

Canada's New SRO: A new name, enforcement and policy focus

April 14, 2023

The [New Self-Regulatory Organization of Canada](#) (the New SRO), an amalgamation of the Investment Industry Regulatory Organization of Canada (IIROC) and the Mutual Fund Dealers Association (MFDA), commenced operations on Jan. 1, 2023. The New SRO is responsible for enforcing compliance with its rules, including investigating complaints and suspected violations of those rules by its members.

What follows is a brief overview of the New SRO's approach to enforcement.

The New SRO name

Just recently, the New SRO released a proposed and eagerly anticipated new name and logo - the "Canadian Investment Regulatory Organization" (CIRO).

On April 24, members of the new SRO will vote on the new name. The SRO stated that replacing its temporary name is a "top priority" for the regulator and that the new name will "resonate with all stakeholders and foster a sense of confidence in the New SRO's mission".

If CIRO is adopted as the new name, firms will have until Dec. 31, 2024, to incorporate the name and logo on all client disclosures.

Complaints filing

The New SRO requires members to use IIROC's COMSET system for complaints filing. This means former MFDA members will eventually use the COMSET system in place of the METS system. Dual-registered firms must file reports about complaints using the COMSET system, including reports related to activity that occurred at the time the member's mutual fund dealer operations were run separately under an MFDA member.

Complaints reported by members using COMSET consistently make up the [majority of complaints received by IIROC](#), a trend we expect will continue under the New SRO.

Investor education

The New SRO has established additional investor engagement and protection mechanisms, including the Office of the Investor to provide investor outreach and education and an Investor Advisory Panel to provide independent research on regulatory and public interest matters. It remains to be seen whether the Office of the Investor's focus on "ensur[ing] that the complaints and inquiries process is easily understood to investors" will result in an increased number of client complaints, but either way, complaints are expected to continue to be the primary basis of investigations by the New SRO.

Enforcement rules and processes

The New SRO will eventually have a consolidated rulebook, which is currently being developed and will not distinguish between firm types in regulating dealer conduct. This consolidation aims to reflect [the New SRO's intention](#) to "find convergence on a risk-based and consistently applied approach to principles-based rules, compliance and enforcement".

In the interim, the Investment Dealer and Partially Consolidated Rules will govern investment dealers and dually registered dealers. These are largely the former IIROC Rules, with some modifications to accommodate dual-registered firms. Stand-alone mutual fund dealers will continue to be governed by the Mutual Fund Dealer Rules, which are the former MFDA Rules and Policies. Enforcement processes for former MFDA and IIROC registrants will continue to follow existing practices. The New SRO has not yet indicated how it plans to consolidate IIROC and the MFDA's differing enforcement practices and procedures in the future.

Hearing panels

The former MFDA Regional Councils and IIROC District Hearing Committees and their members will be reconstituted into ten [New SRO District Hearing Committees](#). Although committee members will continue to serve the term of their original appointment, which will provide continuity, the New SRO's Appointments Committee will have the responsibility for appointing members to the hearing committees and membership is likely to change over time. These hearing committees will assume the enforcement functions of the previous committees, and hearing panels in each of the districts will be drawn from each of the new District Hearing Committees.

So far, it appears that most enforcement hearings are still being conducted virtually.

Upcoming enforcement priorities

The [New SRO has stated](#) that its focus going forward will be "compliance with and enforcement of high industry standards and regulatory requirements". Its website reinforces that it is committed to "the protection of investors ... and building Canadians' trust in financial regulation and the people managing their investments".

In keeping with its efforts to establish itself as an agency primarily concerned with furthering the public interest, the New SRO also recently proposed the creation of a process that would allow it to directly return funds to harmed investors. As it stands, investors cannot receive a payment from the New SRO related to their losses, even where a registrant was ordered to disgorge profits in disciplinary proceedings. Under the **New SRO's proposed plan, where sanctions ordered in a disciplinary proceeding** include a disgorgement order, payments made pursuant to that order could be returned to the investors who were harmed by the misconduct. The New SRO is [inviting comments](#) from stakeholders on the proposal until May 1, 2023.

The New SRO - What's next?

While the amalgamation is still in its infancy and many practices remain status quo for now, we expect to see changes to streamline the affairs of the two former entities into one in the coming months.

The New SRO appears committed to achieving its goals and is showing signs of being an active industry regulator with new policy initiatives, continued compliance reviews and enforcement investigations. Its recent [New SRO Compliance Priorities Report for 2022/2023](#) released on March 20, 2023, provides a good road map as to what can be expected in the coming year. We will continue to watch the progress of the New SRO carefully and will alert readers to new developments.

If you have any questions about how Canada's New SRO's current and future enforcement trends will affect your organization, please reach out to any of the authors or key contacts listed below.

Key Contacts

Borden Ladner Gervais LLP

[Kathryn Fuller](#), [David Di Paolo](#), [Julie Mansi](#), [Michael Taylor](#), [Rebecca Cowdery](#), [Laura Poppel](#), [Curtis Fawcett](#), [Hunter Parsons](#) and [Loni da Costa](#)

AUM Law

[William Donegan](#)

By

[David Di Paolo](#), [Maureen Doherty](#), [Brianne Taylor](#)

Expertise

[Investment Management](#), [Investigations & White Collar Defence](#)

BLG | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

blg.com

BLG Offices

Calgary

Centennial Place, East Tower
520 3rd Avenue S.W.
Calgary, AB, Canada
T2P 0R3

T 403.232.9500
F 403.266.1395

Ottawa

World Exchange Plaza
100 Queen Street
Ottawa, ON, Canada
K1P 1J9

T 613.237.5160
F 613.230.8842

Vancouver

1200 Waterfront Centre
200 Burrard Street
Vancouver, BC, Canada
V7X 1T2

T 604.687.5744
F 604.687.1415

Montréal

1000 De La Gauchetière Street West
Suite 900
Montréal, QC, Canada
H3B 5H4

T 514.954.2555
F 514.879.9015

Toronto

Bay Adelaide Centre, East Tower
22 Adelaide Street West
Toronto, ON, Canada
M5H 4E3

T 416.367.6000
F 416.367.6749

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing unsubscribe@blg.com or manage your subscription preferences at blg.com/MyPreferences. If you feel you have received this message in error please contact communications@blg.com. BLG's privacy policy for publications may be found at blg.com/en/privacy.

© 2023 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.