

AMENDMENTS TO NATIONAL INSTRUMENT 23-101 TRADING RULES

- 1. National Instrument 23-101 Trading Rules is amended by this Instrument.
- 2. Section 6.6.1 is replaced with the following:

#### 6.6.1 Trading Fees

(1) In this section

"exchange-traded fund" means a mutual fund

- (a) the units of which are listed securities or quoted securities, and
- (b) that is in continuous distribution in accordance with applicable securities legislation; and

"inter-listed security" means an exchange-traded security that is also listed on an exchange that is registered as a "national securities exchange" in the United States of America under section 6 of the 1934 Act.

- (2) A marketplace that is subject to section 7.1 of NI 21-101 must not charge a fee for executing an order that was entered to execute against a displayed order on the marketplace that,
  - (a) in the case of an order involving an inter-listed security,
    - (i) is greater than \$0.0030 per security traded for an equity security, or per unit traded for an exchange-traded fund, if the execution price of each security or unit traded is greater than or equal to \$1.00, and
    - (ii) is greater than \$0.0004 per security traded for an equity security, or per unit traded for an exchange-traded fund, if the execution price of each security or unit traded is less than \$1.00; or
  - (b) in the case of an order involving a security that is not an inter-listed security,
    - (i) is greater than \$0.0017 per security traded for an equity security, or per unit traded for an exchange-traded fund, if the execution price of each security or unit traded is greater than or equal to \$1.00, and
    - (ii) is greater than \$0.0004 per security traded for an equity

security, or per unit traded for an exchange-traded fund, if the execution price of each security or unit traded is less than \$1.00.

- (3) A recognized exchange must maintain a list of inter-listed securities that are listed on the exchange as of the last day of each calendar quarter.
- (4) A recognized exchange must publicly disclose on its website the list referred to in subsection (3)
  - (a) within 7 days after the last day of each calendar quarter, and
  - (b) for a period of at least 12 months commencing on the date it is publicly disclosed on the website..

## 3. The following section is added after section 6.6.1:

- 6.6.2 Ceasing to be inter-listed security fee transition period If a security ceases to be an inter-listed security, paragraph 6.6.1(2)(b) does not apply if
  - (a) less than 35 days has passed since the first date, following the cessation, the list referred to in subsection 6.6.1(4) was publicly disclosed, and
  - (b) the fee charged is in compliance with paragraph 6.6.1(2)(a) as if the security were still an inter-listed security..

### 4. Transition – publication of inter-listed securities

On or before April 17, 2017, a recognized exchange must publicly disclose on its website a list of the inter-listed securities that were listed on the exchange as of April 10, 2017.

### 5. Transition – fee adjustment for orders involving non-inter-listed securities

Despite paragraph 6.6.1(2)(b), as enacted by section 2 of this Instrument, a marketplace to which that paragraph applies may, until May 15, 2017, charge a fee that exceeds the amount referred to in that paragraph provided the fee charged is not greater than

- (a) \$0.0030 per security traded for an equity security, or per unit traded for an exchange-traded fund, if the execution price of each security or unit traded is greater than or equal to \$1.00, and
- (b) \$0.0004 per security traded for an equity security, or per unit traded for an exchange-traded fund, if the execution price is less than \$1.00.

# 6. Effective Date

- (1) This Instrument comes into force on April 10, 2017.
- (2) In Saskatchewan, despite subsection (1), if these regulations are filed with the Registrar of Regulations after April 10, 2017, these regulations come into force on the day on which they are filed with the Registrar of Regulations.