



Gazette DU Manitoba

PART I Proclamations and Government Notices



PARTIE I Proclamations et avis du gouvernement

Vol. 143 No. 7 February 15, 2014

Winnipeg

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le 15 février 2014 Vol. 143 nº 7

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be published in The Manitoba Gazette . Manitoba	aux termes d'une loi ou d'un règlement provinciaux:
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UNDER THE COOPERATIVES ACT

ARTICLES OF AMALGAMATION

Valleyview Consumers Co-op Ltd. (Valleyview Co-op Ltd. and Edward Consumers Cooperative Limited) Registered Office: 250 Princess Avenue Virden, Manitoba ROM 2C0 Date: February 2, 2014 File No.: 10-1263

UNDER THE CREDIT UNIONS AND CAISSES POPULAIRES ACT

ARTICLES OF AMENDMENT

Rosenort Credit Union Limited Date: January 28, 2014 File No.: 09-024

RESTATED ARTICLES OF INCORPORATION

Rosenort Credit Union Limited Date: January 28, 2014 File No.: 09-024

KEN LOFGREN Deputy Registrar 126-7

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UNDER THE HIGHWAY TRAFFIC ACT

Take notice that the Motor Transport Board is publishing the following Scheduled Service Bus Change and Tariff Rate Change.

Applicant Beaver Bus Lines Ltd. 339 Archibald Street Winnipeg MB R2J 0W6 Counsel or Representative N/A

Notification, effective March 1, 2014 to increase the Tariff Commuter Run between Winnipeg & Selkirk, Manitoba by \$.50 on a one-way ticket, \$1.00 on a return ticket, \$8.00 on adult Commuter books and \$7.00 on student commuter books.

<u>Applicant</u>

Counsel or Representative N/A

Greyhound Canada Transportation Corp. 2015 Wellington Avenue Winnipeg MB R3H 1H5

Notification, effective February 17, 2014 the reduction of service under Route Schedule 6384 - Thompson to Cross Lake from seven days per week to six days per week with the removal of the Saturday frequency.

> MANITOBA MOTOR TRANSPORT BOARD Iris Murrell Secretary 200 – 301 Weston Street Winnipeg, Manitoba R3E 3H4 945-8912

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UNDER THE HIGHWAYS PROTECTION ACT THE HIGHWAY TRAFFIC BOARD

Notice is hereby given that a hearing of the Highway Traffic Board will be held on Wednesday, March 5, 2014 at 9:30 a.m. in Room 150, Brandon Provincial Building, 340 – 9th Street, Brandon, Manitoba.

<u>PERMITS – PART I – SECTION 9 H.P.A. AND PART III –</u> <u>SECTION 17 H.P.A.</u>

<u>3/001/002/S/14 – ELECTRA SIGN LTD. o/b/o MAXIM</u> TRANSPORTATION MANAGEMENT SERVICES INC.

Application for Two On-Premises Signs & Two Fascia Signs (Commercial) adjacent to P.T.H. No. 1 (Service Road), Parcel C, Plan 846, S.E.¹/₄ 1-11-19W, City of Brandon.

3/083/006/C/14 – MERIDIAN LAND SERVICES (90) LTD. o/b/o PETRO ONE ENERGY CORP.

Application to Change the Use of Access Driveway to Joint Use (Agricultural/Other) onto P.T.H. No. 83, N.W.¹/₄ 17-6-26W, R.M. of Albert.

3/083/010/ABC/14 – EVOLVE SURFACE STRATEGIES INC. o/b/o EOG RESOURCES CANADA INC.

Application for Frontage Road adjacent to & Widen and Change the Use of Access Driveway to Joint Use (Agricultural/Other) onto P.T.H. No. 83, N.E.¹/₄ 29-1-27W, R.M. of Arthur.

<u>4/005/012/BC/14 – ENGLISH CONSULTING o/b/o</u> <u>WILLOWLAKE PROPERTIES LTD.</u>

Application to Extend Frontage Road adjacent to & Change the Use of Access Driveway (Residential to Commercial) onto P.T.H. No. 5A, Lot 4, Plan 1893, S.W.¹/₄ 3-25-19W, City of Dauphin.

<u>3/010/014/A/14 – MANITOBA INFRASTRUCTURE AND</u> <u>TRANSPORTATION 0/b/0 ALISHA GEORGE</u>

Application to Remove Access Driveway (Residential) onto P.T.H. No. 10. N.W.¼ 18-13-18W, R.M. of Odanah.

3/010/015/A/14 – MANITOBA INFRASTRUCTURE AND TRANSPORTATION 0/b/0 JOHN ROBERT

Application to Relocate Access Driveway onto Municipal Road (Agricultural) adjacent to P.T.H. No. 10, N.E.¹/₄ 25-12-19W, R.M. of Elton.

3/041/016/C/14 – LAND SOLUTIONS o/b/o FORT CALGARY RESOURCES LTD.

Application to Change the Use of Access Driveway to Joint Use (Agricultural/Other) onto P.T.H. No. 41, N.E.¹/₄ 16-14-29W, R.M. of Archie.

The Highway Traffic Board will be prepared to consider all submissions, written or oral, on the above applications by contacting the Secretary prior to or at the hearing.

Iris Murrell, Secretary THE HIGHWAY TRAFFIC BOARD 200 – 301 Weston Street Winnipeg MB R3E 3H4 Phone: (204) 945-8912

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PUBLIC NOTICES

UNDER THE TRUSTEE ACT

In the matter of the Estate of NELLIE ARPENA BABAIAN, Late of the City of Winnipeg, in Manitoba, Retired, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at: Victoria E. Lehman Law Offices, 412 Wardlaw Avenue, Winnipeg MB R3L 0L7, Attention: Victoria E. Lehman, on or before the 10th day of April, 2014.

Dated this 15th day of February, 2014.

139-7

VICTORIA E. LEHMAN Solicitors for the Executrix of the Estate of Nellie Arpena Babaian

In the matter of the Estate of TRYNTJE BAKEMA, Late of the City of Winnipeg, in the Province of Manitoba, Retired, Deceased:

Take notice that all claims against the above noted Estate, duly verified by Statutory Declaration, must be sent to the undersigned at 792 Pritchard Farm Road, Winnipeg, Manitoba, R2E 0B4 on or before the 21st day of March, 2014.

Dated at the City of Winnipeg, in Manitoba, this 4th day of February, 2014.

1 cordary, 2011.	
	N.D. BODNARCHUK
128-7	Solicitor for the Executors

In the matter of the Estate of MARJORIE RUTH BELLAN of the City of Winnipeg, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be sent to the undersigned at Box 520, Beausejour, Manitoba, R0E 0C0, on or before the 17th day of March, 2014.

Dated at Beausejour, Manitoba, this 30 day of January, 2014. BELLAN WASYLIN LAW OFFICE 129-7 Solicitors for the Executor

In the matter of the Estate CAROLE ANNE BOLINGBROKE, Late of the City of Winnipeg, in the Province of Manitoba, Deceased:

Take notice that all claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at their offices at 1864 Portage Avenue, Winnipeg, Manitoba, R3J 0H2, on or before the 15th day of March, 2014, after which date the Estate will be distributed having regard only to those claims of which the Executrix then has notice.

Dated at Winnipeg, Manitoba, this 15th day of February, 2014. CHAPMAN, GODDARD, KAGAN 1864 Portage Avenue Winnipeg, Manitoba, R3J 0H2 130-7 Solicitors for the Estate. In the matter of the Estate of SYLVIA IRIS BORIS, Late of the City of Winnipeg, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be sent to the undersigned at their offices at 206-1354 Main St., Winnipeg Manitoba, R2W 3T8 on or before the 15th day of March, 2014.

Dated at the City of Winnipeg, in Manitoba, the 15th day of February, 2014.

	LITTLEJOHN LAW OFFICE
	Attn: Greg Littlejohn
155-7	Solicitor for the Executors

In the matter of the Estate of ANDREW LORNE CAMPBELL AKA A. LORNE CAMPBELL Late of the City of Winnipeg, Deceased:

All claims against the above Estate duly verified by Statutory Declaration, must be sent to William B.K. Pooley, Barrister and Solicitor, 837 Downing Street, Winnipeg, Manitoba, R3G 2P6, Attention: William B.K. Pooley, on or before March 31, 2014.

Dated at the City of Winnipeg, Manitoba this 15th day of February, 2014.

WILLIAM B.K. POOLEY, B.A., L.L.B. 131-7 Solicitor for the Estate

In the matter of the Estate of GLEN FERRIS FOSTER, Late of the Town of Swan River, in the Province of Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at P.O. Box 340, Swan River, Manitoba, ROL 1Z0, on or before the 11th day of March, 2014.

Dated the 29th day of January, 2014.

	BURNSIDE & FERRISS
	Ms. K. Rhodel Ferriss,
140-7	Solicitor for the Executrix.

In the matter of the Estate of ERNEST SYLVESTER HLADY, Late of the City of Dauphin, in the Province of Manitoba, Deceased:

All claims against the above Estate, duly verified by statutory Declaration, must be sent to the undersigned at P.O. Box 551, Dauphin, Manitoba, R7N 2V4, on or before the 17th day of March, 2014, after which date, the Estate will be distributed having regard only to claims of which the Executrix then has notice.

Dated at the City of Dauphin, in the Province of Manitoba, this 28th day of January, 2014.

JOHNSTON & COMPANY J Douglas Deans Solicitor for the Executrix

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In the matter of the Estate of HENRY HOEPPNER, Late of Altona, Manitoba, Retired, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at 11 Bloomer Crescent, Winnipeg, Manitoba, R3R 3J2, on or before the 14th day of March, 2014.

Dated at Winnipeg, Manitoba, this 31st day of January, 2014.

TIMOTHY A. MARTIN133-7Barrister And Solicitor

In the matter of the Estate of CASSANDRA LYN HOSEGOOD Late of the City of Winnipeg, in Manitoba, Deceased:

All claims against the above Estate duly verified by Statutory Declaration must be filed with the undersigned at 2643 Portage Avenue, Winnipeg, Manitoba, R3J 0P9, on or before March 19th, 2014.

Dated at the City of Winnipeg, in Manitoba, this 5th day of February, 2014.

	HABING LAVIOLETTE
151-7	Solicitor for the Estate.

In the matter of this Estate of JOHN KIZLYK, Late of the Postal District of Lockport, in the Province of Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at their offices at 407 Main St., Selkirk, MB, R1A 1T9, on or before the 15th day of March 2014.

Dated at the City of Selkirk, in Manitoba, this 3rd day or February 2014.

	DAVID L. MOORE & ASSOCIATE
134-7	Solicitor for the Executor

In the matter of the Estate of GERARD ALBERT JOSEPH MANGIN, Late of the Village of Notre Dame de Lourdes, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at 175 Broadway Street, P.O. 450, Treherne, Manitoba, ROG 2V0, within thirty (30) days of the date of this publication.

Dated at the Town of Treherne, in Manitoba this 30th day of January, 2014.

 McCULLOCH MOONEY JOHNSTON LLP

 Attention: Robert H. McCulloch

 135-7

 Solicitors for the Executors

In the matter of the Estate of KATHERINE ANN MARSHALL, Late of the City of Winnipeg in Manitoba, Retired, Deceased:

All claims against the above noted Estate duly verified by Statutory Declaration, must be filed with the undersigned at 1308-220 Portage Avenue, Winnipeg, Manitoba R3C 0A5 on or before the 31st day of March, 2014.

Dated at the City of Winnipeg in Manitoba this 3rd day of February, 2014.

141-7RONALD B. ZIMMERMAN
Solicitor for the Executor

In the matter of the Estate of BENJAMIN ALEXANDER MEE, Late of Pipestone, Manitoba, Deceased:

All claims against the above Estate, supported by Statutory Declaration must be sent to the attention of: Gail Colomy, Estates Officer, at 155 Carlton St Suite 500, Winnipeg MB, R3C 5R9 on or before the 28th day of March, 2014.

Dated at Winnipeg, Manitoba, this 28th day of January, 2014.

JOANNA K. KNOWLTON The Public Trustee of Manitoba 142-7 Administrator

In the matter of the Estate of ARNOLD DOUGLAS MIDDLETON, Late of the Town of Carman, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at 114 Main Street South, P.O. 1670, Carman, Manitoba, R0G 0J0, within thirty (30) days of the date of this publication.

Dated at the Town of Carman, in Manitoba this 29th day of January, 2014.

McCULLOCH MOONEY JOHNSTON LLP Attention: Thomas R. Mooney Solicitors for the Executor

In the matter of the Estate of MICHAEL CHARLES NAKESCH, Late of the City of Cochrane, in Alberta, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be sent to the undersigned at their offices at 206-1354 Main St., Winnipeg Manitoba, R2W 3T8 on or before the 15th day of March, 2014.

Dated at the City of Winnipeg, in Manitoba, the 15th day of February, 2014.

LITTLEJOHN LAW OFFICE Attn: Greg Littlejohn Solicitor for the Executor

In the matter of the Estate of STANLEY OKULICZ, Late of the City of Winnipeg, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be sent to the undersigned at 607 - 386 Broadway, Winnipeg, Manitoba R3C 3R6, on or before the 17th day of March, 2014.

Dated at the City of Winnipeg, in Manitoba, this 28th day of January, 2014.

	SMORDIN, PAULS & ASSOCIATES
	Brian A. Pauls
	Solicitors for the Executors
152-7	of the Estate of Stanley Okulicz

In the matter of the Estate of JOHN LAWRENCE PROST, also known as LARRY PROST, Late of the City of Winnipeg, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at their offices, 7 Donald Street, Winnipeg, Manitoba, R3L 2S6, on or before the 8th day of March, 2014.

Dated at Winnipeg, Manitoba, this 6th day of February, 2014.

	AMMET	ER LAW GROUP	
	Attention:	Alexander Bainov	
	Solicitors	for the Executrix	

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In the matter of the Estate of CHARLES ALBERT REID, Late of the Town of Dugald, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with Tradition Law LLP, Estates & Trusts, at their offices at 200 - 207 Donald St., Winnipeg, MB R3C 1M5, Attention: Cynthia Hiebert-Simkin, on or before March 17, 2014.

Dated at the City of Winnipeg, in Manitoba, the 15th day of February, 2014.

TRADITION LAW LLPEstates & Trusts143-7Solicitors for the administratrix

In the matter of the Estate of DALE LOWELL RICHTER, Late of the City of Steinbach, in Manitoba, Deceased:

All claims against the above-mentioned Estate supported by a Statutory Declaration must be sent to the undersigned at 85 PTH. 12 North, Steinbach, Manitoba, R5G 1A7, on or before the 1st day of March, 2014.

Dated at Steinbach, Manitoba, this 30th day of January, 2014. SMITH NEUFELD JODOIN LLP 85 PTH 12 North Steinbach, Manitoba R5G 1A7 Attention: Marcel D. Jodoin 144-7 (Solicitors for the Executors)

In the matter of the Estate of ANNIE ROSENBERG, also known as ANNETTE ROSENBERG, Late of the City of Winnipeg, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with Tradition Law LLP, Estates & Trusts, at their offices at 200 - 207 Donald St., Winnipeg, MB R3C 1M5, Attention: Cynthia Hiebert-Simkin, on or before March 17, 2014.

Dated at the City of Winnipeg, in Manitoba, the 15th day of February, 2014.

	TRADITION LAW LLP
	Estates & Trusts
145-7	Solicitors for the Executor

In the matter of the Estate of MARGUERITE CLARA RUDDELL, Late of the City of Portage la Prairie, in the Province of Manitoba, Retired, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at their office, 231 Saskatchewan Avenue East, Box 157, Portage la Prairie, Manitoba, R1N 3B2, on or before March 14, 2014, after which date the Estate will be distributed having regard only to claims of which the Executors have notice.

Dated at the City of Portage la Prairie, in the Province of Manitoba, this 3rd day of February, 2014.

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GREENBERG & GREENBERG Solicitors for the Executors In the matter of the Estate of RAYMOND JAMES RYBACHUK, Late of the City of Winnipeg, in the Province of Manitoba, Deceased:

All claims against the above Estate duly verified by Statutory Declaration, must be filed with the undersigned, at 2200-One Lombard Place, Winnipeg, Manitoba, R3B 0X7, on or before the 12th day of March, 2014.

Dated at the City of Winnipeg, in Manitoba, this 29th day of January, 2014.

D'ARCY & DEACON LLP
Attention: Gord C. Steeves
Solicitors for the Estate

In the matter of the Estate of GRACE DOREEN STRANGE, Late of the Town of Manitou, in Manitoba, Deceased:

All claims against the above Estate, duly verified by Statutory Declaration, must be filed with the undersigned at 175 Broadway Street, P.O. 450, Treherne, Manitoba, R0G 2V0, within thirty (30) days of the date of this publication.

Dated at the Town of Treherne, in Manitoba this 4th day of February, 2014.

McCULLOCH MOONEY JOHNSTON LLP Attention: Robert H. McCulloch Solicitors for the Executrices

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THE MANITOBA SECURITIES COMMISSION MSC Rule No. 2013-26

(Section 149.1, The Securities Act)

AMENDMENTS TO NATIONAL INSTRUMENT 23-103 ELECTRONIC TRADING

1. National Instrument 23-103 Electronic Trading is amended by this Instrument.

2. The title is amended by adding the following at the end of the title "AND DIRECT ELECTRONIC ACCESS TO MARKETPLACES".

3. Part 1 is amended by

(a) adding the following definitions in section 1:

"DEA client" means a client that is granted direct electronic access by a participant dealer;

"DEA client identifier" means a unique client identifier assigned to a DEA client;

"direct electronic access" means the access provided by a person or company to a client, other than a client that is registered as an investment dealer with a securities regulatory authority or, in Québec, is a foreign approved participant as defined in the Rules of the Montréal Exchange Inc., that permits the client to electronically transmit an order relating to a security to a marketplace, using the person or company's marketplace participant identifier,

(a) through the person or company's systems for automatic onward transmission to a marketplace; or

(b) directly to a marketplace without being electronically transmitted through the person or company's systems;

"marketplace participant identifier" means the unique identifier assigned to a marketplace participant to access a marketplace;

(b) replacing "NI 23-101" with "National Instrument 23-101 Trading Rules" in paragraph (c) of the definition of "marketplace and regulatory requirements"; and

(c) replacing the definition of "participant dealer" with the following:

"participant dealer" means

(a) a marketplace participant that is an investment dealer, or

(b) in Québec, a foreign approved participant as defined in the Rules of the Montréal Exchange Inc., as amended from time to time.

4. Paragraph 3(2)(a) is amended by replacing the comma with a semi-colon.

5. Subparagraph 3(3)(a)(i) is amended by replacing the final comma in the subparagraph with a semi-colon.

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6. Subsection 4(b) is amended by adding "the" before "investment dealer" in the last instance that term is used in the subsection.

7. The following Part is added:

PART 2.1 – REQUIREMENTS APPLICABLE TO PARTICIPANT DEALERS PROVIDING DIRECT ELECTRONIC ACCESS

Application of this part

4.1 This Part does not apply to a participant dealer if the participant dealer complies with similar requirements established by

(a) a regulation services provider;

(b) a recognized exchange that directly monitors the conduct of its members and enforces requirements set under subsection 7.1(1) of NI 23-101; or

(c) a recognized quotation and trade reporting system that directly monitors the conduct of its users and enforces requirements set under subsection 7.3(1) of NI 23-101.

Provision of direct electronic access

4.2(1) A person or company must not provide direct electronic access unless it is a participant dealer.

4.2(2) A participant dealer must not provide direct electronic access to a client that is acting and registered as a dealer with a securities regulatory authority.

Standards for DEA clients

4.3(1) A participant dealer must not provide direct electronic access to a client unless the participant dealer

(a) has established, maintains and applies standards that are reasonably designed to manage, in accordance with prudent business practices, the participant dealer's risks associated with providing direct electronic access; and

(b) assesses and documents that the client meets the standards established by the participant dealer under paragraph (a).

4.3(2) The standards established by the participant dealer under subsection (1) must include the following:

(a) a client must not have direct electronic access unless the client has sufficient resources to meet any financial obligations that may result from the use of direct electronic access by that client,

(b) a client must not have direct electronic access unless the client has reasonable arrangements in place to ensure that all individuals using direct electronic access on behalf of the client have reasonable knowledge of and proficiency in the use of the order entry system that facilitates the direct electronic access,

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(c) a client must not have direct electronic access unless the client has reasonable knowledge of and the ability to comply with all applicable marketplace and regulatory requirements, and

(d) a client must not have direct electronic access unless the client has reasonable arrangements in place to monitor the entry of orders through direct electronic access.

4.3(3) A participant dealer must assess, confirm and document, at least annually, that the DEA client continues to meet the standards established by the participant dealer, including for greater certainty, those set out in this section.

Written agreement

4.4 A participant dealer must not provide direct electronic access to a client unless the client has entered into a written agreement with the participant dealer that provides that,

(a) in the client's capacity as a DEA client,

(i) the client's trading activity will comply with marketplace and regulatory requirements;

(ii) the client's trading activity will comply with the product limits and credit or other financial limits specified by the participant dealer;

(iii) the client will take all reasonable steps to prevent unauthorized access to the technology that facilitates direct electronic access and will not permit any person or company to use the direct electronic access provided by the participant dealer other than those named by the client under the provision of the agreement referred to in subparagraph (vii);

(iv) the client will fully cooperate with the participant dealer in connection with any investigation or proceeding by any marketplace or regulation services provider with respect to trading conducted pursuant to the direct electronic access provided, including, upon request by the participant dealer, providing the marketplace or regulation services provider with access to information that is necessary for the purposes of the investigation or proceeding;

(v) the client will immediately inform the participant dealer if the client fails or expects not to meet the standards set by the participant dealer;

(vi) when trading for the accounts of another person or company, under subsection 4.7(1), the client will ensure that the orders of the other person or company are transmitted through the systems of the client and will be subject to reasonable risk management and supervisory controls, policies and procedures established and maintained by the client;

(vii) the client will immediately provide to the participant dealer in writing,

(A) the names of all personnel acting on the client's behalf that the client has authorized to enter an order using direct electronic access; and

(B) details of any change to the information in clause (A),

(b) the participant dealer has the authority to, without prior notice

- (i) reject any order;
- (ii) vary or correct any order to comply with a marketplace or regulatory requirement;

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- (iii) cancel any order entered on a marketplace; and
- (iv) discontinue accepting orders from the DEA client.

Training of DEA clients

4.5(1) A participant dealer must not allow a client to have, or continue to have, direct electronic access unless the participant dealer is satisfied that the client has reasonable knowledge of applicable marketplace and regulatory requirements and the standards established by the participant dealer under section 4.3.

4.5(2) A participant dealer must ensure that a DEA client receives any relevant amendments to applicable marketplace and regulatory requirements or changes or updates to the standards established by the participant dealer under section 4.3.

DEA client identifier

4.6(1) Upon providing direct electronic access to a DEA client, a participant dealer must ensure the client is assigned a DEA client identifier in the form and manner required by

(a) a regulation services provider;

(b) a recognized exchange that directly monitors the conduct of its members and enforces requirements set under subsection 7.1(1) of NI 23-101; or

(c) a recognized quotation and trade reporting system that directly monitors the conduct of its users and enforces requirements set under subsection 7.3(1) of NI 23-101.

4.6(2) A participant dealer under subsection (1) must immediately provide the DEA client identifier to each marketplace to which the DEA client has direct electronic access through the participant dealer.

4.6(3) A participant dealer under subsection (1) must immediately provide the DEA client's name and the client's associated DEA client identifier to

(a) all regulation services providers monitoring trading on a marketplace to which the DEA client has access through the participant dealer;

(b) any recognized exchange or recognized quotation and trade reporting system that directly monitors the conduct of its members or users and enforces requirements set under subsection 7.1(1) or 7.3(1) of NI 23-101 and to which the DEA client has access-through the participant dealer; and

(c) any exchange or quotation and trade reporting system that is recognized for the purposes of this Instrument and that directly monitors the conduct of its members or users and enforces requirements set under subsection 7.1(1) or 7.3(1) of NI 23-101 and to which the DEA client has access through the participant dealer.

4.6(4) A participant dealer must ensure that an order entered by a DEA client using direct electronic access provided by the participant dealer includes the appropriate DEA client identifier.

4.6(5) If a client ceases to be a DEA client, the participant dealer must promptly inform

(a) all regulation services providers monitoring trading on a marketplace to which the DEA client had access through the participant dealer;

(b) any recognized exchange or recognized quotation and trade reporting system that directly monitors the conduct of its members or users and enforces requirements set under section 7.1(1) or 7.3(1) of NI 23-101 and to which the DEA client had access through the participant dealer; and

(c) any exchange or quotation and trade reporting system that is recognized for the purposes of this Instrument and that directly monitors the conduct of its members or users and enforces requirements set under subsection 7.1(1) or 7.3(1) of NI 23-101 and to which the DEA client had access through the participant dealer.

Trading by DEA clients

4.7(1) A participant dealer must not provide direct electronic access to a DEA client that is trading for the account of another person or company unless the DEA client is

(a) registered or exempted from registration as an adviser under securities legislation; or

- (b) a person or company 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 or company using direct electronic access, and

(iii) is regulated in the foreign jurisdiction by a signatory to the International Organization of Securities Commissions' Multilateral Memorandum of Understanding.

4.7(2) If a DEA client referred to in subsection (1) is using direct electronic access to trade for the account of another person or company, the DEA client must ensure that the orders of the other person or company are transmitted through the systems of the DEA client before being entered on a marketplace.

4.7(3) A participant dealer must ensure that when a DEA client is trading for the account of another person or company using direct electronic access, the orders of the other person or company are subject to reasonable risk management and supervisory controls, policies and procedures established and maintained by the DEA client.

4.7(4) A DEA client must not provide access to or pass on its direct electronic access to another person or company other than the personnel authorized under subparagraph 4.4(a)(vii).

8. Part 4 is amended by adding the following section:

Support use of DEA client identifiers

9.1 A marketplace must not permit a marketplace participant to provide direct electronic access to a person or company unless the marketplace's systems support the use of DEA client identifiers.

- 9. This Instrument comes into force on March 1, 2014.
- 10. This Instrument may be cited as MSC Rule 2013-26.

02/15/2014	•	The Manitoba Gazette	•	Vol. 143 No. 7	٠	Gazette du Manitoba	٠

THE MANITOBA SECURITIES COMMISSION MSC Rule No. 2013-27

(Section 149.1, The Securities Act)

AMENDING INSTRUMENT FOR MULTILATERAL INSTRUMENT 11-102 PASSPORT SYSTEM

1. Multilateral Instrument 11-102 Passport System is amended by this Instrument.

2. Appendix D is amended by repealing the row that contains "Electronic trading" in the column entitled "Provision" and replacing it with the following row:

Electronic trading and direct						N	[23-1	03				
electronic access to		(only sections 3(1), 3(2), 3(3)(a) to 3(3)(d), 3(4) to 3(7), 4, 4.2, 4.3,										
marketplaces		4.4(a)(ii), 4.4(a)(iii), 4.4(a)(v) to 4.4(a)(vii), 4.4(b), 4.5, 4.7, and 5(3))										
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3. This instrument comes into force on March 1, 2014.

4. This Instrument may be cited as MSC Rule 2013-27.

02/15/2014	•	The Manitoba Gazette	•	Vol. 143 No. 7	•	Gazette du Manitoba
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UNDER COURT NOTICES

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Huw Davies vs. Peter Heger

Queen's Bench File No.: CI 13-06-15009	
Amount realized under Writ of Seizure and Sale	\$3,226.21
Sheriff's fees and disbursements	\$84.79
Manitoba Gazette	\$31.88
Unsatisfied executions in my hands	\$0.00
Winnipeg, January 29, 2014	
SANDV W	UITEEODD

SANDY WHITEFORD Sheriff Winnipeg Judicial Centre

138-7

Donald Grant Zarow vs. Kelly George Hindmarsh Queen's Bench File No.: SC 13-01-24419

Amount realized under Writ of Seizure and Sale	\$1,677.21
Sheriff's fees and disbursements	\$222.49
Manitoba Gazette	\$31.88
Unsatisfied executions in my hands	\$0.00
Winnipeg, January 30, 2014	
SANDY V	VHITEFORD
	Sheriff
148-7 Winnipeg Ju	udicial Centre

The Assiniboine Credit Union Limited vs. Jeffrey lsfeld Queen's Bench File No.: CI 13-01-83922

Amount realized under Writ of Seizure and Sale	\$6,287.05
Sheriff's fees and disbursements	\$1,298.74
Manitoba Gazette	\$31.88
Unsatisfied executions in my hands	\$97,757.83
Winnipeg, January 29, 2014	
SANDY V	WHITEFORD
	Sheriff

149-7 Winnipeg Judicial Centre