

Dual Registered Firm - Guide

Updated August 17, 2023

Introduction

This is a guide to assist with applications by existing firms or new applicants to become registered as both an investment dealer (ID) and a mutual fund dealer (MFD) (a dual registered firm). The guide focuses primarily on the filing obligations associated with National Instrument 33-109 Registration Information (NI 33-109) and its associated forms on the National Registration Database (NRD). This guide replaces the guide published on December 8, 2022.

There are separate steps associated with becoming a dual registered firm with the Canadian Investment Regulatory Organization (CIRO). For further information regarding these steps, please consult the CIRO Interim Rules Frequently Asked Questions (CIRO FAQ) and Dual-Registration Questionnaire.

This guide is divided into three parts setting out the process of becoming a dual registered firm under various scenarios:

- Part A new firm applications
- Part B firms with one registration adding another registration (an existing ID or existing MFD that would like to add the other registration category), and
- Part C firms combining operations (an existing ID and an existing MFD).

The guide also includes Québec specific steps on the last page.

PART A

New firms (no existing registration)

Step	Firm Action	
CIRO	Firms must submit a Membership Application and applicable supporting documents to CIRO for membership as a dual registered firm.	
Membership		
Application	Note that the submission to CIRO is a separate process from the CSA registration processes required by NI 33-109.	

Step	Firm Action	
Registration	Firms must submit a Form 33-109F6 <i>Firm Registration</i> (F6) in its entirety, as well as any supporting documents to its principal regulator ¹ , a	
Information	provide a copy to CIRO staff.	
Registered Individuals	Dealing representatives	
individuals	A dealing representative at a dual registered firm can only be registered under either the investment dealer or mutual fund dealer firm registration category.	
	When an individual is seeking registration as a MFD dealing representative, the individual must select "dealing representative" under the mutual fund dealer firm registration category. There is no CIRO approval category selection under Schedule C of the Form 33-109F4 Registration of Individuals and Review of Permitted Individuals (F4) for MFD dealing representatives.	
	Investment Dealer	
	□ Dealing Representative	
	☐ Chief Compliance Officer	
	□ CIRO approval only	
	Mutual Fund Dealer	
	✓ Dealing Representative	
	Chief Compliance Officer	
	□ Branch Manager (CIRO members only)	
	When an individual is seeking registration as an ID dealing representative, the individual must select "dealing representative" under the investment dealer firm category and any applicable approval categories. The following is an example:	

¹ If the Ontario Securities Commission (the **OSC**) is the principal regulator, submit the F6 and all supporting documents to the OSC. If the OSC is not the principal regulator, and the firm is also applying for registration in Ontario, submit the F6 and all the supporting document to the principal regulator and submit the F6 to the OSC without the supporting documents.

Permitted Individuals	
☐ Officer	
☐ Director	
Partner	
☐ Shareholder	
Permitted Individual as described in paragraph (c) of the defi 33-109 Registration Information	nition of "permitted individual" in section 1.1 of National Instrument
Ultimate Designated Person	
Ultimate Designated Person	
Investment Dealer	
Dealing Representative	
☐ Chief Compliance Officer	
☐ CIRO approval only	
CIRO	
Refer to the Guide to CIRO (Investment Dealer) Categories for assistance.	
Approval categories	Additional approval categories
Executive	Chief Compliance Officer
Director (Non-Industry)	Chief Financial Officer
Supervisor	Ultimate Designated Person
☐ Investor	
Registered Representative	
☐ Investment Representative	
☐ Trader	
☐ Director (Industry)	
☐ Portfolio Manager	
☐ Associate Portfolio Manager	
Products	Customer type
☐ Non-Trading	☑ Retail
✓ Securities	☐ Institutional
Options	☐ Not Applicable
☐ Futures Contracts and Futures Contract Options	
☐ Mutual Funds only	

Step	Firm Action		
Chief	If a dual registered firm appoints one CCO, the CCO must select the "chief compliance officer" category under both the investment dealer and		
Compliance	mutual fund dealer firm registration categories.		
Officer			
	Investment Dealer		
	□ Dealing Representative		
	✓ Chief Compliance Officer		
	☐ CIRO approval only		
	Mutual Fund Dealer		
	□ Dealing Representative		
	✓ Chief Compliance Officer		
	☐ Branch Manager (CIRO members only)		
	More than one CCO or UDP		
	If the dual registered firm intends to have more than one CCO or UDP, the firm must apply for exemptive relief under National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations (NI 31-103).		
Executives	Some individuals may be considered an Executive within the meaning of the <u>Investment Dealer and Partially Consolidated Rules</u> (CIRO Rules). Such individuals need to file an F4 and apply for approval as an Executive.		
Supervisors	MFD Branch Managers who are also Supervisors within the meaning of CIRO Rules may need to apply for approval as a Supervisor. Please refer		
•	to question 33 of the CIRO FAQ and the relevant interim rules.		
Business	When completing Form 33-109F3 Business Locations Other than Head Office (F3), please indicate which line of business is operating out of this		
Locations	location in Address Line 2. Please state one of the following:		
	• "mutual fund business",		
	• "investment dealer business", or		
	"mutual fund dealer and investment dealer business".		
	• Indual fund dealer and investment dealer business.		

Step	Firm Action	
	The following is an example:	
	Item 3 Business location information	(a post office box is not a valid business location address)
	Address Line 1:	100 Avenue Street
	Address Line 2:(if applicable)	Investment Dealer Business
	City:	
	Province/Territory:	Ontario
	Postal/ZIP Code:	XXX XXX
	Country:	Canada
	Telephone number:	111-222-3333 ext. (if applicable)
	Fax number:	111-222-3333
	E-mail address:	firm@firm.ca

Part BFirms with one registration category adding another registration category (i.e., an existing ID or MFD that would like to add the other registration category)

Step	Firm Action	
CIRO	Firms must submit a Dual-Registration Questionnaire that provides information on their plans to operate as both an ID and an MFD, along	
Membership	with their business plan and applicable supporting documents to CIRO.	
Process		
	Note that the submission to CIRO is a separate process from the CSA registration processes required by NI 33-109.	

Step	Firm Action		
Update	The firm should contact its principal regulator via letter indicating that it intends to become a dual registered firm by adding an additional		
Registration	category. The letter should include a timeline of key events.		
Information	The firm must submit an abbreviated F6 to its principal regulator to add the additional category of registration. ² These updates must be made using a Form 33-109F5 <i>Change of Registration Information</i> (F5).		
	The abbreviated F6 should indicate any changes to the firm's registration information associated with adding the additional registration category.		
Registered Individuals	Please see Part A for information on adding a new dealing representative.		
Investment Dealer – Dealing	An existing ID that is adding the MFD category may have sponsored individuals who are registered as ID dealing representatives in the approval category of "mutual funds only".		
Representative s – Mutual Funds Only	only". These individuals must file a Form 33-109F2 Change or Surrender of Individual Categories (F2) to either upgrade to an ID dealing		
Chief Compliance	Please see Part A.		
Officer	An existing CCO must file an F2 to add the "chief compliance officer" category under the firm registration category that is added. For example, if the firm is already registered as an investment dealer, the CCO must file an F2 to add the "chief compliance officer" category under the mutual fund dealer firm registration category.		

² If the OSC is the principal regulator, submit the F5 to the OSC. If the OSC is not the principal regulator, and the firm is also adding the category in Ontario, submit the F5 to the principal regulator and the OSC.

Step	Firm Action	
	Adding categories	ı
	What categories are you seeking to add?	
	Permitted individual means (a) a director, chief executive officer, chief financial officer, or chief operating officer of a firm, or a functional equivalent of any of those positions, or	
	(b) an individual who has beneficial ownership of, or direct or indirect control or direction over, 10 percent or more of the voting securities of a firm; or	
	(c) a trustee, executor, administrator, or other personal or legal representative, that has direct or indirect control or direction over 10 percent or more of the voting securities of a firm;	
	Permitted Individuals	
	☐ Officer	
	☐ Director	
	☐ Partner	
	☐ Shareholder	
	Permitted Individual as described in paragraph (c) of the definition of "permitted individual" in section 1.1 of National Instrument 33-109 Registration Information	
	Ultimate Designated Person	
	Ultimate Designated Person	
	Investment Dealer	
	Dealing Representative	
	☐ CIRO approval only	
	Mutual Fund Dealer	
	☐ Dealing Representative	
	✓ Chief Compliance Officer	
	☐ Branch Manager (CIRO members only)	

Step	Firm Action
Executives	Please see Part A.
Supervisors	Please see Part A.
Business	Please see Part A.
Locations	

PART CFirms combining operations (an existing ID and an existing MFD)

Firm Action
Firms must submit a Dual-Registration <u>Questionnaire</u> that provides information on their plans to operate as both an ID and an MFD, along with their business plan and applicable supporting documents to CIRO.
Note that the submission to CIRO is a separate process from the CSA registration processes required by NI 33-109.
Firms should contact the ID and MFD's principal regulator via letter indicating that they intend to become a dual registered firm. The letter should include a timeline of key events and a description of the manner in which the firms will combine. A copy of the letter can be sent to both principal regulators if they are not the same regulator.
The applicants may need to update their registration information depending on the details surrounding the combination. These updates should be made using an F5.
When two firms combine operations (for example, by way of an amalgamation), the firm will operate under one of the existing NRD numbers. Individuals not currently registered with the continuing firm must be transferred through the filing of a Form 33-109F7 <i>Reinstatement of Registration</i> or through an automatic bulk transfer. Please refer to section 3.4 of the companion policy to NI 33-109 for guidance on applying for a discretionary exemption for a bulk transfer.

Step	Firm Action
Permitted	Please see Part A and Part B
Individuals,	
Ultimate	
Designated	
Person and	
Chief	
Compliance	
Officer	
Executives	Please see Part A.
Supervisors	Please see Part A.
Business	Please see Part A.
Locations	
Additional	Notice under 11.9 or 11.10 of NI 31-103
Considerations	
	If the firm combines operations through a share or asset acquisition, a section 11.9 or 11.10 filing under NI 31-103 may be required depending
	on the structure of the combination.
	Surrender of Registration
	If the firms do not combine via statutory amalgamation and one of the firms will cease to exist or no longer require registration, a surrender of registration application must be submitted to the surrendering firm's principal regulator. We will generally accept the surrender if all financial obligations to clients have been met and it is not contrary to the public interest.

Québec specific steps

Step	Firm Action
Consider	Context
whether to	
apply for	The Autorité des marchés financiers published in November 2022 its transition plan for Québec mutual fund dealers (Québec MFDs) for their
exemptive	transition to CIRO. This transition will occur in two phases (transition phase and permanent phase).
relief from NI	
31-103 in	During the transition phase, Québec MFDs will not be subject to the rules of CIRO, except for its operating rules, and will continue to be subject
Québec	to Regulation 31-103 in Québec.
	However, the Autorité des marchés financiers is open to reviewing applications for exemptive relief that may be filed by MFDs, including dual-registered firms, that would like their activities in Québec as MFDs to be governed by the applicable rules of CIRO instead of the equivalent provisions of Regulation 31-103 during the transition phase.
	Firm Action
	Dual registered firms which intend to maintain their registration or become registered as a mutual fund dealer in Québec should consider whether they wish to apply for exemptive relief from the relevant provisions of Regulation 31-103 applicable to their mutual fund dealer activities in Québec, in order to be subject only to the applicable rules of CIRO for those activities. Firms can contact