

FORM 1B

Listing Application

General Instructions

Please complete the following application and submit to the CSE in printed form with the application fee and the documents listed in Appendix A.

Part 1

ISSUER INFORMATION

General instruction: In this application, the term “predecessor” means any legal predecessor of the Issuer and any company with which the Issuer has engaged in a transaction that would give effect to a Fundamental Change.

Initial Application Application Following Fundamental Change

1.1 Issuer Name:

State the full legal name(s) of Issuer.

i3 Interactive Inc. (Formerly, Fairmont Resources Inc.) (the “Issuer”)

1.2 Address:

Please give all addresses. Indicate registered office, head office, mailing, etc.

Head and Registered Office: Suite 810 - 789 West Pender Street, Vancouver, BC, V6C 1H2

Mailing Address: 1 Adelaide St. East, Suite 801, Toronto, Ontario, M5C 2V9

1.3 Telephone Number:

(902) 240-4221

1.4 Fax Number:

N/A

1.5 General e-mail address:

Chris@i3company.com

1.6 Website address:

N/A

1.7 Jurisdiction of Incorporation:

British Columbia

1.8 Reporting Jurisdictions:

In addition to Ontario please state any other reporting jurisdiction.

British Columbia, Alberta

1.9 North American Industrial Classification:

Please state your industrial classification below.

713299

1.10 Description of Business:

Briefly describe the business the Issuer is engaged in.

The Issuer is in the business of developing a consumer facing online and mobile social gaming product. The Issuer is currently working towards developing and launching a sports betting and casino product in the emerging global regulated sports betting and casino markets. Through strategic partnerships, the Issuer aims to offer sports bettors a comprehensive range of sports betting and bookmaking services.

1.11 Class (es) of Shares/Description of Securities to be qualified for listing:

Common Shares

1.12 CUSIP Number(s):

Please provide CUSIP numbers for all securities to be listed.

1 45073Q109

2 _____

3 _____

1.13 Desired Symbol(s)

Please specify 3 choices in order of preference. A symbol may be up to 4 letters and will be subject to availability. The Exchange has final approval of any symbol request.

1. BETS
2. _____
3. _____

1.14 Trading Currency:

CDN\$ US\$

1.15 Outstanding Shares (equity securities only):

Basic: 137,321,254

Fully Diluted: 218,220,762

(provide details)

4,000,000 Options exercisable for one Issuer common share (“**Common Share**”) at a price of \$0.10, expiring on June 1, 2023.

54,000,000 Warrants, exercisable one Common Share at a price of \$0.25 per share.

22,899,508 Warrants, exercisable one Common Share at a price of \$0.50 per share

1.16 Outstanding Warrants, Rights, Options (equity securities only):

(provide details of terms such as exercise price, expiry date, etc. as well as number outstanding)

<u>Security</u>	<u>Number Outstanding</u>	<u>Details</u>
Options	4,000,000	Exercisable for one Common Share at a price of \$0.10, expiring 36 months from the date of issuance.
Warrants	40,000,000	Exercisable for one Common Share at a price of \$0.25, expiring 36 months from the date of issuance.
	7,000,000	Exercisable for one Common Share at a price of \$0.25, expiring 36 months from the date of issuance.
	7,000,000	Exercisable for one Common Share at a price of \$0.05, expiring 36 months from the date of issuance.

	22,899,508	Exercisable for one Common Share at a price of \$0.50, expiring 24 months from the date of issuance.
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1.17 Fiscal Year End:

October 31, 2020

1.18 News Wire Service:

Please specify which Newswire service (s) currently disseminates Issuer press releases.

Newsfile Corp.

1.19 Issuer Contact Information:

Please provide full contact details of the person to be contacted regarding regulatory matters, accounting/administration and for shareholder inquiries.

Regulatory Contact:

Name: Shimmy Posen

Address: Suite 801, 1 Adelaide Street East ,Toronto, Ontario, M5C 2V9

Telephone number: (416) 869-7612

Fax number: (416) 869-0547

E-mail address: sposen@garfinkle.com

Accounting/Administrative Contact:

Name: Dale Matheson Carr-Hilton Labonte LLP

Address: 1140 West Pender St.

Telephone number: (604) 687-4747

Fax number: (604) 689-2778

E-mail address: info@dmcl.ca

Investor Relations: N/A

Name:

Address:

Telephone number:

Fax number:

E-mail address:

Other Contacts: N/A

Name:

Address:

Telephone number:

Fax number:

E-mail address:

1.20 Directors, Officers, Promoter and Related Persons

Provide the name, residential address, birth date, place of birth and position or status with the Issuer for each Related Person as defined in CSE Policy 1. Provide date and jurisdiction of incorporation or formation if not an individual.

(Please provide attachments if additional space is necessary.)

<u>Name and Address</u>	<u>Birth date and Place of Birth⁽¹⁾</u>	<u>Position with Issuer</u>
Chris Neville 39 Hampton Estates, Sydney River, Nova Scotia Canada, B1L 1H3	July 23 1976. Sydney, Nova Scotia. Canada	Chief Executive Officer, Director, Corporate Secretary, Promoter
Binyomin Posen 34 Dell Park Ave, Toronto, Ontario, Canada, M6B 2T4	July 15, 1991 Toronto, Ontario, Canada	Director
Troy Grant 111 Ahmadi Crescent, Bedford, Nova Scotia	November 9, 1973 Truro, Nova Scotia, Canada	Director, Promoter

Canada, B4A 4E5		
James Henning 150515 Victoria Avenue, White Rock, British Columbia, Canada, V4B1G2	February 26, 1949 Ottawa, Ontario, Canada	Chief Financial Officer

(1) Provide date and jurisdiction of incorporation or formation if not an individual.

1.21 Predecessor and Related Companies (as defined in CSE Policy 1)

Names: **N/A**

1.22 Other Listings

Provide the name and the address of any other stock exchanges on which any securities of the issuer are already listed (or to which application for listing has been made)

Names: **N/A**

Part 2

TRADING INFORMATION

2.1 Transfer and Registration:

Please provide contact information for the company's Transfer Agent(s) and Registrar(s) where (i) transfers may be effected, and (ii) registration facilities are maintained.

Transfer agent:

Name: TSX Trust Company

Address: 100 Adelaide St W #301, Toronto, ON M5H 1S3

Telephone number: [\(416\) 361-0930](tel:4163610930)

Fax number: 416 361-0470 - Attn: Investor Services

E-mail address: tmxeinvestorservices@tmx.com

Registrar:

Name: TSX Trust Company

Address: 100 Adelaide St W #301, Toronto, ON M5H 1S3

Telephone number: [\(416\) 361-0930](tel:4163610930)

Fax number: 416 361-0470 - Attn: Investor Services

E-mail address: tmxeinvestorservices@tmx.com

2.2 *Has the Issuer traded on another exchange in Canada? If yes, please provide trading symbol.*

FMR: TSX-V

2.3 *Does the Issuer have any other class of shares?*
No

Part 3

HISTORICAL INFORMATION

3.1 *Has the Issuer (or any of its predecessors) ever applied to have its shares traded on another market and been denied a listing/quotation or withdrawn the application? If yes, please provide the name of the market or markets, dates and the reason why the application was denied or withdrawn.*

N/A

3.2 *Has the Issuer or any predecessor ever had trading in its securities halted by a marketplace or been suspended from trading or delisted by an exchange? If yes, provide details. Do not include routine halts for dissemination of information, halts due to system problems in the marketplace or volatility controls imposed by a marketplace or sector or market-wide halts not specific to the Issuer (e.g. a halt due to circuit breakers for price drops). Be specific when providing reasons (e.g. suspended for failure to meet financial requirements, not "failure to meet exchange requirements"). State whether the action giving rise to the halt or suspension was remedied.*

N/A

3.3 *Has the issuer or any of its predecessors ever been in default of their obligations as a reporting issuer (or equivalent) or its obligations as a listed issuer on another exchange? in any jurisdiction in which it is or has been a reporting issuer (or equivalent)? Include any details of cease trade orders against the issuer or any predecessor.*

A cease trade order was issued against the issuer (as it then was Fairmont Resources Inc.) on April 11, 2013 for failure to file interim financial statements and related MD&A. The order was revoked one day later on April 12, 2013 after the outstanding filings were completed.

Part 4

BANKING INFORMATION

Please provide banking details.

Bank Name: Bank of Montreal

Address: 1695 Grafton St.

Halifax, Nova Scotia B3J 0E7

Transit number (five digits): 00093

Account number (Proof of Account Required): 1989-765

Account Manager (Please Print): N/A

Telephone Number: 902-421-3698

Fax Number: 902-421-3697

I certify that the above information is true to the best of my knowledge.

Date: this 29th day of June, 2020

signed "Troy Grant"

Title: Director

Name: Troy Grant

signed "Chris Neville"

Signing Officer Title: CEO

Name: Chris Neville

Appendix A

FILING REQUIREMENTS

Please supply the following documentation along with the completed application form.

- a) The documentation set out in Part B of the relevant Appendix to Policy 2.
- b) Certified copies of all charter documents, including, Articles of Amendment, Articles of Continuance, Articles of Amalgamation, or equivalent documents.
- c) A letter from the transfer agent stating that it has been duly appointed by the Issuer and is in a position to make transfers and make prompt delivery of share certificates.
- d) An unqualified letter from the Canadian Depository for securities Limited (CDS) confirming the CUSIP number(s) assigned to the shares.
- e) One copy of each of the annual reports for the past three years. If the applicant was formed as a result of an amalgamation, one copy of the annual reports for each of the amalgamated companies for the past three years.
- f) Any additional financial statements required in the Listing Statement (Form 2A).
- g) If applicable, copies of reports required to support the disclosures in the Listing Statement.
- h) For non-operating companies issuing equity securities, evidence that the company meets the requirements of section 1.6 of Appendix A – Equity Securities to Policy 2.
- i) Such other documentation as may be required by the Exchange to consider the application.
- j) One copy of each of the preliminary and final receipts (if applicable) issued by the Ontario securities Commission in respect of the preliminary and final prospectus, as they become available.
- k) A void cheque for automatic withdrawal of monthly maintenance fee.
- l) A cheque representing the application fee.