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FINANCIAL AND CONSUMER SERVICES COMMISSION

LOCAL RULE 11-501 FEES

Definitions

1. In this rule

"Act" means the Securities Act;

"Commission" means the Financial and Consumer Services Commission existing under the Financial and Consumer Services Commission Act;

"Day" means one calendar day and shall be calculated exclusively of the first day and inclusively of the last day. Where the time limit for meeting a requirement falls on a weekend or holiday, the time limit will be extended to the next business day. For greater clarity, weekends and holidays will be included in the calculation of fees pursuant to this rule;

"Rules" means the securities rules made pursuant to subsection 200(1) of the Act.

Interpretation

2. Terms defined in the *Act* and Rules have the respective meanings ascribed to those terms in those instruments.

Fees

- 3. All fees payable pursuant to this Rule are payable to the Commission.
- 4. Unless otherwise prescribed, for a matter described in Column 1, the Commission shall be paid the fee prescribed in Column 2:

Item	Column 1	Column 2
	Registration – individuals	
1	(1) For an application for registration in one or more of the	
	following individual categories for a calendar year:	
	(a) Dealing representative;	\$300
	(b) Advising representative;	\$300
	(c) Associate advising representative;	\$300
	(d) Ultimate designated person;	\$300
	(e) Chief compliance officer;	\$300
	(2) An individual applying for registration or reinstatement of	\$300
	registration as a registered individual in one or more categories;	

	(3) Despite	Item 1(2), an individual filing Form 33-109F7	\$100
		ment of Registered Individuals and Permitted	
		Is where the subject individual did not leave the	
		oonsoring firm between October 31 and December 31	
	-	en year and applied for reinstatement after that	
	Decembe		4000
		ual fee to maintaining individual categories of	\$300
	registratio	on are payable on December 31 of each year.	
	Registration – fi	irms and business locations	
2	-	istration of a firm and a business location are:	
_		for an application for registration or reinstatement of	\$750
		on as a registered firm in one or more categories;	ç, so
	-	nber 31 of each year, a registered firm must pay the	\$750
		e to maintain registration;	
	(3) For each	new business location in New Brunswick opened by a	\$100
	registered		
	(4) On Decer	nber 31 of each year, a registered firm must pay the	\$100
	prescribe	d fee for each business location in New Brunswick.	
	-	nternational dealers and advisers	
3		ernational dealers and advisers relying on exemptions	
		18 and 8.26 of National Instrument 31-103 Registrant	
		Exemptions and Ongoing Registrant Obligations are:	¢7F0
	• •	ng Form 31-103F2 Submission to Jurisdiction and Sent of Agent for Service under section 8.18 (3)(e) or	\$750
		(f) of National Instrument 31-103 Registration	
	Requirem	-	
	•	<i>ns</i> or under both of those sections if submitted at the	
	same time		
		a notification under section 8.18 (5) or 8.26 (5) of	\$750
	National		
	Exemptio	ns and Ongoing Registrant Obligations or under both	
	of those s	sections if the notifications are provided at the same	
	time.		
	-		
	Prospectus	wer for filing a prospectus are:	
4		suer, for filing a prospectus are:	\$1,200
		ninary prospectus or <i>pro forma</i> prospectus in Form 41- Information Required in a Prospectus, including if PREP	\$1,200
		ires are used;	
	•	ninary short form prospectus in Form 44-101F1 Short	
		rospectus, including if shelf or PREP procedures are	

			,
	(c)	A preliminary base shelf prospectus under National Instrument 44-102 Shelf Distributions or National Instrument 71-101 The Multijurisdictional Disclosure System;	
	(d)	A preliminary prospectus or <i>pro forma</i> prospectus in Form 41- 101F2 <i>Information Required in an Investment Fund Prospectus</i> or scholarship plan prospectus in Form 41-101F3 <i>Information</i> <i>Required in a Scholarship Plan Prospectus;</i>	
	(e)	A shelf prospectus supplement filed pursuant to National Instrument 44-102 <i>Shelf Distributions</i> or National Instrument 71-101 <i>The Multijurisdictional Disclosure System,</i> other than a pricing supplement;	
	(f)	A preliminary prospectus or <i>pro forma</i> simplified prospectus in Form 81-101F1 <i>Contents of Simplified Prospectus;</i>	\$1,200
	(g)	A preliminary prospectus or a <i>pro forma</i> prospectus that includes more than one class of securities or more than one type of unit offering;	\$300 for each additional class of securities or each type of unit offering
	(h)	For each prospecting syndicate agreement that is filed.	\$150
	Funds	Facts or ETF Facts Documents	
5	The fee	es, per issuer, for filing a fund facts or ETF facts document are:	
	(1)	A fund facts document for a mutual fund in Form 81-101F3 Contents of Fund Facts Document or an ETF Facts in Form 41- 101F4 Information Required in an ETF Facts Document;	\$0
	(2)	If a fund facts document is consolidated to form a multiple fund facts document, the fee applies to each fund facts document;	
	(3)	A fund facts or ETF facts document that includes more than one class or series of securities or more than one type of unit offering.	\$0 for each additional class or series of securities or each type of unit offering
	Amenc	Iments	
6		For each issuer filing an amendment to any prospectus, technical or engineering report;	\$100 per document amended
	(2)	For each issuer filing an amendment to a fund facts or ETF facts document;	\$0 per document amended
	(3)	For each additional class of security or each type of unit offering not previously included in the filing of any prospectus;	\$300 for each additional class or series of securities or each type of unit offering
	(4)	In addition to the fees set out in Item 6(1),(2) and (3), an amendment to any prospectus that is accompanied by a report on a property or an amended financial statement.	\$150 per report on a property and per amended financial statements

	Technical or engineering reports	
7	For filing a technical or engineering report with a prelimin prospectus or a <i>pro forma</i> prospectus.	hary \$150 per property
	Annual information forms and annual disclosure statement	
8	 (1) For an annual information form or annual disclosure statem filed by each issuer that is not eligible or seeking to be elig to file a short form prospectus; 	
	(2) For an annual information form or annual disclosure statem filed by each issuer that is eligible or seeking to be eligible to a short form prospectus.	. ,
	Take-over and issuer bids	
9	(1) For each take-over or issuer bid circular filed;	\$350
	 For each directors' circular, individual director's or offic circular filed; 	er's \$100
	(3) For filing of each notice of change or variation of a take-o bid, circular or issuer bid circular.	over \$100
	Exempt market distributions	
10	 (1) For filing a notice (45-106F14 Rights Offering Notice Reporting Issuers) by an issuer of its intention to offer securi under section 2.1 of National Instrument 45-106 Prospectus Registration Exemptions, if the notice includes a rights offer memorandum or circular; 	ties and
	(2) For delivery of an offering document (Form 45-509F1) pursu to Local Rule 45-509 <i>Community Economic Developm</i> <i>Corporations and Cooperatives</i> ;	
	(3) For filing an offering document required to be filed un National Instrument 45-106 Prospectus and Registrat Exemptions.	
	Pre-filing of documents	
11	(1) For pre-filing on a voluntary basis, any of the follow documents:	ving
	(a) an offering memorandum pursuant to Local Staff No 45-701 Voluntary Pre-Filing of Draft Offering Memora Under National Instrument 46-106 Prospec Registration Exemptions;	nda
	(b) an offering document (Form 45-509F1) pursuant to Lo Rule 45-509 Community Economic Developm Corporations and Cooperatives;	
	 (c) a long form prospectus under National Instrument 41- General Prospectus Requirements pursuant to CSA S Notice 43-310, where the Commission is the princ regulator; 	itaff

	(d) a short form prospectus under National Instrument 44-	\$350
		101 Short Form Prospectus Distributions pursuant to CSA Staff Notice 43-310 Confidential Pre-File Review of Prospectuses (for non-investment fund issuers);	
	(e	 a base shelf prospectus under National Instrument 44-102 Shelf Distributions pursuant to CSA Staff Notice 43-310 Confidential Pre-File Review of Prospectuses (for non- investment fund issuers). 	\$350
	ap	ne fee for pre-filing under this Item will be credited against the oplicable fee payable if and when the corresponding formal ing is actually processed; the pre-file fee is nonrefundable.	
	Applicati	ions	
12		r each application made pursuant under any of the following ovisions of the Act:	
	(a)	Under subsection 35(1), a recognition order to be recognized as: (i) an exchange, (ii) a self-regulatory organization,	\$10,000 where the Commission is the principal regulator
		 (iii) a quotation and trade reporting system, (iv) a clearing agency (v) an auditor oversight body, (vi) a trade repository, or (vii) a derivatives trading facility; 	\$2,000 where the Commission is not the principal regulator
	(b)		\$2,000
	(c)	A recognition order under subsection 35(1) or a designation made under subsection 37(1) for a crypto trading platform, where the Commission is the principal regulator;	\$5,000
	(d)	An order that a person is exempt from the requirements of subsections 35(1) or 37(1).	\$2,000
	(e)	Under subsection 55(1), an order that any trade, intended trade, security, derivative or person or any class of trades, intended trades, securities, derivatives or persons is not subject to the registration requirement in section 45 of the Act;	\$450
	(f)		\$450
	(g)	Under subsection 92(1), an order exempting, in whole or in part, a person or class of persons from a requirement	\$450

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	of continuous disclosure in Part 7 of the Act or continuou	s
	disclosure requirements set out in the Rules;	
	 (h) Under subsection 105(1), an order exempting, in whole o in part, a person or class of persons from a requiremen of proxies and proxy solicitation in Part 8 of the Act o proxies or proxy solicitation requirements set out in the Rules; 	t r
	 Under subsection 148(1), an order exempting, in whole o in part, a person or class of persons from an inside trading and self-dealing requirement in Part 10 of the Ac or insider trading and self-dealing requirement set out in the Rules; 	r t
	 Under section 208, an order exempting, in whole or in part, a person or class of persons any requirement of Nev Brunswick securities law. 	
	(2) For each application made pursuant to any Rule, regulation or a policy.	a \$450 for each rule, regulation or policy
	(3) To review an application on an expedited basis (in addition to the fee for an application).	\$350
	(4) For each application for which a fee is not otherwise provided.	\$450
	(5) For each request to the Commission for a hearing and reviev pursuant to subsection 193(1) of the Act.	/ \$300
	Annual financial statements	
13	The fees for annual financial statements are as follows:	
15	 (1) For filing annual financial statements, or annual disclosure statements, filed by each issuer: 	2
	 (a) Within the prescribed period for each issuer listed on a Canadian exchange; 	a \$250
	 (b) Within the prescribed period for each issuer not listed or a Canadian exchange; 	ו \$150
	(c) In addition to (a) and (b), if filed outside of the prescribed period.	\$250
	Report of exempt distribution	
14	(1) For filing a report of exempt distribution by a non-investmen fund;	t No fee
	(2) For filing a report of exempt distribution by in investmen fund;	t \$100
	(3) For filing a report of exempt distribution after the prescribed period, if the report of exempt distribution is filed outside the prescribed period.	

	Insider reporting	
15	For each filing by an insider of Form 55-102F2 <i>Insider Report,</i> if the	
	report is filed:	
	(1) Within the prescribed period;	No Fee
	(2) Outside the prescribed period where the Commission is the	\$50 per day to a
	principal regulator of the issuer.	maximum of \$1,000
		in any one year
		beginning on April 1
		and ending on March
		31
4.0	Certificates	
16	The fee for a Certificate pursuant to subsection 196(1) of the Act is:	650
	(1) For the certificate;	\$50
	(2) For each page photocopied.	\$1
	Certified documents	
17	(1) The fee for certified copy of decision, document, record or	\$50
	matter certified by the Commission, Executive Director,	
	Secretary or other authorized official;	
	(2) Per page photocopied.	\$1
	Searches	
18	The following fees apply to searches:	
	(1) Each on-site record search	\$20
	(2) Off-site record search is:	
	(a) Daily search fee;	\$100
	(b) The total amount of disbursements incurred by the	
	Commission.	
	Copies or scanning of documents	
19	(1) Photocopy or scanning services.	\$1 per page
	(2) For an electronic copy of an existing document.	\$25

Compliance and continuous disclosure review costs

- 5. Pursuant to sections 163, 167, 168 and 169 of the *Act*, the following fees and expenses are recoverable by the Commission:
 - (a) \$50 per hour for each employee of the Commission involved in a compliance review;
 - (b) disbursements properly incurred by the Commission for a compliance review;
 - (c) fees paid or payable to an expert;
 - (d) disbursements properly incurred by an expert;
 - (e) fees paid or payable for legal services;
 - (f) disbursements properly incurred in connection with the provision of legal services.

Refunds

- (1) Upon the application of the person who made the application or the filing, the Executive Director may grant a refund of the fee paid as the Executive Director considers fair and reasonable, if any of the following apply:
 - (a) an application for registration is abandoned,
 - (b) an application is incomplete or filed in error,
 - (c) a filing is incomplete or filed in error, or
 - (d) a preliminary prospectus or prospectus is withdrawn.
 - (2) The Executive Director will not grant a refund of the fee paid if the application for the refund is made more than 2 years after the fee was paid.

Discretionary fee reduction

- 7. The Executive Director may order that any fee or expense which the Executive Director is required to charge:
 - (a) be varied by reducing the fees and expenses payable, or
 - (b) does not apply.

Repeal

8. Local Rule 11-501 *Fees* is repealed.

Effective date

9. This Rule comes into force on February 6, 2023.