CANADIAN PAYMENTS ASSOCIATION
ASSOCIATION CANADIENNE DES PAIEMENTS

RULE A1
GENERAL RULES PERTAINING TO ITEMS ACCEPTABLE FOR EXCHANGE, FOR THE PURPOSE OF CLEARING AND SETTLEMENT

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Rule A1 – General Rules Pertaining to Items Acceptable for Exchange, for the Purpose of Clearing and Settlement

Implementation and Revisions

Implemented

February 1983

Amendments Pre-November 2003


Amendments Post-November 2003

1. Cover page; definition (oo) Telecheque; section 5 a) and b); and Part V, section 19. Approved by the Board November 27, 2003, effective January 27, 2004.

2. Amendments to reflect consistency with the new CPA Payment Items and ACSS By-law, approved by the Board November 27, 2003, effective January 27, 2004.


4. Added new section 16 and subsequent sections were re-numbered, approved by the Board May 27, 2004, effective September 20, 2004.


8. Amendment to delete Section 12 “Conditional Statements” and consequential amendment to Section 8(b), resulting from the removal Rule K7, approved by the Board November 27, 2008, effective January 26, 2009.

9. Amendment to Section 4 to include PIN-less POS Payment Items as electronic items acceptable for Exchange, Clearing and Settlement pursuant to Rule E4; and amendment to section 5(d) to clarify Member’s responsibilities upon acquisition and amalgamation; approved by the Board March 26, 2009, effective May 25, 2009.

10. Amendment to Section 17 to accommodate the change to the return timeframe for amount encoding errors from 12 months to 90 Days, approved by the Board October 15, 2009, effective November 15, 2009.

11. Amendment to replace references to “General Manager” with “President”, consequential to amendments to the Canadian Payments Act (Bill C-37) that came into effect on March 1, 2010.
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Implementation and Revisions (continued)


13. Amendment to section 18a) to place the onus on the Delivering DC to correct errors, specific to incorrect amount encoding and wrong currency, prior to the exchange, approved by the Board February 23, 2012, effective April 23, 2012.

14. Amendments to add new subsections 3(i), 4(g), 16(b)(iv), 16(b)(v) and 16(d) to accommodate the use of Clearing Replacement Documents, approved by the Board March 29, 2012, effective October 1, 2012.

15. Amendments to section 17 to accommodate changes to the process for return of Items with processing errors, approved by the Board October 11, 2012, effective February 4, 2013.


18. Amendments to sections 3, 4 and 16 to accommodate the new Correction of Electronic Bill Payment Errors Rule, approved by the Board October 3, 2013, effective January 2, 2014.


20. Consequential amendments to accommodate the ISO AFT Message Formats, approved by the Board February 18, 2016, to be effective April 18, 2016.
Rule A1 – General Rules Pertaining to Items Acceptable for Exchange, for the Purpose of Clearing and Settlement

Introduction

1. This Rule outlines the general requirements with respect to Items acceptable for Exchange, for the purpose of Clearing and Settlement.

PART I - ITEMS ACCEPTABLE FOR EXCHANGE, FOR THE PURPOSE OF CLEARING AND SETTLEMENT

Approved Payment Items

2. In accordance with section 6 of By-law No. 3 – Payment Items and ACSS, paper-based Payment Items and electronic Payment Items that:

   (a) are drawn on a Member, a local that belongs to a central or a cooperative credit association that is a Member;

   (b) are payable on demand;

   (c) are identified in accordance with section 10 of By-law No. 3-Payment Items and ACSS and Rule A3; and

   (d) conform to the requirements set out in the Rules, including those relating to value and value date;

may be Exchanged for the purpose of Clearing and Settlement.

Paper items Acceptable for Exchange, Clearing and Settlement

3. The following paper-based Payment Items are specified as acceptable for Exchange, for the purpose of Clearing and Settlement:

   (a) Canadian dollar Cheques drawn by a customer on an account maintained by that customer at a domestic Branch of a Member or of a local that belongs to a central or a cooperative credit association that is a Member, where the decision to honour or dishonour rests with the Drawee, and where proof of signing authority resides with the Drawee;

   (b) Inter-Member Debits;

   (c) Money Orders and Bank Drafts;

   (d) Settlement Vouchers;

   (e) Paper Pre-authorized Debits created by a Member on its own behalf or on behalf of a Payee;

   (f) Returned Items or Redirected Items as described in Rule A4;

   (g) Paper-based Remittances as described in Rule H6;
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(h) Clearing Replacement Documents and Return Replacement Documents as described in Rule A10; and

(i) Paper-based Bill Payment Error Correction Debits as described in Rule H3.

Electronic Items Acceptable for Exchange, Clearing and Settlement

4. The following electronic Payment Items are specified as acceptable for Exchange, for the purpose of Clearing and Settlement:

(a) AFT transactions delivered by electronic media in accordance with Section F of the ACSS Rules Manual, and with Rules H1 and H3;

(b) POS – Shared Electronic Point-of-Service (POS) Payment Items as described in Rule E1; and

(c) On-line Payment Items as described in Rule E2;

(d) EDI – Electronic Data Interchange Payment Items as described in Rules E3 and H6;

(e) POS – PIN-less Point-of-Service (POS) Payments Items as described in Rule E4; and

(f) ICP Exchange – Image Captured Payment Items exchanged electronically as specified in Rule A10.

Items not Drawn on a Member

5. Despite the requirement in subsection 2(a), the following Payment Items are acceptable for Exchange, for the purpose of Clearing and Settlement:

(a) Claim Drafts or Reimbursement Drafts, including Store Coupons and Gift Certificates, as described in Rule H2;

(b) Canadian Postal Money Orders; and

(c) Traveler’s Cheques bearing an Institution Number as listed in Rule D4.

(d) For a period of one-year, or for a longer period pursuant to the President’s exercise of discretion under subsection 36(2) of By-Law No. 3, Payment Items that are drawn on or payable by a former Member that has been acquired by, or has amalgamated with a Member.

Government Payment Items

6. The G Rules set out the procedures applicable to payment instruments drawn on or payable by the Receiver General Canada, including:

(a) Government of Canada Paper instruments described in Rule G3;

(b) Canada Customs and Revenue Agency Remittance as described in Rule G4; and
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(c) AFT Transactions as described in Rule G12.

Bonds, Debentures and Coupons

7. Rule H5 sets out the procedures applicable to the redemption of Canadian dollar bonds, debentures and coupons.

International Payment Items

8. The K Rules set out the procedures applicable to U.S. Dollar Payment Items, including:

(a) U.S. Dollar paper Items as described in Rule K1; and
(b) U.S. Dollar AFT Transactions as described in Rule K8.

PART II – DISQUALIFYING CONDITIONS

Items in Dispute

9. No Item in Dispute as described in Rule A6 shall be Exchanged, for the purpose of Clearing and Settlement.

Post-Dated Items

10. No Item that is post-dated shall be Exchanged, for the purpose of Clearing and Settlement.

Month-Dated Items

11. No Item not bearing the day of the month shall be Exchanged, for the purpose of Clearing and Settlement, prior to the first business day of the month indicated on the Item.

Protest of Notice of Dishonour

12. No Item which bears a direction requiring protest or notice of dishonour shall be Exchanged, for the purpose of Clearing and Settlement.

Amount Limit-Paper Items

13. (a) No Canadian Dollar paper Item exceeding $25,000,000 shall be Exchanged, for the purpose of Clearing and Settlement, with the exception of an inter-Member payment to manage Settlement account balances or correct payment flow dislocation between the ACSS and the LVTS, or to effect payment in an contingency situation as a result of an emergency condition affecting the LVTS.

(b) No two or more paper Items shall be Exchanged, for the purpose of Clearing and Settlement during the same ACSS Cycle for the purpose of avoiding the $25,000,000 limit.
PART III – PROCEDURES FOR CANADIAN DOLLAR PAPER ITEMS ACCEPTABLE FOR EXCHANGE, FOR THE PURPOSE OF CLEARING AND SETTLEMENT

Introduction

14. Each Member shall exercise reasonable effort to reduce to a minimum the number of Unqualified Items.

Extraneous Items

15. Prior to amount encoding an Item, each Extraneous Item shall be removed, but where an Extraneous Item cannot be removed, the Item shall not be amount encoded and shall be deemed to be an Unqualified Item.

MICR Encoding and Full MICR Line Repair Prohibited

16. (a) All machine-processable Items shall be MICR encoded as to amount prior to exchange at Regional Exchange Points.

(b) Delivering Direct Clearers shall also MICR encode other fields on Items as appropriate

   i) Returned Item Carrier Envelopes (RICEs) (Refer to Rule A4);
   ii) Pre-Authorized Debits (Refer to Rule H1);
   iii) Return Replacement Documents (Refer to Rule A10);
   iv) Clearing Replacement Documents (Refer to Rule A10); and
   v) Paper-based Bill Payment Error Correction Debits (Refer to Rule H3).

(c) Where outgoing Items are all-field rejected (exclusive of the amount field), delivering Direct Clearers shall not repair the Item.

(d) Where any field on the outgoing original Payment Item (exclusive of the amount field) is rejected, and where a CRD is being created, the delivering Direct Clearer shall follow the procedures set out in CPA Standard 014 – Clearing Replacement Document Design Standard.

Responsibility for Amount-encoding Errors

17. The Member that initially MICR encodes the amount on an Item or that Exchanges an Item encoded by any third party shall be responsible for the difference, provided the Item is returned within ninety (90) calendar days of receipt by the Drawee.

Correction of Errors

18. (a) All Items identified by the Delivering Direct Clearer during processing as incorrectly amount encoded or in the wrong currency shall be corrected by that Delivering Direct Clearer prior to the Exchange.

(b) An incorrect bundle listing shall be adjusted in such a way that the corrected Item and the adjustment are clearly identified prior to the Exchange.
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Segregation into Streams

19. Payment Items shall be prepared and segregated for each Direct Clearer according to the following streams (refer to Rule B2, section 4 for further information on the contents of each classification):

(a) Encoded (Qualified Items see section 16 above). This stream may include Unqualified Items $50,000 and over.

(b) Unqualified. This stream includes paper Items which are not suitable for processing on a MICR reader/sorter, particularly,
   i) Items without Institution Number MICR Encoding or with obvious changes to the domicile;
   ii) mutilated Items, particularly where the bottom or right-hand edges are torn;
   iii) unqualified Returned and redirected Items;
   iv) Items with attachments; and
   v) adjusting entries.

(c) Computer rejects.

(d) Remittances (paper-based).

Exchange of Items

20. With respect to the Exchange of Payment Items:

(a) all Items shall be Exchanged by stream in separate bundles of not more than 300 Items, securely packaged to preserve the order of the Items; (Members electing to use a Standard Intermember Control Document or Intermember Common Cheque Container(s) must do so in accordance with CPA Standard 010.)

(b) a totaled list of Items in the order of the contents, indicating the processing date and the delivering Direct Clearer, shall accompany each bundle;

(c) the original of a Cheque Clearing Log prepared in accordance with the ACSS User’s Guide or Rule B2 shall accompany each Exchange of bundles;

(d) the receiving Direct Clearer shall give notice to the delivering Direct Clearer of any discrepancy between the bundles received and relevant Cheque Clearing Logs or supporting lists.

Microfilming/Imaging

21. Prior to the Exchange of Items, each delivering Direct Clearer shall:

(a) microfilm or image all Items, and ensure that necessary controls are in place to maintain the quality and integrity of all microfilmed and imaged Items; or

(b) when it has an equipment malfunction, make alternative arrangements with the receiving Direct Clearer.