ANNEX III

Schedule of Canada

Explanatory notes

- 1. The Schedule of Canada to this Annex sets out:
 - (a) headnotes that limit or clarify the commitments of Canada with respect to the obligations described in subparagraphs (b) and (c);
 - (b) in Section A, the reservations taken by Canada, pursuant to Articles 13.10.1 and 13.10.2 (Reservations and exceptions), with respect to an existing measure that does not conform with obligations imposed by:
 - (i) Article 13.3 (National treatment);
 - (ii) Article 13.4 (Most-favoured-nation treatment);
 - (iii) Article 13.6 (Market access);
 - (iv) Article 13.7 (Cross-border supply of financial services); or
 - (v) Article 13.8 (Senior management and boards of directors);

- (c) in Section B, the reservations taken by Canada, pursuant to Article 13.10.3
 (Reservations and exceptions), for measures Canada may adopt or maintain that do not conform with obligations imposed by Articles 13.3 (National treatment), 13.4
 (Most-favoured-nation treatment), 13.6 (Market access), 13.7 (Cross-border supply of financial services), or 13.8 (Senior management and boards of directors).
- 2. Each reservation in Section A sets out the following elements:
 - (a) **Sector** refers to the general sector in which the reservation is taken;
 - (b) **Sub-Sector** refers to the specific sector in which the reservation is taken;
 - (c) **Type of Reservation** specifies the obligation referred to in subparagraph 1(b) for which the reservation is taken;
 - (d) Level of Government indicates the level of government maintaining the measure for which the reservation is taken;
 - (e) Measures identifies the laws, regulations or other measures, as qualified, where indicated, by the Description element, for which the reservation is taken. A measure cited in the Measures element:
 - (i) means the measure as amended, continued or renewed as of the date of entry into force of this Agreement; and

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- (ii) includes a subordinate measure adopted or maintained under the authority of and consistent with the measure; and
- (f) Description sets out references, if any, for liberalisation on the date of entry into force of this Agreement pursuant to other sections of Canada's Schedule to this Annex, and the remaining non-conforming aspects of the existing measures for which the reservation is taken.
- 3. Each reservation in Section B sets out the following elements:
 - (a) **Sector** refers to the general sector in which the reservation is taken;
 - (b) **Sub-Sector** refers to the specific sector in which the reservation is taken;
 - (c) **Type of Reservation** specifies the obligation referred to in subparagraph 1(c) for which the reservation is taken;
 - (d) **Level of Government** indicates the level of government maintaining the measure for which the reservation is taken; and
 - (e) **Description** sets out the scope of the sectors, subsectors, or activities covered by the reservation.

- 4. In the interpretation of a reservation in Section A, all elements of the reservation shall be considered. A reservation shall be interpreted in the light of the relevant provisions of the Chapter against which the reservation is taken. To the extent that:
 - (a) the Measures element is qualified by a specific reference in the Description element,
 the Measures element as so qualified shall prevail over all other elements; and
 - (b) the Measures element is not so qualified, the Measures element shall prevail over all other elements, unless any discrepancy between the Measures element and the other elements considered in their totality is so substantial and material that it would be unreasonable to conclude that the Measures element should prevail, in which case the other elements shall prevail to the extent of that discrepancy.
- 5. In the interpretation of a reservation in Section B, all elements of the reservation shall be considered. The **Description** element shall prevail over all other elements.
- 6. Where Canada maintains a measure that requires that a service supplier be a citizen, permanent resident, or resident of its territory as a condition to the supply of a service in its territory, a reservation for that measure taken with respect to Articles 13.3 (National treatment), 13.4 (Most-favoured nation treatment), 13.6 (Market access), 13.7 (Cross-border supply of financial services), and 13.8 (Senior management and boards of directors), shall operate as a reservation with respect to Articles 8.4 (Market access), 8.5 (Performance requirements), 8.6 (National treatment), 8.7 (Most-favoured-nation treatment), and 8.8 (Senior management and boards of directors) to the extent of that measure.

7. A reservation for a measure that requires a service supplier be a natural person, citizen, permanent resident, or resident of its territory as a condition to the supply of a financial service in its territory taken with respect to Article 13.7 (Cross-border supply of financial services) shall operate as a reservation with respect to Articles 13.3 (National treatment), 13.4 (Most-favoured-nation treatment), 13.6 (Market access), and 13.8 (Senior management and boards of directors), to the extent of that measure.

Headnotes

- Commitments under this Agreement, in the subsectors listed in this Schedule, are undertaken subject to the limitations and conditions set forth in these headnotes and in the Schedule below.
- The listing of a measure as a reservation in Section A or B does not mean that it cannot otherwise be justified as a measure adopted or maintained for prudential reasons pursuant to Article 13.16 (Prudential carve out).
- 3. To clarify Canada's commitment with respect to Article 13.6 (Market access), juridical persons supplying financial services and constituted under the laws of Canada are subject to non-discriminatory limitations on juridical form¹.
- 4. Article 13.10.1(c) (Reservations and exceptions) shall not apply to non-conforming measures relating to Article 13.6.1(b) (Market access).

¹ For example, partnerships and sole proprietorships with limited or unlimited liability are generally not acceptable juridical forms for financial institutions in Canada. This headnote is not itself intended to affect, or otherwise limit, a choice by an investor of the other Party between branches or subsidiaries.

Schedule of Canada

SECTION A

Reservations applicable in Canada

(applicable in all Provinces and Territories)

Reservation IIIA-C-1

Sector:	Financial services
Sub-Sector:	All
Type of Reservation:	National treatment Senior management and boards of directors
Level of Government:	National
Measures:	Bank Act, S.C. 1991, c.46, ss. 159, 749 Insurance Companies Act, S.C. 1991, c. 47, ss. 167, 796 Trust and Loan Companies Act, S.C. 1991, c. 45, s. 163 Foreign Institutions Subject to the Canadian Residency Requirements Regulations (Insurance Companies), S.O.R./2003-185 Foreign Institutions Subject to the Canadian Residency Requirements Regulations (Trust and Loan Companies), S.O.R./2003-186 Cooperative Credit Associations Act, S.C. 1991, c. 48, s. 169

Description:

A minimum of one half of the directors of a federally-regulated financial institution that is a subsidiary of a foreign institution, and a majority of the directors of any other federally-regulated financial institution must be Canadian citizens ordinarily resident in Canada or permanent residents ordinarily resident in Canada.²

² For greater certainty, a holding company established under federal domestic law is a financial institution for the purposes of Article 13.1.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
Type of Reservation:	Market access
Level of Government:	National
Measures:	Bank Act, S.C. 1991, c.46, s. 524

Description:

In order to establish a bank branch, a foreign bank must be a bank in the jurisdiction under whose laws it is incorporated.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
Type of Reservation:	Market access
Level of Government:	National
Measures:	Bank Act, S.C. 1991, c.46, s. 540 Sales or Trades (Authorized Foreign Banks) Regulations, S.O.R./2000-52

Description:

A lending bank branch in respect of its business in Canada may only accept a deposit or otherwise borrow money by means of a financial instrument from, or guarantee a security or accept a bill of exchange issued by a person that is sold to or traded with:

- (a) a financial institution (other than a foreign bank); or
- (b) a foreign bank that:
 - (i) is a bank according to the laws of the jurisdiction under whose laws it was incorporated or in any jurisdiction in which it carries on business;
 - (ii) provides financial services and has a name that includes the word "bank", "banque", "banking" or "bancaire"; and
 - (iii) is regulated as a bank or as a deposit-taking institution according to the jurisdiction under whose laws it was incorporated or in any jurisdiction in which it carries on business,

if the financial instrument, security or bill of exchange cannot be subsequently sold or traded.

Sector:	Financial services
Sub-Sector:	All
Type of Reservation:	Market access
Level of Government:	National
Measures:	Trust and Loan Companies Act, S.C. 1991, c.45 Bank Act, S.C. 1991, c.46 Cooperative Credit Associations Act, S.C. 1991, c.48 Insurance Companies Act, S.C. 1991, c. 47

Description:

Federal laws do not permit a trust and loan company, credit union, or fraternal benefit society in Canada to be established through branches of corporations organised under a foreign country's law.

Sector:	Financial services
Sub-Sector:	All
Type of Reservation:	Market access
Level of Government:	National
Measures:	Bank Act, S.C. 1991, c. 45, ss. 510, 522.16, 524 Insurance Companies Act, S.C. 1991, c. 47, ss. 574, 581

Description:

- 1. A bank branch must be established directly under the authorised foreign bank incorporated in the jurisdiction where the authorised foreign bank principally carries on business.
- 2. A foreign entity authorised to insure, in Canada, risks must be established directly under the foreign insurance company incorporated in the jurisdiction where the foreign insurance company, directly or through a subsidiary, principally carries on business.

Reservations applicable in Alberta

Reservation IIIA-PT-1

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Alberta
Measures:	Insurance Act, R.S.A. 2000, c. I-13

Description:

Insurance services in Alberta can be provided only through:

- (a) a corporation incorporated under Alberta laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges;
- (f) fraternal societies; or
- (g) special brokers.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance and reinsurance and retrocession
Type of Reservation:	National Treatment
	Market access
Level of Government:	Provincial – Alberta
Measures:	Insurance Act, R.S.A. 2000, c. I-13
Description:	

Subsidiaries of foreign insurance corporations must be federally-authorised.

Reservation IIIA-PT-3	
Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance
	Intermediation of insurance contracts related to maritime transport and commercial aviation and space launching and freight (including satellites), and to reinsurance and retrocession
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Alberta
Measures:	Insurance Act, R.S.A. 2000, c. I-3

Description:

- A fee payable to the province of 50 per cent of the premium paid, and regulatory notification, 1. are required on insurance of risks in the province by an unlicensed insurer, unless such insurance is placed by a special broker licensed in Alberta.
- For greater certainty, a special broker licensed in Alberta is not required to be resident in 2. Alberta and a licensed insurer is not required to have a commercial presence in Alberta.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – Alberta
Measures:	Loan and Trust Corporations Act, R.S.A. 2000, c. L-20 Loan and Trust Corporations Regulation, Alta. Reg. 171/1992

Description:

To operate as a trust and loan company under the Alberta regime an entity must be a body corporate to which the *Loan and Trust Corporations Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
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Type of Reservation:	National Treatment
Level of Government:	Provincial – Alberta
Measures:	Loan and Trust Corporations Act, R.S.A. 2000, c. L-20
	Loan and Trust Corporations Regulation, Alta. Reg. 171/1992

Description:

At least three quarters of the directors of a trust and loan company in Alberta must be ordinarily resident in Canada.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market Access
Level of Government:	Provincial – Alberta
Measures:	Credit Union Act, R.S.A. 2000, c. C-32 Credit Union Regulation, Alta. Reg. 249/1989

Description:

A credit union must be incorporated in Alberta.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	National treatment
	Senior management and boards of directors
Level of Government:	Provincial – Alberta
Measures:	Credit Union Act, R.S.A. 2000, c. C-32
	Credit Union Regulation, Alta. Reg. 249/1989

Description:

Directors of credit unions in Alberta must be Canadian citizens or permanent residents of Canada and three-quarters must at all times be ordinarily resident in Alberta.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Advisory and auxiliary financial services
Type of Reservation:	Market access Cross-border supply of financial services
Level of Government:	Provincial – Alberta
Measures:	Securities Act, R.S.A. 2000, c. S-4

Description:

Where an advisor provides advice in Alberta such services must be supplied through a commercial presence in Alberta.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Alberta
Measures:	Securities Act, R.S.A. 2000, c. S-4, s.75

Description:

An individual or firm must register in order to trade through dealers that are not resident or registered in Alberta.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Custodial services
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – Alberta
Measures:	Securities Act, R.S.A. 2000, c. S-4
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in British Columbia

Reservation IIIA-PT-11

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
	Credit unions, caisses populaires and associations or groups thereof
	Insurance and insurance related services
	Direct insurance and reinsurance and retrocession
Type of Reservation:	National treatment
Level of Government:	Provincial – British Columbia
Measures:	Financial Institutions Act, R.S.B.C. 1996, c. 141

Description:

For provincially-incorporated trust companies, insurance companies and credit unions, the majority of directors must be ordinarily resident in Canada and at least one director must be ordinarily resident in British Columbia.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – British Columbia
Measures:	Financial Institutions Act, R.S.B.C. 1996, c. 141, ss.75-76
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Description:

Insurance services in British Columbia can be provided only through:

- (a) a corporation incorporated under British Columbia laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds; or
- (e) reciprocal insurance exchanges.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance, reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – British Columbia
Measures:	<i>Financial Institutions Act</i> , R.S.B.C. 1996, c. 141, ss. 48 through 51 with respect to trust, insurance, and holding companies

Description:

Where any person controls or will control 10 per cent or more of the votes of a company, incorporation, share acquisition or application for business authorisation is subject to approval by the financial institutions commission.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Reinsurance and retrocession
Type of Reservation:	Market access
	Cross-border supply of financial services
Level of Government:	Provincial – British Columbia
Measures:	Financial Services Act, R.S.B.C. 1996, c. 141
Description:	

Services must be supplied through a commercial presence in British Columbia.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) All payment and money transmission services – trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – British Columbia
Measures:	Financial Institutions Act, R.S.B.C. 1996, c. 141, ss. 48 through 51

Description:

Where any person controls or will control 10 per cent or more of the votes of a company, incorporation, share acquisition or application for business authorisation is subject to approval by the financial institutions commission.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – British Columbia
Measures:	Securities Act, R.S.B.C. 1996, c. 418

Description:

An individual or firm must register in order to trade through dealers and brokers that are neither resident nor registered in British Columbia.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – British Columbia
Measures:	Securities Act, R.S.B.C. 1996, c. 418 National Instrument 81-102 Investment Funds, B.C. Reg. 20/2000, Part 6

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if the sub-custodian has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Manitoba

Reservation IIIA-PT-18

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Manitoba
Measures:	The Insurance Act, C.C.S.M. c. 140
Type of Reservation: Level of Government:	Direct insurance and reinsurance and retrocession Market access Provincial – Manitoba

Description:

Insurance services in Manitoba can be provided only through:

- (a) a corporation incorporated under Manitoba laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges;
- (f) fraternal societies; or
- (g) special brokers.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – Manitoba
Measures:	The Corporations Act, C.C.S.M. c. C225
Description:	

To operate as a trust and loan company under the Manitoba regime an entity must be a body corporate to which PART XXIV of *The Corporations Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	National treatment Market access
Level of Government:	Provincial – Manitoba
Measures:	The Corporations Act, C.C.S.M. c. C225

Description:

The direct or indirect acquisition of Canadian-controlled companies by non-residents is restricted to 10 per cent individually and 25 per cent collectively.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	National treatment
Level of Government:	Provincial – Manitoba
Measures:	The Corporations Act, C.C.S.M. c. C225, s. 346(1) and (2)

Description:

A non-resident shareholder may not vote, or cause to be voted, his or her or its shares, unless the non-resident is the registered shareholder of the shares.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	National treatment
Level of Government:	Provincial – Manitoba
Measures:	The Corporations Act, C.C.S.M. c. C225, s. 321(6)

Description:

A majority of directors of provincially incorporated trust and loan companies must be residents of Canada.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – Manitoba
Measures:	The Credit Unions and Caisses Populaires Act, C.C.S.M. c. C301
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Description:

- 1. A credit union or caisse populaire must be incorporated in Manitoba.
- 2. The purpose of a credit union is to provide financial services on a cooperative basis to its members, and for such services to be directed or controlled primarily by residents of Manitoba. The purpose of a caisse populaire is to provide financial services in the French language on a cooperative basis to its members, and for such services to be directed or controlled by French-speaking individuals who are resident in Manitoba.
- 3. "Resident in Manitoba" is defined as an individual legally entitled to be in Canada, has made his or her home in Manitoba, and is physically present in Manitoba for at least six months in a year. A reference in the English version of the *The Credit Unions and Caisses Populaires Act* to a credit union includes a caisse populaire, and a reference in the French version of the Act to a caisse populaire includes a credit union.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
Type of Reservation:	National treatment
Level of Government:	Provincial – Manitoba
Measures:	The Credit Unions and Caisses Populaires Act, C.C.S.M. c. C301
Description:	

A director of a credit union or caisse populaire must be a resident of Canada.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Community bonds corporations
Type of Reservation:	National treatment
Level of Government:	Provincial – Manitoba
Measures:	The Agricultural Societies Act, C.C.S.M. c. A30
Description:	

A director of a community bonds corporation must be a resident of Manitoba.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Manitoba
Measures:	The Securities Act, C.C.S.M. c. S50

Description:

An individual or firm must register in order to trade through dealers and brokers that are not resident or registered in Manitoba.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trading in securities and commodity futures and advisory and auxiliary financial services – dealers, brokers, advisers
Type of Reservation:	National treatment
Level of Government:	Provincial – Manitoba
Measures:	The Securities Act, C.C.S.M. c. S50

Description:

- 1. Where the applicant is a corporation, at least one officer or director must meet the "usual residence qualification", and where the applicant is a partnership, at least one partner or member who is an individual must meet the "usual residence qualification".
- 2. The "usual residence qualification" requires the applicant to be resident in Manitoba at the date of the application and to have been resident in Canada for at least one year immediately before the date of the application, or to have been registered under the securities laws of another Canadian jurisdiction in which the applicant last resided and to have been so registered for at least one year immediately before the date of the application.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading for own account and for account of customers: custodial services; trading in securities and commodity futures – persons; securities dealers and brokers; trading in securities and commodity futures; advisory and auxiliary financial services; dealers, brokers, advisors
Type of Reservation:	National treatment
Level of Government:	Provincial – Manitoba
Measures:	The Securities Act, C.C.S.M. c. S50

Description:

An individual applicant for registration must be a resident of Canada for a period of at least one year prior to the application and a resident of the province in which he or she wishes to operate at the date of application.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Custodial services
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – Manitoba
Measures:	The Securities Act, C.C.S.M. c. S50
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in New Brunswick

Reservation IIIA-PT-30

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – New Brunswick
Measures:	Insurance Act, R.S.N.B. 1973, c. I-12

Description:

Insurance services in New Brunswick can be provided only through:

- (a) a corporation incorporated under New Brunswick laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds; or
- (e) reciprocal insurance exchanges.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – New Brunswick
Measures:	Loan and Trust Companies Act, S.N.B. 1987, c. L-11.2
Description:	

To operate as a trust and loan company under the New Brunswick regime an entity must be a body corporate to which the *Loan and Trust Companies Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	National treatment
Level of Government:	Provincial – New Brunswick
Measures:	Loan and Trust Companies Act, S.N.B. 1987, c. L-11.2
Description:	

At least two of the directors of a trust and loan company must be resident in New Brunswick.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	National treatment Market access
Level of Government:	Provincial – New Brunswick
Measures:	Loan and Trust Companies Act, S.N.B. 1987, c. L-11.2

Description:

Incorporation or registration of a trust and loan company in New Brunswick will be refused unless authorities are satisfied that there exists a public benefit and advantage for an additional corporation.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trading in securities and commodity futures – persons
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – New Brunswick
Measures:	Securities Act, S.N.B. 2004, c. S-5.5
Description:	

There is a requirement for an individual or firm to register in order to trade through dealers and brokers that are not resident or registered in New Brunswick.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – New Brunswick
Measures:	Credit Unions Act, S.N.B.1994, c. C-32.
Description:	

A credit union must incorporate in New Brunswick.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Community bonds corporations
Type of Reservation:	National treatment
Level of Government:	Provincial – New Brunswick
Measures:	Securities Act, S.N.B. 2004, c. S-5.5
Description:	

A director of a Community Bonds corporation must be a resident of New Brunswick.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Custodial services
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – New Brunswick
Measures:	Securities Act, S.N.B. 2004, c. S-5.5
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Newfoundland and Labrador

Reservation IIIA-PT-38

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Insurance Adjusters, Agents and Brokers Act, R.S.N.L. 1990, c. I-9

Description:

Insurance services in Newfoundland and Labrador can be provided only through:

- (a) a corporation incorporated under Newfoundland and Labrador laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges;
- (f) fraternal societies;
- (g) special brokers;
- (h) sororal societies; or
- (i) mutual benefits societies.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Reinsurance and retrocession
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Insurance Companies Act, R.S.N.L. 1990, c. I-10

Description:

The purchase of reinsurance services by an insurer, other than a life insurer or a reinsurer, from a non-resident reinsurer, is limited to no more than 25 per cent of the risks undertaken by the insurer purchasing the reinsurance.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Corporations Act, R.S.N.L. 1990, C-36
	Trust and Loan Corporations Act, S.N.L. 2007, c. T-9.1

Description:

To operate as a trust and loan company under the Newfoundland and Labrador regime an entity must be a body corporate to which the *Trust and Loan Corporations Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Credit Union Act 2009, S.N.L. 2009, c. C-37.2
Description:	

A credit union must incorporate in Newfoundland and Labrador.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities
Type of Reservation:	National treatment
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Securities Act, R.S.N.L. 1990, c. S-13

Description:

In certain restricted circumstances, the Superintendent of Securities may refuse registration:

- (a) to an individual, or
- (b) to a person or company,

if the individual, or any director or officer of the person or company, has not been a resident of Canada for at least one year immediately prior to the date of application for registration.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trading in securities and commodity futures – persons
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Securities Act, R.S.N.L. 1990, c. S-13
Description:	

An individual or firm must register in order to trade through dealers and brokers that are not resident or registered in Newfoundland and Labrador.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Securities Act, R.S.N.L. 1990, c. S-13
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$100 million.

Reservations applicable in the Northwest Territories

Reservation IIIA-PT-45

Financial services
Insurance and insurance related services Direct insurance and reinsurance and retrocession
Market access
Territorial – Northwest Territories
Insurance Act, R.S.N.W.T. 1988, c. I-4

Description:

Insurance services can be provided in the Northwest Territories only through:

- (a) a corporation incorporated under Northwest Territory laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges; or
- (f) fraternal societies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Territorial – Northwest Territories
Measures:	Business Corporations Act, S.N.W.T. (Nu) 1996, c. 19

Description:

Federal or provincial incorporation of a trust and loan company is required in the Northwest Territories.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Territorial – Northwest Territories
Measures:	Credit Union Act, R.S.N.W.T. (Nu) 1988, c. C-23
Description:	

A credit union must incorporate in the Northwest Territories.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trading in securities and commodity futures – persons
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Territorial – Northwest Territories
Measures:	Securities Act, R.S.N.W.T. (Nu) 1988, c. S-5
Description:	

An individual or firm must register in order to trade through dealers and brokers that are not resident or registered in the Northwest Territories.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Custodial services
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Territorial – Northwest Territories
Measures:	Securities Act, S.N.W.T. 2008, c. 10
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Nova Scotia

Reservation IIIA-PT-50

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Nova Scotia
Measures:	Insurance Act, R.S.N.S. 1989, c. 231
	<i>Licensing of Insurers Regulations</i> , N.S. Reg. 142/90 or any other subsidiary measures made thereto

Description:

Insurance services in Nova Scotia can be provided only through:

- (a) a corporation incorporated under Nova Scotia laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges;
- (f) fraternal societies;
- (g) special brokers;
- (h) sororal societies; or
- (i) mutual benefits societies.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Intermediation of insurance contracts related to maritime transport and commercial aviation and space launching and freight (including satellites), and to reinsurance and retrocession
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Nova Scotia
Measures:	Insurance Act, R.S.N.S. 1989, c. 231
Description:	

Services must be supplied through a commercial presence in Nova Scotia.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	National treatment Market access
Level of Government:	Provincial – Nova Scotia
Measures:	<i>Trust and Loan Companies Act</i> , S.N.S. 1991, c. 7 and any subsidiary measures made thereto

Description:

Incorporation or registration of a trust and loan company in Nova Scotia will be refused unless authorities are satisfied that there exists a public benefit and advantage for an additional corporation.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	National treatment
Level of Government:	Provincial – Nova Scotia
Measures:	<i>Trust and Loan Companies Act</i> , S.N.S. 1991, c. 7 and any subsidiary measures made thereto

Description:

At least two of the directors of a provincial company must be ordinarily resident in Nova Scotia and a majority of the directors must be ordinarily resident in Canada.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – Nova Scotia
Measures:	Trust and Loan Companies Act, S.N.S. 1991, c. 7
Description:	

To operate as a trust and loan company under the Nova Scotia regime an entity must be a body corporate to which the *Trust and Loan Companies Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions
Type of Reservation:	National treatment Senior management and boards of directors
Level of Government:	Provincial – Nova Scotia
Measures:	Credit Union Act, R.S.N.S. 1994, c. 4
Description:	

A director of a credit union in Nova Scotia must be a Canadian citizen.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – Nova Scotia
Measures:	Credit Union Act, R.S.N.S. 1994, c. 4
Description:	

A credit union must incorporate in Nova Scotia.

Sector:	Financial services
Sub-Sector:	Residential mortgages services
Type of Reservation:	Market access
Level of Government:	Provincial – Nova Scotia
Measures:	<i>Mortgage Brokers and Lenders Registration Act</i> , R.S.N.S. 1989, c. 291 and any subsidiary measure made thereto

Description:

A mortgage broker must incorporate under the laws of Canada or Nova Scotia.

Sector:	Financial services
Sub-Sector:	Residential mortgages services
Type of Reservation:	National treatment
Level of Government:	Provincial – Nova Scotia
Measures:	<i>Mortgage Brokers and Lenders Registration Act</i> , R.S.N.S. 1989, c. 291 and any subsidiary measure made thereto

Description:

A mortgage broker must be a resident of Nova Scotia.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities
Type of Reservation:	National treatment
Level of Government:	Provincial – Nova Scotia
Measures:	Securities Act, R.S.N.S. 1989, c. 418

Description:

In certain restricted circumstances, the Superintendent of Securities may refuse registration in Nova Scotia:

(a) to an individual, or

(b) to a person or company,

if the individual, or any director or officer of the person or company, has not been a resident of Canada for at least one year immediately prior to the date of application for registration.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Advisory and auxiliary financial services and asset management
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – Nova Scotia
Measures:	Securities Act, R.S.N.S. 1989, c. 418
Description:	

The establishment must be managed by a resident of Nova Scotia.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Advisory and auxiliary financial services
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Nova Scotia
Measures:	Securities Act, R.S.N.S. 1989, c. 418

Description:

Where an advisor provides advice in Nova Scotia such services must be supplied through a commercial presence in Nova Scotia.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Custodial services
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – Nova Scotia
Measures:	Securities Act, R.S.N.S. 1989, c. 418
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Nunavut

Reservation IIIA-PT-63

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Territorial – Nunavut
Measures:	Insurance Act, R.S.A. 2000, c. I-3

Description:

Insurance services in Nunavut can be provided only through:

- (a) a corporation incorporated under Nunavut laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges; or
- (f) fraternal societies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Territorial – Nunavut
Measures:	Business Corporations Act, S.N.W.T. 1996, c. 19
Degenintions	

Description:

To operate as a trust and loan company under the Nunavut regime, an entity must be a corporation to which the *Business Corporations Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Territorial – Nunavut
Measures:	Credit Union Act, R.S.N.W.T. (Nu) 1988, c. C-23
Description:	

A credit union must incorporate in Nunavut.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Territorial – Nunavut
Measures:	Securities Act, R.S.N.W.T. (Nu) 1998, c.10

Description:

An individual or firm must register in order to trade through dealers and brokers that are not resident or registered in Nunavut.

Sector:	Financial services	
Sub-Sector:	Banking and other financial services (excluding insurance)	
	Custodial services	
Type of Reservation:	National treatment	
	Cross-border supply of financial services	
Level of Government:	Territorial – Nunavut	
Measures:	Securities Act, R.S.N.W.T. (Nu.) 1988, c. S-5	
Description:		

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Ontario

Reservation IIIA-PT-68

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Ontario
Measures:	Insurance Act, R.S.O. 1990, c. I.8, s. 42

Description:

Insurance services in Ontario can be provided only through:

- (a) a corporation incorporated under Ontario laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction; or
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges; or
- (f) fraternal societies.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services – services auxiliary to insurance and pension funding
Type of Reservation:	National treatment Most-favoured-nation treatment Market access
Level of Government:	Provincial – Ontario
Measures:	Insurance Act, R.S.O. 1990, c. I.8, ss. 48 (3), 48 (7), 169(2)
Description:	

Mutual insurance companies are subject to less onerous capital requirements if they are a member of the Fire Mutuals Guarantee Fund. Any mutual insurance company can be a member of the Fire Mutuals Guarantee Fund but membership is subject to the approval of the Superintendent of Financial Services.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Reinsurance and retrocession
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Ontario
Measures:	Insurance Act, R.S.O. 1990, c. I.8, s. 54
Description:	

Services must be supplied through a commercial presence in Ontario.

Sector:	Financial services	
Sub-Sector:	Banking and other financial services (excluding insurance)	
	Trust and loan companies	
Type of Reservation:	Market access	
Level of Government:	Provincial – Ontario	
Measures:	Loan and Trust Corporations Act, R.S.O. 1990, c. L.25, s. 31	

Description:

Only a corporation incorporated under the federal *Trust and Loan Companies Act*, S.C. 1991, c. 45 may apply for initial registration to carry on business as a loan corporation or as a trust corporation in Ontario.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – Ontario
Measures:	Credit Unions and Caisses Populaires Act, 1994, S.O. 1994, c. 11, s. 332

Description:

A credit union must incorporate in Ontario.

Reservation IIIA-PT-73	
Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Financial intermediation services, other than insurance and pension fund services
	Credit unions and caisses populaires
Type of Reservation:	National treatment
	Senior management and board of directors
Level of Government:	Provincial – Ontario
Measures:	<i>Credit Unions and Caisses Populaires Act, 1994,</i> S.O. 1994, c. 11, ss. 23, 91, 160, 332

Description:

Only a natural person who is a member of the credit union, at least 18 years of age, and a Canadian citizen or a person admitted to Canada for permanent residency who is ordinarily resident in Canada, is eligible to be a director of a credit union.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Services auxiliary to financial intermediation other than insurance and pension funding
	Mortgage brokers
Type of Reservation:	National treatment
Level of Government:	Provincial – Ontario
Measures:	<i>Mortgage Brokerages, Lenders and Administrators Act, 2006</i> , S.O. 2006, c. 29
	Mortgage Brokers and Agents: Licensing, O. Reg. 409/07

Description:

A mortgage broker or mortgage agent (both are occupations practised by a natural person) must be a resident of Canada.

Reservation IIIA-PT-75		
Sector:	Financial services	
Sub-Sector:	Banking and other financial services (excluding insurance)	
	Services auxiliary to financial intermediation other than insurance and pension funding	
	Mortgage brokers	
Type of Reservation:	National treatment	
	Market access	
Level of Government:	Provincial – Ontario	
Measures:	<i>Mortgage Brokerages, Lenders and Administrators Act, 2006</i> , S.O. 2006, c. 29;	
	Mortgage Brokerages: Licensing, O. Reg. 408/07	
	Mortgage Administrators: Licensing, O. Reg. 411/07	

Description:

A mortgage brokerage or a mortgage administrator (business entities) must be a corporation incorporated in a Canadian jurisdiction, a partnership formed under the laws of a Canadian jurisdiction, or a sole proprietor who is a resident of Canada.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Ontario
Measures:	<i>Commodity Futures Act</i> , R.S.O. 1990, c. C.20, ss. 22(1), 65 National Instrument 31-103 Registration, Exemptions and Ongoing Registrant National Instrument 33-109 Registration Requirements and Related Matters

Description:

An individual or firm must register in order to trade through dealers and brokers that are not resident or registered in Ontario.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Ontario
Measures:	Securities Act, R.S.O. 1990, c. S.5, s. 143 National Instrument 31-103 Registration, Exemptions and Ongoing Registrant National Instrument 81-102 Mutual Funds

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Prince Edward Island

Reservation IIIA-PT-78

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Prince Edward Island
Measures:	Insurance Act, R.S.P.E.I. 1988, c. I-4, ss. 24, 26(5), 324

Description:

Insurance services in Prince Edward Island can be provided only through:

- (a) a corporation incorporated under Prince Edward Island laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges; or
- (f) fraternal societies.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance and reinsurance and retrocession
Type of Reservation:	National treatment
	Market access
Level of Government:	Provincial – Prince Edward Island
Measures:	Insurance Act, R.S.P.E.I. 1988, c. I-4
Description:	

Subsidiaries of foreign insurance corporations in Prince Edward Island must be federallyauthorised.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – Prince Edward Island
Measures:	<i>Trust and Fiduciary Companies Act</i> , R.S.P.E.I. 1988, c. T-7.1, ss. 26, 27
	<i>Extra-provincial Corporations Registration Act</i> , R.S.P.E.I. 1988, c. E-14, s. 4

Description:

To operate as a trust and loan company under the Prince Edward Island regime an entity must be a body corporate to which the *Trust and Fiduciary Companies Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – Prince Edward Island
Measures:	Credit Unions Act, R.S.P.E.I. 1988, c. C-29.1, ss. 2, 159
Description:	

A credit union must incorporate in Prince Edward Island.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Prince Edward Island
Measures:	Securities Act, R.S.P.E.I. 1988, c. S-3.1

Description:

An individual or firm must register in order to trade through dealers and brokers that are not resident or registered in Prince Edward Island.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Prince Edward Island
Measures:	Securities Act, R.S.P.E.I. 1988, c. S-3.1
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Québec

Reservation IIIA-PT-84

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Banking and other financial services (excluding insurance)
Type of Reservation:	National treatment
	Market access
Level of Government:	Provincial – Québec
Measures:	An Act to amend the Act respecting "Québec Health Services" "Les Services de Santé du Québec" and respecting SSQ, Mutuelle de gestion and SSQ, Life Insurance Company Inc., S.Q. 1993, c. 107

Description:

Upon any allotment or transfer of voting shares of the capital stock insurance company "SSQ, Société d'assurance vie inc" or of the holding company "Groupe SSQ inc", the minister may, if the transfer confers control of the company to non-residents, ask such companies to prove that the shares were offered in priority to Québec residents and subsidiarily to other Canadian residents, but that no offer was made or was acceptable.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Banking and other financial services (excluding insurance)
Type of Reservation:	National treatment
Level of Government:	Provincial – Québec
Measures:	An Act respecting the Caisse de dépôt et placement du Québec, C.Q.L.R., c. C-2

Description:

A minimum of three-quarters of the members of the board of directors must reside in Québec.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	National treatment Market access Senior management and boards of directors
Level of Government:	Provincial – Québec
Measures:	An Act respecting insurance, C.Q.L.R., c. A-32 An Act respecting trust companies and savings companies, C.Q.L.R., c. S-29.01

Description:

- 1. Three-quarters of the directors of trust companies and savings companies must be Canadian citizens.
- 2. A majority of the directors of insurance companies, mutual insurance companies, saving companies and trust companies, shall reside in Québec.
- 3. The direct or indirect acquisition of Canadian-controlled savings companies or trust companies by non-residents is restricted to 10 per cent individually and 25 per cent collectively.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government: Measures:	Provincial – Québec An Act respecting insurance, C.Q.L.R., c. A-32

Description:

- 1. Every legal person not constituted under an Act of Québec which does not have its head office in Québec shall, when applying for a licence, appoint a chief representative in Québec. The representative must be a person in authority who is resident in Québec.
- 2. Every legal person not constituted under an Act of Québec has, in respect of the activities it carries on in Québec, the rights and obligations of an insurance company or mutual association constituted under Acts of Québec as the case may be. It is also bound to comply with its constituting Act if it is more restrictive.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Québec
Measures:	An Act respecting insurance, C.Q.L.R., c. A-32
Description:	

Insurance services in Québec can be provided only through:

- (a) a corporation incorporated under Québec statutes;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation; or
- (d) an association formed on the plan known as Lloyds.

Reservation IIIA-PT-89		
Sector:	Financial services	
Sub-Sector:	Insurance and insurance related services	
	Intermediation of insurance contracts related to maritime transport and commercial aviation and space launching and freight (including satellites), and to reinsurance and retrocession	
Type of Reservation:	Cross-border supply of financial services	
Level of Government:	Provincial – Québec	
Measures:	An Act respecting the distribution of financial products and services, C.Q.L.R., c. D-9.2	

Description:

Services must be supplied through a commercial presence in Québec.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – Québec
Measures:	An Act respecting financial services cooperatives, C.Q.L.R., c. C-67.3

Description:

Credit unions, caisses populaires and associations, or groups thereof, must incorporate in Québec.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance contracts relating to maritime shipping, commercial aviation, space launching, freight (including satellites) and goods in international transit
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Québec
Measures:	An Act respecting Insurance, C.Q.L.R., c. A-32
Description:	

Services must be supplied through a commercial presence in Québec.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Reinsurance and retrocession
Type of Reservation:	Market access
	Cross-border supply of financial services
Level of Government:	Provincial – Québec
Measures:	An Act respecting Insurance, C.Q.L.R., c. A-32
Description:	

Services must be supplied through a commercial presence in Québec.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Provincial – Québec
Measures:	Regulation 31-103 respecting Registration Requirements, Exceptions and Ongoing Registrant Obligations, C.Q.L.R., c. V-1.1, r. 10 Securities Act, C.Q.L.R., c. V-1.1

Description:

An individual or firm must register in order to trade through dealers and brokers that are neither resident nor registered in Québec.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Québec
Measures:	Securities Act, C.Q.L.R., c. V-1.1 Regulation 31-103 respecting Registration Requirements, Exemptions and Ongoing Registrant Obligations, C.Q.L.R., c. V-1.1, r. 10 Regulation 81-102 respecting Mutual Funds, C.Q.L.R., c. V-1.1, r. 39

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Saskatchewan

Reservation IIIA-PT-95

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Provincial – Saskatchewan
Measures:	The Saskatchewan Insurance Act, R.S.S. 1978, c. S-26

Description:

Insurance services in Saskatchewan can be provided only through:

- (a) a corporation incorporated under Saskatchewan laws;
- (b) an extra-provincial insurance corporation, that is, an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges; or
- (f) fraternal societies.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Saskatchewan
Measures:	The Saskatchewan Insurance Act, R.S.S. 1978, c. S-26

Description:

A fee payable to the province of 10 per cent of the premium is required on insurance of risks in the province by unlicensed insurers.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – Saskatchewan
Measures:	Trust and Loan Corporations Act, 1997, S.S. 1997, c. T-22.2
Description:	

Federal or provincial incorporation of a trust and loan company is required in Saskatchewan.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Provincial – Saskatchewan
Measures:	Trust and Loan Corporations Act, 1997, S.S. 1997, c. T-22.2
Decomination	

Description:

Individual and collective financial ownership of Canadian-controlled and provincially incorporated companies can be no more than 10 per cent of shares.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	National treatment Senior management and boards of directors
Level of Government:	Provincial – Saskatchewan
Measures:	The Credit Union Act, 1985, S.S. 1984-85-86, c. C-45.1
Description:	

A director of a credit union in Saskatchewan must be a Canadian citizen.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Provincial – Saskatchewan
Measures:	The Credit Union Act, 1985, S.S. 1984-85-86, c. C-45.1
Description:	

A credit union must incorporate in Saskatchewan.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Community bonds corporations
Type of Reservation:	National treatment
Level of Government:	Provincial – Saskatchewan
Measures:	The Community Bonds Act, S.S. 1990-91, c. C-16.1
Description:	

A director of a Community Bonds corporation must be resident of Saskatchewan.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Saskatchewan
Measures:	The Securities Act, 1988, S.S. 1988-89, c. S-42.2 The Securities Commission (Adoption of National Instruments) Regulations, R.R.S. c. S-42.2 Reg. 3

Description:

There is a requirement to register in order to trade through dealers and brokers that are not resident of or registered in the province in which the trade is affected.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Advisory and auxiliary financial services
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Provincial – Saskatchewan
Measures:	The Securities Act, 1988, S.S. 1988-89, c. S-42.2
Description:	

Where an advisor provides advice in Saskatchewan, such services must be supplied through a commercial presence, and the advisor must be registered in Saskatchewan as an advisor.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Securities dealers and brokers
Type of Reservation:	Market access
Level of Government:	Provincial – Saskatchewan
Measures:	The Securities Act, 1988, S.S. 1988-89, c. S-42.2

Description:

Securities dealers and brokers must be formed or continued under federal, provincial or territorial laws.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Provincial – Saskatchewan
Measures:	The Securities Act, 1988, S.S. 1988-89, c. S-42.2 The Securities Commission (Adoption of National Instruments) Regulations, R.R.S. c. S-42.2 Reg. 3

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if the sub-custodian has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Yukon

Reservation IIIA-PT-106

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Direct insurance and reinsurance and retrocession
Type of Reservation:	Market access
Level of Government:	Territorial – Yukon
Measures:	Insurance Act, R.S.Y. 2002, c. 119

Description:

Insurance services in the Yukon can be provided only through:

- (a) a corporation incorporated under Yukon laws;
- (b) an extra-provincial insurance corporation, that is an insurer incorporated by, or under the laws of another Canadian jurisdiction;
- (c) a federally-authorised branch of a foreign corporation;
- (d) an association formed on the plan known as Lloyds;
- (e) reciprocal insurance exchanges; or
- (f) fraternal societies.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Direct insurance contracts relating to maritime shipping, commercial aviation, space launching, freight (including satellites) and goods in international transit
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Territorial – Yukon
Measures:	Insurance Act, R.S.Y. 2002, c. 119
Description:	

Services must be supplied through a commercial presence in the Yukon.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Reinsurance and retrocession
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Territorial – Yukon
Measures:	Insurance Act, R.S.Y. 2002, c. 119
Description:	

Services must be supplied through a commercial presence in the Yukon.

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Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
	Intermediation of insurance contracts related to maritime transport and commercial aviation and space launching and freight (including satellites), and to reinsurance and retrocession
Type of Reservation:	Cross-border supply of financial services
Level of Government:	Territorial – Yukon
Measures:	Insurance Act, R.S.Y. 2002, c. 119
Description:	

Services must be supplied through a commercial presence in the Yukon.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trust and loan companies
Type of Reservation:	Market access
Level of Government:	Territorial – Yukon
Measures:	Business Corporations Act, R.S.Y. 2002, c. 20
Description:	

To operate as a trust and loan company under the Yukon regime an entity must be a body corporate to which the *Business Corporations Act* applies.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Credit unions, caisses populaires and associations or groups thereof
Type of Reservation:	Market access
Level of Government:	Territorial – Yukon
Measures:	Business Corporations Act, R.S.Y. 2002, c. 20
Description:	

A credit union must incorporate in the Yukon.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading in securities and commodity futures – persons
Type of Reservation:	National treatment Cross-border supply of financial services
Level of Government:	Territorial – Yukon
Measures:	Business Corporations Act, R.S.Y. 2002, c. 20

Description:

An individual or firm must register in order to trade through dealers and brokers that are not resident or registered in the Yukon.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Securities dealers and brokers
Type of Reservation:	Market access
Level of Government:	Territorial – Yukon
Measures:	Securities Act, S.Y. 2007, c. 16 Business Corporations Act, R.S.Y. 2002, c. 20

Description:

Securities dealers and brokers in the Yukon must be formed or continued under federal, provincial or territorial laws.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Trading for own account and for account of customers: custodial services; trading in securities and commodity futures – persons; securities dealers and brokers; trading in securities and commodity futures; advisory and auxiliary financial services; dealers, brokers, advisors
Type of Reservation:	National treatment
Level of Government:	Territorial – Yukon
Measures:	Business Corporations Act, R.S.Y. 2002, c. 20

Description:

An individual applicant for registration is required to have been a resident of Canada for a period of at least one year prior to the application and a resident of the province in which he or she wishes to operate at the date of application.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
	Custodial services
Type of Reservation:	National treatment
	Cross-border supply of financial services
Level of Government:	Territorial – Yukon
Measures:	Business Corporations Act, R.S.Y. 2002, c. 20
Description:	

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has share-holders' equity of at least CAD\$ 100 million.

SECTION B

Reservations applicable in Canada

(applicable in all Provinces and Territories)

Reservation IIIB-C-1

Sector:	Financial services
Sub-Sector:	All
Type of Reservation:	Market access
Level of Government:	National

Description:

Canada reserves the right to adopt or maintain a measure stipulating that federally-regulated financial institutions having equity in excess of CAD\$1 billion are required, within three years of having reached this threshold, to have 35 per cent of their voting shares widely-held and listed and posted for trading on a stock exchange in Canada.

Reservation IIIB-C-2

Sector:	Financial services
Sub-Sector:	All
Type of Reservation:	Market access
Level of Government:	National

Description:

- 1. Canada reserves the right to adopt or maintain a measure requiring Ministerial approval of an acquisition by a person (Canadian or foreign) of shares of a federally-regulated financial institution constituted under the *Bank Act*, S.C. 1991, c. 46, the *Insurance Companies Act*, S.C. 1991, c. 47, or the *Trust and Loan Companies Act*, S.C. 1991, c. 45, if, following the acquisition, the person would have ownership of more than 10 per cent of any class of its shares.
- 2. Canada reserves the right to adopt or maintain a measure such that no person (Canadian or foreign) may own more than 20 per cent of any class of voting shares, or 30 per cent of any class of non-voting shares, of:
 - (a) a bank or bank holding company with CAD\$12 billion or more in equity; or
 - (b) a federally-regulated financial institution constituted under the *Bank Act*, the *Insurance Companies Act* or the *Trust and Loan Companies Act* that, at the time of entry into force of the Agreement, is widely held³ because it is so required, including by reason of its designation as a domestic systemically important financial institution.
- 3. Notwithstanding subparagraph 2(a), a European Union financial institution that is regulated as a bank in the European Union or any other European Union financial institution that is regulated in the European Union and is widely held, may continue to control a bank or a bank holding company if it controlled the bank or bank holding company on the day the bank's or bank holding company's equity reached the applicable threshold for the widely held requirement and it has controlled the bank since that day.

³ For the purposes of subparagraph 2(b), a financial institution is deemed to be widely-held at the date of entry into force of this Agreement if: (1) it was required to be widely-held on 17 July 2014; or (2) after 17 July 2014 but before the date of entry into force of this Agreement, a determination is made that the financial institution is required to become widely-held and it did not make reasonable efforts to do so by the date of entry into force of this Agreement.

Reservation IIIB-C-3

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
Type of Reservation:	National Treatment
	Market access
Level of Government:	National

Description:

- 1. Canada reserves the right to adopt or maintain a measure requiring that a foreign bank establish a subsidiary in order to accept or maintain retail deposits of less than CAD\$ 150,000 unless the sum of all deposits that are maintained by a foreign bank and that fall below CAD\$ 150,000 amount to less than one per cent of total deposits or the deposits are taken from a sophisticated investor (for example, Canadian federal or provincial governments, foreign governments, international development banks to which Canada is a member, financial institutions, certain pension and mutual funds and large businesses).
- 2. Canada reserves the right to adopt or maintain a measure prohibiting full service bank branches and lending bank branches from becoming member institutions of the Canada Deposit Insurance Corporation.

Reservation IIIB-C-4

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
Type of Reservation:	National Treatment
	Market access
Level of Government:	National

Description:

Canada reserves the right to adopt or maintain a measure prohibiting lending branches of foreign banks from being members of the Canadian Payments Association.

Reservations applicable in Alberta

Reservation IIIB-PT-1

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Alberta
Measures:	Securities Act, R.S.A. 2000, c. S-4

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in British Columbia

Reservation IIIB-PT-2

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – British Columbia
Measures:	Securities Act, R.S.B.C. 1996, c. 418

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if the sub-custodian has shareholders' equity of at least CAD\$ 100 million.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
Type of Reservation:	Market access
Level of Government:	Provincial – British Columbia
Measures:	Insurance Corporation Act, R.S.B.C. 1996, c. 228
	Exclusion Regulation, B.C. Reg. 153/73

Description:

Motor vehicle insurance in British Columbia is provided by public monopoly.

Reservations applicable in Manitoba

Reservation IIIB-PT-4

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services Motor vehicle insurance
Type of Reservation:	Market access
Level of Government:	Provincial – Manitoba
Measures:	Manitoba Public Insurance Corporation Act, C.C.S.M. c. P215
Description:	

Motor vehicle insurance in Manitoba is provided by public monopoly.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Manitoba
Measures:	The Securities Act, C.C.S.M. c. S50
Decomination	

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in New Brunswick

Reservation IIIB-PT-6

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – New Brunswick
Measures:	Securities Act, S.N.B. 2004, c. S-5.5

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Newfoundland and Labrador

Reservation IIIB-PT-7

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Newfoundland and Labrador
Measures:	Securities Act, R.S.N.L. 1990, c. S-13

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in the Northwest Territories

Reservation IIIB-PT-8

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Territorial – Northwest Territories
Measures:	Securities Act, S.N.W.T. 2008, c. 10
Descriptions	

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Nova Scotia

Reservation IIIB-PT-9

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Nova Scotia
Measures:	Securities Act, R.S.N.S. 1989, c. 418
-	

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Nunavut

Reservation IIIB-PT-10

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Territorial – Nunavut
Measures:	Securities Act, R.S.N.W.T. (Nu.) 1988, c. S-5

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Ontario

Reservation IIIB-PT-11

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services – services auxiliary to insurance and pension funding
Type of Reservation:	National treatment
	Most-favoured-nation treatment
	Market access
	Cross-border supply of financial services
Level of Government:	Provincial – Ontario
Measures:	Insurance Act, R.S.O. 1990, c. I.8, ss. 54(1), 386(1), 386(2), 403 Agents, O. Reg. 347/04

Description:

Preferential access to the Ontario insurance services market is provided to non-resident individual insurance agents of the United States of America (to all states in the United States of America based on reciprocity).

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Ontario
Measures:	Securities Act, R.S.O. 1990, c. S.5, s. 143
	National Instrument 31-103 Registration, Exemptions and Ongoing Registrant
	National Instrument 81-102 Mutual Funds

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Prince Edward Island

Reservation IIIB-PT-13

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Prince Edward Island
Measures:	Securities Act, R.S.P.E.I. 1988, c. S-3.1
Decomination	

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Québec

Reservation IIIB-PT-14

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
Type of Reservation:	Market access
Level of Government:	Provincial – Québec
Measures:	An Act respecting the Société de l'assurance automobile du <i>Québec</i> , C.Q.L.R., c. S-11.011

Description:

Automobile insurance, with respect to personal injury and death, is provided by public monopoly in Québec.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance)
Type of Reservation:	Market access
Level of Government:	Provincial – Québec
Measures:	
Description:	

The acceptance of deposits of public and para-public institutions and the management of pension funds of public and para-public institutions are provided by a public monopoly in Québec.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Québec
Measures:	Securities Act, C.Q.L.R., c. V-1.1 Regulation 81-102 respecting Mutual Funds, C.Q.L.R., c. V-1.1, r. 39

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if it has shareholders' equity of at least CAD\$ 100 million.

Reservations applicable in Saskatchewan

Reservation IIIB-PT-17

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Provincial – Saskatchewan
Measures:	The Securities Act, 1988, S.S. 1988-89, c. S-42.2
	<i>The Securities Commission (Adoption of National Instruments)</i> <i>Regulations</i> , R.R.S. c. S-42.2 Reg. 3

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident sub-custodian may be used if the sub-custodian has shareholders' equity of at least CAD\$ 100 million.

Sector:	Financial services
Sub-Sector:	Insurance and insurance related services
Type of Reservation:	National treatment
	Market access
Level of Government:	Provincial – Saskatchewan
Measures:	The Traffic Safety Act, S.S. 2004, c. T-18.1
	The Automobile Accident Insurance Act, R.S.S. 1978, c. A-35

Description:

Motor vehicle insurance is provided by public monopoly in Saskatchewan.

Sector:	Financial services
Sub-Sector:	Banking and other financial services (excluding insurance) Custodial services
Type of Reservation:	Market access
Level of Government:	Territorial – Yukon
Measures:	Business Corporations Act, R.S.Y. 2002, c. 20

Description:

Mutual funds which offer securities in Canada must use a resident custodian. A non-resident subcustodian may be used if it has share-holders' equity of at least CAD\$ 100 million.
