CSA REGULATORY DIFFERENCES CHART

INFORMATION ON INTER-JURISDICTIONAL DIFFERENCES IN NATIONAL AND MULTILATERAL INSTRUMENTS

This document is provided to you for general information only and does not replace either the official rules or the advice of a qualified lawyer or other professional.

The CSA rules (or regulations in certain jurisdictions) are largely harmonized as either National or Multilateral Instruments and are numbered in a uniform way. However, they are adopted as local subordinate legislation under each Canadian province or territory's *Securities Act* or other applicable acts and include certain inter-jurisdictional differences. This chart contains information on the substantive differences among local versions of CSA National and Multilateral Instruments. The chart does not include non-substantive differences, such as Québec language requirements, references to "regulator" or "regulatory authority", transitional measures or minor inter-jurisdictional differences.

In addition to true substantive regulatory differences, this chart also includes those instances where local law provides substantially the same rule, that is, where the outcome is essentially harmonized despite differences in the text of the National or Multilateral Instruments.

Finally, this chart is limited to inter-jurisdictional differences in the CSA National and Multilateral instruments and generally does not include information on local instruments, blanket exemptive orders or local policies that may further alter the securities or derivatives regulatory regime in a particular CSA jurisdiction. The chart also does not include information on each CSA jurisdiction's regulatory fee requirements.

The document has been updated to reflect rules that are in effect, or where notice of a rule change was published, as of **June 30, 2022**. When information is included in this chart, it is believed to be accurate and complete, but CSA members cannot guarantee that it is or will remain accurate or complete, or that it will be current at all times.

Instrument ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS			
	I – PROCEDURE AND RELATED MATTERS						
	13	– FILINGS WITH SECURIT	IES REGULATORY AUTHORITY				
MI 13-102 System Fees for SEDAR and NRD	QC	Appendix A – Local SEDAR System Fees	QC has an additional system fee relating to section 12 of the <i>Securities Act</i> (Québec).				
MI 13-102 System Fees for SEDAR and NRD	All except for BC and ON	Appendix C – Other SEDAR system fees for filings not requiring a PR	System fee relating to exempt distribution reports.				
		II – CERTAIN MA	RKET PARTICIPANTS				
		21 – STOCE	X EXCHANGES				
NI 21-101 Marketplace Operation	ON BC QC	s. 1.1, definitions of "alternative trading system", "marketplace", "recognized exchange", "recognized quotation and trade reporting system"	In ON, these terms are defined in the <i>Securities Act</i> (Ontario), rather than in NI 21-101. BC and QC have different definitions of "recognized exchange" and "recognized quotation and trade reporting system".	Differences in these definitions are intended to harmonize the effect of NI 21-101 across jurisdictions.			
NI 21-101 Marketplace Operation	ON, QC	s. 1.1, definition of "government debt security"	ON and QC include additional securities in this definition as it applies in each province respectively.				

¹ In Québec, « National Instruments » and « Multinational Instruments » are referred to as « Regulations ».

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INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
NI 21-101 Marketplace Operation	AB, BC, NB, NS, ON, QC, SK	s. 1.4 Interpretation – Security	AB, BC, NB, NS, QC and SK include various other financial instruments in the definition of security.	
			ON excludes commodity futures contracts and commodity futures options both from its definition of "security" in the <i>Securities Act</i> (Ontario) and in this section.	
			AB, BC, NB, NS and SK definition includes an option that is an exchange contract.	
		23 – TRA	DING RULES	
NI 23-101 Trading Rules	AB, BC, ON, QC, SK	s.3.1(2)	S. 3.1 provides that the fraud and manipulation provisions in the <i>Securities Acts</i> in AB, BC, ON, QC and SK applies rather than s.3.1.	
NI 23-101 Trading Rules	QC	s. 6.8	S. 6.8 provides that Part 6 of NI 23-101 does not apply to standardized derivatives in QC, except for paragraph 6.3(1)(c).	
NI 23-102 Use of Client Brokerage Commissions	AB, BC, NB, NS, QC, SK	s. 1.2 Interpretation of "security"	AB, BC, NB, NS, QC and SK include other financial instruments in the definition of security. The types of financial instruments caught in these jurisdictions are not consistent.	
NI 23-103 Electronic Trading and Direct Access to Marketplaces	QC	s. 1 definitions of "direct electronic access" and "participant dealer"	In QC, "direct electronic access" and "participant dealer" are defined to match the definitions in the Rules of the Montreal Exchange Inc.	
		24 – CLEARING	AND SETTLEMENT	

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INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
NI 24-101 Institutional Trade Matching and Settlement	ON	s.4.1.	In ON, this section provides that s. 4.1 does not apply to a registered firm from July 1, 2020 to July 1, 2023.	
NI 24-102 Clearing Requirements	QC	s.1.4	This section provides a definition of clearing agency in QC for the purposes of this instrument.	
NI 24-102 Clearing Requirements	QC	s. 1.5(3)	In QC, in case of a conflict between s. 2.2 and the QC <i>Derivatives Act</i> provisions governing the self-certification process with respect to a clearing agency implementing a significant change or a fee change, the provisions of the QC <i>Derivatives Act</i> prevail.	
		25 – OTHER	PARTICIPANTS	
NI 25-101 Designated Rating Organizations	ВС	s. 4	The rule defines "credit rating" for BC.	This definition is substantially similar to meanings provided by the <i>Securities Acts</i> of other CSA jurisdictions.
NI 25-101 Designated Rating Organizations	ON	s. 5	In ON, a DRO affiliate is deemed to be a market participant.	
MI 25-102 Designated Benchmarks and Benchmark Administrators	AB, NB, NS, ON, SK	s. 1(6)	Subsection 1(5) (stating that Appendix A contains definitions used in this instrument) does not apply in AB, NB, NS, ON and SK.	In those jurisdictions, the relevant definitions are provided in securities legislation. Local legislation provides substantially the same result.

Instrument ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
MI 25-102 Designated Benchmarks and Benchmark Administrators	BC	s. 1(7)	Definitions of "benchmark" and "benchmark contributor" in the Securities Act (BC) apply to this Instrument.	Local legislation provides substantially the same result.
MI 25-102 Designated Benchmarks and Benchmark Administrators	QC	s. 1(8)	Definitions of "benchmark" and "benchmark administrator" in the Securities Act (Québec) apply to this Instrument.	Local legislation provides substantially the same result.
		III – REGISTRATION	AND RELATED MATTERS	
		31 – REGISTRATI	ION REQUIREMENTS	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 1.1 – definition of "permitted client"	Certain QC specificities are included in this definition, e.g. Comité de gestion de la taxe scolaire de l'île de Montréal.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON	ss. 1.1 Definition of "eligible client", 8.18(6), 8.19(2), 8.26(6), 11.6(3), 11.9 (5), and 11.10 (6)	A number of additional elements of NI 31-103 apply differently in ON than in other jurisdictions. These additional elements are referenced in the column to the left.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	AB, BC, NB, NS, SK	s. 1.2 Interpretation of "securities"	BC includes "exchange contracts" in the definition of "securities" and AB, NB, NS and SK include "derivatives" in the definition of "securities".	This difference creates different approaches in the application of specific requirements under NI 31-103, including specific exemptions.
NI 31-103 Registration Requirements, Exemptions	ON	s. 2.1	In ON, this section provides for categories of individual registration.	Securities Act (Ontario) provides substantially the same result.

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
and Ongoing Registrant Obligations				
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON	ss. 2.1(3), 6.8, 7.1(4), 7.2(3), 8.12(4), 8.13(2), 8.15(2), 8.21(3), 8.22.1(2), 8.25(5), 8.29(3), and 10.7	A number of elements within NI 31-103 are dealt with in ON through measures in the <i>Securities Act</i> (Ontario) rather than through NI 31-103. The relevant ON carve-outs in this context are contained in the sections identified in the column to the left. Notes have been inserted within NI 31-103 to identify the corresponding ON legislative provisions.	The ON legislation provides substantially the same result.
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON, NL	s. 3.3(4)(b)	In ON and NL, this section provides a carve-out which relates to recognition of registration for grandfathering purposes and is only available in the jurisdictions which had a specific registration category prior to NI 31-103 becoming effective.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 3.15(2), 3.16(3), 6.3	In QC, these sections provide a carve- out relating to the MFDA.	The MFDA is not recognized in QC.
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 8.1	QC has its own definition of "trade" to reflect the definition that exists in other jurisdictions' securities statutes.	This definition is necessary for harmonisation purposes because the definition of "trade" does not exist in the QC <i>Securities Act</i> .
NI 31-103 Registration Requirements, Exemptions	AB, BC, NB, NS, SK	s. 8.2	In AB, BC, NB, NS, SK the definition of "securities" excludes exchange contracts.	Section reflects jurisdiction-specific changes that have already been

INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
and Ongoing Registrant Obligations				adopted in the corresponding local jurisdictions.
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	BC, MB, NB	s. 8.4	In BC, MB and NB, this section provides for the "in the business" registration requirement for dealers. This is achieved in the <i>Securities Acts</i> of other jurisdictions.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	AB, BC, MB, NB, NL, NS, NT, NU, ON, PE, QC, SK	s. 8.9(a)	This section lists various provisions of the provincial and territorial <i>Securities Acts</i> or blanket orders under which securities in question were acquired.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	PE	s. 8.11(2)	Provides that certain trust companies or trust corporations registered under PE laws cannot rely on the private investment fund registration exemption.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	AB, ON	s. 8.15 s. 8.15(2)	The registration exemption for trades in evidences of deposit of Schedule III banks and associations governed by the <i>Cooperative Credit Associations Act</i> does not apply in AB or ON.	Local rules in AB and ON provide substantially the same result. The registration exemption is not required in AB because the exemption is provided under the <i>Securities Act</i> (Alberta). The registration exemption is not required in ON because the security described in the exemption is excluded from the definition of "security" in the <i>Securities Act</i> (Ontario).
NI 31-103 Registration Requirements, Exemptions	AB, ON	s. 8.16 (3)		The corresponding local rules in AB and ON are substantially similar to the exemption provided

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
and Ongoing Registrant Obligations				under sections 2.14 and 2.15 of NI 45-102.
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON	s. 8.19	The definition of "Canadian financial institution" is broader than the definition of "financial intermediary". Consequently, s. 8.19(2)(a)(iii) does not appear to have any legal consequence.	On April 22, 2021, the CSA published for comment draft amendments to NI 14-101, including proposed consequential amendments which would repeal s.8.19(2)(a)(iii).
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	AB, BC, NB, NS, SK	s. 8.20(1), 8. 20.1 s. 8.26	s. 8.20 - exchange contract s. 8.20.1 – exchange contract trades through or to a registered dealer. In AB, BC, NB, NS and SK, the dealer registration requirement does not apply to a person in respect of a trade in an exchange contract by the person if certain conditions apply.	These sections are amended to reflect jurisdiction-specific changes that have already been adopted in the corresponding local jurisdictions.
			In AB, BC, NB, NS and SK, the dealer registration requirement does not apply to a registered adviser, advising representative or associate advising representative in exchange contract trades through or to a registered dealer.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON	s. 8.22.1(2)	S. 8.22.1 does not apply in ON (short-term debt trades)	S. 35.1 of the <i>Securities Act</i> (Ontario) provides substantially the same result.
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	AB, BC, NB, NS, SK	s. 8.26	Section 8.26 (international adviser) reflects differences in AB, BC, NB, NS and SK (where this section applies to exchange contracts) and other jurisdictions where the provision does not apply to exchange contracts.	This section is amended to reflect jurisdiction-specific changes that have already been adopted in the corresponding local jurisdictions.

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	MB, QC	s. 8.28(1)	In MB and QC, the definition of capital accumulation plan includes two additional types of pension plans available in those provinces.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	PE	s. 8.29(2)	This section provides that certain trust companies or trust corporations registered under the laws of PE cannot rely on the investment fund manager registration exemption.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 9.2	Restriction on mutual fund dealers acting as dealers unless the mutual fund dealer is a member as defined in MFDA rules does not apply in QC.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	ss. 9.4(1.2), 9.4(1.3) and 10.3	Differences relating to MFDA.	The MFDA is not recognized in QC.
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON	s. 11.6(1)(c)	This section deals with how quickly a registered firm is required to provide a record.	Although there is a difference in the rule, the outcome is the same because in ON, a similar requirement on time is specified in s.19(3) of the <i>Securities Act</i> (Ontario).
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	BC, ON	ss. 11.9(4) and 11.10(5)	Sections 11.9 and 11.10 apply differently in BC and ON than in other jurisdictions. See subsections 11.9(4) and 11.10(5).	In ON, the only difference from other jurisdictions is that the "regulator" (i.e., Director) approves the acquisition rather than the "securities regulatory authority" (i.e., the Commission).

INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
				NI 31-103CP provides guidance on the non-application of these subsections in BC.
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 12.3	This section provides an exception from dealer insurance requirements for scholarship plan dealers and mutual fund dealers registered only in QC.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 12.12	Subsections 12.12(4) and (5) allow a mutual fund dealer registered only in QC, that is not a member of the MFDA and that is not registered in any other category, to provide only one calculation of its regulatory capital.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON, NS, NB	s. 13.2(1)	Section 13.2 of NI 31-103 applies differently in ON, NS and NB than in other jurisdictions. See subsection 13.2(1). This deals with the term "reporting issuer" as it appears in the definition of "insider".	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 13.14	Provides that a registered firm is deemed to comply with Division 5 [complaints] of NI 31-103 if the firm complies with specified provisions of the <i>Securities Act</i> (Québec).	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	QC	s. 13.16(7)	QC opted out of the requirement in s. 13.16(6) that a registered firm ensure that OBSI is made available to the client because QC has had a mediation service administered by the AMF, which is similar to the mediation service provided by OBSI, as set out in the Securities Act (Québec).	
NI 31-103 Registration Requirements, Exemptions	NL, ON, SK	s. 14.12(7)	In NL, ON and SK, a registered dealer that complies with the requirements of	

INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
and Ongoing Registrant Obligations			s. 14.12 in respect of the purchase or sale of a security is not subject to certain sections of the <i>Securities Acts</i> of NL, ON and SK, respectively.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	AB, BC, NB, NS, SK	s. 14.5.1	Definition of "securities" for the purposes of Part 14 – Handling Client Accounts – firms – ensures that exchange contracts are included in the requirements in AB, BC, NB, NS and SK.	
NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations	ON	Schedule 1 of Form 31- 103F1, ss. 2(f)(ii)(a) and (b)	Calculation of excess working capital for mortgages is different in ON.	
	33	3 – Ongoing Requireme	NTS AFFECTING REGISTRANTS	
NI 33-105 Underwriting conflicts	QC	s. 1.3	In QC, NI 33-105 does not apply to the securities of reporting issuers incorporated under the following Acts: (i) An Act to establish the Fonds de solidarité des travailleurs du Québec (F.T.Q.) (chapter F-3.2.1); (ii) An Act to establish Fondaction, le Fonds de développement de la Confédération des syndicats nationaux pour la coopération et l'emploi (chapter F-3.1.2); (iii) An Act constituting Capital régional et coopératif Desjardins (chapter C-6.1).	
NI 33-105 Underwriting conflicts	QC	s. 5.2	Except in QC, the issuance by the regulator of a receipt for a prospectus or an amendment to a prospectus is	

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
			evidence of granting of the exemption under certain conditions.	
NI 33-109 Registration Information	ON, MB	s. 2.6	ON and MB do not require the submission of Forms 33-109F2 and F3 in connection with registrants under their <i>Commodity Futures Acts</i> .	•
NI 33-109 Registration Information	QC	Form 33-109F4	Definition of derivatives in QC has the same meaning as in the QC <i>Derivatives Act</i> (Chapter I-14.01)	
NI 33-109 Registration Information	ON	Form 33-109F6 – supporting documents required	The second paragraph of page 2 under the title " Contents of the form " refers to a list of supporting documents that is not required to be submitted in ON.	
		IV –Distributi	ON REQUIREMENTS	
	41	l – Prospectus Content	S – Non-Financial Matters	
NI 41-101 General Prospectus Requirements	BC, ON	Definition of "Restricted Security"	Except in BC and ON, the regulator or, in Québec, the securities regulatory authority may determine that an equity security is a restricted security.	
NI 41-101 General Prospectus Requirements	BC, NB, NL, NS, ON, QC, SK	s. 1.1, definitions of "final prospectus notice" and "preliminary prospectus notice"	The difference in these definitions reflects differences in the <i>Securities Acts</i> of certain jurisdictions.	
NI 41-101 General Prospectus Requirements	NS, ON	s .3C.2(3) – (6)	In NS and ON, this section prescribes an ETF facts document for certain purposes under securities legislation. Also, for ON only, an ETF is an investment fund security prescribed for certain purposes.	

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
NI 41-101 General Prospectus Requirements	ON, QC	s. 3C.5(1)	This section applies for deemed delivery if ETF facts sent by pre-paid mail. This section does not apply in ON and QC.	In ON, s. 71(4) of the <i>Securities Act</i> (Ontario) provides substantially the same result. In QC, s. 109.6 of the <i>Securities Act</i> provides substantially the same result
NI 41-101 General Prospectus Requirements	BC, ON, QC	s.3C.6(1)	This section describes when a dealer is acting as agent for the purchaser for the purposes of Part 3C of NI 41-101.	In BC, s. 83(7) of the Securities Act provides substantially the same result. In ON, s. 71(7) of the Securities Act
				provides substantially the same result. In QC, s. 109.7 of the <i>Securities Act</i> provides substantially the same result.
NI 41-101 General Prospectus Requirements	BC, ON, QC	s. 3C.6 (2), (3) and (4)	Amended s. 3C.6 (1) Dealer as agent does not apply in BC, ON and QC	
NI 41-101 General Prospectus Requirements	AB, BC, MB, NS, ON, QC	s. 3C.7	This section provides a carve-out in the noted provinces relating to a purchaser's right of action for failure to deliver ETF Facts. AB, BC, MB, NS, ON and QC legislation provides for substantially the same outcome.	
NI 41-101 General Prospectus Requirements	AB, BC, MB, NS, ON, QC, SK	s. 3C.7 (2), (3), (4), (5), (6), (7), (8)	Instead of s. 3C. 7 (1) Purchaser's right of action, a respective provision of the <i>Securities Acts</i> of each of these jurisdictions applies.	
NI 41-101 General Prospectus Requirements	ON	ss. 5.3(1), 5.4(1) and (2), 5.8, 5.9(1) and (3), 5.11(1), (3) and (5),	These provisions in Part 5 and Part 6 do not apply in ON.	The ON legislation provides substantially the same requirements.

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INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
NI 41-101 General Prospectus Requirements	BC	5.12(3), 5.13(1), 5.15(1), 6.4, 6.5(1), 6.6(1), (2), (3), (4) and (5), 16.1, 17.2, 18.1, 5.11(4), 5.12(4), 5.13(2), 5.15(2),	Each subsection provides an exception from the provision enabling a regulator to require another person to sign a certificate because the BC <i>Securities Act</i> provides substantially the same power.	
		44 – ALTERNATIVE I	FORMS OF PROSPECTUS	
NI 44-102 Shelf Distributions	ON	ss. 2.2(3)(c), 2.3(3)(c), 2.4(3)(c), 2.5(3)(c), 2.6(3)(c) and 2.7	ON Lapse Date: in each of s. 2.2, 2.3, 2.4, 2.5 and 2.6, there is an ON-specific provision that states that the lapse date in ON is prescribed by securities legislation. In s.62 of the <i>Securities Act</i> (Ontario), the lapse date is generally 12 months from the date of the receipt with a possibility of an extension for an additional 12 months. In order to get a harmonized 25 months effective period for a base shelf prospectus, s. 2.7 was included in NI 44-102 which states that in ON, the lapse date prescribed by securities legislation for a base shelf prospectus is extended to 25 months from the date of the receipt.	In ON, s. 2.7 extends the lapse date prescribed by securities legislation for a receipt issued for a base shelf prospectus to the date 25 months from the date of issuance of the receipt. The effect of Section 2.7 is to harmonize ON's lapse date law with that of the other jurisdictions. The lapse dates for other types of prospectuses remain governed by s.62 of the Securities Act (Ontario).

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
		45 – PROSPECTUS E	XEMPT DISTRIBUTIONS	
NI 45-102 Resale of Securities	QC	s. 1.1, "trade"	See description under section 1.7 of NI 45-106 <i>Prospectus Exemptions</i> .	See comment under section 1.7 of NI 45-106 <i>Prospectus Exemptions</i> .
NI 45-102 Resale of Securities	MB	s. 2.1	S. 2.1 states that in MB, s. 2.2 does not apply to s. 2.7, and s. 2.10 does not apply to s. 2.14.	
NI 45-102 Resale of Securities	AB	ss. 2.5(2)5, 2.6(3)3 and 2.8(2)3	There is a difference in the application of these sections in AB as s. 3.1 of ASC Local Rule 45-511 Local Prospectus Exemptions and Related Requirements provides a description of when an "unusual effort to prepare the market or to create a demand for securities' takes place.	
NI 45-102 Resale of Securities	AB	ss. 2.5(2)6, 2.6(3)4 and 2.8(2)4	There is a difference in the application of these sections in AB as s. 3.2 of ASC Local Rule 45-511 <i>Local Prospectus Exemptions and Related Requirements</i> provides a description of when an "extraordinary commission or consideration" is paid in respect of a trade.	
NI 45-102 Resale of Securities	AB,ON	ss. 2.14 and 2.15	s. 2.14 First Trades in Securities of a Non-Reporting Issuer Distributed under a Prospectus Exemption and s. 2.15 First Trades in Securities of a Non- Reporting Foreign Issuer Distributed under a Prospectus Exemption do not apply in ON and AB.	ON and AB adopted similar provisions to sections 2.14 and 2.15 in their local rules but there are differences between the local rules and the provisions in NI 45-102.

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
NI 45-106 Prospectus Exemptions	ON	ss. 1.1, definition of "accredited investor", 2.3(0.1) and (8), 2.4(2.1), (3) and (5), 2.5(3), 2.6.1, 2.34(2)(d.1) and (3), 2.37	Technical changes largely consequential to the proclamation of ss. 73 to 73.6 of the Securities Act (Ontario).	The technical changes for ON are needed to reinforce the resale regime and facilitate harmonisation. Ss. 73 to 73.6 of the <i>Securities Act</i> (Ontario) provide substantially the same result as these consequential changes with regard to NI 45-106 <i>Prospectus Exemptions</i> .
NI 45-106 Prospectus Exemptions	MB, NT, NU, PE, YT	s. 1.1 – definition of "eligible investor"	MB, NT, NU, PE, and YT have a broader definition of "eligible investor".	
NI 45-106 Prospectus Exemptions	MB	s.1.1 – definition of "eligibility adviser"	MB has a broader definition of "eligibility adviser".	
NI 45-106 Prospectus Exemptions	AB, NB, NS, ON, QC, SK	s. 1.1.1	There are certain definitions in NI 45-106 which have particular meanings in AB, NB, NS, ON, QC and SK, which relate to requirements under the offering memorandum exemption in the Instrument that only apply in those jurisdictions.	
NI 45-106 Prospectus Exemptions	BC	s. 1.2	BC has a particular definition of indirect interest.	
NI 45-106 Prospectus Exemptions	MB	s. 1.6	MB has a different definition of "distribution".	
NI 45-106 Prospectus Exemptions	QC	s. 1.7	QC has its own definition of "trade" to reflect the definition that exists in other jurisdictions' securities statutes.	This definition is necessary for harmonisation purposes because the definition of "trade" does not exist in the QC Securities Act.

Instrument ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
NI 45-106 Prospectus Exemptions	ON	s. 1.8	This provision extends the definition of "insider" to issuers (not just reporting issuers).	
NI 45-106 Prospectus Exemptions	ON	s. 2.3(0.1)	ON is carved out of the accredited investor exemption.	S. 73.3(2) of the <i>Securities Act</i> (Ontario) provides substantially the same result.
NI 45-106 Prospectus Exemptions	PE	s. 2.3(3)	PE excludes certain trust companies from relying on the accredited investor exemptions.	
NI 45-106 Prospectus Exemptions	ON	s. 2.4	ON is carved out of the private issuer exemption, except requirements relating to the payment of finders fees and commissions in s. 2.4(3).	S. 73.4(2) of the <i>Securities Act</i> (Ontario) provides substantially the same result.
NI 45-106 Prospectus Exemptions	ON	s. 2.5 (3)	In ON, but for this subsection, there would be an overlap between s. 2.5(1) and s. 73.4(2) of the <i>Securities Act</i> (Ontario).	Securities Act (Ontario) provides substantially the same result.
NI 45-106 Prospectus Exemptions	SK	s. 2.6	S. 2.6 modifies the Family, Friends and Business Associates exemption in SK.	
NI 45-106 Prospectus Exemptions	ON	ss. 2.6.1, 5.1(1), 6.5(3), and	s. 2.6.1 –modifies the Family, Friends and Business Associates exemption in ON.	
		Form 45-106F12	s. 5.1(1) – opt-out in ON from the exemption for TSX Venture Exchange offerings.	
			s. 6.5(3) – the required form of risk acknowledgement in ON under s. 2.6.1 [Family, friends and business associates Ontario] is Form 45-106F12 Risk Acknowledgement Form	

Instrument ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
			for Family, Friend and Business Associate Investors.	
NI 45-106 Prospectus Exemptions	BC, NL	s.2.9(1)	This is the offering memorandum exemption in effect in BC and NL.	
NI 45-106 Prospectus Exemptions	MB, NT, NU, PE, YT	ss.2.9(2), 2.9(3) and 2.9(4)	This is the offering memorandum exemption in effect in MB, NT, NU, PE and YT. There are some differences between these jurisdictions regarding payment of commissions or finder's fees – see s. 2.9(4).	See also other differences set out in s. 2.9(3)
NI 45-106 Prospectus Exemptions	AB, NB, NS, ON, QC, SK	ss. 2.9(2.1), 2.9(2.2), 2.9(3.0.1), 2.9(5.1), 2.9(17.1) 2.9(17.4) to (17.15), and 2.9(17.19) to (17.23)	This is the offering memorandum exemption in effect in AB, NB, NS, ON, QC and SK. There are some differences between these jurisdictions regarding, for example, (i) eligibility of investment funds to rely on the exemption (s. 2.9(2.2)), (ii) delivery of financial statements (ss. 2.9(17.4), (17.5) and 17.6)), (iii) delivery of notice of change in financial year end (s. 2.9(17.13) and (17.14)) and (iv) requirement to make available a notice of certain specified key events (s. 2.9(17.20)).	
NI 45-106 Prospectus Exemptions	AB	s. 2.10	There is a difference in the application of s. 2.10 (minimum amount investment) in AB due to s. 3.4 of ASC Local Rule 45-511 Local Prospectus Exemptions and Related Requirements, which designates certain documents as an offering memorandum for distributions made in reliance on the exemption in s. 2.10.	

Instrument ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
NI 45-106 Prospectus Exemptions	PE	s. 2.21(2)	PE excludes certain trust companies from relying on the private investment fund – loan and trust pools prospectus exemption.	
NI 45-106 Prospectus Exemptions	MB	ss. 2.28(b) and 6.3(2)	s. 2.28(b) – special restriction on permitted transferees.	
			s. 6.3(2) – special rule for requirements to file a report of exempt distribution where a distribution is made under an exemption from a prospectus requirement not provided for in NI 45-106.	
NI 45-106 Prospectus Exemptions	AB, BC, MB, NB, QC, SK	s. 2.36(3)	Prospectus requirement applies in AB, BC, MB, NB, QC, SK to distribution of syndicated mortgages.	
NI 45-106 Prospectus Exemptions	ON	s. 2.41	Except in ON, the prospectus requirement does not apply to the described evidences of deposit.	In ON, subparagraph (e) of the definition of "security" excludes these evidences of deposit from the definition of "security".
NI 45-106 Prospectus Exemptions	ON	s. 2.43 (a)(iii)	In ON, the prospectus requirement does not apply to a distribution of a self-directed RESP to a subscriber if the distribution is conducted by a financial intermediary. Given that "Canadian financial institution" has a broader meaning than "financial intermediary", this provision is legally ineffective.	
NI 45-106 Prospectus Exemptions	ON	s. 5.1(1)	In ON, the prospectus exemption for offerings by TSX Venture Exchange Offering Documents does not apply.	

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INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
NI 45-106 Prospectus Exemptions	MB	s.6.3(1)	MB has a different regime for prospectus exemptions and distributions generally.	
NI 45-106 Prospectus Exemptions	AB, NB, NS, ON, QC, SK	ss. 6.5(1.1) and (3)	This section sets out the required form of risk acknowledgment for individual investors in AB, NB, NS, ON, QC and SK – form 45-106F4 – and the required form of risk acknowledgment under s. 2.6.1 for ON.	
NI 45-106 Prospectus Exemptions	SK	s. 6.5(2)	S. 6.5(2) provides that the required form of risk acknowledgement in SK under s. 2.6 (family, friends and business associates - Saskatchewan) is Form 45-106F5.	
NI 45-106 Prospectus Exemptions	ON	Form 45-106F1 Schedule 1, Item (f) Other information	In ON, there is an exemption for certain foreign issuers from the requirement to identify whether a purchaser is a registrant or an insider of the issuer.	
			Other jurisdictions provide a similar exemption through local orders.	
NI 45-106 Prospectus Exemptions	SK, ON, QC, NB, NS	Form 45-106F1, Item 7(h)	Table in Form 45-106F1 for listing all offering materials. This requirement applies only in the specified jurisdictions (SK, ON, QC,	This reflects differences in the exempt market regime (i.e., different conditions of exemptions or different provisions regarding delivery of offering materials) but is
			NB and NS).	not a specific carve-out in the report or a reflection of differences of opinion with respect to the report.
MI 45-107 Listing Representation and Right of Action Disclosure Exemption	NB, NS, SK	s. 3	The exemption relating to the rights of action relief applies only in NB, NS and SK.	

Instrument ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
MI 45-108 Crowdfunding	AB, ON	s. 1, Definitions of "accredited investor"	The definition of "accredited investor" is slightly different in ON.	
		and "restricted dealer funding portal"	The definition of "restricted dealer funding portal" is slightly different in AB and ON.	
MI 45-108 Crowdfunding	QC	s. 4	Provides specific provisions for QC, including a definition of "trade", which is necessary to reflect the definition that exists in other jurisdictions' securities statutes.	This definition is necessary for harmonisation purposes because the definition of "trade" does not exist in the QC Securities Act.
MI 45-108 Crowdfunding	AB, ON	ss. 5(1)(c) and (d), 6(d)(iii) and (iv), 20(c) and (d),	S.5(1)(c), s.6(d)(iv), s.20(d), s.26(e), s.34(c) and s.36(d) apply only to AB and ON.	
		26(e), 34(b) and (c), 36(c) and (d), 41(b) and (c) and 44(2) and (3)	Section 41(c) only applies in AB. Section 41(b) applies to all participating jurisdictions except ON.	
MI 45-108 Crowdfunding	NB, NS, ON	Ss. 5(2)(b)(vi), 18 and 19	In NB, NS and ON, s. 5(2)(b)(vi): Crowdfunding prospectus exemption is not available if the issuer is not in compliance with notice of specified events requirement	
			s. 18 – relating to Form 45-108F4	
			s. 19 – non-reporting issuer obligations under s. 16 and 18	

Instrument ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS			
	V – Ongoing Requirements for Issuers and Insiders						
		51 – Disclos	URE – GENERAL				
NI 51-102 Continuous Disclosure Obligations	BC, ON, QC,	s. 1.1, definitions of "recognized exchange" and "recognized quotation and trade reporting system"	Different definition of "recognized exchange" in ON and QC and different definition of "recognized quotation and trade reporting system" in BC.	Differences in these definitions are intended to harmonize the effect of NI 51-102.			
MI 51-105 Issuers Quote in the U.S. Over-the-Counter Markets	QC	s. 1 – definition of "trade"	QC has its own definition of "trade" to reflect the definition that exists in other jurisdictions' securities statutes.	This definition is necessary for harmonisation purposes because the definition of "trade" does not exist in the QC <i>Securities Act</i> .			
MI 51-105 Issuers Quote in the U.S. Over-the-Counter Markets	QC	s. 4	QC has a different process for ceasing to be a reporting issuer under this instrument.				
		52 – FINANCI	AL DISCLOSURE				
NI 52-107 Acceptable Accounting Principles and Auditing Standards	BC, ON, QC	s. 1.1 Definitions of "recognized exchange" and "recognized quotation and trade reporting system"	"Recognized exchange" means (a) in ON, an exchange recognized by the securities regulatory authority to carry on business as a stock exchange, (b) in QC, a person or company authorized by the securities regulatory authority to carry on business as an exchange, and (c) in every other jurisdiction of Canada, an exchange recognized by the securities regulatory authority as an exchange, self-regulatory organization or self-regulatory body.	Differences in these definitions are intended to harmonize the effect of NI 52-107.			
			"Recognized quotation and trade reporting system" means (a) in every jurisdiction of Canada other than BC, a				

INSTRUMENT ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
			quotation and trade reporting system recognized by the securities regulatory authority under securities legislation to carry on business as a quotation and trade reporting system, and (b) in BC, a quotation and trade reporting system recognized by the securities regulatory authority under securities legislation as a quotation and trade reporting system or as an exchange.	
NI 52-107 Acceptable Accounting Principles and Auditing Standards	BC	s. 1.1 Definition of "recognized quotation and trade reporting system"		Difference in this definition is intended to harmonize the effect of NI 52-107.
		55 – Inside	CR REPORTING	
NI 55-104 Insider Reporting Requirements and Exemptions	AB, NB, NS NT, NU, ON, PE, QC, SK, YT,	s. 1.1, definition of "derivative"	In AB, NB, NS, NT, NU, ON, PE, SK and YT the term "derivative" has the same meaning as in their securities legislation, and in QC, as in <i>Derivatives Act</i> and, in all other jurisdictions it means an instrument, agreement, security or exchange contract, the market price, value or payment obligations of which is derived from, referenced to, or based on an underlying security, interest, benchmark or formula.	Local legislation in these jurisdictions provides substantially the same result.
NI 55-104 Insider Reporting Requirements and Exemptions	ON	s. 1.1, definition of "economic exposure"	In ON "economic exposure" is defined as in securities legislation.	Securities Act (Ontario) provides substantially the same result.

Instrument ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS	
NI 55-104 Insider Reporting Requirements and Exemptions	BC, NB, NT, NU, ON, PE, QC, SK, YT	s. 1.1, definition of "economic interest" and "related financial instrument"	In BC, NB, NT, NU, ON, PE, QC, SK and YT the terms "economic interest" and "related financial instrument" have the same meaning as in securities legislation.	Local legislation provides substantially the same result.	
NI 55-104 Insider Reporting Requirements and Exemptions	BC, NB, SK	s. 1.1, definition of "exchange contract"	In BC, NB and SK the term "exchange contract" has the same meaning as in securities legislation.	Local legislation provides substantially the same result.	
NI 55-104 Insider Reporting Requirements and Exemptions	ON	ss. 2.1 and 2.2	In ON, ss. 3.2 and 3.3 do not apply to an insider of a reporting issuer under the <i>Securities Act</i> (Ontario). ON has similar provisions contained in s. 107 of the <i>Securities Act</i> (Ontario).	Provisions of the <i>Securities Act</i> (Ontario) provide substantially the same result.	
		58 – CORPORA	TE GOVERNANCE		
NI 58-101 Disclosure of Corporate Governance Practices	BC, PE	Form 58-101F1, Items 10 to 15 (Women on Boards disclosure)	Required disclosure relating to Women on Boards is not yet in place in all jurisdictions.	BC and PE have not adopted the Women on Boards disclosure amendments.	
		VI. TAKE-OVER BIDS AN	ND SPECIAL TRANSACTIONS		
		61 – SPECIAL	TRANSACTIONS		
MI 61-101 Protection of Minority Security Holders in Special Transactions	QC	s. 1.6(3)	Specific definition of "beneficial ownership for Québec purposes.	This provision is necessary since beneficial ownership is not a civil law concept.	
62 – TAKE-OVER BIDS					
NI 62-104 Take-over Bids and Issuer Bids	SK	s. 1.2	The meaning of the terms "offer to acquire" and "offeror" apply everywhere except in SK.	The MI 62-104 differences are intended to integrate the provisions of the instrument with local securities legislation, rule-making authority or language requirements.	

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
NI 62-104 Take-over Bids and Issuer Bids	QC	s. 1.8(5)	Specific definition of "beneficial ownership" for Québec purposes.	This provision is necessary since beneficial ownership is not a civil law concept.
NI 71-102 Continuous Disclosure and Other Exemptions Relating to Foreign Issuer	BC	s. 1.1 – definition of recognized quotation and trade reporting system	BC has a different definition of "recognized quotation and trade reporting system".	Section 25.1 of BC Securities Act allows BCSC to recognize a quotation and trade reporting system as an exchange, making it comply with the regulatory regime for exchanges. This definition is consistent with 21-101, which is shown above as being "fully harmonized".
NI 71-102 Continuous Disclosure and Other Exemptions Relating to Foreign Issuer	ON, QC	s. 1.1 – definition of "recognized exchange"	ON and QC have a slightly different definition for this term.	Differences in this definition are intended to harmonize the effect of NI 71-102.
		VIII – INVES	STMENT FUNDS	
		81 –Investment l	Fund Distributions	
NI 81-101 Mutual Fund Prospectus Disclosure	ON	ss. 2.2.1(1), 2.2.2, 2.2.3(1), (2), (3) and (4), 2.5(1), 2.8, 3.2(3), 5.1.3(1), 5.1.6(1), (3) and (5), 5.1.7(1) and (2)	There are a number of ON-only carve- outs provided for in the Instrument, for which there are equivalent statutory provisions in the <i>Securities Act</i> (Ontario).	
NI 81-101 Mutual Fund Prospectus Disclosure	NS, ON, QC,	ss. 3.2.01, 3.2.1 and 3.2.2	Carve-outs from fund facts disclosure document requirement in ON and NS (s. 3.2.01), the purchaser's right of withdrawal in NS, ON and QC (s.	Local legislation provides substantially the same result.

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
			3.2.1) and from the purchaser's right of action for failure to deliver in NS, ON and QC (s. 3.2.2).	
NI 81-102 Investment Funds	QC	s. 1.2(3)	QC Carve-out for labour sponsored investment funds	
NI 81-102 Investment Funds	BC	ss. 1.2(4) and 19.3(2)	Additional provision in BC, for greater certainty (s. 1.2(4)) Carve-out regarding mutual fund exemption or waiver from, or approval to invest in other mutual funds (s.	BC achieved the same outcome through a local blanket order.
NI 81-102 Investment Funds	QC	s. 11.4(1.1) and (1.2) s. 12.1(4.1) and (4.2)	19.3(2)) QC Carve-outs related to the MFDA.	The MFDA is not recognized in QC.
NI 81-105 Mutual Fund Sales Practices	QC	s. 1.1 "suitability determination" (c)	QC Carve-out from application of MFDA rules or policies set out in Appendix H of NI 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations.	The MFDA is not recognized in QC.
NI 81-106 Investment Fund Continuous Disclosure	AB, BC, MB, NL	s. 1.2(2)	In AB, BC, MB and NL, the instrument does not apply to a mutual fund that is not a reporting issuer.	
NI 81-106 Investment Fund Continuous Disclosure	QC	s. 1.2(4)	In QC, the instrument does not apply to some reporting issuers (Labor Sponsored Investment Funds-LSIF) established under QC law.	Policy of the QC government to maintain a different regime for LSIFs.
NI 81-107 Independent Review Committee for Investment Funds	QC	s. 1.1(2)	In QC, the instrument does not apply to some reporting issuers (Labor Sponsored Investment Funds-LSIF) established under QC law.	

INSTRUMENT ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS		
		IX. DE	RIVATIVES			
	91 – General					
MI 91-101 Derivatives: Product Determination	AB, BC, NL, NT, NU, PE, YT, NB, NS, SK	ss. 1(4) (NL, NT, NU, PE and YT) 1(5)(a) (AB, NB, NS, SK) and (b) (BC, NL, NT, NU, PE and YT) 2(1)(h) (NB, NS, SK) 2(1)(h.1) (AB) 2(1)(i) (AB, BC, NL, NT, NU, PE and YT)	Definitions of "derivative" and "specified derivative".	This provision is designed to harmonize, for the purpose of MI 91-101, the definition of "derivative" in NL, NT, NU, PE and YT with the first prong of the statutory definition of "derivative" in AB, NB, NS and SK.		
		94 –CLEARING AND	CLEARED DERIVATIVES			
NI 94-101 Derivatives Mandatory Central Counterparty Clearing	(a): AB, NB, NL, NS, NT, NU, PE, SK, YT (b): BC, MB, ON (c): QC	s. 1 (1) – definition of "regulated clearing agency"	The definition of "regulated clearing agency" is different for jurisdictions listed in (a), (b) and (c).	The differences in the definition of "regulated clearing agency" exist to allow, for certain enumerated jurisdictions, a mandatory clearable derivative involving a local counterparty in one of the listed jurisdictions to be submitted to a clearing agency that is not recognized or exempted from recognition in the local jurisdiction, but that is recognized or exempted in another jurisdiction of Canada.		

Instrument ¹	JURISDICTION	PROVISION	SHORT DESCRIPTION	COMMENTS
NI 94-101 Derivatives Mandatory Central Counterparty Clearing	AB, BC, NB, NL, NS, NT, NU, PE, SK, YT	s. 1(4)	In AB, BC, NB, NL, NS, NT, NU, PE, SK, YT, this section clarifies that "derivatives" means a "specified derivative" as defined in MI 91-101.	This is not a substantive difference but is rather a difference resulting from the definitions in MI 91-101. See section 2.
NI 94-101 Derivatives Mandatory Central Counterparty Clearing	(a) MB (b) ON (c) QC	s. 2	In MB, ON and QC, this section sets out the derivatives this instrument applies to in this definition. In all other jurisdictions, the instrument applies to derivatives defined in subsection 1(4).	
NI 94-101 Derivatives Mandatory Central Counterparty Clearing	MB	s. 9 (1)	The record keeping period in MB is 8 years compared to 7 years in the other jurisdictions.	
NI 94-102 Derivatives: Customer Clearing and Protection of Customer Positions and Collateral	(a): BC, MB and ON (b): AB, NB, NL, NS, NT, NU, PE, QC, SK, YT	s. 1 (1) – definition of "regulated clearing agency"	The definition of "regulated clearing agency is different for jurisdictions listed in (a) and (b) .	The differences in the definition of "regulated clearing agency" exist to ensure that the requirements in NI 94-102, apply to a clearing agency that is not recognized or exempted from recognition in the local jurisdictions set out in category (b), but that is recognized or exempted in another jurisdiction of Canada.
NI 94-102 Derivatives: Customer Clearing and Protection of Customer Positions and Collateral	QC	s. 1 (1) – definition of "permitted depository"	QC includes an additional entity as a permitted depository.	
NI 94-102 Derivatives: Customer Clearing and Protection of Customer Positions and Collateral	AB, BC, NB, NL, NS, NT, NU, PE, SK, YT	s. 1(4)	This section clarifies that "derivatives" in AB, BC, NB, NL, NT, NS, NU, PE, SK, YT means a "specified derivative" as defined in MI 91-101.	

Instrument ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS
NI 94-102 Derivatives: Customer Clearing and Protection of Customer Positions and Collateral	(a) MB (b) ON (c) QC (d) BC, NL, NT, NU, PE, YT	s. 2	For MB, ON and QC, this section sets out the derivatives to which the instrument applies by referring to local rules/instruments. For BC, NL, NT, NU, PE and YT, this section sets out circumstances where a carve-out for options on securities does not apply.	
NI 94-102 Derivatives: Customer Clearing and Protection of Customer Positions and Collateral	MB	s. 12	The record keeping period in MB is 8 years compared to 7 years in the other jurisdictions.	
NI 94-102 Derivatives: Customer Clearing and Protection of Customer Positions and Collateral	(a)(i) Jurisdictions other than BC, MB and ON (a)(ii) BC, MB, ON	s. 48(1)	(a) for jurisdictions other than BC, MB and ON, this section provides an exemption from the instrument for a foreign clearing intermediary where the derivative involving a local counterparty is cleared through a qualifying central counterparty or a regulated clearing agency and the clearing intermediary meets certain conditions.	
			(b) for BC, MB and ON, this section provides an exemption for a foreign clearing intermediary where the derivative involving a local counterparty is cleared through a regulated clearing agency and the clearing intermediary meets certain conditions.	

Instrument ¹	JURISDICTION	Provision	SHORT DESCRIPTION	COMMENTS	
96 –Data Reporting					
MI 96-101 Trade Repositories and Derivatives Data Reporting	NL, NS, NT, NU, PE, YT,	s. 1(5)(a) and (b)	Definition of "trade repository"	Section 1(5) creates a harmonized defined term "trade repository" for MI 96-101. This section does not apply in AB, NB, SK because the provincial Acts in those jurisdictions already define "trade repository". Section 1(5)(a) applies in NL, NT, NU, PE, YT and refers to a different statutorily defined term, because the provincial Acts in those jurisdictions do not contemplate "trade repository". Section 1(5)(b) applies in NS and refers to a different statutorily defined term that is used in the NS Act instead of "trade repository".	
MI 96-101 Trade Repositories and Derivatives Data Reporting	MB, ON, QC	Appendix A		In those jurisdictions, the relevant requirements are provided in local rules. The local rules provide substantially the same result.	