

FORM 1 – LISTING APPLICATION

LISTING AGREEMENT FOR ALL LISTED ISSUERS

IN CONSIDERATION for the processing of its application to list and the listing of its securities on Cboe Canada Inc. (the "Exchange"), the undersigned (the "Listed Issuer") agrees as follows (the "Agreement"):

- 1. The Listed Issuer will comply with all relevant Exchange Requirements as defined in the Exchange's Listing Manual applicable to Listed Issuers, including the Exchange policies and procedural requirements which may be in effect from time to time for all securities listed on the Exchange.
- 2. Without limiting the generality of the preceding section, the Listed Issuer will at the time of application and once listed:
 - promptly provide the Exchange and the Market Regulator with all such information or documentation concerning the Listed Issuer as the Exchange or the Market Regulator may require in the format required by the Exchange or the Market Regulator;
 - (ii) identify, during the application process, if it has applied to any other exchange(s) to list the same securities;
 - (iii) comply with the Listing Manual in all respects, including without limitation, all disclosure, notification, Filing, posting, suitability and governance requirements;
 - (iv) maintain transfer and registration facilities in the City of Toronto or elsewhere in Canada (except for certain Foreign Issuers to the extent that such Foreign Issuer's registrar and transfer agent can settle trades with the Clearing Corporation) where all listed securities are directly transferable and registerable, with no fee for transfer or registration other than government stock transfer taxes;
 - (v) comply with Canadian securities laws applicable to issuers that are not "venture issuers" and that are "non-venture issuers" and if the Exchange becomes aware of failure of a Listed Issuer to comply with securities laws applicable to it, the Exchange may take any remedial actions available to it;
 - (vi) comply with any actions, conditions or restrictions taken or imposed by the Exchange in accordance with Exchange Requirements;
 - (vii) remove or cause the resignation of any Insider of an Issuer that the Exchange deems unacceptable; and
 - (viii) pay when due, all applicable fees or charges established by the Exchange, acknowledging that the current fees and charges are set out in the Fee Schedule and may be amended from time to time and that such fees are due upon receipt of an invoice, regardless of whether the application is terminated.
- **3.** The Exchange shall have and may exercise all of the powers set out in the Exchange Requirements, including without limitation, the Exchange's general discretion in its application of the Exchange Requirements as set out in Section 1.03 of the Listing Manual. The Exchange may take into consideration the public interest, including market integrity issues, and any facts or situations unique to a party or security.
- **4.** Without limiting the generality of the preceding section, the Listed Issuer acknowledges that the Exchange has the right, at any time and without notice, to halt or suspend trading in any of the Listed Issuer's securities without giving any reason for such action, or to delist the securities provided that the Exchange will not delist the securities without given the Listed Issuer an opportunity to be heard.

5.	The Exchange may amend this Agreemen changes by way of posting a notice on its w that use of any of the Exchange's services put the Listed Issuer has accepted the change.	vebsite or by circul provided hereunde	lating a listing notice. The Lis	sted Issuer hereby agrees
Nam	ne of Listed Issuer			
Nam	ne of Authorized Person		Position	
Sigr	nature of Authorized Person		Date	
Sigr	nature of Authorized Person		Date	

			LISTING APPLICA	ATION	N	
□ :	nitial I	_isting Application [☐ Final Listing Application		Date:	
Appl. secu	Instructions: Please complete all applicable fields based on the available information. For an Initial Listing Application, complete this form on a pro-forma basis assuming completion of all pre-listing transactions and securities offerings. Sections, 3, 4, 5D may be omitted for the Initial Listing Application, but must be completed for the Final Listing Application.					
1.	LIS	TING CATEGORY				
_		ect the listing category:	_	=\/0		
A.	_	RPORATE ISSUER	В.	_	HANGE TRADED PRODUCT	
		Corporate IPO/Direct List	ng		Closed-End Fund	
		Reverse Take-Over			Exchange Traded Fund	
		Migration			Other ETP	
		SPAC/G-Corp™ IPO				
		SPAC/G-Corp [™] Qualifyin	g Transaction			
		Supplemental Listing				
2.		PLICANT INFORMATI				
A.	Leg	al name of Issuer applying t	or listing (the " Applicant ")			
	lf or	plicable, legal name of Fun	d Managar			
	пар	plicable, legal flame of Fun	u Managei			
•	Add	ress of registered office				
	Δ44	ress of head office (if differe	ant from registered office)			
	Auu	ress of flead office (if differe	int from registered office)			
	Con	npany Contact Name	Business Telephone		Business Email Address	
	\\/ok	osite Address				
	vvei	site Address				
В.	Con	npany Investor Relations Co	ntact Name, Email, and Telepl	none N	lumber	
C.	Juris	sdiction of organization	-			

2.	API	PLICANT INFORMATION (CONTINUED)						
D.	Juris	ediction(s) in which the Applicant is a reporting issuer of	or equivalent					
	-							
E.	Applicant Identifiers							
	(i) Legal Entity Identifier							
	(ii)	North American Industry Classification System Code	(NAICS) (if applicable)					
F.	For	Corporate Issuers, provide a brief description of th	ne Applicant's business i	n the space I	pelow:			
G.		Corporate Issuers, check the applicable answers	(see Sections 2.10 and	2.11 of the	YES	NO		
	List	ing Manual).						
	(i)	Is the Applicant an "Emerging Market Issuer"?						
	(ii) The offering is not subject to a concurrent due diligence review conducted by an CIRO dealer or other suitable third party.							
	(iii)	s regulatory						
	If yo	u answer "YES" to any item in Question 2G , provide a	all relevant details in the sp	ace below:				
3.		UER CONTACT FOR INQUIRIES FROM THI		OR				
A.	Prim	ary Contact Name	Title / Position					
	l ele	phone	Email					
В	Λ 14	mating Contact Name	Title / Decition					
В.	Aite	rnative Contact Name	Title / Position					
	Telephone Email							
	reie	prione	Email					
		ANGER AGENT AND BEGINNERS INCOME	ATION					
4.		ANSFER AGENT AND REGISTRAR INFORM	ATION					
A.	ırar	sfer Agent and Registrar Name						

4.	TRA	ANSI	FER AGENT AN	ID REGISTR	AR IN	FORMAT	ION (CC	IITNO	NUED)	
В.	Add	Address (Provide: Street Address, City, Province/State, Postal/Zip Code, & Country)								
C.	Citie	es in w	hich transfer facilit	ies are maintair	ned					
5.	INF	ORN	NATION CONCE	ERNING SEC	URIT	IES TO B	E LISTE	D		
A.	app be I	licabl isted	ubmit with this For e regulator or reg . For IPOs, provic for the prelimina	ulatory author le a copy of th	ity and ne rece	on SEDA	R in respo	ect of egula	the securities tor or regulator	o
В.	Provide a brief description of material features of the securities to be listed in the space below:									
C.	If no	ot yet	reserved, please	e provide desi	red sy	mbols in t	he order	of pr	eference:	
	(i)			(ii)					(iii)	
D.			the following info security details:	rmation for ea	ach se	curity to b	e listed,	or in	case of migrat	ing securities provide
	(i)	SEC	CURITIES TO BE L	ISTED (fill the r	nost ap	propriate ta	able)	1		1
		#	Symbol	Security (Exchange T Products	raded	CU	SIP	То	tal Authorized	To be listed
		1.								
		2.								
		3.								
		4.								
		5.								
										_
		#	Class (for Corporate Issuers)	CUSIP	Total	Authorized	Total Issu Outstand (A)		Total Reserved for Issuance ¹ (E	I (A±R)
		1.								
		•								

¹ Include securities reserved for issuance under any options, convertible securities, over-allotment options and any other securities reserved for issuance.

5. INFORMATION CONCERNING SECURITIES TO BE LISTED (CONTIN

#	Class (for Corporate Issuers)	CUSIP	Total Authorized	Total Issued & Outstanding (A)	Total Reserved for Issuance ¹ (B)	Total (A+B)
2.						
3.						
4.						
5.						

(ii) DETAILS OF SECURITIES RESERVED FOR ISSUANCE (B) (disclose securities reserved for issuance under any options, convertible securities, over-allotment options and any other securities reserved for issuance)

	•	•	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
#	Security or Instrument Name	Number and Class of Securities Reserved	Exercise or Conversion Price (if applicable)	Expiry Date (if applicable)
1.				
2.				
3.				
4.				
5.				

(iii) INFORMATION CONCERNING SECURITIES WITH TRANSFER RESTRICTIONS

#	Security or Instrument Name	Total Restricted	Type of Restriction ²	Release Schedule
1.				
2.				
3.				
4.				
5.				

² Provide details of the transfer restriction, ex: restriction due to an escrow agreement, pooling agreement, legend or any other restrictions on transfer.

5.	IN	FORI	MATION CONCERNING	S SECURITIES TO	BE LISTI	ED (CONTIN	IUED)				
	(iv)	applicable, for <u>each</u> listing and quotation)									
		#	Listing or Quotation Venue	Class		CUSIP	Total Issued & Outstanding				
		1.									
		2.									
		3.									
		4.									
		5.									
	•										
E.			dditional details in relationat the securities will be fr				the absence of restrictions,				
	COIII		iat the securities will be in	coly tradable in Gallac	u iii tiic Sp	odec below.					
F.	Desc	cribe a	any shareholder rights pla	n of the Applicant (if a	pplicable)	in the space	below:				
6.	CC	RPO	RATE ISSUERS ONLY	,							
6A.	MI	NIM	UM LISTING STANDAI	RDS							
A.	Plea	se co	mplete the following (refe	to Part II of the Listing	g Manual 1	for guidance):	:				
=	(i)	Num	ber of Public Float								
	(ii)	Num	ber of Public Security Holde	ers holding at least a Boa	ard Lot						
	(iii)	Price	e per Security								
В.	Plea	se se	lect the appropriate listing	category (refer to Par	t II of the I	Listing Manua	ıl for guidance):				
		Equity	□ Net Income	☐ Market Value		Assets and Revenue	☐ SPAC/G-Corp [™]				
C.	Plea	se co	mplete the following (refe	to Part II of the Listing	g Manual 1	for guidance):	:				
	(i)	Ехре	ected Market Value of Public	: Float							

6A. N	IINIMUM LISTING STANDARDS (CONTINUED)	
(ii)	Shareholders' Equity	
(iii)	Operating History	YEARS
(iv)	Net Income from Continuing Operations	
(v)	Market Value of Other Listed Securities (if applicable)	
(vi)	Market Value of Securities to Be Listed on the Exchange	
(vii)	Working Capital	
(viii)	Total Assets in the Last Fiscal Year	
(ix)	Total Revenues in the Last Fiscal Year	
(x)	Investor Relations Budget	

6B. CORPORATE GOVERNANCE INFORMATION

A. Provide the name of each board member and indicate the board member's committee participation and whether the member is "independent" within the meaning of National Instrument 52-110 Audit Committees.

#	Name of Board Member	Committee Membership	Independent Director (Yes/No)
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			
11.			
12.			

6B.	CO	RPORATE GOVERNANCE INFORMATION (CONTINUED)	INDEP.	TOTAL
	(i)	Number of Directors		
	(ii)	Number of Directors on the Audit Committee		
	(iii)	Number of Directors on the Compensation Committee (if applicable)		
	(iv)	Number of Directors on the Nominating and Corporate Governance Committee (if applicable)		
В.		e review the Exchange's corporate governance requirements set out in Sections of the Listing Manual. Explain how the corporate governance requirements are or		
=	(i)	Section 10.02		
	(ii)	Section 10.03		
	(iii)	Section 10.04		
	(iv)	Section 10.05		
D.		de the quorum requirement for a meeting of security holders set out in Section 10. space below:	.07 of the List	ing Manual

7.	EXCHA	NGE-TRADED PRODUCTS ONLY						
7A.	MINIMU	M LISTING STANDARDS						
A.	When app	plicable, please complete the following (refer to Part II of the L	isting Manual for guidance):					
	☐ CLOS	ED-END FUND:						
	(i)	Minimum Distribution						
	(ii)	Number of Public Security Holders holding at least a Board Lot						
	(iii)	Net Asset Value						
	EXCHANGE TRADED FUND/CANADIAN DEPOSITORY RECEIPTS:							
	(i)	Net Asset Value ³						
	STRU	CTURED PRODUCT:						
	(i)	Minimum Distribution						
	(ii)	Minimum Public Float Value						
	(iii)	Assets of the Structured Product Issuer						
	(iv)	Term (for Debt-Based Structured Products only)	YEARS					
	(v) The Structured Product Issuer is [check one]:							
		a Listed Issuer, Other Listed Issuer or Foreign Issuer						
		 an affiliate of a Listed Issuer, Other Listed Issuer or Foreign Issuer 						
		 a trust company, asset manager or financial institution with substantial capital, surplus and experience 						
В.								
C.		e Net Asset Value ³ is not made publicly available each busine ace below:	ss day, please provide an explanation					
	5 6 6 6							

³ (or similar value in the case of Canadian Depository Receipts)

7B.	GOVERNANCE INFORMATION	YES	NO
A.	Is each member of the Independent Review Committee "independent" within the meaning of National Instrument 81-107 <i>Independent Review Committee for Investment Funds</i> ?		
В.	If any member is <u>NOT</u> independent, provide an explanation in the space below:		
8.	HISTORICAL INFORMATION	YES	NO
If you	answer "YES" to any item in Question 8, you <u>must</u> provide details in an attachment.		
A.	Has the Applicant (or its investment fund manager, as applicable) or any of its predecessors ever applied to have its securities traded on another market and been denied? If "YES", provide the name of the market(s), the date(s), and the reason(s).		
В.	Has the Applicant (or its investment fund manager, as applicable) or any predecessor ever had trading in its securities halted by a marketplace or been suspended from trading or delisted by a marketplace? If "YES", state whether the halt or suspension was remedied. If the delisting was at the issuer's request, state if the reason was to avoid compliance with a marketplace requirement (e.g. to issue securities at a price the marketplace would not accept). Do not include routine halts for dissemination of information, halts due to system problems in the marketplace or market-wide halts not specific to the issuer (e.g. circuit breakers).		
C.	Has the Applicant (or its investment fund manager, as applicable) or any predecessor ever been in default of its obligations as a reporting issuer or equivalent in any jurisdiction? If "YES", provide details, including details of any cease trade orders or management cease trade orders issued.		
9.	OTHER INFORMATION		
	n copies of the documents listed in Schedule A to this Application and sections 2.13 and al, as applicable.	2.14 of th	e Listing

CERTIFICATE

After having received approval from its board of directors (or the board of directors of its investment fund manager, as applicable), the Applicant applies to list the securities designated in this application on the Exchange.

AUTHORIZATION AND CONSENT: THE APPLICANT HEREBY AUTHORIZES AND CONSENTS TO THE COLLECTION BY CBOE CANADA INC., ITS SUBSIDIARIES, AFFILIATES, REGULATORS AND AGENTS OF ANY INFORMATION WHATSOEVER (WHICH MAY INCLUDE PERSONAL, CREDIT OR OTHER INFORMATION) FROM ANY SOURCE, INCLUDING WITHOUT LIMITATION AN INVESTIGATIVE AGENCY OR RETAIL CREDIT AGENCY, AS PERMITTED BY LAW IN ANY JURISDICTION IN CANADA OR ELSEWHERE. THE APPLICANT ACKNOWLEDGES AND AGREES THAT ANY SUCH INFORMATION MAY BE SHARED BY CBOE CANADA INC., ITS SUBSIDIARIES, AFFILIATES, REGULATORS AND AGENTS INDEFINITELY.

Name of Authorized Person	Position	
Signature	 Date	

SCHEDULE A

For Corporate Listings:

- 1. Copies of the Applicant's executed constating documents (e.g. articles of incorporation, articles of amendment, articles of continuance, articles of amalgamation, by-laws, partnership agreement, trust indenture, declaration of trust, limited partnership agreement or equivalent documents, as applicable);
- 2. Copies, or a list, of each document identified in the Listing Document as a "material contract". If submitting a list, please include the full name of each document as identified in the Listing Document and the date of filing on SEDAR;
- **3.** Copies of all stock option or Security Based Compensation Arrangements and of any other agreement pursuant to which listed or voting securities may be issued;
- 4. Copies of any agreements under which securities are held in escrow, pooled, or under a similar arrangement; and
- 5. A list of all directors and officers for the past three years, including office held and dates of tenure.

For Exchange-Traded Product Listings:

- 1. Draft copies of the Applicant's constating documents (e.g. articles of incorporation, articles of amendment, articles of continuance, articles of amalgamation, by-laws, partnership agreement, trust indenture, declaration of trust, trust agreement, limited partnership agreement or equivalent documents, as applicable) with the (initial) Listing Application. Executed copies to be submitted prior to final approval; and
- 2. Copies, or a list, of each document identified in the Listing Document as a "material contract". If submitting a list, please include the full name of each document as identified in the Listing Document and the date of filing on SEDAR.