

# **Regulatory and legislative advisory**

Title	Substantial Investments - Appendix A.3	
Category	Regulatory and legislative	
Date	June 30, 2015	
Sector	Bank Act	
	Cooperative Credit Associations Act	
	Insurance Companies Act	
	Trust and Loan Companies Act	

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# Appendix A.3 – Property and Casualty Companies and Marine Companies

### **Permitted Entities**

This document has been prepared for convenience of reference only and has no official sanction. For all purposes of interpreting and applying the law, users should consult the ICA and relevant regulations.

#### Notes:

- 1. In this Appendix,
  - **Company** refers to a property and casualty company or a marine company, as the case may be;
  - **ERIRs** stands for *Exemption from Restrictions on Investments Regulations;*
  - MIRs stands for *Minority Investment Regulations*.
- 2. Other abbreviations in this Appendix have the meaning ascribed to them on pages 1 and 2 of the Advisory.
- 3. Unless otherwise stated, references in this Appendix to (a) regulations are to regulations made under the ICA and (b) provisions are to provisions of the ICA.
- 4. Classes of entities 2 to 5 below comprise OEs only (i.e., 495(4)).

- 5. A single OE can fall within more than one OE class listed below, depending on its business activities.
- 6. The control and approval requirements and business restrictions listed below refer to the ones imposed by the ICA's investment regime.

Classes of Entities		Control Requirement?	Approval Requirement?	Business Restrictions?
<b>1. REs</b> This class comprises entities listed in 495(1).	a. FRE [495(1)(a) to (f)]	Control in fact, except if in compliance with MIRs. [495(6)(a)]	No, except that Minister's approval is required under ownership provisions of the applicable Statute.	No.
	b. Provincially regulated financial institution [495(1)(g), (h) and (i)]	Same as 1(a) above.	Superintendent's approval in all cases except where Minister's approval is required. [495(8) and (9)(c)] Minister's approval is required where the Company acquires control of the entity from <b>a person</b> who is not a member of the Company's group, as defined in subsection 490(2) of the ICA and section 3 of the <i>Entity</i> <i>Member of Group</i> <i>Regulations.</i> [495(7)(a)]	No.

c. Foreign regulated financial institution <u>1</u> [495(1)(j)]	Control in fact, except • if in compliance with MIRs; [495(6)(a)] or • where the foreign law does not permit control (Company, however, must add investment in calculating minority investment cap	Superintendent's approval in all cases except where Minister's approval is required. [495(8) and (9)(c)] Minister's approval is required where the Company: • acquires control of the entity from <b>an</b> <b>FRE</b> that is not a member of the Company's group, as defined in subsection 490(2) of the ICA and section 3	No.
	however, must add investment in calculating minority	member of the Company's group, as defined in subsection 490(2) of	

2. Financial	Includes OEs that	No.	No.	A financial agent is
Agents and	engage in the			subject to the same
Investment	following activities:			restrictions as a
Funds	<ul> <li>acting as a</li> </ul>			Company in the areas
	financial agent			of leasing, residential
	(including			mortgage lending and
	insurance			substantial investments
	broker);			activities. [495(5). With
	<ul> <li>providing</li> </ul>			respect to substantial
	investment			investment activities,
	counselling			see also section 1 of
	services;			the ERIRs where the
	<ul><li>providing</li></ul>			Company does not
	portfolio			control the entity]
	management			In addition, a financial
	services;			agent cannot engage in
	<ul> <li>networking</li> </ul>			deposit-taking or in
	financial			financial intermediary
	services; or			activities that expose
	<ul> <li>acting as a</li> </ul>			the financial agent to
	trustee for a			material market or
	mutual fund			credit risk. [495(5)]
	entity or a			
	closed-end			A financial agent is also
	fund.			subject to the same
	[495(2)(a)]			restrictions as a
				Company in the areas
	Also includes a:			of:
	<ul> <li>mutual fund</li> </ul>			<ul> <li>fiduciary</li> </ul>
	distribution			activities, except
	entity;			when acting as a
	mutual fund			trustee for a
	entity; and			mutual fund
	<ul> <li>closed-end</li> </ul>			entity or a
	fund;			closed-end fund;
				[495(5)(a) and
	each as defined in			(5.1)]
	490(1).			<ul> <li>dealing in</li> </ul>
	[495(4)(e)]			securities,

except where 3 the entity is an 5 entity listed in 495(4)(e).

3.	Entity that acquires or	Control in fact, except:	Superintendent's	An investment holding
s. Investment	holds shares of, or	control in fact, except.	approval only if the	entity is subject to the
holding	ownership interests	• if in compliance with	Company is acquiring	same restrictions as a
entities	in, entities that a	MIRs; [495(6)(c)(i)	a non-controlling	Company in the areas
	Company is permitted	and (ii)]	interest. [495(8) and	of fiduciary, leasing,
This class	to acquire or hold	• in the case of a	(9)(a)]	residential mortgage
comprises	under:	foreign investment		lending, securities
OEs whose		holding entity, where		dealing and substantial
business	• 440 – less than	the foreign law does		investments activities
includes	substantial	not permit control		(with the exception of
acquiring or	investments	(Company, however,		temporary investment
holding	(portfolio	must add investment		activities where the
shares of, or	investments);	in calculating		Company does not
ownership	• 495– PEs;	minority investment		control the investment
interests in,	• 493(2)	cap under MIRs);		holding entity). [495(5).
entities that a	investments	[495(10)] or		With respect to
Company is	via an RE	where the		substantial investment
permitted to	subsidiary;	investment holding		activities, see also
hold or	• 498-	entity does not		section 1 of the ERIRs
acquire.	temporary	control or hold any		where the Company
[495(4)(b)]	investments	share of, or		does not control the
	(only if the	ownership interest		
	Company	in,		investment holding entity]
	controls the	$\circ$ an RE (class 1		entity]
	investment	entity), or		In addition, such an
	holding entity);	$\circ$ an entity that		entity cannot engage in
	• 499– loan	is not a PE.		deposit-taking or in
	workouts;	[495(6)(c)(iii)]		financial intermediary
	• 500-			activities that expose
	realization of			the entity to material
	security			market or credit risk.
	interests.			[495(5)]

4. Non- financial services entities	a. Entity that engages in information processing activities (i.e., activities referred to in 441(1)(c) and (d)). [495(4)(a)]	No.	Minister's approval, except where the activities are: • 441(1)(c) and are carried on in Canada; or • 441(1)(d) and are carried on outside Canada. [495(7)(d)]	A non-financial services entity is subject to the same restrictions as a Company in the areas of fiduciary, leasing, residential mortgage lending, securities dealing and substantial investments activities. [495(5). With respect to substantial investment activities, see also
	b. Entity that engages in information technology activities (i.e., activities referred to in 441(1)(d.1)). [495(4)(a)]	No.	Minister's approval, except where the conditions set out in section 5 of the <i>Information Technology</i> <i>Activities (Property and</i> <i>Casualty Companies</i> <i>and Marine Companies</i> ) <i>Regulations</i> are met (see class 5 below). [495(7)(d.1)]	section 1 of the ERIRs where the Company does not control the entity] In addition, such an entity cannot engage in deposit-taking or financial intermediary activities that expose the entity to material market or credit risk. [495(5)]

c. Entity that engages in	No.	No.	See above.	
other non-				
financial				
service				
activities (i.e.,				
other				
activities				
referred to in				
441(1)):				
• managir				
holding				
or				
dealing				
with				
real				
property				
<ul> <li>acting</li> </ul>				
as real				
estate				
agent;				
<ul> <li>promoti</li> </ul>				
merchai				
or				
services				
to card				
holders;				
<ul> <li>selling</li> </ul>				
lottery				
or				
urban				
transit				
tickets;				
or				
<ul> <li>acting</li> </ul>				
as				
custodia				
of				
property				
[495(2)(a) and				ntia

d. Entity that	No.	No.
provides		
services to		
certain		
entities, so		
long as it		
provides		
those		
services to		
the Company		
or members		
of the		
Company's		
group, as		
defined in		
subsection		
490(2) of the		
ICA and		
section 3 of		
the <i>Entity</i>		
Member of		
Group		
Regulations <u>2</u>		
[495(4)(c)]		

e. Entity that	No.	Minister's approval.
engages in		[495(7)(c)]
activities		
relating to		
promotion,		
sale delivery		
or		
distribution		
of financial		
services or		
products		
provided by		
certain		
entities.		
[495(4)(d)]		

5. Prescribed entities A Company may acquire control of, or acquire or increase a substantial investment in, an entity that engages in prescribed activities. [495(4)(f)]	Prescribed activities are set out in subsection 3(1) of the <i>Information</i> Technology Activities (Property and Casualty Companies and Marine Companies) Regulations (collectively, the "IT Activities"). Prescribed activities are also set out in section 3of the Ancillary Activities (collectively, the "Ancillary Activities").	Neither the ICA nor the Information Technology Activities Regulations impose control requirements with respect to the IT Activities. Neither the ICA nor the Ancillary Activities Regulations impose control requirements with respect to the Ancillary Activities.	Where an entity limits its activities to IT Activities, no approval of the Minister is required under 495(7)(e). <u>3</u> [section 5 of the <i>Information</i> <i>Technology Activities</i> ( <i>Life Companies</i> ) <i>Regulations</i> ] The Minister's approval is required with respect to the Ancillary Activities. [495(7)(e)]	In the case of an entity that engages in the IT Activities, the entity:
OSFI BSIE Office of the S	uperintendent of Financial In	stitutions	Substa	except where specified itial investments - Appendix A.3 in the Minister's Page 1

approval.

## Footnotes

- OSFI is of the view that this class refers to foreign regulated entities that are subject to regulatory regimes that are substantially similar to the ones applicable to equivalent Canadian entities listed in classes 1(a) or (b) above. For example, in order to be a class 1(c) entity, a foreign entity that primarily engages outside Canada in a business that, if carried on in Canada, would be the business of providing fiduciary services would have to be regulated in a substantially similar manner as a trust company referred to in paragraph 495(1)(e) or (g).
- OSFI is of the view that if an OE engages in services referred to in paragraph 495(4)(c) and in another paragraph within 495(4), then the OE should be categorized under that other paragraph. For example, where a Company seeks to acquire control of an OE that will provide information technology services exclusively to members of the Company's group, that entity should be categorized as a 495(4)(a) entity rather than a 495(4)(c) entity. In such a case, the acquisition would require the Minister's approval under 495(7)(d.1), assuming the entity's services are not contemplated by the *Information Technology Activities (Property and Casualty Companies and Marine Companies) Regulations*.
- <u>3</u> This is effectively an exception to the general approval requirement referred to in class 4(b) above.