PCNO Attestation of Compliance – Issuer

Code of Conduct for the Credit and Debit Card Industry in Canada

Introduction

Issuers (Participants) must abide by the *Code of Conduct for the Credit and Debit Card Industry* (Code) and applicable Market Conduct Obligations (MCO). MCOs include, but are not limited to, the current versions of the FCAC's Guidelines, Supervision Framework, Mandatory Reporting Guide and Compliance Bulletins.

This Attestation of Compliance (AOC) must be completed by all Participants.

Unless otherwise defined here, all capitalized terms have the meanings given them in the Code and/or MCOs.

Market Conduct Obligations

Code of Conduct
FCAC Guidelines
Compliance Bulletins

FCAC Supervision Framework Mandatory Reporting Guide

Confidentiality

If there is an issue or item that is specific to one Payment Card Network Operator (Amex Bank of Canada, Discover Financial Services (Canada) Inc., Interac Corp., Mastercard International Incorporated, UnionPay International and Visa Canada Corporation) (each, a PCNO) that does not apply to the other PCNOs, then Participants are required to complete and submit a separate AOC and Schedule A (if applicable) to such PCNO (e.g. an instance of non-compliance relating to a specific PCNO or an issue relating to a PCNO-specific product).

Should a PCNO require further information, it will contact the Code Compliance Point of Contact, identified below, directly.

Instructions

Due Date

January 31 of each year

If January 31 falls on a Saturday or Sunday, completed AOCs are due the Friday before January 31 or other date as may be specified by PCNOs.

Reporting Period

January 1 to December 31 (inclusive)

The AOC must attest to Code compliance for the preceding calendar year.

Obligations

Participants are required to:

- 1. complete an AOC and Schedule A (if applicable) and submit it to respective PCNO(s) by the due date; and
- 2. ensure the AOC is signed by an authorized officer of the entity responsible for completing AOC.

If there are no confirmed instances of non-compliance, Participants are not required to submit supporting documentation and/or evidence of compliance with each AOC, however, Participants are attesting that supporting documentation and/or evidence has been retained and that it will be provided to PCNOs upon request.

Participant Corn (leverorks) offered (select all Networks offered. If submitting separate AOC, select specific Network for that AOC only): Amex Bank of Canada	Section 1. Participant Profile								
Amex Bank of Canada									
Discover Financial Services (Canada) Inc. Mastercard International Inc. Visa Canada Corporation	Payment Card Network(s) offered (select all Networks offered. If submitting separate AOC, select specific Network								
Participant Compliance Point(s) of Contact for the Code: Name(s): Title(s)/Position(s): Email(s): Section 2. Participant Policies and Procedures Participant confirms that Code Policies and Procedures (P&P) are in effect.	☐ Amex Bank of Canada	☐ Interac Corp.	☐ UnionPay International						
Name(s): Title(s)/Position(s): Email(s): Section 2. Participant Policies and Procedures Participant confirms that Code Policies and Procedures (P&P) are in effect.	☐ Discover Financial Services (Canada) Inc.	☐ Mastercard International Inc.	☐ Visa Canada Corporation						
Title(s)/Position(s):	Participant Compliance Point(s) of Contact for the Code:								
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Participant confirms that Code Policies and Procedures (P&P) are in effect.									
If yes, select P&Ps all that apply: Roles & Responsibilities	Section 2. Participant Policies and P	rocedures							
Roles & Responsibilities Compliance Investigations Monitoring and Controls Risk Assessments Employee and/or downstream participant training In addition to the above, if yes, select frequency of review: Annually Semi-Annually Following Regulatory MCO amendments Other: If no, please provide explanation/rationale.	Participant confirms that Code Policies and Pro	ocedures (P&P) are in effect.	☐ Yes	□ No					
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Section 4. Participant Code Attestation

Instructions:

If the requirement does not apply to your organization, select 'N/A' and provide rationale under 'Rationale for 'N/A' column.

If the requirement does apply to your organization, and your organization is in compliance with the requirement, select the 'Meets Requirement' column.

If any applicable requirement to your organization is not met, select the 'Does Not Meet Requirement' column and provide all relevant details within Schedule A.

Policy Element 6									
Requirement	Meets Requirement	Does Not Meet Requirement	N/A	Rationale for 'N/A'					
 Competing domestic applications from different networks are not offered on the same debit card. 									
 In mobile wallets or mobile devices, debit payment credentials from payment card networks are represented as separate payment applets. 									
Policy Element 7									
Requirement	Meets Requirement	Does Not Meet Requirement	N/A	Rationale for 'N/A'					
1. Co-badged debit cards are equally brande	ed.								
 All representations of payment applets in mobile wallet or mobile device, and the payment card network brands associated with them, are identifiable and equally prominent 									
	Policy Elemen	t 8							
Requirement	Meets Requirement	Does Not Meet Requirement	N/A	Rationale for 'N/A'					
1. Debit and credit card functions do not coreside on the same payment card.	-								
2. Consumers have full and unrestricted control over default settings on mobile devices and mobile wallets to select debit credit payment applets.	t or								
3. Selecting default preferences is done base on a clear and transparent process, clearl accessible through mobile user interface, and consumers are able to easily change default settings in a timely manner.	у								
	Policy Elemen	t 9							
Requirement	Meets Requirement	Does Not Meet Requirement	N/A	Rationale for 'N/A'					

	Premium cards are targeted at individuals who meet specific spending, assets under management and/or income levels. Premium cards are only given to consumers					
	who apply for or consent to such cards.					
3.	A statement, featured prominently, has been included on all cardholder applications for premium cards to disclose that premium					
	cards can impose higher card acceptance					
	costs on merchants.					
4.	Premium cards, and the payment applets that link to premium card payment					
	credentials, clearly indicate that they are					
	premium products (e.g. display clear and					
	prominent branding used by the payment					
	card networks to identify them as premium					
	products).					
-	.: 5 5 7 1 1 . 6 : 1 !:					
	ection 5. B-7 Industry Guidelines					
Participant confirms that it is, and has continuously been, in compliance with the B-7 Industry Guidelines.						
lf i	no, please provide explanation/rationale.					
S	Section 6. General Attestation					
The	e undersigned, duly authorized officer(s) of the	Particinant herek	w attacts that			
 All information communicated in this AOC, including any accompanying Schedule A, is accurate and complete; 						
	All information communicated in this AOC	C, including any ac	companying Sch			
	 All information communicated in this AOO Except as identified and explained in Schapplicable MCOs at all times; and 	C, including any acone	companying Sch cicipant has bee	n in com	pliance with t	the Code and
	 All information communicated in this AOO Except as identified and explained in Sci applicable MCOs at all times; and Supporting documentation/evidence of 	C, including any acone	companying Sch cicipant has bee	n in com	pliance with t	the Code and
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