months for Two-year Government of Canada Bond futures Futures are March, June, September and December.

15602 Trading Hours

(08.09.89, 19.01.95, abr. 06.01.03)

15603 Trading Unit (08.09.89, 05.08.97, 22.12.99, 03.05.04, 24.07.06, 18.01.16)

Unless otherwise determined by the Bourse, the trading unit is \$200,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

15604 Currency (08.09.89, 18.01.16)

Trading, clearing and settlement of Two-year Government of Canada Bond <u>futuresFutures</u> are in Canadian dollars.

15605 Price Quotation (08.09.89, 18.01.16)

Bids and offers on Two-year Government of Canada Bond <u>futuresFutures</u> are quoted per \$100 nominal value.

15606 Minimum Price Fluctuation-(08.09.89, 17.11.04, 24.07.06, 18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.005 per \$100 nominal value.

15607 Maximum Price Variation Thresholds-(08.09.89, 17.04.09, 18.01.16, 06.04.18)

There shall be no maximum price variation thresholds.

15608 Position Limits for Bonds Futures Contracts

(08.09.89, 30.12.93, 07.04.94, 26.08.94, 19.01.95, 03.05.04, 17.04.09, 13.02.15, 21.05.15, 04.02.16)

- (a) <u>For all expiration months combineda</u>). For all expiration months combined for each designated Government of Canada <u>bond futures contractBond</u> <u>Futures Contract</u>, the maximum net Long Position or net Short Position which a <u>personPerson</u> may own or control in accordance with <u>article 14157Article 6.310</u> is equal to half the sum of:
 - (i) i) 20% of the total outstanding deliverable <u>bondsBonds</u> of the front contract month; and ii) the greater of:
 - (1) **a)** 4,000 contracts; or
 - (2) b)-20% of the average daily open interest Open Interest for all contract months during the preceding three calendar months.
 - (ii) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (a) unless an exemption is granted under article-14157.<u>Article 6.310.</u>
- (b) For the first contract monthb). For the first contract month, the maximum net Long Position or net Short Position in each designated Government of Canada bond futures contractBond Futures Contract which a personPerson may own or control in accordance with article 14157Article 6.310 is the futures contractFutures Contract equivalent of 5% of the total outstanding amount of Government of Canada bondsBonds eligible for delivery for the designated Government of trading on the first business day prior to the first delivery notice day of the first contract month.
 - (i) The position limit for the first contract month becomes effective on the first business day prior to the first <u>deliveryDelivery</u> notice day of the first contract month.
 - (ii) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (b) unless an exemption is granted under <u>article 14157.Article</u> <u>6.310.</u>

Article 12.101 15609 Position Reporting Threshold (08.09.89, 19.01.95, 03.05.04, 18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

15610 Contract Type (08.09.89, 19.01.95, 18.01.16) Settlement Type

Two-year Canadian Government Bond <u>futuresFutures</u> are physically settled. Delivery shall be made in the manner prescribed in <u>articles 15613 to 15618 of Rule FifteenArticle</u> <u>12.112 to Article 12.117 of the Rules</u> or by the Clearing Corporation.

15611 Minimum Margin Requirements

(08.09.89, 24.11.92, 19.01.95, 09.03.99, abr. 01.01.05)

15612 Last Trading Day (08.09.89, 18.01.16, 05.10.18)

Trading of Two-year Government of Canada Bond <u>futuresFutures</u> ceases at 1:00 p.m. on the seventh <u>(7th)</u> business day preceding the last business day of the <u>delivery month</u>. <u>Delivery</u> <u>Month</u>.

15612.1 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

15613 Delivery Standards

(08.09.89, 20.11.89, 05.03.90, 01.07.92, 01.10.92, 12.07.94, 19.01.95, 05.08.97, 06.11.97, 22.12.99, 03.05.04, 17.11.04, 24.07.06, 16.11.07, 01.09.10, 05.11.10 18.12.12, 12.02.13, 18.01.16)

Article 12.102 Delivery Standards

- (a) For the Two-year Government of Canada Bond futures Futures, shall be deliverable only those Government of Canada bond Bond issues which:
 - (i) i) have a remaining maturity of between <u>Lone</u> year <u>6and six</u> months and <u>2two</u> years <u>6and six</u> months, as of the first day of the <u>delivery</u>-monthDelivery Month (for the purpose of determining the maturity of a <u>bondBond</u> eligible for delivery and for settlement, the time to maturity of a given issue shall be calculated in complete one month increments, by rounding down to the nearest entire one month period₇, e.g.-<u>2</u>, two years <u>1</u>, <u>one</u> month and 14 days shall be considered <u>2two</u> years and <u>10ne</u> month from the first day of the <u>delivery monthDelivery Month</u>);
 - (ii) ii) have an outstanding amount of \$2.4 billion nominal value (net of all potential purchases by the Government of Canada up until the end of the period during which the bondBond issue is deliverable);
 - (iii) iii) are originally issued at <u>2Two</u>-year Government of Canada <u>bondBond</u> auctions (a <u>bondBond</u> which has not been originally issued at a <u>2Two</u>-year Government of Canada <u>bondBond</u> auction and which would otherwise meet the standards of this rule, is also deemed to be deliverable,

if during the last 12-month period preceding the first Delivery Notice-Daynotice day of the contract month, its <u>reopeningsre-openings</u> total a minimum nominal amount of \$2.4 billion);

- (iv) iv) are issued and delivered on or before the 15th day preceding the first Delivery Notice Daynotice day corresponding to the delivery monthDelivery Month of the contract;
- (\underline{v}) + have a face value at maturity in multiples of CAN \$200,000; and
- (vi) vi) have a coupon of 6%. However, at the seller! s choice, a Government of Canada Bond having a coupon other than 6% can be substituted. The amount of premium Premium or discount for each deliverable issue shall be calculated on the basis of a yield equivalent to a Government of Canada Bond bearing a 6% coupon and selling at par.
- (b) b) The price of a deliverable Government of Canada Bond shall be determined according to the conversion factors tables published by the Bourse.
- (c) The conversion factor of a deliverable issue is the actualized value of the deliverable issue to the notional yield of the futures contractFutures Contract considered on the first day of the delivery monthDelivery Month, minus the interest accrued until delivery day.
- (d) e) The amount to be paid at delivery is equal to \$2,000 multiplied by the conversion factor of the deliverable issue and multiplied by the settlementpriceSettlement Price of the futures contractFutures Contract being delivered, plus accrued interests to the delivery day. Accrued interest is charged to the approvedparticipantApproved Participant taking delivery.
- (e) d) All Government of Canada Bonds being delivered in respect of a futurescontractFutures Contract must be of the same issue.
- (f) e) Before a contract is listed for trading, the Bourse shall have the right to exclude any deliverable Government of Canada <u>bondBond</u> issue, even if it meets all the standards specified in <u>this Rulethe Rules</u>.

15614 Delivery Procedure (08.09.89, 07.10.93, 14.09.18)

(a) Approved Participants must apply the assignment process used by the Clearing Corporation to assign delivery to each of their accounts. In order that the delivery procedure of the Clearing Corporation not be impaired, Approved Participants shall keep throughout the contract month, an up-to-date list of the purchase and sale dates of all open positions Open Positions for that contract month;

- (b) Only an Approved Participant Participants holding a seller 's position can initiate the delivery process;
- (c) e) All buyers' and sellers' positions Long Positions and Short Positions still open in a contract after trading has ceased in the contract shall be settled by delivery;
- (d) d) In the case where a <u>seller's position</u> <u>Short Position</u> is still open in a contract after trading has ceased in that contract, and where the Approved <u>ParticipantParticipants</u> does not initiate the delivery process, the Clearing Corporation shall substitute itself for the Approved <u>ParticipantParticipants</u> in initiating the delivery process.

15615 Submission of Delivery Notice (08.09.89, 02.06.95, 03.05.04, 18.01.16)

To initiate the delivery process, an <u>approved participantApproved Participant</u> holding a <u>seller's positionShort Position</u> must submit a delivery notice to the Clearing Corporation before the time limit set by the <u>clearing corporationClearing Corporation</u> on any business day, between the second business day preceding the first business day of the <u>delivery monthDelivery</u> Month, and the second business day preceding the last business day of the <u>delivery monthDelivery Month</u>, inclusively.

15616 Assignment of Delivery Notice (08.09.89, 14.09.18)

- (a) a) The assignment of a delivery notice to an Approved Participant holding a long positionLong Position shall be done by the Clearing Corporation, in the manner set forth by the Clearing Corporation;
- (b) b) The Approved Participant holding an assigned long positionLong Position shall receive a delivery notice from the Clearing Corporation on the business day following the submission of the delivery notice by the Approved Participant holding the seller!'s position.

15617 Delivery Day (08.09.89, 02.06.95, 03.05.04, 18.01.16)

Delivery of Two-year Government of Canada Bond <u>futuresFutures</u> shall be done on the second business day following the submission of the delivery notice by the <u>approved</u> <u>participantApproved Participant</u> holding a seller's position, or on any other day as determined by the Clearing Corporation. Delivery shall be completed no later than the last business day of the <u>delivery monthDelivery Month</u>.

15618 Execution Default (08.09.89, 03.05.04)

All defaults from approved participants<u>Approved Participants</u> in respect to delivery procedures shall carry the imposition of a penalty, as determined from time to time by the Bourse.

 15619
 Emergencies, Acts of God, Actions of Governments

 (08.09.89, 19.01.95, 05.08.97, 22.12.99, 03.05.04, 16.11.07, 01.09.10, 18.01.16, 05.10.18)

- In the eventuality that a delivery operation cannot be carried because of a (a) a) strike, a fire, an accident, a Government action, an act of God or any other emergency situation, the holder of a buyer's position or a seller's position shall immediately notify the Bourse and the clearing corporation Clearing Corporation. In the eventuality that the Bourse or the clearing corporationClearing Corporation finds that an immediate action is necessary, a special meeting of the Board of Directors shall be called on the matter and any decision rendered in such circumstances shall be binding on all parties to futures contractsFutures Contracts. If the Board of Directors decides that an emergency situation is in progress, the Board of Directors shall take all necessary actions in the circumstances, and the decision of the Board of Directors shall bind all parties to the futurescontractFutures Contract. The Board of Directors of the Bourse could, for instance, extend the delivery period or indicate a different location for delivery operations.
- (b) In the eventuality where the Board of Directors of the Bourse decides that a shortage of deliverable Government of Canada Bond issues exists or might exist, it shall take all necessary action to correct, prevent or alleviate the situation. The Board of Directors could, for instance:
 - (i) i) designate as a deliverable issue any other Government of Canada Bond that does not meet the criteria in this Rule;Chapter; and
 - (ii) in addition to the normal delivery procedures, decide of a cash settlement based on the cash value of a Government of Canada Bond bearing the coupon rate specified in the rules applicable to each designated Two-year Government of Canada Bond futures contract Futures Contract, as determined by using the yield curve of Government of Canada Bonds on the last Trading Day.

FIVE-YEAR GOVERNMENT OF CANADA BOND FUTURES

Chapter C—Five Year Government of Canada Bond Futures

<u>Article 12.200</u> <u>15620</u> Underlying (18.01.16)

The underlying issue is \$100,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

Unless otherwise determined by the Bourse, the expiry months for a Five-year Government of Canada Bond futures Futures are March, June, September and December.

15622—Trading Unit (18.01.16)

Unless otherwise determined by the Bourse, the trading unit is \$100,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

15623 Currency (18.01.16)

Trading, clearing and settlement of Five-year Government of Canada Bond <u>futuresFutures</u> are in Canadian dollars.

15624 Price Quotation (18.01.16)

Bids and offers on Five-year Government of Canada Bond futures Futures are quoted per \$100 nominal value.

15625 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.01 per \$100 nominal value.

15626 Maximum Price Variation Thresholds-(18.01.16, 06.04.18)

There shall be no maximum price variation thresholds.

15627 Position Limits for Bond Futures Contracts

(18.01.16, 04.02.16)

- (a) For all expiration months combineda). For all expiration months combined for each designated Government of Canada <u>bond_futures_contractBond_Futures</u> <u>Contract</u>, the maximum net Long Position or net Short Position which a <u>personPerson</u> may own or control in accordance with <u>article 14157Article 6.310</u> is equal to half the sum of:
 - (i) i) 20% of the total outstanding deliverable <u>bondsBonds</u> of the front contract month; and ii) the greater of:-
 - (1) **a)** 4,000 contracts or
 - (2) b) 20% of the average daily open interest Open Interest for all contract months during the preceding three calendar months.
 - (ii) If deemed necessary, the Bourse may apply a different position limit to an approved participantApproved Participant or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (a) unless an exemption is granted under article 14157.<u>Article 6.310</u>.
- (b) For the first contract monthb) For the first contract month, the maximum net Long Position or net Short Position in each designated Government of Canada bond futures contractBond Futures Contract which a personPerson may own or control in accordance with article 14157Article 6.310 is the futures contractFutures Contract equivalent of 5% of the total outstanding amount of Government of Canada bondsBonds eligible for delivery for the designated Government of trading on the first business day prior to the first delivery notice day of the first contract month.
 - (i) The position limit for the first contract month becomes effective on the first business day prior to the first delivery notice day of the first contract month.
 - (ii) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (b) unless an exemption is granted under article 14157.<u>Article</u> <u>6.310</u>.

Article 12.201 15628 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

<u>Article 12.202</u> 15629 <u>ContractSettlement</u> Type

Five-year Canadian Government Bond <u>futuresFutures</u> are physically settled. Delivery shall be made in the manner prescribed in <u>articles 15632 to15637 of Rule FifteenArticle 12.212 to Article 12.217 of the Rules</u> or by the Clearing Corporation.

15630 Last Trading Day (18.01.16)

Trading of Five-year Government of Canada Bond <u>futures Futures</u> ceases at 1:00 p.m. on the seventh <u>(7th)</u> business day preceding the last business day of the <u>delivery month</u>. <u>Delivery</u> <u>Month</u>.

15631—**Trading Hours** (18.01.16)

Trading hours will be determined and published by the Bourse.

15632 Delivery Standards (18.01.16)

- (a) For Five-year Government of Canada Bond futures Futures, shall be deliverable only those Government of Canada bond Bond issues which:
 - (i) i) have a remaining maturity of between 4<u>four</u> years 3<u>and three</u> months and 5<u>five</u> years 3<u>and three</u> months, as of the first day of the delivery monthDelivery Month (for the purpose of determining the maturity of a <u>bondBond</u> eligible for delivery and for settlement, the time to maturity of a given issue shall be calculated in complete one month increments, by rounding down to the nearest entire one month period. e.g. 4 years 5 months and 14 days shall be considered 4 years and 5 months from the first day of the delivery monthDelivery Month);
 - (ii) ii) have an outstanding amount of \$3.5 billion nominal value (net of all potential purchases by the Government of Canada up until the end of the period during which the bondBond issue is deliverable);
 - (iii) iii) are originally issued at <u>5Five</u>-year Government of Canada bondBond auctions (an issue which has an original maturity of more than <u>5five</u> years and <u>9nine</u> months and which would otherwise meet the standards of this rule, is also deemed to be deliverable, if during the last 12-month period preceding the first Delivery <u>Notice Daynotice day</u> of the contract month, its <u>reopeningsre-openings</u> total a minimum nominal amount of \$3.5 billion);
 - (iv) iv) are issued and delivered on or before the 15th day preceding the first Delivery Notice Daynotice day corresponding to the deliverymonthDelivery Month of the contract;
 - (\underline{v}) + have a face value at maturity in multiples of \$100,000; and
 - (vi) vi) have a coupon of 6%. However, at the seller's choice, a Government of Canada Bond having a coupon other than 6% can be substituted. The amount of premium Premium or discount for each deliverable issue shall be calculated on the basis of a yield equivalent to a Government of Canada Bond bearing a 6% coupon and selling at par.
- (b) b) The price of a deliverable Government of Canada Bond shall be determined according to the conversion factors tables published by the Bourse.
- (c) The conversion factor of a deliverable issue is the actualized value of the deliverable issue to the notional yield of the <u>futures_contractFutures_Contract</u> considered on the first day of the <u>delivery monthDelivery Month</u>, minus the interest accrued until delivery day.

- (d) e) The amount to be paid at delivery is equal to \$1,000) multiplied by the conversion factor of the deliverable issue and multiplied by the settlementpriceSettlement Price of the futures contractFutures Contract being delivered, plus accrued interests to the delivery day. Accrued interest is charged to the approved participantApproved Participant taking delivery.
- (e) d) All Government of Canada Bonds being delivered in respect of a futurescontractFutures Contract must be of the same issue.
- (f) e) Before a contract is listed for trading, the Bourse shall have the right to exclude any deliverable Government of Canada <u>bondBond</u> issue, even if it meets all the standards specified in this <u>Rule_Article_</u>

15633 Delivery Procedures (18.01.16, 14.09.18)

- (a) Approved Participants must apply the assignment process used by the Clearing Corporation to assign delivery to each of their accounts; In order that the delivery procedure of the Clearing Corporation not be impaired, Approved Participants shall keep throughout the contract month, an up-to-date list of the purchase and sale dates of all open positions Open Positions for that contract month;
- (b) Only an Approved Participant holding a seller's position can initiate the delivery process;
- (c) e) -All buyers' and sellers' positions Long Positions and Short Positions still open in a contract after trading has ceased in the contract shall be settled by delivery; and
- (d) d) In the case where a <u>seller's positionShort Position</u> is still open in a contract after trading has ceased in that contract, and where the Approved Participant does not initiate the delivery process, the Clearing Corporation shall substitute itself for the Approved Participant in initiating the delivery process.

15634—Submission of Delivery Notice (18.01.16, 05.09.2017)

To initiate the delivery process, an approved participant<u>Approved Participant</u> holding a <u>seller's positionShort Position</u> must submit a delivery notice to the Clearing Corporation before the time limit set by the Clearing Corporation on any business day, between the second business day preceding the first business day of the <u>delivery monthDelivery Month</u>, and the second business day preceding the last business day of the <u>delivery monthDelivery Month</u>, inclusively_

15635 Assignment of Delivery Notice (18.01.16, 14.09.18)

- (a) a) The assignment of a delivery notice to an Approved Participant holding a long positionLong Position shall be done by the Clearing Corporation, in the manner set forth by the Clearing Corporation;
- (b) b) The Approved Participant holding an assigned long positionLong Position shall receive a delivery notice from the Clearing Corporation on the business day following the submission of the delivery notice by the Approved Participant holding the seller!'s position.

15636 Delivery Day (18.01.16, 05.09.17)

Delivery of <u>fiveFive</u>-year Government of Canada Bond <u>futuresFutures</u> shall be done on the second business day following the submission of the delivery notice by the <u>approved</u> <u>participantApproved Participant</u> holding a seller's position, or on any other day as determined by the Clearing Corporation. Delivery shall be completed no later than the last business day of the <u>delivery monthDelivery Month</u>.

15637 Execution Default (18.01.16)

All defaults from <u>approved participantsApproved Participants</u> in respect to delivery procedures shall carry the imposition of a penalty, as determined from time to time by the Bourse.

15638—Emergencies, Acts of God, Actions of Governments (18.01.16, 05.10.18)

- In the eventuality that a delivery operation cannot be carried because of a (a) a) strike, a fire, an accident, a Government action, an act of God or any other emergency situation, the holder of a buyer's position or a seller's position shall immediately notify the Bourse and the Clearing Corporation. In the eventuality that the Bourse or the Clearing Corporation finds that an immediate action is necessary, a special meeting of the Board of Directors of the Bourse shall be called on the matter and any decision rendered in such circumstances shall be binding on all parties to futures contractsFutures Contracts. If the Board of Directors of the Bourse decides that an emergency situation is in progress, the Board of Directors of the Bourse shall take all necessary actions in the circumstances, and the decision of the Board of Directors of the Bourse shall bind all parties to the futures contractFutures Contract. The Board of Directors of the Bourse could, for instance, extend the delivery period or indicate a different location for delivery operations.
- (b) In the eventuality where the Board of Directors of the Bourse decides that a shortage of deliverable Government of Canada Bond issues exists or might exist, it shall take all necessary action to correct, prevent or alleviate the situation. The Board of Directors of the Bourse could, for instance:
 - (i) i) designate as a deliverable issue any other Government of Canada Bond that does not meet the criteria in this Rule;Chapter; and
 - (ii) ii) in addition to the normal delivery procedures, decide of a cash settlement based on the cash value of a Government of Canada Bond bearing the coupon rate specified in the rules applicable to each designated 5-Five-year Government of Canada Bond futures contractFutures Contract, as determined by using the yield curve of Government of Canada Bonds on the last Trading Day.

TEN-YEAR GOVERNMENT OF CANADA BOND FUTURES

Chapter D—Ten-Year Government of Canada Bond Futures

<u>Article 12.300</u> <u>15640</u> Underlying (18.01.16)

The underlying issue is \$100,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

Unless otherwise determined by the Bourse, the expiry months for a Ten-year Government of Canada Bond future are March, June, September and December.

15642—Trading Unit (18.01.16)

Unless otherwise determined by the Bourse, the trading unit is \$100,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

15643 Currency (18.01.16)

Trading, clearing and settlement of Ten-year Government of Canada Bond futures Futures are in Canadian dollars.

15644 Price Quotation (18.01.16)

Bids and offers on Ten-year Government of Canada Bond <u>futuresFutures</u> are quoted per \$100 nominal value.

15645 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.01 per \$100 nominal value.

15646 Maximum Price Variation Thresholds-(18.01.16, 06.04.18)

There shall be no maximum price variation thresholds.

15647 Position Limits for Bond Futures Contracts

(18.01.16, 04.02.16)

- (a) For all expiration months combineda). For all expiration months combined for each designated Government of Canada <u>bond_futures_contractBond_Futures</u> <u>Contract</u>, the maximum net Long Position or net Short Position which a <u>personPerson</u> may own or control in accordance with <u>article 14157Article 6.310</u> is equal to half the sum of:
 - (i) i) 20% of the total outstanding deliverable <u>bondsBonds</u> of the front contract month; and ii) the greater of:
 - (1) **a)** 4,000 contracts; or
 - (2) b) 20% of the average daily open interest Open Interest for all contract months during the preceding three calendar months.
 - (ii) If deemed necessary, the Bourse may apply a different position limit to an approved participantApproved Participant or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (a) unless an exemption is granted under article 14157.<u>Article 6.310</u>.
- (b) For the first contract monthb) For the first contract month, the maximum net Long Position or net Short Position in each designated Government of Canada bond futures contractBond Futures Contract which a personPerson may own or control in accordance with article 14157Article 6.310 is the futures contractFutures Contract equivalent of 5% of the total outstanding amount of Government of Canada bond futures contractsBond Futures Contracts at the start of trading on the first business day prior to the first delivery notice day of the first contract month.
 - (i) The position limit for the first contract month becomes effective on the first business day prior to the first delivery notice day of the first contract month.
 - (ii) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (b) unless an exemption is granted under article 14157.<u>Article</u> <u>6.310</u>.

Article 12.301 15648 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

15649ContractSettlementType(18.01.16)

Ten-year Canadian Government Bond <u>futuresFutures</u> are physically settled. Delivery shall be made in the manner prescribed in <u>articles 15652 to 15657 of Rule FifteenArticle 12.312 to</u> <u>Article 12.317 of the Rules</u> or by the Clearing Corporation.

15650 Last Trading Day-(18.01.16)

Trading of Ten-year Government of Canada Bond <u>futuresFutures</u> ceases at 1:00 p.m. on the seventh <u>(7th)</u> business day preceding the last business day of the <u>delivery month</u>. <u>Delivery</u> <u>Month</u>.

15651—**Trading Hours** (18.01.16)

Trading hours will be determined and published by the Bourse.

15652—Delivery Standards

(18.01.16)

- (a) For Ten-year Government of Canada Bond futures Futures, shall be deliverable only those Government of Canada bond issues which:
 - (i) i) have a remaining maturity of between 8 and 10¹/₂ years, as of the first day of the <u>delivery monthDelivery Month</u> (for the purpose of determining the maturity of a <u>bondBond</u> eligible for delivery and for settlement, the time to maturity of a given issue shall be calculated in complete periods of three months, by rounding down to the nearest entire three-month period, e.g. 10 years and seven months shall be considered 10¹/₂ years from the first day of the <u>delivery monthDelivery Month</u>);
 - (ii) ii) have an outstanding amount of \$3.5 billion nominal value (net of all potential purchases by the Government of Canada up until the end of the period during which the bondBond issue is deliverable);
 - (iii) iii) are originally issued at 10-year auctions (a <u>bondBond</u> not issued at a 10-year auction which would otherwise meet the standards of this rule, is also deemed to be deliverable, if during the last 12-month period preceding the first Delivery <u>Notice Daynotice day</u> of the contract month, its <u>reopeningsre-openings</u> total a minimum nominal amount of \$3.5 billion);
 - (iv) iv) are issued and delivered on or before the 15th day preceding the first Delivery Notice Daynotice day corresponding to the delivery monthDelivery Month of the contract;
 - (\underline{v}) + have a face value at maturity in multiples of \$100,000; and
 - (vi) vi) have a coupon of 6%. However, at the seller¹'s choice, a Government of Canada Bond having a coupon other than 6% can be substituted. The amount of premiumPremium or discount for each deliverable issue shall be calculated on the basis of a yield equivalent to a Government of Canada Bond bearing a 6% coupon and selling at par.
- (b) b) The price of a deliverable Government of Canada Bond shall be determined according to the conversion factors tables published by the Bourse.
- (c) The conversion factor of a deliverable issue is the actualized value of the deliverable issue to the notional yield of the <u>futures contractFutures Contract</u> considered on the first day of the <u>delivery monthDelivery Month</u>, minus the interest accrued until delivery day.

- (d) e) The amount to be paid at delivery is equal to \$1,000 multiplied by the conversion factor of the deliverable issue and multiplied by the settlementpriceSettlement Price of the futures contractFutures Contract being delivered, plus accrued interests to the delivery day. Accrued interest is charged to the approved participantApproved Participant taking delivery.
- (e) d) All Government of Canada Bonds being delivered in respect of a futurescontractFutures Contract must be of the same issue.
- (f) e) Before a contract is listed for trading, the Bourse shall have the right to exclude any deliverable Government of Canada <u>bondBond</u> issue, even if it meets all the standards specified in this <u>RuleArticle</u>.

15653 Delivery Procedures (18.01.16, 14.09.18)

- (a) a) Approved ParticipantsParticipant must apply the assignment process used by the Clearing Corporation to assign delivery to each of their accounts; In order that the delivery procedure of the Clearing Corporation not be impaired, Approved ParticipantsParticipant shall keep throughout the contract month; an up-to-date list of the purchase and sale dates of all open positionsOpen Positions for that contract month;
- (b) Only an Approved Participant holding a seller's position can initiate the delivery process;
- (c) -All buyers' and sellers' positions Long Positions and Short Positions still open in a contract after trading has ceased in the contract shall be settled by delivery;____
- (d) In the case where a seller's positionShort Position is still open in a contract after trading has ceased in that contract, and where the Approved Participant does not initiate the delivery process, the Clearing Corporation shall substitute itself for the Approved Participant in initiating the delivery process.

15654—Submission of Delivery Notice (18.01.16,05.09.17)

To initiate the delivery process, an approved participant<u>Approved Participant</u> holding a <u>seller's positionShort Position</u> must submit a delivery notice to the Clearing Corporation before the time limit set by the Clearing Corporation on any business day, between the second business day preceding the first business day of the <u>delivery monthDelivery Month</u>, and the second business day preceding the last business day of the <u>delivery monthDelivery Month</u>, inclusively.

15655 Assignment of Delivery Notice (18.01.16, 14.09.18)

- (a) a) The assignment of a delivery notice to an Approved Participant holding a long positionLong Position shall be done by the Clearing Corporation, in the manner set forth by the Clearing Corporation;
- (b) b) The Approved Participant holding an assigned long positionLong Position shall receive a delivery notice from the Clearing Corporation on the business day following the submission of the delivery notice by the Approved Participant holding the seller!'s position.

15656 Delivery Day (18.01.16,05.09.17)

Delivery of Ten-year Government of Canada Bond <u>futuresFutures</u> shall be done on the second business day following the submission of the delivery notice by the <u>approved</u> <u>participantApproved Participant</u> holding a seller's position, or on any other day as determined by the Clearing Corporation. Delivery shall be completed no later than the last business day of the <u>delivery monthDelivery Month.</u>

15657 Execution Default-(18.01.16)

All defaults from <u>approved participantsApproved Participants</u> in respect to delivery procedures shall carry the imposition of a penalty, as determined from time to time by the Bourse.

15658—Emergencies, Acts of God, Actions of Governments (18.01.16, 05.10.18)

- In the eventuality that a delivery operation cannot be carried because of a (a) a) strike, a fire, an accident, a Government action, an act of God or any other emergency situation, the holder of a buyer's position or a seller's position shall immediately notify the Bourse and the Clearing Corporation. In the eventuality that the Bourse or the Clearing Corporation finds that an immediate action is necessary, a special meeting of the Board of Directors of the Bourse shall be called on the matter and any decision rendered in such circumstances shall be binding on all parties to futures contractsFutures Contracts. If the Board of Directors of the Bourse decides that an emergency situation is in progress, the Board of Directors of the Bourse shall take all necessary actions in the circumstances, and the decision of the Board of Directors of the Bourse shall bind all parties to the futures contractFutures Contract. The Board of Directors of the Bourse could, for instance, extend the delivery period or indicate a different location for delivery operations.
- (b) In the eventuality where the Board of Directors of the Bourse decides that a shortage of deliverable Government of Canada Bond issues exists or might exist, it shall take all necessary action to correct, prevent or alleviate the situation. The Board of Directors of the Bourse could, for instance:
 - (i) i) designate as a deliverable issue any other Government of Canada Bond that does not meet the criteria in this Rule;Chapter; and
 - (ii) in addition to the normal delivery procedures, decide of a cash settlement based on the cash value of a Government of Canada Bond bearing the coupon rate specified in the rules applicable to each designated Ten-year Government of Canada Bond futures contractFutures Contract, as determined by using the yield curve of Government of Canada Bonds on the last Trading Day.

THIRTY-YEAR GOVERNMENT OF CANADA BOND FUTURES

Chapter E—Thirty-Year Government of Canada Bond Futures

<u>Article 12.400</u> <u>15660</u> Underlying (18.01.16)

The underlying issue is \$100,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

Unless otherwise determined by the Bourse, the expiry months for a Thirty-year Government of Canada Bond future are March, June, September and December.

15662—Trading Unit (18.01.16)

Unless otherwise determined by the Bourse, the trading unit is \$100,000 nominal value of a Government of Canada <u>bondBond</u> with a 6% notional coupon.

15663 Currency (18.01.16)

Trading, clearing and settlement of Thirty-year Government of Canada Bond futures Futures are in Canadian dollars.

15664 Price Quotation (18.01.16)

Bids and offers on Thirty-year Government of Canada Bond <u>futures Futures</u> are quoted per \$100 nominal value.

15665 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.01 per \$100 nominal value.

<u>Article 12.401</u> <u>15666</u> Maximum Price Variation Thresholds-(18.01.16, 06.04.18)

There shall be no maximum price variation thresholds.

15667 Position Limits for Bond Futures Contracts

(18.01.16, 04.02.16)

- (a) For all expiration months combineda). For all expiration months combined for each designated Government of Canada <u>bond_futures_contractBond_Futures</u> <u>Contract</u>, the maximum net Long Position or net Short Position which a <u>personPerson</u> may own or control in accordance with <u>article 14157Article 6.310</u> is equal to half the sum of:
 - (i) i) 20% of the total outstanding deliverable <u>bondsBonds</u> of the front contract month; andii) the greater of:
 - (1) **a)** 4,000 contracts or
 - (2) b)-20% of the average daily open interest Open Interest for all contract months during the preceding three calendar months.
 - (ii) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (a) unless an exemption is granted under article 14157.<u>Article</u> <u>6.310</u>.
- (b) For the first contract month:
 - (i) b) For the first contract month, the maximum net Long Position or net Short Position in each designated Government of Canada bond futurescontractBond Futures Contract which a personPerson may own or control in accordance with article 14157Article 6.310 is the futures contractFutures Contract equivalent of 5% of the total outstanding amount of Government of Canada bondsBonds eligible for delivery for the designated Government of Canada bond futures contractsBond Futures Contracts at the start of trading on the first business day prior to the first delivery notice day of the first contract month.
 - (ii) The position limit for the first contract month becomes effective on the first business day prior to the first delivery notice day of the first contract month.
 - (iii) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the position limit determined in accordance with this paragraph (b) unless an exemption is granted under article 14157.<u>Article</u> <u>6.310</u>.

Article 12.402 15668 Position Reporting Threshold

The position reporting threshold is set pursuant article 14102. Article 6.500.

15669ContractSettlement Type(18.01.16)

Thirty-year Canadian Government Bond <u>futuresFutures</u> are physically settled. Delivery shall be made in the manner prescribed in <u>articles 15672 to 15677 of Rule FifteenArticle 12.412 to</u> <u>Article 12.417 of the Rules</u> or by the Clearing Corporation.

15670 Last Trading Day (18.01.16)

Trading of Thirty-year Government of Canada Bond <u>futures Futures</u> ceases at 1:00 p.m. on the seventh <u>(7th)</u> business day preceding the last business day of the <u>delivery month</u>. <u>Delivery</u> <u>Month</u>.

15671—**Trading Hours** (18.01.16)

Trading hours will be determined and published by the Bourse.

15672—Delivery Standards (18.01.16)

- (a) For Thirty-year Government of Canada Bond futures Futures, shall be deliverable only those Government of Canada Bond issues which:
 - (i) i) have a remaining maturity of not less than <u>twenty-five (25)</u> years, as of the first day of the <u>delivery monthDelivery Month</u> (for the purpose of determining the maturity of a <u>bondBond</u> eligible for delivery and for settlement, the time to maturity of a given issue shall be calculated in complete periods of three months, by rounding down to the nearest entire three-month period, e.g. 30 years and seven months shall be considered 30¹/₂ years from the first day of the <u>delivery monthDelivery Month</u>);
 - (ii) have an outstanding amount of \$3.5 billion nominal value (net of all potential purchases by the Government of Canada up until the end of the period during which the <u>bondBond</u> issue is deliverable);
 - (iii) are originally issued at 30-year auctions (a <u>bondBond</u> not issued at a 30-year auction which would otherwise meet the standards of this rule, is also deemed to be deliverable, if during the last 12-month period preceding the first Delivery <u>Notice Daynotice day</u> of the contract month, its <u>reopeningsrc-openings</u> total a minimum nominal amount of \$3.5 billion);

- (iv) iv) are issued and delivered on or before the 15th day preceding the first <u>deliveryDelivery</u> notice day corresponding to the <u>delivery</u><u>monthDelivery Month</u> of the contract;
- (\underline{v}) + have a face value at maturity in multiples of \$100,000; and
- (vi) vi) have a coupon of 6%. However, at the seller¹/₂s choice, a Government of Canada Bond having a coupon other than 6% can be substituted. The amount of premium Premium or discount for each deliverable issue shall be calculated on the basis of a yield equivalent to a Government of Canada Bond bearing a 6% coupon and selling at par.
- (b) The price of a deliverable Government of Canada Bond shall be determined according to the conversion factors tables published by the Bourse.
- (c) The conversion factor of a deliverable issue is the actualized value of the deliverable issue to the notional yield of the futures contractFutures Contract considered on the first day of the delivery monthDelivery Month, minus the interest accrued until delivery day.
- (d) e) The amount to be paid at delivery is equal to \$1,000 multiplied by the conversion factor of the deliverable issue and multiplied by the settlementpriceSettlement Price of the futures contractFutures Contract being delivered, plus accrued interests to the delivery day. Accrued interest is charged to the approvedparticipantApproved Participant taking delivery.
- (e) d) All Government of Canada Bonds being delivered in respect of a futurescontractFutures Contract must be of the same issue.
- (f) e) Before a contract is listed for trading, the Bourse shall have the right to exclude any deliverable Government of Canada <u>bondBond</u> issue, even if it meets all the standards specified in this Rule.

15673—Delivery Procedures (18.01.16, 14.09.18)

- (a) a) Approved ParticipantsParticipant must apply the assignment process used by the Clearing Corporation to assign delivery to each of their accounts; In order that the delivery procedure of the Clearing Corporation not be impaired, Approved ParticipantsParticipant shall keep throughout the contract month; an up-to-date list of the purchase and sale dates of all open positionsOpen Positions for that contract month;
- (b) Only an Approved Participant holding a seller's position can initiate the delivery process;

- (c) e) All buyers' and sellers' positions Long Positions and Short Positions still open in a contract after trading has ceased in the contract shall be settled by delivery;
- (d) d) In the case where a <u>seller's positionShort Position</u> is still open in a contract after trading has ceased in that contract, and where the Approved Participant does not initiate the delivery process, the Clearing Corporation shall substitute itself for the Approved Participant in initiating the delivery process.

15674—Submission of Delivery Notice (18.01.16, 05.09.17)

To initiate the delivery process, an <u>approved participantApproved Participant</u> holding a <u>seller's positionShort Position</u> must submit a delivery notice to the Clearing Corporation before the time limit set by the Clearing Corporation on any business day, between the second business day preceding the first business day of the <u>delivery monthDelivery Month</u>, and the second business day preceding the last business day of the <u>delivery monthDelivery Month</u>, inclusively.

15675—Assignment of Delivery Notice (18.01.16, 14.09.18)

- (a) a) The assignment of a delivery notice to an Approved Participant holding a long position Long Position shall be done by the Clearing Corporation, in the manner set forth by the Clearing Corporation;
- (b) b) The Approved Participant holding an assigned long positionLong Position shall receive a delivery notice from the Clearing Corporation on the business day following the submission of the delivery notice by the Approved Participant holding the seller!'s position.

15676 Delivery Day (18.01.16, 05.09.17)

Delivery of Thirty-year Government of Canada Bond futures Futures shall be done on the second business day following the submission of the delivery notice by the approved participant Approved Participant holding a seller's position, or on any other day as determined by the Clearing Corporation. Delivery shall be completed no later than the last business day of the delivery month Delivery Month.

15677 Execution Default (18.01.16)

All defaults from <u>approved participantsApproved Participants</u> in respect to delivery procedures shall carry the imposition of a penalty, as determined from time to time by the Bourse.

15678—Emergencies, Acts of God, Actions of Governments (18.01.16, 05.10.18)

- In the eventuality that a delivery operation cannot be carried because of a (a) astrike, a fire, an accident, a Government action, an act of God or any other emergency situation, the holder of a buyer's position or a seller's position shall immediately notify the Bourse and the Clearing Corporation. In the eventuality that the Bourse or the Clearing Corporation finds that an immediate action is necessary, a special meeting of the Board of Directors of the Bourse shall be called on the matter and any decision rendered in such circumstances shall be binding on all parties to futures contractsFutures Contracts. If the Board of Directors of the Bourse decides that an emergency situation is in progress, the Board of Directors of the Bourse shall take all necessary actions in the circumstances, and the decision of the Board of Directors of the Bourse shall bind all parties to the futures contractFutures Contract. The Board of Directors of the Bourse could, for instance, extend the delivery period or indicate a different location for delivery operations.
- (b) In the eventuality where the Board of Directors of the Bourse decides that a shortage of deliverable Government of Canada Bond issues exists or might exist, it shall take all necessary action to correct, prevent or alleviate the situation. The Board of Directors of the Bourse could, for instance:
 - (i) i) designate as a deliverable issue any other Government of Canada Bond that does not meet the criteria in this Rule;Chapter; and
 - (ii) in addition to the normal delivery procedures, decide of a cash settlement based on the cash value of a Government of Canada Bond bearing the coupon rate specified in the rules applicable to each designated Thirty-_year Government of Canada Bond futures contractFutures Contract, as determined by using the yield curve of Government of Canada Bonds on the last Trading Day.

Chapter F—S&P/TSX 60 INDEX STANDARD FUTURES Index Standard Futures

<u>Article 12.500</u> <u>15700</u> Underlying (18.01.16)

The underlying issue is the S&P/TSX 60 Index.

15701 Expiry Cycle (07.09.99, 18.01.16)

The expiry months for S&P/TSX 60 Index standard futures Futures are March, June, September and December.

15702 Trading Hours (07.09.99, abr. 06.01.03)

> **15703 Trading Unit** (07.09.99,15.05.09, 06.05.11, 18.01.16)

The trading unit is \$200 multiplied by the value of the S&P/TSX 60 Index standard futuresFutures.

15704 Currency (07.09.99, 18.01.16)

Trading, clearing and settlement of S&P/TSX 60 Index standard futures Futures are in Canadian dollars.

15705 Price Quotation (07.09.99, 06.05.11, 18.01.16)

- (a) Bids and offers for standard <u>futuresFutures</u> on the S&P/TSX 60 Index are quoted in terms of <u>indexIndex</u> points expressed to two decimal points.
- (b) One <u>indexIndex</u> point equals \$200 for a standard <u>futuresFutures</u> on the S&P/TSX 60 Index.

15706 Minimum Price Fluctuation-(07.09.99, 18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.10 indexIndex point for outright positions. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15706.1 Contract Type (18.01.16) S&P/TSX 60 Index standard futures are cash settled. The final settlement price is the official openinglevel of the underlying index on the final settlement day.

15706.2 Last Trading Day (18.01.16, 05.10.18)

Trading of S&P/TSX 60 standard futures ceases on the business day prior to the final settlement day.

15707 Trading Halts (07.09.99, 18.01.16, 02.03.18)

- (a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interest</u> Underlying Interest (circuit breakers).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in the S&P/TSX 60 Index standard futuresFutures shall resume only after a percentage (as determined by the Bourse from time to time) of the interest underlying the S&P/TSX 60 Index have re-openedreopened.

15708 Position Limits for S&P/TSX60 Index Futures Contracts

(07.09.99, 15.05.09, 06.05.11, 13.02.15, 13.08.15)

- (a) There are no position limits for standard futures contracts Futures Contracts or equivalent contracts on the S&P/TSX 60 Index.
- (b) Notwithstanding the above paragraph, the Bourse may, if it sees fit or deems necessary to ensure the integrity and fairness of the market, impose specific position limits to one or more approved participants<u>Approved Participants</u> or their clients. If such specific position limits are imposed, a mini futures contract<u>Futures</u> <u>Contract</u> on the S&P/TSX 60 Index is the equivalent of one-quarter of a standard futures contract<u>Futures</u> Contract on the S&P/TSX 60 Index, for the purpose of calculating these position limits.

15709 Position Reporting Threshold (07.09.99, 15.05.09, 06.05.11, 18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

15710 Delivery (07.09.99)

Article 12.501 Settlement Type

Delivery of the <u>index_futures_contractsIndex_Futures_Contracts</u> shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in articles<u>15721 to 15730Article 12.511 to Article 12.513</u> of the Rules.

15711 Margin Requirements (07.09.99, abr. 01.01.05)

Article 12.502 Last Trading Day

<u>Trading of S&P/TSX 60 standard Futures ceases on the business day prior to the final</u> <u>settlement day.</u>

15721 Final Settlement Day (07.09.99, 06.05.11, 18.01.16)

The final settlement day is the third Friday of the expiration contract month, provided it is a business day. If it is not a business day, final settlement will occur on the preceding business day.

15722 Final Settlement Price (07.09.99, 06.05.11, 18.01.16, 05.10.18)

The final settlement price Settlement Price determined on the Final final Settlement Day is:

- (a) \$200 times the official opening level of the S&P/TSX 60 Index in the case of standard futures Futures on the S&P/TSX 60 Index.
- (b) This final settlement priceSettlement Price is based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All open-positionsOpen Positions at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX 60 Index on final settlement day and terminated by cash settlement.

15723 Failure of Settlement (07.09.99, 06.05.11, 14.09.18)

Any failure on the part of an Approved Participant to conform to the aforementioned rules of settlement could result in the imposition of disciplinary sanctions as may be determined by the Bourse based on the circumstances.

<u>Article 12.503</u> <u>15724</u> Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

15731 Limitation of Standard & Poor's Liability Disclaimer (07.09.99; 22.10.09.15.05.17)

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15732 Exclusion of liability

(07.09.99; abr. 22.10.09)

<u>Chapter G</u>S&P/TSX 60 **INDEX MINI FUTURESIndex Mini Futures**

<u>Article 12.600</u> <u>15733</u> Underlying (18.01.16)

The underlying issue is the S&P/TSX 60 Index.

15734—Expiry Cycle (18.01.16)

The expiry months for S&P/TSX 60 Index mini futures Futures are March, June, September and December.

15735 Trading Unit (18.01.16)

The trading unit is \$50 multiplied by the value of the S&P/TSX 60 Index mini futuresFutures.

15736 Currency (18.01.16)

Trading, clearing and settlement of mini futures<u>Futures</u> on the S&P/TSX 60 Index is in Canadian dollars.

15737 Price Quotation (18.01.16)

- (a) Bids and offers for mini <u>futuresFutures</u> on the S&P/TSX 60 Index are quoted in terms of <u>indexIndex</u> points expressed to two decimal points.
- (b) One <u>indexIndex</u> point equals \$50 for a mini <u>futuresFutures</u> on the S&P/TSX 60 Index.

15738 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.10 indexIndex points for outright positions. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15739 Contract Type (18.01.16)

S&P/TSX 60 Index mini futures are cash settled. The final settlement price is the official opening level of the underlying index on the final settlement day.

15740 Last Trading Day (18.01.16) Trading ceases on the business day preceding the final settlement day.

15741—Trading Halts (18.01.16, 02.03.18)

- (a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interestUnderlying Interest</u> (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in the S&P/TSX 60 Index mini futuresFutures shall resume only after a percentage (as determined by the Bourse from time to time) of the interest underlying the S&P/TSX 60 Index have re-_opened.

15742 Position Limits

(18.01.16)

- (a) There are no position limits for mini futures Futures or equivalent contracts on the S&P/TSX 60 Index.
- (b) Notwithstanding the above paragraph, the Bourse may, if it sees fit or deems necessary to ensure the integrity and fairness of the market, impose specific position limits to one or more approved participants<u>Approved Participants</u> or their clients. If such specific position limits are imposed, a mini futures contract<u>Futures</u> <u>Contract</u> on the S&P/TSX 60 Index is the equivalent of one-quarter of a standard futures contract<u>Futures</u> Contract on the S&P/TSX 60 Index, for the purpose of calculating these position limits.

15743 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

15744 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

Article 12.601 Settlement Type

Delivery of the Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in Article 12.611 to Article 12.613 of the Rules.

Article 12.602 Last Trading Day

Trading ceases on the business day preceding the final settlement day.

15745 Final Settlement Day (18.01.16)

The final settlement day is the third Friday of the contract month, provided it is a business day. If it is not a business day, final settlement will occur on the first preceding business day.

<u>Article 12.603</u> <u>15746</u> Final Settlement Price (18.01.16, 05.10.18)

The final <u>settlement priceSettlement Price</u> determined on the final settlement date is \$50 multiplied by the official opening level of the S&P/TSX 60 Index<u>mini futures</u>.

This final <u>settlement_priceSettlement_Price</u> is based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All <u>open positionsOpen Positions</u> at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX 60 Index on final settlement day and terminated by cash settlement.

15747 Failure of Settlement (18.01.16)

Any failure on the part of an <u>approved participantApproved Participant</u> to conform to the aforementioned rules of settlement could result in the imposition of disciplinary sanctions as may be determined by the Bourse based on the circumstances.

15748 Limitation of Standard & Poor's Liability Disclaimer (18.01.16.15.05.17)

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S&P/TSX GLOBAL GOLD INDEX FUTURES

Article 12.604 Trading Hours

Trading hours will be determined and published by the Bourse.

<u>Chapter H—S&P/TSX Global Gold Index Futures</u>

<u>Article 12.700</u> <u>15750</u> Underlying (18.01.16)

The underlying issue is the S&P/TSX Global Gold Index.

15751 Expiry Cycle (31.01.01, 18.01.16)

The expiry months for S&P/TSX Global Gold Index futures Futures are March, June, September and December.

15752 Trading Hours (31.01.01, abr. 06.01.03)

15753 Trading Unit (31.01.01, 29.04.02, 18.01.16)

The trading unit is \$200 times the S&P/TSX Global Gold Index futures Futures value.

15754 Currency (31.01.01, 18.01.16)

Trading, clearing and settlement of S&P/TSX Global Gold Index futuresFutures are in Canadian dollars.

15755 Price Quotation (31.01.01, 29.04.02, 04.06.15, 18.01.16)

Bids and offers for S&P/TSX Global Gold Index <u>futuresFutures</u> are quoted in terms of <u>indexIndex</u> points expressed to two decimal points.

15756 Minimum Price Fluctuation-(31.01.01, 18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.10 indexIndex points. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15756.1 Last Trading Day (18.01.16)

Trading ceases on the business day preceding the final settlement date.

15757 Trading Halts (31.01.01, 18.01.16, 02.03.18)

- (a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interest</u><u>Underlying Interest</u> (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in S&P/TSX Global Gold Index futuresFutures shall resume only after a percentage, as determined by the Bourse, of the interest underlying the S&P/TSX Global Gold Index has re-opened.

15758 Position Limits for S&P/TSX Global Gold Index Futures Contracts

(31.01.01, 29.04.02, 15.05.09, 13.02.15, 04.06.15, 18.01.16)

- (a) The maximum net Long Position or net Short Position in all contract months combined in S&P/TSX Global Gold Index futures contractsFutures Contracts which a personPerson may own or control in accordance with article 14157Article 6.310 of the Rules is: 20,000 contracts.
- (b) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under article 14157.<u>Article</u> <u>6.310</u>.

15759 Position Reporting Threshold (31.01.01,15.05.09, 04.06.15, 18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

15760 Contract

<u>Article 12.701</u> <u>Settlement</u> Type (31.01.01, 04.06.15, 18.01.16)

S&P/TSX Global Gold Index futures are cash settled. Settlement is made<u>Settlement of the</u> Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are those stipulated in articles 15771 to 15780<u>Article 12.711 to Article</u> 12.713 of the Rules of the Bourse.

- **15761** Margin Requirements for simple or spread positions (29.04.02, abr. 01.01.05)
- **15762** Margin offsets (29.04.02, abr. 01.01.05)

15763 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

Article 12.702 Last Trading Day

Trading ceases on the business day preceding the final settlement date.

<u>Article 12.703</u> 15771 Final Settlement Date (31.01.01, 04.06.15, 18.01.16)

The final settlement date shall be the third Friday of the expiration contract month provided it is a business day. If it is not a business day, final settlement occurs on the preceding business day.

<u>Article 12.704</u> 15772 Final Settlement Price (31.01.01, 29.04.02, 04.06.15, 18.01.16, 05.10.18)

The final <u>settlement priceSettlement Price</u> determined on the <u>Final Settlement Datefinal</u> <u>settlement date</u> is the trading unit of the S&P/TSX Global Gold Index, as determined by the Bourse, multiplied by the official opening level of the S&P/TSX Global Gold Index based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All <u>open positionsOpen</u> <u>Positions</u> at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Global Gold Index on final settlement day and terminated by cash settlement.

15773 Failure to Perform (31.01.01, 04.06.15)of Settlement

Any failure on the part of a buyer or seller to perform in accordance with the aforementioned rules of settlement shall result in the imposition of such penalties and/or damages as may be determined from time to time by the Bourse.

15781 Limitation of Standard & Poor's Liability Disclaimer (31.01.01; 22.10.09, 04.06.15, 15.05.17)

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affiliates and their third party licensors are not responsible for and have not participated in the determination of the prices, and amount of any financial product issued by the Bourse or the timing of the issuance or sale of such products or in the determination or calculation of the equation by which any such product is to be converted into cash, surrendered or redeemed, as the case may be.

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15782 Exclusion of liability (31.01.01; abr. 22.10.09)

S&P/TSX CAPPED FINANCIALS INDEX FUTURES

Article 12.705 Trading Hours

Trading hours will be determined and published by the Bourse.

Chapter I—S&P/TSX Capped Financials Index Futures

<u>Article 12.800</u> <u>15783</u> Underlying (18.01.16)

The underlying issue is the S&P/TSX Capped Financials Index.

15783.1-Expiry Cycle (18.01.16)

The expiry months for S&P/TSX Capped Financials Index <u>futuresFutures</u> are March, June, September and December.

15783.2 Trading Unit (18.01.16)

The trading unit is \$200 multiplied by the value of the S&P/TSX Capped Financials Index futuresFutures.

15783.3-Currency (18.01.16)

Trading, clearing and settlement of S&P/TSX Capped Financials Index futures Futures are in Canadian dollars.

15783.4 Price Quotation (18.01.16)

Bids and offers for the S&P/TSX Capped Financials Index <u>futuresFutures</u> are quoted in terms of <u>indexIndex</u> points expressed to two decimal points.

15783.5 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.10 indexIndex points. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15783.6 Trading Halts (18.01.16, 02.03.18)

- (a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interestUnderlying Interest</u> (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in S&P/TSX Capped Financials Index futures Futures shall resume only after a percentage, as determined by the Bourse, of the interest underlying the S&P/TSX Capped Financials Index has re-opened.

Article 12.801 Position Limits

- (a) <u>The maximum net Long Position or net Short Position in all contract months</u> <u>combined in S&P Capped Financials Index Futures Contracts which a Person may</u> <u>own or control in accordance with Article 6.310 of the Rules is 20,000 contracts.</u>
- (b) The Bourse may apply a different position limit to an Approved Participant or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under Article 6.310.

Article 12.802 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.803 Settlement Type

Settlement of the Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in Article 12.811 to Article 12.813 of the Rules.

15783.7 Last Trading Day (18.01.16)

Trading ceases on the business day preceding the final settlement date.

15783.8 Position Limits for S&P/TSX Capped Financials Index Futures Contracts (18.01.16)

The maximum net Long Position or net Short Position in all contract months combined in S&P Capped Financials Index futures contracts which a person may own or control in accordance with article 14157 of the Rules is:

20,000 contracts.

The Bourse may apply a different position limit to an approved participant or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under article 14157.

15783.9 Position Reporting Threshold

(18.01.16)

The position reporting threshold is set pursuant article 14102.

S&P/TSX Capped Financials Index futures are cash settled. Settlement is made through the Clearing Corporation. The settlement procedures are stipulated in articles 15783.13 to 15783.15 of the Rules of the Bourse.

15783.11 Trading Hours -(18.01.16)

Trading hours will be determined and published by the Bourse.

15783.12 Final Settlement Date (18.01.16)

The final settlement date shall be the third Friday of the expiration contract month, provided it is a business day. If it is not a business day, final settlement occurs on the preceding business day.

15783.13 Final Settlement Price (18.01.16, 05.10.18)

The final <u>settlement priceSettlement Price</u> determined on the <u>Final Settlement Datefinal</u> <u>settlement date</u> is the trading unit of the S&P/TSX Capped Financials Index, as determined by the Bourse, multiplied by the official opening level of the S&P/TSX Capped Financials Index based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All <u>openpositionsOpen Positions</u> at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Capped Financials Index on final settlement day and terminated by cash settlement.

15783.14 Failure to Perform (18.01.16)

Any failure on the part of a buyer or seller to perform in accordance with the aforementioned rules of settlement shall result in the imposition of such penalties and/or damages as may be determined from time to time by the Bourse.

15783.15 Limitation of Standard & Poor's Liability Disclaimer (18.01.16.15.05.17)

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Article 12.804 Trading Hours

Trading hours will be determined and published by the Bourse.

S&P/TSX CAPPED INFORMATION TECHNOLOGY INDEX FUTURES

Chapter J—S&P/TSX Capped Information Technology Index Futures

<u>Article 12.900</u> <u>15784</u> Underlying (18.01.16)

The underlying issue is the S&P/TSX Capped Information Technology Index.

15784.1 Expiry Cycle (18.01.16)

The expiry months for S&P/TSX Capped Information Technology Index futures<u>Futures</u> are March, June, September and December.

Article 12.901 Trading Unit

15784.2 Trading Unit (18.01.16)

The trading unit is \$500 multiplied by the value of the S&P/TSX Capped Information Technology Index futures.

15784.3-Currency (18.01.16)

Trading, clearing and settlement of S&P/TSX Capped Information Technology Index futuresFutures are in Canadian dollars.

15784.4 Price Quotation (18.01.16)

Bids and offers for S&P/TSX Capped Information Technology Index futuresFutures are quoted in terms of indexIndex points expressed to two decimal points.

15784.5 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.05 indexIndex points. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15784.6 Trading Halts (18.01.16, 02.03.18)

- (a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interest</u><u>Underlying Interest</u> (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in S&P/TSX Capped Information Technology Index futures Futures shall

resume only after a percentage, as determined by the Bourse, of the interest underlying the S&P/TSX Capped Information Technology Index has re-opened.

<u>Article 12.902</u> <u>Position Limits for S&P/TSX Capped Information Technology Index</u> <u>Futures Contracts</u>

- (a) The maximum net Long Position or net Short Position in all contract months combined in S&P Capped Information Technology Index Futures which a Person may own or control in accordance with Article 6.310 of the Rules is 20,000 contracts.
- (b) The Bourse may apply a different position limit to an Approved Participant or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under Article 6.310.

Article 12.903 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.904 Settlement Type

Settlement of the Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in Article 12.911 to Article 12.913 of the Rules.

<u>Article 12.905</u> <u>15784.7</u> Last Trading Day (18.01.16)

Trading ceases on the business day preceding the final settlement date.

15784.8 Position Limits for S&P/TSX Capped Information Technology Index Futures Contracts (18.01.16)

The maximum net Long Position or net Short Position in all contract months combined in S&P Capped Information Technology Index futures which a person may own or control in accordance with article 14157 of the Rules is:

20,000 contracts.

The Bourse may apply a different position limit to an approved participant or its client. Thisposition limit may not exceed 20,000 contracts unless an exemption is granted under article 14157.

15784.9 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

15784.10 Contract Type -(18.01.16) S&P/TSX Capped Information Technology Index futures are cash settled. Settlement is made through the Clearing Corporation. The settlement procedures are stipulated in articles 15784.13 to 15784.15 of the Rules of the Bourse.

Trading hours will be determined and published by the Bourse.

15784.12 Final Settlement Day (18.01.16)

The final settlement date shall be the third Friday of the expiration contract month, provided it is a business day. If it is not a business day, final settlement occurs on the preceding business day.

15784.13-Final Settlement Price (18.01.16, 05.10.18)

The final settlement priceSettlement Price determined on the Final Settlement Datefinal settlement date is the trading unit of the S&P/TSX Capped Information Technology Index, as determined by the Bourse, multiplied by the official opening level of the S&P/TSX Capped Information Technology Index based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All open positionsOpen Positions at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Capped Information Technology Index on final settlement day and terminated by cash settlement.

15784.14—Failure to Perform (18.01.16)

Any failure on the part of a buyer or seller to perform in accordance with the aforementioned rules of settlement shall result in the imposition of such penalties and/or damages as may be determined from time to time by the Bourse.

15784.15 Limitation of Standard & Poor's Liability Disclaimer (18.01.16,15.05.17)

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Article 12.906 Trading Hours

Trading hours will be determined and published by the Bourse.

S&P/TSX CAPPED ENERGY INDEX FUTURES

Chapter K—S&P/TSX Capped Energy Index Futures

<u>Article 12.1000</u> 15785 Underlying (18.01.16)

The underlying issue is the S&P/TSX Capped Energy Index.

<u>Article 12.1001</u> <u>15785.1</u> Expiry Cycle (18.01.16)

The expiry months for S&P/TSX Capped Energy Index futuresFutures are March, June, September and December.

15785.2 Trading Unit (18.01.16)

The trading unit is \$200 multiplied by the value of the S&P/TSX Capped Energy Index futuresFutures.

15785.3-Currency (18.01.16)

Trading, clearing and settlement of S&P/TSX Capped Energy Index futures Eutures are in Canadian dollars.

15785.4 Price Quotation (18.01.16)

Bids and offers for S&P/TSX Capped Energy Index <u>futuresFutures</u> are quoted in terms of <u>indexIndex</u> points expressed to two decimal points.

15785.5 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.10 indexIndex points. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15785.6 Trading Halts (18.01.16, 02.03.18)

- (a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interestUnderlying Interest</u> (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in S&P/TSX Capped Energy Index futures Futures shall resume only after a percentage, as determined by the Bourse, of the interest underlying the S&P/TSX Capped Energy Index has re-opened.

Article 12.1002 Position Limits for S&P/TSX Capped Energy Index Futures Contracts

- (a) The maximum net Long Position or net Short Position in all contract months combined in S&P Capped Energy Index Futures Contracts which a Person may own or control in accordance with Article 6.310 of the Rules is 20,000 contracts.
- (b) The Bourse may apply a different position limit to an Approved Participant or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under Article 6.310.

Article 12.1003 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.1004 Settlement Type

Settlement of the Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in Article 12.1011 to Article 12.1013 of the Rules.

<u>Article 12.1005</u> 15785.7 Last Trading Day (18.01.16)

Trading ceases on the business day preceding the final settlement date.

15785.8 Position Limits for S&P/TSX Capped Energy Index Futures Contracts (18.01.16)

The maximum net Long Position or net Short Position in all contract months combined in S&P Capped Energy Index futures contracts which a person may own or control in accordance with article 14157 of the Rules is:

20,000 contracts.

The Bourse may apply a different position limit to an approved participant or its client. This positionlimit may not exceed 20,000 contracts unless an exemption is granted under article 14157

15785.9 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.

15785.10 Contract Type - (18.01.16)

S&P/TSX Capped Energy Index futures are cash settled. Settlement is made through the Clearing-Corporation. The settlement procedures are stipulated in articles 15785.13 to 15785.15 of the Rules of the Bourse.

Trading hours will be determined and published by the Bourse.

15785.12 Final Settlement Date (18.01.16)

The final settlement date shall be the third Friday of the expiration contract month, provided it is a business day. If it is not a business day, final settlement occurs on the preceding business day.

<u>Article 12.1006</u> 15785.13 Final Settlement Price (18.01.16, 05.10.18)

The final settlement priceSettlement Price determined on the Final Settlement Datefinal settlement date is the trading unit of the S&P/TSX Capped Energy Index, as determined by the Bourse, multiplied by the official opening level of the S&P/TSX Capped Energy Index based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All open-positionsOpen Positions at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Capped Energy Index on final settlement day and terminated by cash settlement.

15785.14 Failure to Perform (18.01.16)

Any failure on the part of a buyer or seller to perform in accordance with the aforementioned rules of settlement shall result in the imposition of such penalties and/or damages as may be determined from time to time by the Bourse.

15785.15 Limitation of Standard & Poor's Liability Disclaimer

-(18.01.16,15.05.17)

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Article 12.1007 Trading Hours

Trading hours will be determined and published by the Bourse.

S&P/TSX COMPOSITE INDEX BANKS (INDUSTRY GROUP) FUTURESChapter L—S&P/TSX Composite Index Banks (Industry Group) Futures

<u>Article 12.1100</u> <u>15786</u> Underlying (18.01.16)

The underlying issue is the S&P/TSX Composite Index Banks (Industry Group).

15786.1—Expiry Cycle (18.01.16)

The expiry months for S&P/TSX Composite Index Banks (Industry Group) futures<u>Futures</u> are March, June, September and December.

15786.2 Trading Unit (18.01.16)

The trading unit is \$20 multiplied by the value of the S&P/TSX Composite Index Banks (Industry Group) futuresFutures.

15786.3 Currency (18.01.16)

Trading, clearing and settlement of S&P/TSX Composite Index Banks (Industry Group) futuresFutures are in Canadian dollars.

15786.4 Price Quotation (18.01.16)

Bids and offers for S&P/TSX Composite Index Banks (Industry Group) futures Futures are quoted in terms of indexIndex points expressed to two decimal points.

15786.5 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.10 indexIndex points. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15786.6 Trading Halts (18.01.16, 02.03.18)

- (a) Trading halts on S&P/TSX Composite Index Banks (Industry Group) <u>futuresFutures</u> shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interestUnderlying Interest</u> (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in S&P/TSX Composite Index Banks (Industry Group) futures Futures shall

resume only after a percentage, as determined by the Bourse, of the interest underlying the S&P/TSX Composite Index Banks (Industry Group) has re-opened.

<u>Article 12.1101</u> <u>Position Limits for S&P/TSX Composite Index Banks (Industry Group)</u> <u>Futures Contracts</u>

- (a) The maximum net Long Position or net Short Position in all contract months combined in S&P Composite Index Banks (Industry Group) Futures contracts which a Person may own or control in accordance with Article 6.310 of the Rules is 20,000 contracts.
- (b) The Bourse may apply a different position limit to an Approved Participant or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under Article 6.310.

Article 12.1102 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.1103 Settlement Type

Settlement of the Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in Article 12.1111 to Article 12.1113 of the Rules.

Article 12.1104 15786.7 Last Trading Day (18.01.16)

Trading ceases on the business day preceding the final settlement date.

15786.8 Position Limits for S&P/TSX Composite Index Banks (Industry Group) Futures Contracts (18.01.16)

The maximum net Long Position or net Short Position in all contract months combined in S&P Composite Index Banks (Industry Group) Futures contracts which a person may own or control in accordance with article 14157 of the Rules is:

20,000 contracts.

The Bourse may apply a different position limit to an approved participant or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under article 14157.

15786.9 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.-

15786.10 Contract Type -(18.01.16) S&P/TSX Composite Index Banks (Industry Group) futures are cash settled. Settlement is made through the Clearing Corporation. The settlement procedures are stipulated in articles 15786.13 to 15786.15 of the Rules of the Bourse.

15786.11 Trading Hours - (18.01.16)

Trading hours will be determined and published by the Bourse.

15786.12 Final Settlement Date (18.01.16)

Article 12.1105 Final settlement date

The final settlement date shall be the third Friday of the expiration contract month, provided it is a business day. If it is not a business day, final settlement occurs on the preceding business day.

15786.13 Final Settlement Price (18.01.16, 05.10.18)

The final settlement priceSettlement Price determined on the Final Settlement Datefinal settlement date is the trading unit of the S&P/TSX Composite Index Banks (Industry Group), as determined by the Bourse, multiplied by the official opening level of the S&P/TSX Composite Index Banks (Industry Group) based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All open positionsOpen Positions at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Composite Index Banks (Industry Group) on final settlement day and terminated by cash settlement.

15786.14 Failure to Perform (18.01.16)

Any failure on the part of a buyer or seller to perform in accordance with the aforementioned rules of settlement shall result in the imposition of such penalties and/or damages as may be determined from time to time by the Bourse.

15786.15 Limitation of Standard & Poor's Liability-

(18.01.16,15.05.17)

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Article 12.1106 Trading Hours

Trading hours will be determined and published by the Bourse.

S&P/TSX CAPPED UTILITIES INDEX FUTURESChapter M—S&P/TSX Capped Utilities Index Futures

<u>Article 12.1200</u> <u>15787</u> Underlying (18.01.16)

The underlying issue is the S&P/TSX Capped Utilities Index.

15787.1 Expiry Cycle (18.01.16)

The expiry months for S&P/TSX Capped Utilities Index futures Futures are March, June, September and December.

15787.2 Trading Unit (18.01.16)

The trading unit is \$200 multiplied by the value of the S&P/TSX Capped Utilities Index futuresFutures.

15787.3-Currency (18.01.16)

Trading, clearing and settlement of S&P/TSX Capped Utilities Index <u>futuresFutures</u> are in Canadian dollars.

15787.4 Price Quotation (18.01.16)

Bids and offers for S&P/TSX Capped Utilities Index <u>futuresFutures</u> are quoted in terms of <u>indexIndex</u> points expressed to two decimal points.

15787.5 Minimum Price Fluctuation-(18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.10 indexIndex points. For calendar spreads, the minimum price fluctuation is 0.01 indexIndex points.

15787.6 Trading Halts (18.01.16, 02.03.18)

- (a) Trading halts on S&P/TSX Capped Utilities Index futuresFutures shall be coordinated with the triggering of the trading halt mechanism of the underlying-interestUnderlying Interest (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in S&P/TSX Capped Utilities Index Futures contracts shall resume only

after a percentage, as determined by the Bourse, of the interest underlying the S&P/TSX Capped Utilities Index has re-opened.

Article 12.1201 Position Limits for S&P/TSX Capped Utilities Index Futures Contracts

- (a) <u>The maximum net Long Position or net Short Position in all contract months</u> <u>combined in S&P Capped Utilities Index Futures Contracts which a Person may</u> <u>own or control in accordance with Article 6.310 of the Rules is 20,000 contracts.</u>
- (b) The Bourse may apply a different position limit to an Approved Participant or its client. This position limit may not exceed 20,000 contracts unless an exemption is granted under Article 6.310.

Article 12.1202 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.1203 Settlement Type

Settlement of the Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in Article 12.1211 to Article 12.1213 of the Rules.

Article 12.1204 15787.7 Last Trading Day (18.01.16)

Trading ceases on the business day preceding the final settlement day.

15787.8 Position Limits for S&P/TSX Capped Utilities Index Futures Contracts (18.01.16)

The maximum net Long Position or net Short Position in all contract months combined in S&P Capped Utilities Index futures contracts which a person may own or control in accordance with article 14157 of the Rules is:

20,000 contracts.

The Bourse may apply a different position limit to an approved participant or its client. This positionlimit may not exceed 20,000 contracts unless an exemption is granted under article 14157.

15787.9 Position Reporting Threshold (18.01.16)

The position reporting threshold is set pursuant article 14102.-

15787.10 Contract Type -(18.01.16) S&P/TSX Capped Utilities Index futures are cash settled. Settlement is made through the Clearing-Corporation. The settlement procedures are stipulated in articles 15787.13 to 15787.15 of the Rules of the Bourse

15787.11 Trading Hours - (18.01.16)

Trading hours will be determined and published by the Bourse.

15787.12 Final Settlement Date (18.01.16)

The final settlement date shall be the third Friday of the expiration contract month, provided it is a business day. If it is not a business day, final settlement occurs on the preceding business day.

<u>Article 12.1205</u> <u>15787.13</u> Final Settlement Price (18.01.16, 05.10.18)

The final settlement priceSettlement Price determined on the Final Settlement Datefinal settlement date is the trading unit of the S&P/TSX Capped Utilities Index, as determined by the Bourse, multiplied by the official opening level of the S&P/TSX Capped Utilities Index based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All openpositionsOpen Positions at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Capped Utilities Index on final settlement day and terminated by cash settlement.

15787.14 Failure to Perform (18.01.16)

Any failure on the part of a buyer or seller to perform in accordance with the aforementioned rules of settlement shall result in the imposition of such penalties and/or damages as may be determined from time to time by the Bourse.

15787.15 Limitation of Standard & Poor's Liability

(18.01.16,15.05.17)

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Article 12.1206 Trading Hours

Trading hours will be determined and published by the Bourse.

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Chapter N—S&P/TSX Composite Mini Index Futures

Article 12.1300 Underlying

The underlying issue is the S&P/TSX Composite Index.

Article 12.1301 Expiry Cycle

The expiry months for the S&P/TSX Composite Index mini Futures are March, June, September and December.

Article 12.1302 Trading Unit

<u>The trading unit is \$5 multiplied by the level of the S&P/TSX Composite Index mini</u> <u>Futures.</u>

Article 12.1303 Currency

Trading, clearing and settlement of S&P/TSX Composite Index mini Futures are in Canadian dollars.

Article 12.1304 Price Quotation

Bids and offers for S&P/TSX Composite Index mini Futures are quoted in terms of Index points expressed to two decimals. One point equals \$5.

Article 12.1305 Minimum Price Fluctuation

<u>Unless otherwise determined by the Bourse, the minimum price fluctuation is 5 Index</u> points for outright positions. For calendar spreads, the minimum price fluctuation is 1 Index point.

Article 12.1306 Trading Halts

- (a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the Underlying Interest (circuit breaker).
- (b) In the event that trading in the securities market resumes after a trading halt, trading in the S&P/TSX Composite Index Futures Contracts shall resume only after a percentage (as determined by the Bourse from time to time) of the interest underlying the S&P/TSX Composite Index have re-opened.

Article 12.1307 Position Limits for S&P/TSX Index Futures Contracts

(a) The maximum net Long Position or net Short Position in all contract months combined in mini Futures Contracts on the S&P/TSX Composite Index which a Person may own or control in accordance with Article 6.310 of the Rules is 72,000 contracts. (b) If deemed necessary, the Bourse may apply a different position limit to an Approved Participant or its client. This position limit may not exceed 72,000 contracts unless an exemption is granted under Article 6.310.

Article 12.1308 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.1309 Settlement Type

<u>Settlement of the Index Futures Contracts shall be by cash settlement through the</u> <u>Clearing Corporation. The settlement procedures are stipulated in Article 12.1311 to Article</u> <u>12.1313 of the Rules.</u>

Article 12.1310 Last Trading Day

Trading ceases on the business day preceding the final settlement day.

Article 12.1311 Final Settlement Day

<u>The final settlement day shall be the third Friday of the expiration contract month,</u> provided it is a business day. If it is not a business day, final settlement is on the preceding business day.

Article 12.1312 Final Settlement Price

<u>The final Settlement Price determined on the final settlement date shall be CAN \$5 times</u> the official opening level of the S&P/TSX Composite Index based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All Open Positions at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Composite Index on final settlement day and terminated by cash settlement.

Article 12.1313 Failure of Settlement

Any failure on the part of an Approved Participant to conform to the aforementioned Rules of settlement could result in the imposition of disciplinary sanctions as may be determined by the Bourse based on the circumstances.

Article 12.1314 Trading Hours

Trading hours will be determined and published by the Bourse.

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<u>Chapter O—FTSE Emerging Markets Index Futures</u>

Article 12.1400 Underlying

The underlying issue is the FTSE Emerging Markets Index.

Article 12.1401 Expiry Cycle

<u>Unless otherwise determined by the Bourse, the expiry months for FTSE Emerging</u> <u>Markets Index Futures are March, June, September and December.</u>

Article 12.1402 Trading Unit

<u>Unless otherwise determined by the Bourse, the trading unit is USD \$100 multiplied by</u> the value of the FTSE Emerging Market Index Futures.

Article 12.1403 Currency

Trading, clearing and settlement of FTSE Emerging Markets Index Futures are in U.S. dollars.

Article 12.1404 Price Quotation

<u>Unless otherwise determined by the Bourse, bids and offers for FTSE Emerging Markets</u> <u>Index Futures are quoted in Index points, expressed to two decimals.</u>

Article 12.1405 Minimum Price Fluctuation

Unless otherwise determined by the Bourse, the minimum price fluctuation is:

- (a) For outright positions, 0.05 Index point.
- (b) For calendar spreads and block trades, 0.01 Index point.

Article 12.1406 Maximum Price Variation Thresholds

<u>There shall be no maximum price variation thresholds for FTSE Emerging Markets Index</u> <u>Futures.</u>

Article 12.1407 Position Limits for FTSE Emerging Markets Index Futures Contracts)

- (a) The maximum net Long Position or net Short position in all contract months combined in Futures Contracts on the FTSE Emerging Markets Index which a Person may own or control in accordance with Article 6.310 of the Rules is 50,000 contracts.
- (b) Approved Participants may benefit from the exemption for a *bona fide* Hedger in accordance with Article 6.310 of the Rules.

Article 12.1408 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.1409 Settlement Type

Settlement of the Index Futures Contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are stipulated in Article 12.1411 to Article 12.1413 of the Rules.

Article 12.1410 Last Trading Day

<u>Trading ceases at 4:15 p.m. (ET) on the third Friday of the contract month if the</u> <u>Underlying Index is published that day. If it is not published that day, trading will cease on the</u> <u>first preceding Trading Day for which the Underlying Index is scheduled to be published.</u>

Article 12.1411 Final Settlement Day

The final settlement day is the last Trading Day.

Article 12.1412 Final Settlement Price

- (a) The final Settlement Price shall be determined on the last Trading Day by multiplying the official closing level of the FTSE Emerging Markets Index by \$100.
- (b) All Open Positions at the close of the last Trading Day will be marked to market using the official closing level of the FTSE Emerging Markets Index on the last Trading Day and terminated by cash settlement.

Article 12.1413 Failure of Settlement

Any failure on the part of an Approved Participant to comply with the aforementioned cash settlement rules may result in the imposition of such disciplinary sanctions as may be deemed appropriate in the circumstances by the Bourse.

Article 12.1414 Force Majeure

- (a) In the event that the Bourse is unable to settle a Transaction due to a "Force Majeure" such as, but not limited to, a strike, a fire, an accident, a Government action, an act of God or any other emergency situation, the Bourse shall take all necessary actions required under the circumstances, and its decision shall bind all parties to the Futures Contracts on the FTSE Emerging Markets Index affected by such Force Majeure. Without limiting the generality of the foregoing, the Bourse may take one or many of the following measures:
 - (i) modify the settlement time;
 - (ii) modify the settlement date;

- (iii) designate alternate or new procedures in the event of conditions interfering with the normal settlement process;
- (iv) fix a Settlement Price.
- (b) The Bourse shall not be liable for any failure or delay in the performance of the Bourse's obligations to any Approved Participant if such failure or delay arises out of a Force Majeure.

Article 12.1415 Trading Hours

Trading hours will be determined and published by the Bourse.

CANADIAN AND INTERNATIONAL SHARE FUTURES CONTRACTS

15801 Underlying (23.11.16, 15.06.18)

The underlying issue for a Canadian or international share futures contract is an underlying interest eligible under article 15801.1.

[Reserved Chapters P-Q for Future Contracts]

Chapter R—Canadian and International Share Futures

<u>Article 12.1700</u> 15801.1 Eligibility eriteria (31.01.01, 23.11.16, 15.06.18)Criteria

In order for a Canadian or international share futures contractShare Futures Contract to be traded on the ExchangeBourse, the underlying interestUnderlying Interest shall be a share, an exchange-traded fund or trust unit which is currently traded on a recognized exchangeRecognized Exchange, on which an option or futures contractOption or Futures Contract is listed on this same exchange or on any other recognized exchangeRecognized Exchange and which meet the criteria of the Canadian Derivatives Clearing CorporationCDCC.

 15802
 Expiry Cycle

 (31.01.01, 18.01.16)

The expiry months for Canadian and international share futures contracts<u>Share Futures</u> <u>Contracts</u> are as follows:

- (a) Quarterly <u>eycle</u>: March, June, September and December.
- (b) Other selected expiry <u>cycles</u>: January, February, April, May, July, August, October and November.

15803 Trading Hours (23.11.16)

Trading hours will be determined and published by the Exchange.

15804 Trading Unit (31.01.01, 29.04.02, 23.11.16, 15.06.18)

The Bourse, in consultation with the Canadian Derivatives Clearing Corporation<u>CDCC</u>, shall establish the trading unit for each share futures contract<u>Share Futures</u> <u>Contract</u> that has been approved for trading.

15805 Currency (31.01.01, 18.01.16, 23.11.16)

- (a) Trading, clearing and settlement are in Canadian dollars for Canadian share futurescontractsShare Futures Contracts.
- (b) Trading, clearing and settlement are in foreign currency for international sharefutures contracts Share Futures Contracts.

15806 Price Quotation (31.01.01, 18.01.16, 15.06.18)

- (a) Bids and offers on share futures contracts Share Futures Contracts on Canadian underlying interests Underlying Interests are quoted in Canadian dollars and cents per share.
- (b) Bids and offers on share futures contracts Share Futures Contracts on international underlying interests Underlying Interests are quoted in foreign currency units per share.

15807 Minimum Price Fluctuation-(31.01.01, 18.01.16, 15.06.18)

- (a) Unless otherwise determined by the Bourse, the minimum price fluctuation for <u>share futures contractsShare Futures Contracts</u> on Canadian <u>underlying-interestsUnderlying Interests</u> is CAN \$0.01 per share.
- (b) Unless otherwise determined by the Bourse, the minimum price fluctuation for <u>share futures contractsShare Futures Contracts</u> on international <u>underlying</u> <u>interestsUnderlying Interests</u>, is the unit of fluctuation used by the market on which the <u>underlying interestUnderlying Interest</u> is being traded.

15808 Price Limit/Trading Halts (31.01.01, 18.01.16, 23.11.16, 02.03.18)

(a) Trading halts shall be coordinated with the triggering of the trading halt mechanism of the <u>underlying interestUnderlying Interest</u> (circuit breaker).

(b) In the event that a recognized exchangeRecognized Exchange suspends trading in the <u>underlying interestUnderlying Interest</u> of an international share futurescontractShare Futures Contract, then the Bourse may take certain measures regarding the futures contractFutures Contract concerned, including suspending or halting trading in the futures contractFutures Contract.

> **15809 Position Limits**-(31.01.01, 29.04.02, 15.05.09, 23.11.16)

The maximum net long or net short positions in share futures contracts which a personLong Position or net Short Position in Share Futures Contracts which a Person may own or control in accordance with article 14157<u>Article 6.310</u> of the Rules of the Bourse shall be as provided for under article 6651.<u>Article 6.309</u>.

15810 Position Reporting Threshold (31.01.01, 29.04.02, 18.01.16, 23.11.16)

The position reporting threshold is set pursuant to article 14102. Article 6.500.

<u>Article 12.1701</u> 15811 Delivery or settlement (31.01.01, 15.06.18)Settlement

- (a) Delivery of Canadian <u>underlying interests</u> <u>Underlying Interests</u> shall be made in the manner prescribed in <u>articles 15813 to 15818</u> <u>Article 12.1713 to Article 12.1718</u> of the Rules or by the Clearing Corporation.
- (b) Settlement of International <u>underlying interests</u> <u>Underlying Interests</u> shall be by cash through the Clearing Corporation._ The settlement procedures are those provided for in <u>articles 15821 to 15830</u>Article 12.1713 to Article 12.1718 of the Rules.

Article 12.1702 Delivery Standards for Underlying Interests

Shall be deliverable only those Canadian Underlying Interests that are the direct underlying Security of the Futures Contract being subject to delivery.

15812 Last Trading Day (31.01.01, 18.01.16, 15.06.18)

- (a) Trading in Canadian share futures contracts Share Futures Contracts ends at 4:00 p.m. on the third Friday of the contract month or, if not a business day, the first preceding business day.
- (b) Except as determined otherwise by the Bourse, trading in international sharefutures contractsShare Futures Contracts ends at the official closing time of the recognized exchange on which the <u>underlying interestUnderlying Interest</u> is listed, on the third Friday of the contract month or, if not a <u>business dayBusiness Day</u>, the first preceding <u>business dayBusiness Day</u>.

15813 Delivery Standards for Canadian underlying interests-

(31.01.01, 15.06.18)

Shall be deliverable only those Canadian underlying interests that are the direct underlying security of the futures contract being subject to delivery.

15814 Delivery Procedure (31.01.01, 14.09.18)

Article 12.1703 Final Settlement Day

- (a) For the Canadian Share Futures Contract, the final settlement day shall be the second business day after the last Trading Day.
- (b) For international Share Futures Contracts, the final settlement day of a given contract month shall be the first business day following the last Trading Day in the contract month.

Article 12.1704 Final Settlement Price

- (a) For Canadian Shares Futures Contracts, the final Settlement Price shall be the trading unit of the Futures Contract times the closing price of the Underlying Interest of the Futures Contract posted by the Toronto Stock Exchange on the last Trading Day.
- (b) Except as determined otherwise by the Bourse, for International shares futures contracts, the final settlement price shall be the trading unit of the futures contract times the closing price of the Underlying Interest of the futures contract on the last Trading Day, as posted by the recognized exchange on which such Underlying Interest is listed.

Article 12.1705 Settlement Procedures

- (a) <u>Canadian Shares Futures Contracts are subject to settlement after the close of the</u> <u>last Trading Day by the Delivery of the Underlying Interests on the final</u> <u>settlement day pursuant to the rules of the Clearing Corporation.</u>
- (b) For International shares futures contracts, all open positions at the close of the last Trading Day are marked-to-market using the final settlement price on the final settlement day and terminated by cash settlement pursuant to the rules of the Clearing Corporation.

Article 12.1706 Delivery Procedure

Delivery in respect to Futures Contracts on Canadian Underlying Interests must be done in the manner prescribed by the Bourse and the Clearing Corporation following the submission of the delivery notice by the Approved Participant holding a seller's position.

(a) Approved Participants must apply the assignment process used by the Clearing Corporation to assign delivery to each of their accounts;

- (b) Only an Approved Participant holding a seller's position can initiate the delivery process;
- (c) -All buyers' and sellers' positions still open in a contract after trading has ceased in the contract shall be settled by delivery;
- (d) (d) In the case where a seller's position is still open in a contract after trading has ceased in that contract, and where the Approved Participant does not initiate the delivery process, the Clearing Corporation shall substitute itself for the Approved Participant in initiating the delivery process.

15815 Submission <u>and Assignment</u> of Delivery Notice (31.01.01, 14.09.18, 05.10.18)

To initiate the delivery process, an Approved Participant holding a seller's position must submit a delivery notice to the Clearing Corporation before the time limit set by the Clearing Corporation after the close of the last Trading Day.

15816 Assignment of Delivery Notice (31.01.01, 14.09.18)

- (a) a) The assignment of a delivery notice to an Approved Participant holding a long positionLong Position shall be done by the Clearing Corporation, in the manner set forth by the Clearing Corporation;
- (b) b) The Approved Participant-holding an assigned long positionLong Position shall receive a delivery notice from the Clearing Corporation on the business day following the submission of the delivery notice by the Approved Participant holding the seller!'s position.

15817 Delivery Day (31.01.01, 15.06.18, 14.09.18)

Delivery in respect to futures contracts on Canadian underlying interests must be done in the manner-
prescribed by the Bourse and the Clearing Corporation following the submission of the delivery notice-
by the Approved Participant holding a seller's position.

15818 Execution Default (31.01.01, 14.09.18)

Article 12.1707 Adjustment to Terms of Contract

The terms of a Share Futures Contract are subject to adjustment in accordance with the Regulations of the Bourse, or with general conditions of the Clearing Corporation. When adjustments are made, a notice thereof shall be promptly given to Approved Participants.

Article 12.1708 Failure of Settlement

All defaults from Approved Participants in respect to delivery procedures shall carry the imposition of <u>a</u> disciplinary <u>sanctions</u> as determined by the Bourse based on the circumstances.

Article 12.1709 Trading Hours

Trading hours will be determined and published by the Bourse.

15819 Emergencies, Acts of God, Actions of Governments (31.01.01, 22.01.16, 15.06.18, 14.09.18, 05.10.18)

- In the event that a delivery operation cannot be carried because of a strike, (a) a) a fire, an accident, a Government action, an act of God or any other emergency situation, the holder of a buyer's position or a seller's position shall immediately notify the Bourse and the Clearing Corporation. In the event that the Bourse or the Clearing Corporation finds that an immediate action is necessary, a special meeting of the Board of Directors of the Bourse shall be called on the matter and any decision rendered in such circumstances shall be binding on all parties to futures contracts Futures Contracts. If the Board of Directors of the Bourse decides that an Emergencyemergency situation is in progress, the Board of Directors of the Bourse shall take all necessary actions in the circumstances, and the decision of the Board of Directors of the Bourse shall bind all parties to the futurescontractFutures Contract. The Board of Directors of the Bourse could, for instance, extend the delivery period or indicate a different location for delivery operations.
- (b) In the event the Board of Directors <u>of the Bourse</u> decides that a shortage of deliverable of Canadian <u>underlying interestUnderlying Interests</u> issues exists or might exist, it shall take all necessary action to correct, prevent or alleviate the situation. The Board of Directors <u>of the Bourse</u> may, for instance:
 - (i) i) designate as a deliverable issue any other issue of the same issuer that does not meet the criteria in article 15813;Article 12.1710; and

(ii) in addition to the normal delivery procedures, decide of a cash settlement based on the cash value of a Canadian underlyinginterestUnderlying Interests on the last Trading Day.

15820 Adjustment to Terms of Contract (31.01.01, 14.09.18)

The terms of a share futures contract are subject to adjustment in accordance with the Regulations of the Bourse, or with General Conditions of the Clearing Corporation. When adjustments are made, a notice thereof shall be promptly given to Approved Participants.

15821 Settlement Procedures (31.01.01, 15.06.18, 05.10.18)

- a) Canadian shares futures contracts are subject to settlement after the close of the last Trading Day by the delivery of the underlying interest on the final settlement day pursuant to the rules of the Clearing Corporation.
- b) For International shares futures contracts, all open positions at the close of the last Trading Day are marked-to-market using the final settlement price on the final settlement day and terminated by cash-settlement pursuant to the rules of the Clearing Corporation.

15822 Final Settlement Day (31.01.01, 05.09.17, 05.10.18)

- a) For the Canadian share futures contract, the final settlement day shall be the second business day after the last Trading Day.
- b) For International share futures contracts, the final settlement day of a given contract month shall be the first business day following the last Trading Day in the contract month.

15823 Final Settlement Price (31.01.01, 23.11.16, 15.06.18, 05.10.18)

- a) For Canadian shares futures contracts, the final settlement price shall be the trading unit of the futures contract times the closing price of the underlying interest of the futures contract posted by the Toronto Stock Exchange on the last Trading Day.
- b) Except as determined otherwise by the Bourse, for International shares futures contracts, the finalsettlement price shall be the trading unit of the futures contract times the closing price of the underlying interest of the futures contract on the last Trading Day, as posted by the recognized exchange on which such underlying interest is listed.

Subsection 15851 - 15900 Margin and Capital Requirements on Share Futures Contracts (31.01.01, abr. 01.01.05)

15851 General Provisions (31.01.01, abr. 01.01.05)

- **15852** Margin Required for Simple or Spread Positions (31.01.01, 17.09.02, abr. 01.01.05)
- **15853** Margin Requirements for Paired Positions in Underlying Securities and Short Share Futures Contracts (31.01.01, abr. 01.01.05)
- **15854** Margin Requirements for Paired Positions in Underlying Securities and Long Share Futures Contracts (31.01.01, abr. 01.01.05)
- **15855** Combination of Stock Options and Share Futures Contracts (31.01.01, abr. 01.01.05)
- 15856 15874 (reserved) (abr. 01.01.05
- **15875** Capital Requirements General Provisions (31.01.01, abr. 01.01.05)
- **15876** Capital requirements (31.01.01, 17.09.02, 01.01.05)
- **15877** Capital Requirements for Paired Share Futures Contracts Positions with Stocks Options (31.01.01, abr. 01.01.05)
- **15878** Capital Requirements for Paired Positions in Underlying Securities and Share Futures Contracts (31.01.01, abr. 01.01.05)

30-DAY OVERNIGHT REPO RATE FUTURES

Chapter S—30-Day Overnight Repo Rate Futures

<u>Article 12.1800</u> 15900–Underlying (18.01.16)

The underlying issue is the compounded daily overnight repo rate (CORRA).

15901 Expiry Cycle (14.06.02, 18.01.16)

Unless otherwise determined by the Bourse, the expiry months for trading in 30-day overnight reported futures Futures are as follow:

- (a) Quarterlies: March, June, September and December.
- (b) Serials: The three (3) nearest non-quarterly months.

15902 Trading Hours (14.06.02, abr. 06.01.03)

15903 Trading Unit (14.06.02, 18.01.16)

Unless otherwise determined by the Bourse, the trading unit is \$5,000,000 nominal value of the compounded daily overnight repo rate (CORRA).

15904 Currency (14.06.02, 18.01.16)

Trading, clearing and settlement of 30-day overnight repo rate futures <u>Futures</u> are in Canadian dollars.

15905 Price Quotation (14.06.02, 18.01.16, 12.05.16)

Unless otherwise determined by the Bourse, bids and offers for the 30-day overnight reported rate futures Futures are quoted in terms of an indexIndex equal to 100 points minus the compounded daily overnight report rate for the contract month.

15906 Minimum Price Fluctuation-

(14.06.02, 18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation for a 30-day overnight reported futures Futures is 0.005, representing \$20.55 per contract.

15906.1 Contract Type (18.01.16)

30-day overnight repo rate futures are cash settled.

15906.2 Last Trading Day (18.01.16)

Trading in 30-day overnight repo rate futures ceases on the last business day of the contract month.

15907 Maximum Price Variation Thresholds-(14.06.02, 18.01.16, 06.04.18)

There shall be no maximum price variation thresholds.

15908 Position Limits for Repo Rate Futures Contracts

(14.06.02, 15.05.09, 13.02.15)

The maximum net Long Position or net Short Position in all contract months combined in 30-day overnight repo rate futures contracts Futures Contracts which a person Person may own or control in accordance with article 14157 Article 6.310 is:

- (a) (a) for speculators 5,000 contracts
- (b) b) for hedgers <u>Hedgers</u>, the greater of:
 - (i) i) 7,000 contracts; or
 - (ii) 20% of the average daily open interest<u>Open Interest</u> for all 30-day overnight repo rate futures contracts<u>Futures Contracts</u> during the preceding three calendar months. This position limit is established and published by the Bourse on a monthly basis.
- (c) If deemed necessary, the Bourse may apply a different position limit to an approved participant<u>Approved Participant</u> or its client. This position limit may not exceed the greater of (a) and (b) unless an exemption is granted under article-14157.<u>Article 6.310.</u>

Article 12.1801 15909 Position Reporting Threshold (14.06.02, 15.05.09, 18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

15910 Delivery (14.06.02)

Delivery shall be by cash settlement through the clearing corporation. The settlement procedures are stipulated in articles 15921 to 15930.

- **15911** Margin Requirements (14.06.02, abr. 01.01.05)
- **15912 Trading Hours** (18.01.16)

Trading hours will be determined and published by the Bourse.

Article 12.1802 Settlement Type

Thirty-day overnight repo rate Futures are cash settled.

Article 12.1803 Last Trading Day

<u>Trading in 30-day overnight repo rate Futures ceases on the last business day of the contract month.</u>

15921 Final Settlement Date (14.06.02, 05.10.18)

The final settlement date of a given contract month shall be the first business day following the last Trading Day.

 15922
 CashFinal
 Settlement
 Procedures

 (14.06.02, 03.11.03, 12.05.16, 28.02.17)
 Price

In the case of 30-day overnight repo rate futures contracts Futures Contracts:

- a) On the last day of trading, open contracts will be marked to market based on the daily settlement priceSettlement Price. A final settlement priceSettlement Price will be determined on the Final Settlement Date.
- b) The Finalfinal Settlement Price as determined below by the Bourse shall be used to settle all open 30-day overnight repo rate futures.
 - i) on the Final Settlement Date, the Bourse shall determine the overnight repo reference rate;
 - ii) Final Settlement Price for the 30-day overnight repo rate <u>futuresFutures</u> shall be 100 minus the overnight repo reference rate, rounded to the nearest 1/1000th of a percentage

point. Any value ending by 0.0005 or more shall be rounded up and any value ending by 0.0004 or less shall be rounded down. For example, an overnight repo reference rate value of 1.2635 percent would determine a Final Settlement Price of 98.737;

(i) iii) the overnight repo reference rate means the compounded daily "Canadian Overnight Repo Rate Average" (CORRA), as determined by the appointed CORRA benchmark administrator, currently Thomson Reuters, over the period of the contract month that begins on the first calendar day of the contract month and ends on the last calendar day of the contract month. Weekend and holiday rates are considered to be the rate applicable on the previous business day. For example, Friday's rate is used for Saturday and Sunday rates.

15923Failure to Perform(14.06.02)of Settlement

Any failure on the part of an <u>approved participantApproved Participant</u> in accordance with the aforementioned settlement procedures shall result in the imposition of such penalties as may be determined from time to time by the Bourse.

15924 Limitation of Thomson Reuter's Liability Disclaimer (28.02.17)

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FUTURES CONTRACTS ON CARBON DIOXIDE EQUIVALENT (CO₂e) UNITS WITH PHYSICAL SETTLEMENT

- **15931 Definitions** (30.05.08, abr. 14.09.18)
- **15932** Expiry Cycle (30.05.08, 18.01.16, abr. 14.09.18)
- **15933** Trading Unit (30.05.08, 18.01.16, abr. 14.09.18)
- **15934** Currency (30.05.08, abr. 14.09.18)
- **15935 Price Quotation** (30.05.08, 18.01.16, abr. 14.09.18)
- **15936** Minimum Price Fluctuation (30.05.08, 18.01.16, abr. 14.09.18)
- **15937** Maximum Price Variation Thresholds (30.05.08, 06.04.18, abr. 14.09.18)
- **15938 Position Limits** (30.05.08, 18.01.16, abr. 14.09.18)
- **15939 Position Reporting Threshold** (30.05.08, abr. 14.09.18)
- **15940 Physical Settlement** (30.05.08, abr. 14.09.18)
- **15941** Last Day of Trading (30.05.08, abr. 14.09.18)
- 15942 Physical Settlement Standards (30.05.08, abr. 14.09.18)
- **15943 Physical Settlement Procedure** (30.05.08, abr. 14.09.18)
- **15944** Submission of Physical Settlement Notice (30.05.08, abr. 14.09.18)
- **15945** Assignment of Physical Settlement Notice (30.05.08, abr. 14.09.18)

- **15946** Physical Settlement Day (30.05.08, abr. 14.09.18)
- **15947 Physical Settlement Default** (30.05.08, abr. 14.09.18)
- **15948** Force Majeure (30.05.08, abr. 14.09.18)

FUTURES CONTRACTS ON CARBON DIOXIDE (CO₂e) EQUIVALENT UNITS WITH CASH-SETTLEMENT

- **15951 Definitions** (30.05.08, abr. 14.09.18)
- **15952** Expiry Cycle (30.05.08, 18.01.16, abr. 14.09.18)
- **15953** Trading Unit (30.05.08, 18.01.16, abr. 14.09.18)
- **15954** Currency (30.05.08, abr. 14.09.18)
- **15955 Price Quotation** (30.05.08, 18.01.16, abr. 14.09.18)
- **15956** Minimum Price Fluctuation (30.05.08, 18.01.16, abr. 14.09.18)
- **15957** Maximum Price Variation Thresholds (30.05.08, 06.04.18, abr. 14.09.18)
- **15958 Position Limits** (30.05.08, 18.01.16, abr. 14.09.18)
- **15959 Position Reporting Threshold** (30.05.08, abr. 14.09.18)
- **15960** Cash Settlement (30.05.08, abr. 14.09.18)
- **15961** Last Day of Trading (30.05.08, abr. 14.09.18)
- **15962** Force Majeure (30.05.08, abr. 14.09.18)

- **15963** Final Cash Settlement Date (30.05.08, abr. 14.09.18)
- **15964** Cash Settlement Procedures (30.05.08, abr. 14.09.18)
- **15965** Failure to Settle (30.05.08, abr. 14.09.18)

S&P/TSX COMPOSITE INDEX MINI FUTURES

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15970 Underlying
(18.01.16)
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The underlying issue is the S&P/TSX Composite Index.

15971 Expiry Cycle (15.05.09, 18.01.16)

The expiry months for the S&P/TSX Composite Index mini futures are March, June, September and December.

15972 Trading Unit (15.05.09, 18.01.16)

The trading unit is \$5 multiplied by the level of the S&P/TSX Composite Index mini futures.

15973 Currency (15.05.09, 18.01.16)

Trading, clearing and settlement of S&P/TSX Composite Index mini futures are in Canadian dollars.

15974 Price Quotation (15.05.09, 18.01.16)

Bids and offers for S&P/TSX Composite Index mini futures are quoted in terms of index pointsexpressed to two decimals. One point equals \$5.

15975 Minimum Price Fluctuation (15.05.09, 18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 5 index points for outrightpositions. For calendar spreads, the minimum price fluctuation is 1 index point.

15975.1 Last Trading Day (18.01.16)

Trading ceases on the business day preceding the final settlement day.

15976 Trading Halts

(15.05.09, 18.01.16, 02.03.18)

Trading halts shall be coordinated with the triggering of the trading halt mechanism of the underlying interest (circuit breaker).

In the event that trading in the securities market resumes after a trading halt, trading in the S&P/TSX-Composite Index futures contracts shall resume only after a percentage (as determined by the Boursefrom time to time) of the interest underlying the S&P/TSX Composite Index have re-opened.

15977 Position Limits for S&P/TSX Index Futures Contracts (15.05.09, 13.02.15)

The maximum net Long Position or net Short Position in all contract months combined in mini futurescontracts on the S&P/TSX Composite Index which a person may own or control in accordance with article 14157 of the Rules is:

72,000 contracts.

If deemed necessary, the Bourse may apply a different position limit to an approved participant or its elient. This position limit may not exceed 72,000 contracts unless an exemption is granted under article 14157.

15978 Position Reporting Threshold (15.05.09, 18.01.16)

The position reporting threshold is set pursuant article 14102.

15979 Contract Type

(15.05.09, 18.01.16)

S&P/TSX Composite Index mini futures are cash settled. The final settlement price is the official opening level of the S&P/TSX composite index on the final settlement day. Settlement is made through the Clearing Corporation. The settlement procedures are stipulated in articles 15986 to 15990 of the Rules.

15980—Trading Hours —____(18.01.16)

Trading hours will be determined and published by the Bourse.

15986 Final Settlement Day (15.05.09, 18.01.16)

The final settlement day shall be the third Friday of the expiration contract month, provided it is a business day. If it is not a business day, final settlement is on the preceding business day.

15987 Final Settlement Price (15.05.09, 05.10.18)

The final settlement price determined on the Final Settlement Day shall be CAN \$5 times the official opening level of the S&P/TSX Composite Index based on the opening prices of the component stocks in the Index, or on the last sale price of a stock that does not open for trading on the regularly scheduled day of final settlement. All open positions at the close of the last Trading Day will be marked to market using the official opening level of the S&P/TSX Composite Index on final settlement day and terminated by cash settlement.

15988 Failure of Settlement (15.05.09)

Any failure on the part of an approved participant to conform to the aforementioned Rules of settlement could result in the imposition of disciplinary sanctions as may be determined by the Bourse based on the circumstances.

15991 Limitation of Standard & Poor's Liability Disclaimer-(15.05.09,15.05.17)

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FUTURES CONTRACTS ON CANADIAN CRUDE OIL

- **15996.1 Definitions** (18.06.10, abr. 14.09.18)
- **15996.2** Expiry Cycle (18.06.10, 18.01.16, abr. 14.09.18)
- **15996.3** Trading Unit (18.06.10, 18.01.16, abr. 14.09.18)
- 15996.4 Currency (18.06.10, abr. 14.09.18)
- **15996.5** Price Quotation (18.06.10, 18.01.16, abr. 14.09.18)
- **15996.6** Minimum Price Fluctuation (18.06.10, 18.01.16, abr. 14.09.18)
- **15996.7 Maximum Price Variation Thresholds** (18.06.10, 06.04.18, abr. 14.09.18)
- **15996.8 Position Limits** (18.06.10, 18.01.16, abr. 14.09.18)
- **15996.9 Position Reporting Threshold** (18.06.10, 18.01.16, abr. 14.09.18)
- 15996.10 Last Day of Trading (18.06.10, 18.01.16, abr. 14.09.18)
- 15997.1 Settlement (18.06.10, abr. 14.09.18)
- **15997.2** Final Settlement Day (18.06.10, abr. 14.09.18)
- **15997.3 Final Settlement Price** (18.06.10, abr. 14.09.18)
- **15997.4 Failure of Settlement** (18.06.10, abr. 14.09.18)
- **15997.5 Force Majeure** (18.06.10, abr. 14.09.18)

OVERNIGHT INDEX SWAP FUTURES

Chapter T—Overnight Index Swap Futures

Article 12.1900 15998 Underlying

(18.01.16)

- (a) The underlying issue is \$5,000,000 nominal value of a fixed for floating interest rate swap where a fixed rate is swapped against a floating rate.
- (b) The floating rate is the compounded daily overnight repo rate (CORRA) over the period of the contract month.

15998.1 Expiry Cycle (16.02.12, 18.01.16)

Unless otherwise determined by the Bourse, the contract months for overnight <u>indexIndex</u> swap <u>futuresFutures</u> are listed to match the Bank of Canada's schedule of <u>Fixed Announcement</u> <u>Datesfixed announcement dates</u>.

15998.2 Trading Unit (16.02.12, 18.01.16)

Unless otherwise determined by the Bourse, the trading unit is \$5,000,000 nominal value of a fixed for floating interest rate swap where a fixed rate is swapped against a floating rate. The floating rate is the compounded daily overnight repo rate (CORRA) over the period of the contract month.

15998.3 Currency (16.02.12, 18.01.16)

Trading, clearing and settlement for overnight <u>indexIndex</u> swap <u>futuresFutures</u> are in Canadian dollars.

15998.4 Price Quotation (16.02.12, 18.01.16)

Unless otherwise determined by the Bourse, bids and offers for the overnight <u>indexIndex</u> swap <u>futuresFutures</u> are quoted in terms of an <u>indexIndex</u> of 100 minus R.

(a) R = the compounded daily overnight repo rate (CORRA) for the contract month. It is calculated in accordance with the following formula:

$$\mathbf{R} = \left[\prod_{i=1}^{d_0} \left(1 + \frac{\mathbf{ORR}_i \times n_i}{365}\right) - 1\right] \times \frac{365}{d} \times 100$$

where:

- (i) "do", is the number of Business Daysbusiness days in the calculation period;
- (ii) "i" is a series of whole numbers from one to do, each representing the relevant Business Daybusiness day in chronological order from, and including, the first Business Daybusiness day in the relevant Calculation Periodcalculation period;
- (iii) ORRi = Overnight Repo Rate (CORRA) on the ith day of the calculation period (if the ith day is not a business day, the previous available CORRA is used);
- (iv) "ni" is the number of calendar days in the relevant Calculation Periodcalculation period on which the rate is ORRi; and
- (v) "d" is the number of calendar days in the relevant Calculation Periodcalculation period.

15998.5 Minimum Price Fluctuation-(16.02.12, 18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is 0.005, representing \$31.25 per contract.

15998.5.1 Contract Type (18.01.16)

Overnight index swap futures are cash settled.

15998.5.2 Last Trading Day (18.01.16, 05.10.18)

The last Trading Day for an overnight index swap futures is the day of a Bank of Canada fixed announcement date.

<u>Article 12.1901</u> 15998.6 Maximum Price Variation Thresholds-(16.02.12, 18.01.16, 06.04.18)

There shall be no maximum price variation thresholds.

15998.7 Position Limits for Index Swap Futures Contracts

(16.02.12, 13.02.15)

The maximum number of net Long Position or net Short Position in all contract months combined in overnight <u>indexIndex</u> swap <u>futures contractsFutures Contracts</u> which a <u>personPerson</u> may own or control in accordance with <u>article 14157Article 6.310</u> is:

(a) (a) for speculators 5,000 contracts:

- (b) b) for hedgers <u>Hedgers</u>, the greater of :
 - (i) \overrightarrow{i} 7,000 contracts; or
 - (ii) ii) 20% of the average daily open interest<u>Open Interest</u> for all overnight indexIndex swap futures contracts<u>Futures Contracts</u> during the preceding three calendar months. This position limit is established and published by the Bourse on a monthly basis-; and
- (c) If deemed necessary, the Bourse may apply a different position limit to an approved participant Approved Participant or its client. This position limit may not exceed the greater of (a) and (b) unless an exemption is granted under article 14157. Article 6.310.

15998.8 Position Reporting Threshold (16.02.12, 18.01.16)

The position reporting threshold is set pursuant article 14102. Article 6.500.

15998.9 Delivery

(16.02.12)

Delivery shall be by cash settlement through the clearing corporation. The settlement procedures are stipulated in articles 15999.1 to 15999.3.

15998.10 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse

Article 12.1902 Settlement Type

Overnight Index swap Futures are cash settled.

Article 12.1903 Last Trading Day

<u>The last Trading Day for an overnight Index swap Futures is the day of a Bank of Canada</u> <u>fixed announcement date</u>.

15999.1 Final Settlement Date (16.02.12, 05.10.18)

The final settlement date of a given contract month shall be the first business dayBusiness Day following the last Trading Day.

15999.2 CashFinal Settlement Procedures (16.02.12, 28.02.17, 05.10.18)Price

In the case of overnight index swap futures contracts Futures Contracts:

- a) On the last Trading Day, open contracts will be marked to market based on the daily settlement priceSettlement Price. A final settlement priceSettlement Price will be determined on the Final Settlement Date.
- b) The Final final Settlement Price as determined below by the Bourse shall be used to settle all open overnight index swap futures Futures:
 - i) on the Final Settlement Date, the Bourse shall determine the overnight index swap reference rate;
 - ii) Final Settlement Price for the overnight index swap futures Futures shall be 100 minus the overnight index swap reference rate, rounded to the nearest 1/1000th of a percentage point. Any value ending by 0.0005 or more shall be rounded up and any value ending by 0.0004 or less shall be rounded down. For example, an overnight index swap reference rate value-of of 1.2635 percent would determine a Final final Settlement Price of 98.737;
 - iii) the overnight index swap reference rate means the compounded daily "Canadian Overnight Repo Rate Average" (CORRA), as determined by the appointed CORRA benchmark administrator, currently Thomson Reuters, over the period of the contract month that begins the day following the last Bank of Canada Fixed Announcement Date to the day of the next Bank of Canada Fixed Announcement Date. Weekend and holiday rates are considered to be the rate applicable on the previous business day. For example, Friday's rate is used for Saturday and Sunday rates.

15999.3Failure to Perform(16.02.12)of Settlement

Any failure on the part of an <u>approved participantApproved Participant</u> in accordance with the aforementioned settlement procedures shall result in the imposition of such penalties as may be determined from time to time by the Bourse.

15999.3.1 Limitation of Thomson Reuter's Liability Disclaimer (28.02.17)

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Article 12.1904 Trading Hours

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FTSE EMERGING MARKETS INDEX FUTURES PRODUCT SPECIFICATIONS FOR OPTIONS ON FUTURES

Chapter A—Options on Ten-Year Government of Canada Bond Futures

<u>Article 12.0</u> <u>15999.4</u> Underlying (18.01.16)

The underlying issue is the FTSE Emerging Markets Index.<u>Underlying Interest is a Ten-year</u> <u>Government of Canada Bond Futures.</u>

15999.4.1

<u>Article 12.1</u> Expiry Cycle (09.06.14, 18.01.16)

The contract months for Options on Ten-year Government of Canada Bond Futures are:

(a) Unless otherwise determined by the Bourse, the expiry months for FTSE Emerging-Markets Index futures areQuarterlies: March, June, September and December.

15999.5 Trading Unit

(09.06.14, 18.01.16)

Unless otherwise determined by the Bourse, the trading unit is USD \$100 multiplied by the value of the FTSE Emerging Market Index futures.

15999.6 Currency

(09.06.14, 18.01.16)

Trading, clearing and settlement of FTSE Emerging Markets Index futures are in U.S. dollars.

15999.7 Price Quotation (09.06.14, 18.01.16)

Unless otherwise determined by the Bourse, bids and offers for FTSE Emerging Markets Index futuresare quoted in index points, expressed to two decimals.

15999.8 Minimum Price Fluctuation (09.06.14, 18.01.16)

Unless otherwise determined by the Bourse, the minimum price fluctuation is:

For outright positions, 0.05 index point.

For calendar spreads and block trades, 0.01 index point.

15999.8.1 Contract Type (18.01.16) FTSE Emerging Markets Index futures are cash settled in U.S. Dollars.

15999.8.2 Last Trading Day — (18.01.16, 05.10.18)

Trading ceases at 4:15 p.m. (ET) on the third Friday of the contract month if the underlying index is published that day. IF it is not published that day, trading will cease on the first preceding Trading Dayfor which the underlying index is scheduled to be published.

15999.9

(b) Monthlies: Based on the next quarterly Futures Contract that is nearest to the Options contract.

Article 12.2 Trading Unit

The trading unit is one Ten-year Government of Canada Bond futures with a \$100,000 face value at maturity.

Article 12.3 Premium Quotation

Bids and offers are quoted in points where each 0.005 point (0.5 basis point) represents <u>\$5.</u>

Article 12.4 Reserved

Article 12.5 Strike Prices

Strike prices are set at a minimum of 0.5 point intervals per Ten-year Government of Canada Bond Futures.

- (a) <u>Strike prices shall be listed in the following manner:</u>
 - (i) one strike price as close as possible to the Settlement Price of the underlying Futures on the previous business day, plus a minimum of one strike price higher and one strike price lower.
- (b) The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deems appropriate in order to respond to market condition.

Article 12.6 Minimum Fluctuation of the Option Premium

<u>Unless determined otherwise by the Bourse, the minimum fluctuation of the Option</u> <u>Premium is 0.005 point, representing \$5 per contract.</u>

<u>Article 12.7</u> Maximum Price Variation Thresholds-(09.06.14, 18.01.16, 02.03.18, 06.04.18)

There shall be no

<u>Options on Ten-year Government of Canada Bond Futures are not subject to</u> maximum price variation thresholdsfor FTSE Emerging Markets Index futures.

15999.10 Position Limits for FTSE Emerging Markets Index Futures Contracts (09.06.14, 13.02.15)

The maximum net Long Position or net Short position in all contract months combined in futures contracts on the FTSE Emerging Markets Index which a person may own or control in accordance with article 14157 of the Rules is:

50,000 contracts.

Approved participants may benefit from the exemption for a bona fide hedger in accordance with article 14157 of the Rules.

15999.11 thresholds.

Article 12.8 Position Limit

<u>The position limits for Options on Futures are the same as the underlying Futures Contract.</u> <u>Options on Futures Contract positions are aggregated with the underlying Futures Contract positions</u> <u>for purposes of position limits with each Option aggregated as the equivalent of a Futures Contract.</u>

Article 12.9 Position Reporting Threshold (09.06.14, 18.01.16)

The position reporting threshold is set pursuant article 14102.

15999.12 Delivery (09.06.14)

Delivery of the index futures contracts shall be by cash settlement through the Clearing Corporation. The settlement procedures are as stipulated in articles 15999.13 to 15999.16 of the Rules.

15999.12.1 Trading Hours (18.01.16)

Trading hours will be determined and published by the Bourse.

<u>- 468 -</u>

15999.13 Final Settlement Day

(09.06.14, 18.01.16, 05.10.18)

The final settlement day is the last Trading Day.

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15999.14 Final Settlement Price
(09.06.14, 18.01.16, 05.10.18)
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The final settlement price shall be determined on the last Trading Day by multiplying the official closing level of the FTSE Emerging Markets Index by \$100.

All open positions at the close of the last Trading Day will be marked to market using the official closinglevel of the FTSE Emerging Markets Index on the last Trading Day and terminated by cash settlement.

15999.15 Failure of Settlement (09.06.14)

Any failure on the part of an approved participant to comply with the aforementioned cash settlement rules may result in the imposition of such disciplinary sanctions as may be deemed appropriate in the circumstances by the Bourse.

15999.16 Force Majeure

(09.06.14)

In the event that the Bourse is unable to settle a transaction due to a "Force Majeure" such as, but not limited to, a strike, a fire, an accident, a Government action, an act of God or any other emergency situation, the Bourse shall take all necessary actions required under the circumstances, and its decision shall bind all parties to the futures contracts on the FTSE Emerging Markets Index affected by such Force Majeure. Without limiting the generality of the foregoing, the Bourse may take one or many of the following measures:

- a) modify the settlement time;
- b) modify the settlement date;
- e) designate alternate or new procedures in the event of conditions interfering with the normal settlement process;
- d) fix a settlement price.

The Bourse shall not be liable for any failure or delay in the performance of the Bourse's obligations to any approved participant if such failure or delay arises out of a Force Majeure.

15999.17 Limitation of Liability Disclaimer (09.06.14)

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- (a) A buyer of one Government of Canada Bond Futures Option may Exercise his Option on any business day up to and including the last Trading Day to assume a position in one Government of Canada Bond Futures contract (long, if the Option is a Call and short, if the Option is a Put) of a specified contract month at a specified strike price.
- (b) The seller of one Government of Canada Bond Futures Option incurs, if the Option is Exercised, the obligation of assuming a position in one Government of Canada Bond Futures contract (short if the Option is a Call and long if the Option is a Put) of a specified contract month at a specified strike price.

Article 12.11 Currency

Trading, clearing and settlement of Options on Ten-year Government of Canada Bond Futures are in Canadian dollars.

Article 12.12 Last Trading Day

- (a) Trading ceases on the third Friday of the month preceding the Option Contract month provided that it is a business day and precedes by at least two (2) business days the first notice day of the underlying Futures.
- (b) If it is not a business day, the last Trading Day of the Option is the business day prior to such Friday and preceding by at least two (2) business days the first notice day of the underlying Futures.

Article 12.13 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 12.14 Expiration Day

Expiration occurs on the last Trading Day.

<u>Chapter B—Regular Options on Three-Month Canadian Bankers' Acceptance</u> <u>Futures</u>

Article 12.100 Underlying

The Underlying Interest is a Three-month Canadian Bankers' Acceptance Futures that expires during the month in which the Option expires.

Article 12.101 Expiry Cycle

The contract months for regular Options on Three-month Canadian Bankers' Acceptance Futures are the eight nearest months in the March, June, September, December quarterly Cycle.

Article 12.102 Trading Unit

<u>The trading unit for one regular Option on Three-month Canadian Bankers' Acceptance</u> <u>Futures is one Three-month Canadian Bankers' Acceptance future representing \$1,000,000</u> <u>nominal value of Three-month Canadian Bankers' Acceptances.</u>

Article 12.103 Premium Quotation

- (a) Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.
- (b) <u>Cabinet Trades (Options with a Premium below 0.01) are quoted in 0.001 point</u> (one-tenth of a basis point) where each 0.001 point represents \$2.50.

Article 12.104 Reserved

Article 12.105 Strike Prices

- (a) Strike prices are set at minimum intervals of 0.125 points per Three-month Canadian Bankers' Acceptance Futures.
- (b) One strike price as close as possible to the Settlement Price of the underlying Futures on the previous business day, plus two In-the-money and two Out-of-the-money strike prices will generally be available.
- (c) The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deems appropriate in order to respond to market condition.

Article 12.106 Minimum Fluctuation of the Option Premium

- (a) Unless otherwise determined by the Bourse, the minimum fluctuation of the Option Premium is 0.005 point representing \$12.50 per contract.
- (b) In the case of cabinet Trades, the minimum price fluctuation of the Option Premium is 0.001 point representing \$2.50 per contract.
- (c) For the purpose of this Chapter, a cabinet Trade is a Trade that allows liquidating a deep Out-of-the-money Option at a Premium that is lesser than 0.01 point. Options with a Premium lesser than 0.01 point shall automatically be considered deep Out-of the-money Options consequently being able to be quoted and traded at a Premium ranging between 0.001 and 0.009 point.

Article 12.107 Maximum Price Variation Thresholds

<u>Regular Options on Three-month Canadian Bankers' Acceptance Futures are not subject</u> to a maximum price variation thresholds.

Article 12.108 Position Limit

<u>The position limits for Options on Futures are the same as the underlying Futures Contract.</u> <u>Options on Futures Contract positions are aggregated with the underlying Futures Contract positions</u> <u>for purposes of position limits with each Option aggregated as the equivalent of a Futures Contract.</u>

Article 12.109 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.110 Nature of Option/ Settlement Type

(a) A buyer of one regular Three-month Canadian Bankers' Acceptance futures option may Exercise his option on any business day up to and including the last Trading Day to assume a position in one Three-month Canadian Bankers' Acceptance future (Long Position, if the option is a call and Short Position, if the option is a put) of a specified contract month at a specified strike price

(b) The seller of one regular Three-month Canadian Bankers' Acceptance futures option incurs, if the option is Exercised, the obligation of assuming a position in one Three-month Canadian Bankers' Acceptance future (Short Position, if the option is a call and Long Position, if the option is a put) of a specified contract month at a specified strike price.

Article 12.111 Currency

Trading, clearing and settlement of regular Options Three-month Canadian Bankers' Acceptance Futures are in Canadian dollars.

Article 12.112 Last Day of Trading

- (a) Trading ceases at 10:15 a.m. (Montréal time) on the second London (Great Britain) banking day prior to the third Wednesday of the contract month or, if it is not a business day, on the first preceding business day.
- (b) Options with an expiry that does not coincide with the expiry of the underlying futures shall cease trading at the date and at the time referred to in the options contract. Otherwise, options shall cease trading on the same day and time as the underlying futures.

Article 12.113 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 12.114 Expiration Day

Expiration occurs on the last Trading Day on the contract month.

<u>Chapter C—Serial Mid-Curve Options on Three-Month Canadian Bankers'</u> <u>Acceptance Futures</u>

Article 12.200 Underlying

The Underlying Interest is a Three-month Canadian Bankers' Acceptance Futures that expires one year from the next quarterly month that is nearest to the expiration of the Option.

Article 12.201 Expiry Cycle

<u>The contract months for Serial Mid-Curve Options on Three-month Canadian Bankers'</u> <u>Acceptance Futures are the two (2) nearest non-quarterly months (serials) in the January,</u> <u>February, April, May, July, August, October, November Cycle.</u>

Article 12.202 Trading Unit

<u>The trading unit for one Serial Mid-Curve Option on Three-month Canadian Bankers'</u> <u>Acceptance Futures is one Three-month Canadian Bankers' Acceptance future representing</u> <u>\$1,000,000 nominal value of Three-month Canadian Bankers' Acceptances.</u>

Article 12.203 Premium Quotation

- (a) Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.
- (b) Cabinet Trades (Options with a Premium below 0.01) are quoted in 0.001 point (one-tenth of a basis point) where each 0.001 point represents \$2.50.

Article 12.204 Reserved

Article 12.205 Strike Prices

- (a) Strike prices are set at minimum intervals of 0.125 point per Three-month Canadian Bankers' Acceptance future.
- (b) One strike price as close as possible to the Settlement Price of the underlying Futures on the previous business day, plus two In-the-money and two Out-of-the-money strike prices will generally be available.
- (c) The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deems appropriate in order to respond to market conditions.

Article 12.206 Minimum Fluctuation of the Option Premium

- (a) Unless otherwise determined by the Bourse, the minimum fluctuation of the Option Premium is 0.005 point representing \$12.50 per contract. In the case of cabinet Trades, the minimum price fluctuation of the Option Premium is 0.001 point representing \$2.50 per contract.
- (b) For the purpose of this Chapter, a cabinet Trade is a Trade that allows liquidating a deep out-of-the-money Option at a Premium that is lesser than 0.01 point. Options with a Premium lesser than 0.01 point shall automatically be considered deep out-of the-money Options consequently being able to be quoted and traded at a Premium ranging between 0.001 and 0.009 point.

Article 12.207 Maximum Price Variation Thresholds

Serial Mid-Curve Options on Three-month Canadian Bankers' Acceptance Futures are not subject to a maximum price variation thresholds.

Article 12.208 Position Limit

<u>The position limits for Options on Futures are the same as the underlying Futures Contract.</u> <u>Options on Futures Contract positions are aggregated with the underlying Futures Contract positions</u> <u>for purposes of position limits with each Option aggregated as the equivalent of a Futures Contract.</u>

Article 12.209 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.210 Nature of Option/ Settlement Type

- (a) A buyer of one Serial Mid-Curve Option on Three-month Canadian Bankers' Acceptance Futures may Exercise his Option on any business day up to and including the last Trading Day to assume a position in one Three-month Canadian Bankers' Acceptance Future (Long Position, if the option is a call and Short Position, if the option is a put) of a specified contract month at a specified strike price.
- (b) The seller of one Serial Mid-Curve Option on Three-month Canadian Bankers' Acceptance Futures incurs, if the Option is Exercised, the obligation of assuming a position in one Three-month Canadian Bankers' Acceptance Futures (Short Position, if the Option is a call and Long Position, if the Option is a put) of a specified contract month at a specified strike price.

Article 12.211 Currency

<u>Trading, clearing and settlement of Serial Mid-Curve Options on Three-month Canadian</u> <u>Bankers' Acceptance Futures are in Canadian dollars.</u>

Article 12.212 Last Trading Day

- (a) Trading ceases at 4:30 p.m. (Montréal time) on the Friday immediately preceding the third Wednesday of the contract month or, if it is not a business day, on the first preceding business day.
- (b) Options with an expiry that does not coincide with the expiry of the underlying Futures shall cease trading at the date and at the time referred to in the Options contract. Otherwise, Options shall cease trading on the same day and time as the underlying Futures.

Article 12.213 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 12.214 Expiration Day

Expiration occurs on the last Trading Day of the contract month.

<u>Chapter D—One-Year Quarterly Mid-Curve Options on the Three-Month</u> <u>Canadian Bankers Acceptance Futures</u>

Article 12.300 Underlying

<u>The Underlying Interest is the corresponding Three-month Canadian Bankers'</u> <u>Acceptance Futures that expires one year after the Option expires.</u>

Article 12.301 Expiry Cycle

<u>The contract months for One-year Quarterly Mid-Curve Option on Three-month</u> <u>Canadian Bankers' Acceptance Futures are the four (4) nearest months in the March, June,</u> <u>September, December quarterly Cycle.</u>

Article 12.302 Trading Unit

<u>The trading unit for one One-year Quarterly Mid-Curve Option on Three-month Canadian</u> <u>Bankers' Acceptance Futures is one Three-month Canadian Bankers' Acceptance future</u> representing \$1,000,000 nominal value of Three-month Canadian Bankers' Acceptances.

Article 12.303 Premium Quotation

- (a) Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.
- (b) Cabinet Trades (Options with a Premium below 0.01) are quoted in 0.001 point (0.1 basis point) where each 0.001 point represents \$2.50.

Article 12.304 Reserved

Article 12.305 Strike Prices

- (a) Strike prices are set at minimum intervals of 0.125 points per Three-month Canadian Bankers' Acceptance future.
- (b) One strike price as close as possible to the Settlement Price of the underlying Futures on the previous business day, plus two In-the-money and two Out-of-the-money strike prices will generally be available.
- (c) The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deems appropriate in order to respond to market condition.

Article 12.306 Minimum Fluctuation of the Option Premium

- (a) Unless otherwise determined by the Bourse, the minimum fluctuation of the Option Premium is 0.005 point representing \$12.50 per contract.
- (b) In the case of cabinet Trades, the minimum price fluctuation of the Option Premium is 0.001 point representing \$2.50 per contract.

For the purpose of this Chapter, a cabinet Trade is a Trade that allows liquidating a deep out-of-the-money Option at a Premium that is lesser than 0.01 point. Options with a Premium lesser than 0.01 point shall automatically be considered deep out-of the-money Options consequently being able to be quoted and traded at a Premium ranging between 0.001 and 0.009 point.

Article 12.307 Maximum Price Variation Thresholds

<u>One-year Quarterly Mid-Curve Options on Three-month Canadian Bankers' Acceptance</u> <u>Futures are not subject to a maximum price variation thresholds.</u>

Article 12.308 Position Limit

<u>The position limits for Options on Futures are the same as the underlying Futures Contract.</u> <u>Options on Futures Contract positions are aggregated with the underlying Futures Contract positions</u> <u>for purposes of position limits with each Option aggregated as the equivalent of a Futures Contract.</u>

Article 12.309 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.310 Nature of Option/ Settlement Type

- (a) A buyer of one One-year Quarterly Mid-Curve Option on Three-month Canadian Bankers' Acceptance Futures may Exercise his Option on any business day up to and including the last Trading Day to assume a position in one Three-month Canadian Bankers' Acceptance Future (Long Position, if the option is a call and Short Position, if the option is a put) of a specified contract month at a specified strike price.
- (b) The seller of one One-year Quarterly Mid-Curve Option on Three-month Canadian Bankers' Acceptance Futures incurs, if the option is Exercised, the obligation of assuming a position in one Three-month Canadian Bankers' Acceptance Future (Short Position, if the option is a call and Long Position, if the option is a put) of a specified contract month at a specified strike price.

Article 12.311 Currency

Trading, clearing and settlement of One-year Quarterly Mid-Curve Options on Three-month Canadian Bankers' Acceptance Futures are in Canadian dollars.

Article 12.312 Last Trading Day

(a) Trading ceases at 4:30p.m. (Montréal time) on the Friday immediately preceding the third Wednesday of the contract month or, if it is not a business day, on the first preceding business day. (b) Options with an expiry that does not coincide with the expiry of the underlying Futures shall cease trading at the date and at the time referred to in the Options contract. Otherwise, Options shall cease trading on the same day and time as the underlying Futures.

Article 12.313 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 12.314 Expiration Day

Expiration occurs on the last Trading Day of the contract month.

<u>Chapter E—Two-Year Quarterly Mid-Curve Options on the Three-Month</u> <u>Canadian Bankers' Acceptance Futures</u>

Article 12.400 Underlying

The Underlying Interest is a Three-month Canadian Bankers' Acceptance future that expires two years after the Option expires.

Article 12.401 Expiry Cycle

<u>The contract months for Two-year Quarterly Mid-Curve Option on Three-month</u> <u>Canadian Bankers' Acceptance Futures are the four (4) nearest months in the March, June,</u> <u>September, December quarterly Cycle.</u>

Article 12.402 Trading Unit

<u>The trading unit for one Two-year Quarterly Mid-Curve Option on Three-month</u> <u>Canadian Bankers' Acceptance Futures is one Three-month Canadian Bankers' Acceptance</u> <u>future representing \$1,000,000 nominal value of Three-month Canadian Bankers' Acceptances</u>.

Article 12.403 Premium Quotation

- (a) Bids and offers are quoted in points where each 0.01 point (1 basis point) represents \$25.
- (b) Cabinet Trades (Options with a Premium below 0.01) are quoted in 0.001 point (0.1 basis point) where each 0.001 point represents \$2.50.

Article 12.404 Reserved

Article 12.405 Strike Prices

(a) Strike prices are set at minimum intervals of 0.125 points per Three-month Canadian Bankers' Acceptance future.

- (b) One strike price as close as possible to the Settlement Price of the underlying Futures on the previous business day, plus two In-the-money and two Out-of-the-money strike prices will generally be available.
- (c) The Bourse may, at its discretion, modify the procedure for the introduction of strike prices as it deems appropriate in order to respond to market conditions.

Article 12.406 Minimum Fluctuation of the Option Premium

- (a) Unless otherwise determined by the Bourse, the minimum fluctuation of the Option Premium is 0.005 point representing \$12.50 per contract.
- (b) In the case of cabinet Trades, the minimum price fluctuation of the Option Premium is 0.001 point representing \$2.50 per contract.
- (c) For the purpose of this Chapter, a cabinet Trade is a Trade that allows liquidating a deep out-of-the-money Option at a Premium that is lesser than 0.01 point. Options with a Premium lesser than 0.01 point shall automatically be considered deep out-of the-money Options consequently being able to be quoted and traded at a Premium ranging between 0.001 and 0.009 point.

Article 12.407 Maximum Price Variation Thresholds

Two-year Quarterly Mid-Curve Options on Three-month Canadian Bankers' Acceptance Futures are not subject to a maximum price variation thresholds.

Article 12.408 Position Limit

<u>The position limits for Options on Futures are the same as the underlying Futures Contract.</u> <u>Options on Futures Contract positions are aggregated with the underlying Futures Contract positions</u> <u>for purposes of position limits with each Option aggregated as the equivalent of a Futures Contract.</u>

Article 12.409 Position Reporting Threshold

The position reporting threshold is set pursuant Article 6.500.

Article 12.410 Nature of Option/ Settlement Type

- (a) A buyer of one Two-year Quarterly Mid-Curve Option on Three-month Canadian Bankers' Acceptance Futures may Exercise his Option on any business day up to and including the last Trading Day to assume a position in one Three-month Canadian Bankers' Acceptance Future (Long Position, if the option is a call and Short Position, if the option is a put) of a specified contract month at a specified strike price.
- (b) The seller of one Two-year Quarterly Mid-Curve Option on Three-month Canadian Bankers' Acceptance Futures incurs, if the Option is Exercised, the obligation of assuming a position in one Three-month Canadian Bankers'

Acceptance Future (Short Position, if the option is a call and Long Position, if the option is a put) of a specified contract month at a specified strike price.

Article 12.411 Currency

<u>Trading, clearing and settlement of Two-year Quarterly Mid-Curve Options on</u> <u>Three-month Canadian Bankers' Acceptance Futures are in Canadian dollars.</u>

Article 12.412 Last Trading Day

- (a) Trading ceases at 4:30 p.m. (Montréal time) on the Friday immediately preceding the third Wednesday of the contract month or, if it is not a business day, on the first preceding business day.
- (b) Options with an expiry that does not coincide with the expiry of the underlying. Futures shall cease trading at the date and at the time referred to in the Options contract. Otherwise, Options shall cease trading on the same day and time as the underlying Futures.

Article 12.413 Trading Hours

Trading hours will be determined and published by the Bourse.

Article 12.414 Expiration Day

Expiration occurs on the last Trading Day of the contract month.

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Moved to	989	
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