



July 31, 2007

TO: All Banks  
Federally Regulated Trust and Loan Companies  
Federally Regulated Life Insurance Companies  
Federally Regulated Property and Casualty Insurance Companies  
Federally Regulated Cooperative Credit Associations  
Fraternal Benefit Societies

cc: Provincial Regulators and Supervisors  
Canadian Association of Direct Response Insurers  
Canadian Bankers Association  
Canadian Fraternal Association  
Canadian Life and Health Insurance Association  
Canadian Securities Administrators  
Credit Union Central of Canada  
Insurance Bureau of Canada  
Investment Dealers Association of Canada  
Trust Companies Association of Canada

**RE: *Regulations Implementing the United Nations Resolution on Iran (RIUNRI) - Monthly Reporting Reminder***

You are reminded that the next monthly report to OSFI under the above Regulations must be filed by August 15, 2007. **The most recent revisions to the list were made on March 27, 2007.**

Names subject to the RIUNRI are shown in the lists currently posted on OSFI's Web site at:

[http://www.osfi-bsif.gc.ca/osfi/index\\_e.aspx?ArticleID=1720](http://www.osfi-bsif.gc.ca/osfi/index_e.aspx?ArticleID=1720).

You are also reminded that all monthly OSFI 590 Reports must be filed with OSFI's Ottawa office at **255 Albert Street, Ottawa, Ontario, K1A 0H2 or by fax at 613-991-6248.**

The OSFI 590 reporting forms, together with filing instructions, are also available on the above Web site.

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OSFI  
BSIF

255 Albert Street  
Ottawa, Canada  
K1A 0H2

[www.osfi-bsif.gc.ca](http://www.osfi-bsif.gc.ca)

Canada

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Multiple federally regulated financial institutions in a corporate group need file only one monthly aggregate OSFI 590 Report covering assets frozen under the RIUNRI.

If you require assistance fulfilling your reporting requirements or would like to receive hard copies of the letters, list or reporting form, please contact OSFI by e-mail: [extcomm@osfi-bsif.gc.ca](mailto:extcomm@osfi-bsif.gc.ca).

As always, OSFI expects federally regulated financial institutions to observe the relevant laws and regulations of all jurisdictions in which they operate.

We thank you for your continuing cooperation.

Nicolas W. R. Burbidge  
Senior Director  
Compliance Division