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<th>Description</th>
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</thead>
<tbody>
<tr>
<td>AAR</td>
<td>Alternate Account Representative</td>
</tr>
<tr>
<td>ARB</td>
<td>Air Resources Board</td>
</tr>
<tr>
<td>CAD</td>
<td>Canadian Dollars</td>
</tr>
<tr>
<td>CITSS</td>
<td>Compliance Instrument Tracking System Service</td>
</tr>
<tr>
<td>ECHA</td>
<td>Exchange Clearing Holding Account</td>
</tr>
<tr>
<td>ECSP</td>
<td>Exchange Clearing Service Provider</td>
</tr>
<tr>
<td>EDU</td>
<td>Electrical Distribution Utility</td>
</tr>
<tr>
<td>ET</td>
<td>Eastern Time</td>
</tr>
<tr>
<td>ICE</td>
<td>Intercontinental Exchange</td>
</tr>
<tr>
<td>JPA</td>
<td>Joint Powers Agency</td>
</tr>
<tr>
<td>OTC</td>
<td>Over-the-Counter</td>
</tr>
<tr>
<td>PAR</td>
<td>Primary Account Representative</td>
</tr>
<tr>
<td>POU</td>
<td>Publicly-Owned Utility</td>
</tr>
<tr>
<td>USD</td>
<td>United States Dollars</td>
</tr>
</tbody>
</table>
CITSS 5.0 USER REFERENCE

1.0 Introduction

The Compliance Instrument Tracking System Service (CITSS) is a market tracking system that provides accounts for market participants to hold, transfer, and retire compliance instruments. CITSS records ownership of compliance instruments and account information; enables and records compliance instrument transfers; facilitates compliance verification and surrender of instruments; and supports market oversight through the collection of relevant information.

Development and implementation of CITSS has been phased, introducing new functionality in a series of application releases. CITSS releases and the primary functionality included in each release are summarized below.

<table>
<thead>
<tr>
<th>Version</th>
<th>Date of Release</th>
<th>Major Functionality Introduced</th>
</tr>
</thead>
<tbody>
<tr>
<td>CITSS 1.0</td>
<td>July 2012</td>
<td>User Registration and Entity Account Application.</td>
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</tr>
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<td>CITSS 3.0</td>
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<tr>
<td>CITSS 3.1</td>
<td>January 2014</td>
<td>Jurisdiction Linking between California and Québec.</td>
</tr>
<tr>
<td>CITSS 4.0</td>
<td>August 2014</td>
<td>Annual Compliance Processing and Regulation Amendments.</td>
</tr>
<tr>
<td>CITSS 5.0</td>
<td>January 2015</td>
<td>Compliance Instrument Transfers Updates.</td>
</tr>
</tbody>
</table>

CITSS 5.0 incorporates numerous updates to existing functionality reflecting recent amendments to the Cap-and-Trade Regulation. This User Reference describes the updated transfer functionality included in CITSS 5.0 released in January 2015. This new functionality implements new regulatory requirements for providing information related to compliance instrument transfers. The regulatory requirements took effect January 1, 2015.

Existing user guides and user references provide complete guidance on the use of CITSS, with the noted exception of the transfer instructions in Volume III of the CITSS User Guide, which are in part superseded by this CITSS 5.0 User Reference to reflect updates to compliance instrument transfer functionality. CITSS User Guides and CITSS User References 3.0, 4.0 and 5.0 are available on the California Air Resources Board (ARB) CITSS webpage at http://www.arb.ca.gov/citss. All CITSS user instructional materials will be updated in 2015.
2.0 CITSS Public Home Page Security Reminder

An important security reminder has been added to the CITSS public home page (Figure 1). By default, browsers may save session information. This browser cache could be retrieved by others to obtain information, including such information as username, password, and transaction details. For security purposes never save your password using a web browser and always clear the browser’s cache upon completion of a CITSS session. Users are required to maintain the security of their CITSS User ID, password, and security questions, and these are not to be shared with others.

3.0 Existing Transfer Processes

While CITSS 5.0 implements new functionality that requires more specific definition of the transfer type and collects additional information about the transfer, the basic steps and process to complete a transfer in CITSS have not changed. This section provides a brief overview of the basic steps required in the existing transfer process.

Three-step Transfer Process

Consistent with earlier CITSS transfer functionality, transfers to another entity’s General Holding Account require a three-step (propose, approve, accept) process. Compliance instruments will not be transferred in CITSS until the following steps have been completed:

Step 1: A Primary Account Representative (PAR) or Alternate Account Representative (AAR) from the transferring entity proposes the transfer request in CITSS. After selecting “Submit,” Step 1 will be completed and the transfer request will be proposed. The account representatives for the transferring entity will be notified via email.

Step 2: A PAR or AAR from the transferring entity approves the transfer request in CITSS. Except for individual account holders, the approving account representative must be different than the PAR or AAR that proposed the transfer request. The transfer request must be approved by midnight (Eastern Time (ET)) of the second calendar day following the date the transfer was initially proposed. After selecting “Process Transfer,” Step 2 will be completed and the transfer request will be approved. The account representatives for the transferring and receiving entity will be notified via email.

Step 3: A PAR or AAR from the receiving entity accepts the transfer request in CITSS. The transfer request must be accepted by midnight (ET) of the third calendar day following proposal of the transfer request. After selecting “Process Transfer,” Step 3 will be completed and the transfer request will be accepted. The account representatives for the transferring and receiving entity will be notified via email.
Two-step Transfer Process

Transfers to the Compliance Account or to an Exchange Clearing Service Provider's Exchange Clearing Holding Account require a two-step (propose, approve) process. Compliance instruments will not be transferred in CITSS until the following steps have been completed:

**Step 1:** A PAR or AAR from the transferring entity proposes the transfer request in CITSS. After selecting “Submit,” Step 1 will be completed and the transfer request will be proposed. The account representatives for the transferring entity will be notified via email.

**Step 2:** A PAR or AAR from the transferring entity approves the transfer request in CITSS. Except for individual account holders, the approving representative must be different than the PAR or AAR that proposed the transfer request. The transfer request must be approved by midnight (Eastern Time) of the second calendar day following the date the transfer was initially proposed. After selecting “Process Transfer,” Step 2 will be completed and the transfer request will be approved. The account representatives for the transferring and receiving entity will be notified via email.
4.0 Updated CITSS General Account Transfers

When a representative selects the “Initiate Transfer” button from the General Account page, CITSS presents the new Select Type of Transfer page (Figure 2) which provides the following transfer type choices:

Transfer to another entity’s General Holding Account:
- Over-the-Counter (OTC) Agreement with delivery in no more than 3 days
- Over-the-Counter (OTC) Agreement with delivery more than 3 days or involving multiple transfers or combining compliance instruments with other products
- Exchange Agreement - not to an Exchange Clearing Service Provider

Other Transfer Type:
- To my Compliance Account
- Exchange Agreement – to an Exchange Clearing Service Provider's Exchange Clearing Holding Account
- Voluntary Retirement

CITSS provides tooltips to assist users. Tooltips are identified as a magenta question mark “?” at the end of a line. As shown in Figure 2, there is a tooltip for each new transfer type. To view tooltip content in CITSS, hover the mouse cursor over the “?.”

Each of these transfer types is explained in the following sections.

---

1 General Market Participants do not have a compliance obligation under the Cap-and-Trade Regulation and do not receive a Compliance Account. They will not be presented the “To my Compliance Account” transfer option on the Select Type of Transfer page.
Figure 2 – CITSS Select Type of Transfer Page

Select Type of Transfer

To propose a transfer of compliance instruments, select the type of transfer that describes what you would like to do:

Note: Over-the-Counter (OTC) refers to a trade of compliance instruments not executed through an exchange. An Exchange Clearing Service Provider is a specific type of entity in CITSS and is not to be confused with an exchange.

* = Required field

Type of Transfer

- Transfer to another entity’s General Holding Account:
  - Over-the-Counter (OTC) Agreement with delivery in no more than 3 days
  - Over-the-Counter (OTC) Agreement with delivery more than 3 days or involving multiple transfers or combining compliance instruments with other products
  - Exchange Agreement - to an Exchange Clearing Service Provider

Other Transfer Type

- To my Compliance Account
- Exchange Agreement - to an Exchange Clearing Service Provider’s Exchange Clearing Holding Account
- Voluntary Retirement
4.1 Over-the-Counter (OTC) Agreement with delivery in no more than 3 days

This transfer type is selected to transfer compliance instruments from the General Account to another entity’s General Holding Account as part of an OTC agreement for which delivery will take place no more than three days from the date the parties enter into the transaction agreement. OTC refers to a trade of compliance instruments not executed through an exchange.

When “Over-the-Counter (OTC) Agreement with delivery in no more than 3 days” is selected on the Select Type of Transfer page, the Transfer to General Account-OTC with Delivery in No More Than 3 Days page will display (Figure 3).

The following Receiving Account and Transfer Information fields are presented when selecting this transfer type:
- Account Number
- Entity Reference Code
- Quantity
- Agreement Date
- Expected Termination Date
- Expected Termination Date Not Specified
- Price $
- If the Price is $0.00, transfer:
- Currency

Provided below is a detailed description of the data fields for this transfer type. Please refer to the Transfer to General Account-OTC More Than 3 days or Multiple or Combined transfer page for tooltips and additional instructions.

Account Number

This is the Account Number of the receiving entity. The receiving entity Account Number can be obtained from a CITSS representative of the receiving entity. This number contains the jurisdiction abbreviation followed by two 4-digit numbers (e.g., CA9999-9999).

Entity Reference Code

This is the Entity Reference Code of the receiving entity. The Entity Reference Code can be obtained from a CITSS account representative of the receiving entity. This is not the Entity ID or the User Reference Code. This number is displayed on the General tab of the Account Details page and contains eight (8) numbers (e.g., 99999999).
Figure 3 – Transfer to General Account - OTC with Delivery in No More Than 3 Days

**Transfer to General Account-OTC with Delivery in No More Than 3 Days**

You may use this page to propose a transfer of compliance instruments to another entity's General Holding Account for an over-the-counter (OTC) agreement for which delivery will take place no more than three days from the date the parties enter into the transaction agreement. Compliance instruments will not be transferred in CITSS until the following steps have been completed:

Step 1: A PAR or AAR from the transferring entity proposes the transfer request in CITSS. After selecting Submit, Step 1 will be completed and the transfer request will be proposed. The account representatives for the transferring entity will be notified via email.

Step 2: A PAR or AAR from the transferring account approves the transfer request in CITSS. Except for individual account holders, the approving representative must be different than the PAR or AAR who proposes the transfer request. The transfer request must be approved by midnight (Eastern Time) of the second calendar day following proposal of the transfer request. After selecting Process Transfer, Step 2 will be completed and the transfer request will be approved. The account representatives for the transferring and receiving entity will be notified via email.

Step 3: A PAR or AAR from the receiving entity accepts the transfer request in CITSS. The transfer request must be accepted by midnight (Eastern Time) of the third calendar day following proposal of the transfer request. After selecting Process Transfer, Step 3 will be completed and the transfer request will be accepted. The account representatives for the transferring and receiving entity will be notified via email.

Entities may enter a price of zero if the transaction agreement does not contain a price for compliance instruments and the proposed transfer:

- is between entities with a direct corporate association.
- is part of a transaction agreement that combines compliance instruments and other products without pricing information.

California jurisdiction entities only:

- requires production of an ARI exempt offset through a project or transition of existing offset credits.
- is from a publicly owned electric utility (POU) to an entity in a Joint Powers Agency (JPA) operating a generation facility as a joint venture with the utility.
- is from a local publicly owned electric utility (POU) to a federal power authority for emissions associated with imported power.
- is from an electric distribution utility (EDU) to an entity operating a generation facility under an agreement that has no pricing information.

Refer to the Regulation for specific requirements.

### Transferring Account Detail

<table>
<thead>
<tr>
<th>Account Number</th>
<th>CA999-091</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Type</td>
<td>General</td>
</tr>
<tr>
<td>Legal Name</td>
<td>Los Angeles Corp</td>
</tr>
<tr>
<td>Operating Name</td>
<td>California Account</td>
</tr>
<tr>
<td>Compliance Instrument</td>
<td>2013 - Reference</td>
</tr>
<tr>
<td>Account Balance</td>
<td>N00</td>
</tr>
<tr>
<td>Available Account Balance</td>
<td>N00</td>
</tr>
</tbody>
</table>

### Receiving Account and Transfer Information

- **Account Number**: 
- **Entity Reference Code**: 
- **Quantity**: 
- **Agreement Date**: 20 Dec, 2014
- **Expected Termination Date**: 
- **Price $**: 
- **If the price is 0.00, transfer**: —Select—
- **Currency**: 
- **Comment**: 

I certify under penalty of perjury under the laws of the State of California that I am authorized to make this submission on behalf of the entity that owns the compliance instruments held in the account. I certify under penalty of perjury under the laws of the State of California that I am personally examined, and am familiar with the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify under penalty of perjury under the laws of the State of California that the statements and information submitted to ARB are true, accurate, and complete. I am aware that the following are the penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine or imprisonment.

Password: 

Cancel | Submit

Western Climate Initiative, Inc. (WCI, Inc.) is a non-profit corporation formed to provide administrative, technical, and financial support to support the implementation of state and provincial greenhouse gas emissions trading programs.

California Environmental Protection Agency

Air Resources Board

January 2015

Page 7
Quantity
This is the number of compliance instruments that are being proposed for transfer. The Quantity of compliance instruments cannot exceed an entity’s Available Account Balance, which is shown in the Transferring Account Detail section of the Transfer to General Account-OTC with Delivery in No More Than 3 Days page (Figure 3).

Agreement Date
This is the date of the contract or other binding agreement date for the transfer of compliance instruments (e.g., under a forward contract). An Agreement Date and Expected Termination Date may be significantly different. An Agreement Date must be a current or past date.

Expected Termination Date
This is the date on which all terms of a transaction agreement are/will be completed. For this transfer type, the Expected Termination Date is typically the date that the compliance instruments are transferred. The Expected Termination Date cannot be earlier than the Agreement Date. If this date is not specified in the transaction agreement, select the “Expected Termination Date Not Specified” checkbox.

Note: The Regulation requires that a transfer be entered and completed within three days of the Expected Termination Date. Additionally, a transfer that has been proposed must be approved by an account representative of the transferring entity within two days of the initial submission of the transfer request as the third day is reserved for a representative of the receiving entity to accept the transfer.

Price $
This is the average price per compliance instrument (not the total price).

Entering the average price is required for a transfer to another CITSS entity. Please refer to the Regulation for specific requirements to enter a price of $0.00. If the Price is $0.00, then an entity must select a transaction agreement type.

If the price is $0.00, transfer:
Select the appropriate transaction agreement type from the dropdown menu only if the Price entered is zero ($0.00).

Entities may enter a Price of $0.00 if the transaction agreement does not contain a price for compliance instruments and the proposed transfer:
- is between entities with a direct corporate association.
- is part of a transaction agreement that combines compliance instruments and other products without pricing information.
- requires production of an ARB-issued offset through a project or transition of early action offset credits.
- is from a Publically-Owned Utility (POU) to an entity or a Joint Powers Agency (JPA) operating a generation facility as a joint venture with the utility.
• is from a POU to a federal power authority for emissions associated with imported power.
• is from an Electrical Distribution Utility (EDU) to an entity operating a generation facility under an agreement that has no pricing information.
• is from a POU to an entity operating a generation facility from which the utility obtains electricity.

Currency
Currency is required when a fixed price is entered. Select either United States Dollars (USD) or Canadian Dollars (CAD) from the dropdown menu.
4.2 Over-the-Counter (OTC) Agreement with delivery more than 3 days or involving multiple transfers or combining compliance instruments with other products

This transfer type is selected to transfer compliance instruments from the General Account to another entity’s General Holding Account as part of an OTC agreement for which delivery is to take place more than three days from the date of the transaction agreement or that involves multiple transfers of instruments over time or combines instrument requirements with other product sales or purchases.

When “Over-the-Counter (OTC) Agreement with delivery in more than 3 days or involving multiple transfers or combining compliance instruments with other products” is selected on the Select Type of Transfer page, the Transfer to General Account-OTC More Than 3 days or Multiple or Combined page will display (Figures 4 and 5).

The following Receiving Account and Transfer Information fields are presented when selecting this transfer type:
- Account Number
- Entity Reference Code
- Quantity
- Agreement Date
- Expected Termination Date
- Expected Termination Date Not Specified
- Does the agreement provide for further transfers after this one?
- Does the agreement provide for transfers of other products?

The following Pricing Information fields are presented when selecting this transfer type:
- Fixed Price $
  - If the price is $0.00, transfer:
    - Currency
- Cost Base + Margin
  - Cost Base $
  - Margin $
  - Currency
- Other Pricing Method Description
  - Pricing Method Description

Provided below is a detailed description of the data fields for this transfer type. Please refer to the Transfer to General Account-OTC More Than 3 days or Multiple or Combined page for tooltips and additional instructions.

Account Number
This is the Account Number of the receiving entity. The receiving entity Account Number can be obtained from a CITSS representative of the receiving entity. This number contains the jurisdiction abbreviation followed by two 4-digit numbers (e.g., CA9999-9999).
Figure 4 – Transfer to General Acct-OTC More Than 3 Days or Multiple or Combined (Top half of screen)

Transfer to General Acct-OTC More Than 3 Days or Multiple or Combined

You may use this page to propose a transfer of compliance instruments to another entity's General Holding Account for an over-the-counter (OTC) agreement for which delivery is to take place more than three days from the date of the transaction agreement or that involves multiple transfers of instruments over time or combines instrument requirements with other product sales or purchases. Compliance instruments will not be transferred in CITSS until the following steps have been completed:

Step 1: A PAR or AAR from the transferring entity proposes the transfer request in CITSS. After selecting Submit, Step 1 will be completed and the transfer request will be proposed. The account representatives for the transferring entity will be notified via email.

Step 2: A PAR or AAR from the transferring account approves the transfer request in CITSS. Except for individual account holders, the approving representative must be different than the PAR or AAR who proposes the transfer request. The transfer request must be approved by midnight (Eastern Time) of the second calendar day following proposal of the transfer request. After selecting Process Transfer, Step 2 will be completed and the transfer request will be approved. The account representatives for the transferring and receiving entity will be notified via email.

Step 3: A PAR or AAR from the receiving entity accepts the transfer request in CITSS. The transfer request must be accepted by midnight (Eastern Time) of the third calendar day following proposal of the transfer request. After selecting Process Transfer, Step 3 will be completed and the transfer request will be accepted. The account representatives for the transferring and receiving entity will be notified via email.

Entities may enter a price of zero if the transaction agreement does not contain a price for compliance instruments and the proposed transfer:

- is between entities with a direct corporate association,
- is part of a transaction agreement that combines compliance instruments and other products without pricing information.

California jurisdiction entities only:

- requires production of an ARB-issued offset through a project or transition of early action offset credits
- is from a publicly owned electric utility (POU) to an entity or a Joint Powers Agency (JPA) operating a generation facility as a joint venture with the utility.
- is from a locally owned electric utility (POU) to a federal power authority for emissions associated with imported power.
- is from an electrical distribution utility (EDU) to an entity operating a generation facility under an agreement that has no pricing information.
- is from a locally publicly-owned utility (POU) to an entity operating a generation facility from which the utility obtains electricity.

Refer to the Regulation for specific requirements.

<table>
<thead>
<tr>
<th>Transferring Account Detail</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Number</td>
</tr>
<tr>
<td>Account Type</td>
</tr>
<tr>
<td>Legal Name</td>
</tr>
<tr>
<td>Operating Name</td>
</tr>
<tr>
<td>Compliance Instrument</td>
</tr>
<tr>
<td>Account Balance</td>
</tr>
<tr>
<td>Available Account Balance</td>
</tr>
</tbody>
</table>
Entity Reference Code
This is the Entity Reference Code of the receiving entity. The Entity Reference Code can be obtained from a CITSS account representative of the receiving entity. This is not the Entity ID or the User Reference Code. This number is displayed on the General tab of the Account Details page and contains eight (8) numbers (e.g., 99999999).

Quantity
This is the number of compliance instruments that are being proposed for transfer. The Quantity of compliance instruments cannot exceed an entity’s Available Account Balance, which is shown in the Transferring Account Detail section of the Transfer to General Account-OTC More Than 3 days or Multiple or Combined page (Figure 4).

Agreement Date
This is the date of the contract or other binding agreement date for the transfer of compliance instruments (e.g., under a forward contract). An Agreement Date and Expected Termination Date may be significantly different. An Agreement Date must be a current or past date.

Expected Termination Date
This is the date on which all terms of a transaction agreement are/will be completed. For this transfer type, the Expected Termination Date is typically the date that the compliance instruments are transferred. The Expected Termination Date cannot be earlier than the Agreement Date. If this date is not specified in the transaction agreement, select the “Expected Termination Date Not Specified” checkbox.

Note: The Regulation requires that a transfer be entered and completed within three days of the Expected Termination Date. Additionally, a transfer that has been proposed must be approved by an account representative of the transferring entity within two days of the initial submission of the transfer request as the third day is reserved for a representative of the receiving entity to accept the transfer.

Does agreement provide for further transfers?
If the transaction agreement provides for additional transfers of compliance instruments in CITSS after this one, select “Yes” from the dropdown menu. If this is the last CITSS transfer of compliance instruments provided for in the transaction agreement, select “No” from the dropdown menu.

Does agreement provide for transfers of other products?
If the transaction agreement provides for transfer of any other product besides compliance instruments, select “Yes” from the dropdown menu. If the transaction agreement provides for transfer of only compliance instruments, select “No” from the dropdown menu.
**Figure 5 – Transfer to General Acct-OTC More Than 3 Days or Multiple or Combined (Bottom half of screen)**

<table>
<thead>
<tr>
<th>Receiving Account and Transfer Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Number</td>
</tr>
<tr>
<td>Entity Reference Code</td>
</tr>
<tr>
<td>Quantity</td>
</tr>
<tr>
<td>Agreement Date</td>
</tr>
<tr>
<td>Expected Termination Date</td>
</tr>
<tr>
<td>Does the agreement provide for further transfers after this one?</td>
</tr>
<tr>
<td>Does the agreement provide for transfers of other products?</td>
</tr>
</tbody>
</table>

**Pricing Information (enter data for one of the following):**

1. **Fixed Price**
   - Fixed Price $  
   - Currency

2. **Cost Base + Margin**
   - Cost Base $  
   - Margin $  
   - Currency

3. **Other Pricing Method**
   - Pricing Method Description

---

I certify under penalty of perjury under the laws of the State of California that I am authorized to make this submission on behalf of the entity that owns the compliance instruments held in the account. I certify under penalty of perjury under the laws of the State of California that I have personally examined, and am familiar with, the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify under penalty of perjury under the laws of the State of California that the statements and information submitted to ARB are true, accurate, and complete. I consent to the jurisdiction of California and its courts for purposes of enforcement of the laws, rules and regulations pertaining to title 17, article 5, sections 95600 et seq., and I am aware that there are significant penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine or imprisonment.

Password

[Submit]
**Fixed Price $**

This is the average price per compliance instrument (not the total price).

Entering the average price is required for a transfer to another CITSSS entity. Please refer to the Regulation for specific requirements to enter a Fixed Price of $0.00.

If the transaction agreement specifies a fixed price for the compliance instruments, then Fixed Price and Currency are required, and Cost Base, Margin, and Pricing Method Description may not be entered. If the Fixed Price is $0.00, then an entity must select a transaction agreement type from the dropdown menu.

**If the price is $0.00, transfer:**

Select the appropriate transaction agreement type from the dropdown menu only if the Fixed Price entered is zero ($0.00).

Entities may enter a Fixed Price of $0.00 if the transaction agreement does not contain a price for compliance instruments and the proposed transfer:

- is between entities with a direct corporate association.
- is part of a transaction agreement that combines compliance instruments and other products without pricing information.
- requires production of an ARB-issued offset through a project or transition of early action offset credits.
- is from a POU to an entity or a JPA operating a generation facility as a joint venture with the utility.
- is from a POU to a federal power authority for emissions associated with imported power.
- is from an EDU to an entity operating a generation facility under an agreement that has no pricing information.
- is from a POU to an entity operating a generation facility from which the utility obtains electricity.

**Cost Base $**

If the transaction agreement sets the price as a cost base plus margin, enter cost base in dollar and cents format ($0.00).

**Margin $**

If the transaction agreement sets the price as a cost base plus margin, enter the margin in dollar and cents format ($0.00).
Other Pricing Method Description

If the transaction agreement does not specify the price using a fixed price or a cost base plus margin, provide a brief description of the pricing method.

Currency

Currency is required when a fixed price is entered. Select either USD or CAD from the dropdown menu.
4.3 Exchange Agreement - not to an Exchange Clearing Service Provider

This transfer type is selected to transfer compliance instruments from the General Account to another entity’s General Holding Account as part of an agreement for the sale of compliance instruments arranged through an exchange or Board of Trade (e.g., a trade on the Intercontinental Exchange (ICE)). This transfer type would not be selected for transfers to an Exchange Clearing Service Provider (ECSP).

When “Exchange Agreement - not to an Exchange Clearing Service Provider” is selected on the Select Type of Transfer page, the Exchange Agreement Transfer to General Account – not to an ECSP page will display (Figure 6).

The following Receiving Account and Transfer Information fields are presented when selecting this transfer type:
- Account Number
- Entity Reference Code
- Quantity
- Exchange and Contract Description Code
- Exchange and Contract Description Code is not available above
- Other Exchange
- Other Contract Description Code
- Date of Close of Trading for the Contract
- Price at Close of Trading for the Contract
- Currency

Provided below is a detailed description of the data fields for this transfer type. Please refer to the Exchange Agreement Transfer to General Account – not to an ECSP page for tooltips and additional instructions.

Account Number
This is the Account Number of the receiving entity. The receiving entity Account Number can be obtained from a CITSS representative of the receiving entity. This number contains the jurisdiction abbreviation followed by two 4-digit numbers (e.g., CA9999-9999).

Entity Reference Code
This is the Entity Reference Code for the receiving entity. The Entity Reference Code can be obtained from a CITSS account representative of the receiving entity. This is not the Entity ID or the User Reference Code. This number is displayed on the General tab of the Account Details page and contains eight (8) numbers (e.g., 99999999).

Quantity
This is the number of compliance instruments that are being proposed for transfer. The quantity of compliance instruments cannot exceed an entity’s Available Account Balance, which is shown in the Transferring Account Detail section of the Exchange Agreement Transfer to General Account – not to an ECSP page (Figure 6).
Figure 6 – Exchange Agreement Transfer to General Account – not to an ECSP
**Exchange and Contract Description Code**
Select the exchange where the transaction is conducted and the contract description code assigned by the exchange to the contract. If the correct “Exchange and Contract Description Code” is not available in the dropdown menu, select the “Exchange and Contract Description Code is not available” checkbox.

**Other Exchange**
Enter the exchange where the transaction is conducted only if the “Exchange and Contract Description Code is not available above” checkbox has been selected.

**Other Contract Description Code**
Enter the contract description code assigned by the exchange to the contract only if the “Exchange and Contract Description Code is not available above” checkbox has been selected.

**Date of Close of Trading for the Contract**
Enter the date when the exchange established the terms, including price, of compliance instruments.

**Price at Close of Trading for the Contract**
Enter the price established by the exchange for like compliance instruments with the same contract description code at the close of trading of the date the contract established terms of the transfer.

**Currency**
Currency is required when a price is entered. Select either USD or CAD from the dropdown menu.
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5.0 Other Transfer Types

5.1 To Compliance Account

This transfer type has not changed since CITSS 4.0, but has been included in this User Reference to illustrate the difference between each transfer type and the fields presented when selecting each transfer type. This transfer type is selected to transfer compliance instruments from an entity’s General Holding Account to its Compliance Account. This transfer type is only available to entities that have a compliance obligation under the Cap-and-Trade Regulation and thus have a Compliance Account in CITSS. A transfer of compliance instruments to an entity’s Compliance Account is permanent and cannot be reversed.

When “To my Compliance Account” is selected on the Select Type of Transfer page, the Propose Transfer from: General Account page will display (Figure 7).

Provided below is a detailed description of the data fields for this transfer type. Please refer to the Propose Transfer from: General Account page for tooltips and additional instructions.

The following Receiving Account and Transfer Information field is required when selecting this transfer type:

- Quantity

Quantity

This is the number of compliance instruments that are being proposed for transfer. The Quantity of compliance instruments cannot exceed an entity’s Available Account Balance, which is shown in the Transferring Account Detail section of the Propose Transfer from: General Account page.
Figure 7 – Propose Transfer from: General Account

Propose Transfer from: General Account

You may use this screen to transfer compliance instruments from your General Holding Account to your Compliance Account. **Transferring compliance instruments to your Compliance Account is a permanent action.** Compliance instruments will not be transferred to your Compliance Account until the following steps have been completed:

Step 1: A PAR or AAR from the transferring account proposes the transfer request in the CITSS. After selecting Submit, Step 1 will be completed and the transfer request will be proposed in the CITSS and the account representatives for the transferring account will be notified via email.

Step 2: A PAR or AAR from the transferring account approves the transfer request in the CITSS. Except for individual account holders, the representative that approves a transfer request must be different than the representative that proposed the transfer request. The transfer request must be approved by midnight (Eastern Time) of the second calendar day following the date the transfer was initially proposed.

A transfer request to the Compliance Account DOES NOT require Acceptance, and is completed upon Approval by the second representative.

### Transferring Account Detail

<table>
<thead>
<tr>
<th>Account Number</th>
<th>CA991-991</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Type</td>
<td>General</td>
</tr>
<tr>
<td>Legal Name</td>
<td>Los Angeles Corp</td>
</tr>
<tr>
<td>Operating Name</td>
<td>California Account</td>
</tr>
<tr>
<td>Compliance Instrument</td>
<td>2013 Allowance</td>
</tr>
<tr>
<td>Account Balance</td>
<td>900</td>
</tr>
<tr>
<td>Available Account Balance</td>
<td>900</td>
</tr>
</tbody>
</table>

### Receiving Account and Transfer Information

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<thead>
<tr>
<th>Account Number</th>
<th>CA991-990</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Name</td>
<td>Los Angeles Corp</td>
</tr>
<tr>
<td>Account Type</td>
<td>Compliance</td>
</tr>
<tr>
<td>Quantity</td>
<td></td>
</tr>
<tr>
<td>Comment</td>
<td></td>
</tr>
</tbody>
</table>

I certify under penalty of perjury under the laws of the State of California that I am authorized to make this submission on behalf of the entity that owns the compliance instruments held in the account. I certify under penalty of perjury under the laws of the State of California that I have personally examined, and am familiar with the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify under penalty of perjury under the laws of the State of California that the statements and information submitted to ARIS are true, accurate, and complete. I consent to the jurisdiction of California and its courts for purposes of enforcement of the laws, rules and regulations pertaining to Title 17, article 5, section 95900 et seq., and I am aware that there are significant penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine or imprisonment.

Password

[Submit]
5.2 Exchange Agreement to an Exchange Clearing Service Provider’s Exchange Clearing Holding Account

This transfer type is selected to transfer compliance instruments from the General Account to an entity that is registered in CITSS to provide exchange clearing services. This type of entity is called an Exchange Clearing Service Provider (ECSP) and the destination account is called an Exchange Clearing Holding Account (ECHA). The ECSP takes temporary possession of compliance instruments in its Exchange Clearing Holding Account for the purpose of clearing transactions between two entities registered in CITSS. The ECSP must be registered in CITSS and must be a derivatives clearing organization as defined in the Commodities Exchange Act.

When “Exchange Agreement - to an Exchange Clearing Service Provider's Exchange Clearing Holding Account” is selected on the Select Type of Transfer page, the Exchange Agreement Transfer to an ECSP page will display (Figure 8).

The following Receiving Account and Transfer Information fields are presented when selecting this transfer type:

- Account Number
- Entity Reference Code
- Quantity
- Exchange and Contract Description Code
- Exchange and Contract Description Code is not available above
- Other Exchange
- Other Contract Description Code
- Date of Close of Trading for the Contract
- Price at Close of Trading for the Contract
- Currency

Provided below is a detailed description of the data fields for this transfer type. Please refer to the Exchange Agreement Transfer to an ECSP page for tooltips and additional instructions.

**Account Number**
This is the Account Number of the receiving entity. The receiving entity Account Number can be obtained from a CITSS representative of the receiving entity. This number contains the jurisdiction abbreviation followed by two 4-digit numbers (e.g., CA9999-9999).

**Entity Reference Code**
This is the Entity Reference Code of the receiving entity. The Entity Reference Code can be obtained from a CITSS account representative of the receiving entity. This is not the Entity ID or the User Reference Code. This number is displayed on the General tab of the Account Details page and contains eight (8) numbers (e.g., 99999999).
Figure 8 – Exchange Agreement Transfer to an ECSP

Exchange Agreement Transfer to an ECSP

You may use this page to propose a transfer of compliance instruments to an Exchange Clearing Service Provider's (ECSP) Exchange Clearing Holding Account as part of an Exchange Agreement. The ECSP takes temporary possession of compliance instruments in its Exchange Clearing Holding Account for the purpose of clearing transactions between two entities registered in CITSS. The ECSP must be registered in CITSS and must be a derivatives clearing organization as defined in the Commodities Exchange Act. Compliance instruments will not be transferred to the ECSP’s Exchange Clearing Holding Account until the following steps have been completed:

Step 1: A PAR or AAR from the transferring account proposes the transfer request in CITSS. After selecting Submit, Step 1 will be completed and the transfer request will be proposed in CITSS and the account representatives for the transferring entity will be notified via email.

Step 2: A PAR or AAR from the transferring account approves the transfer request in CITSS. Except for individual account holders, the approving representative must be different than the PAR or AAR who proposes the transfer request. The transfer request must be approved by midnight (Eastern Time) of the second calendar day following the date the transfer was initially proposed. After selecting Process Transfer, Step 2 will be completed and the transfer request will be approved. The account representatives for the transferring and receiving entity will be notified via email.

A transfer request to an Exchange Clearing Service Provider DOES NOT require Acceptance, and is completed upon Approval by the second representative.

Transferring Account Detail

<table>
<thead>
<tr>
<th>Field</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Number</td>
<td>CA901-001</td>
</tr>
<tr>
<td>Account Type</td>
<td>General</td>
</tr>
<tr>
<td>Legal Name</td>
<td>Los Angeles Corp.</td>
</tr>
<tr>
<td>Operating Name</td>
<td>California Account</td>
</tr>
<tr>
<td>Compliance Instrument</td>
<td>2013 Allowance</td>
</tr>
<tr>
<td>Account Balance</td>
<td>900</td>
</tr>
<tr>
<td>Available Account Balance</td>
<td>900</td>
</tr>
</tbody>
</table>

Receiving Account and Transfer Information

<table>
<thead>
<tr>
<th>Field</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Number</td>
<td></td>
</tr>
<tr>
<td>Entity Reference Code</td>
<td></td>
</tr>
<tr>
<td>Quantity</td>
<td></td>
</tr>
<tr>
<td>Exchange and Contract Description Code</td>
<td>- Select -</td>
</tr>
<tr>
<td>Exchange and Contract Description Code is not available above</td>
<td></td>
</tr>
<tr>
<td>Other Exchange</td>
<td></td>
</tr>
<tr>
<td>Other Contract Description Code</td>
<td></td>
</tr>
<tr>
<td>Date of Close of Trading for the Contract</td>
<td>2014 December</td>
</tr>
<tr>
<td>Price at Close of Trading for the Contract</td>
<td></td>
</tr>
<tr>
<td>Currency</td>
<td></td>
</tr>
<tr>
<td>Comment</td>
<td></td>
</tr>
</tbody>
</table>

I certify under penalty of perjury under the laws of the State of California that I am authorized to make this submission on behalf of the entity that owns the compliance instruments held in the account. I certify under penalty of perjury under the laws of the State of California that I have personally examined, and am familiar with, the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify under penalty of perjury under the laws of the State of California that the statements and information submitted to ARB are true, accurate, and complete. I consent to the jurisdiction of California and its courts for purposes of enforcement of the laws, rules and regulations pertaining to title 17, article 5, sections 59600 et seq., and I am aware that there are significant penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine or imprisonment.

Password

Western Climate Initiative, Inc. (WCI, Inc.) is a non-profit corporation formed to provide administrative and technical services to support the implementation of state and regional greenhouse gas emissions trading programs.

California Environmental Protection Agency

January 2015

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**Quantity**
This is the number of compliance instruments that are being proposed for transfer. The Quantity of compliance instruments cannot exceed an entity’s Available Account Balance, which is shown in the Transferring Account Detail section of the *Exchange Agreement Transfer to an ECSP* page.

**Exchange and Contract Description Code**
Select the exchange where the transaction is conducted and the contract description code assigned by the exchange to the contract. If the correct “Exchange and Contract Description Code” is not available in the dropdown menu, select the “Exchange and Contract Description Code is not available” checkbox.

**Other Exchange**
Enter the exchange where the transaction is conducted only if the “Exchange and Contract Description Code is not available above” checkbox has been selected.

**Date of Close of Trading for the Contract**
Enter the date when the exchange established the terms, including price, of compliance instruments.

**Price at Close of Trading for the Contract**
Enter the price established by the exchange for like compliance instruments with the same contract description code, at the close of trading of the date the contract established terms of the transfer.

**Currency**
Currency is required when a price is entered. Select either USD or CAD from the dropdown menu.
5.3 Voluntary Retirement

When “Voluntary Retirement” is selected on the Select Type of Transfer page, the Voluntary Retirement page will display (Figure 9).

Voluntary Retirement will propose a transfer of compliance instruments to the Jurisdiction Retirement Account. The process to propose a Voluntary Retirement transfer has not changed since CITSS 4.0, but the process to complete the transfer has changed. Voluntary retirement of compliance instruments to the Jurisdiction Retirement Account now requires a three-step process as described in Section 3.0. The Jurisdiction acts as the receiving party and must accept the transfer to the Retirement Account to complete the transfer. Once the transfer request is accepted by the Jurisdiction, the account representatives will be notified via email. Voluntary retirement of compliance instruments is a permanent action and does NOT fulfill any compliance obligations your entity may have for greenhouse gas emissions.

The following Receiving Account and Transfer Information field is presented when selecting this transfer type:

- Quantity

Provided below is a detailed description of the data fields for this transfer type. Please refer to the Voluntary Retirement transfer page for tooltips and additional instructions.

**Quantity**

This is the number of compliance instruments that are being proposed for transfer. The Quantity of compliance instruments cannot exceed an entity’s Available Account Balance, which is shown in the Transferring Account Detail section of the Voluntary Retirement page.
Figure 9 – Voluntary Retirement

Voluntary Retirement

You may use this screen to voluntarily retire/transfer compliance instruments from your general holding account to your Jurisdiction’s Retirement Account. Voluntary retirement of compliance instruments is a permanent action and does not fulfill any compliance obligations your entity may have for GHG emissions. Compliance instruments will not be transferred in CITSS until the following steps have been completed:

Step 1: A PAR or AAR from the transferring account proposes the transfer request in CITSS. After selecting Submit, Step 1 will be completed and the transfer request will be proposed in the CITSS and the account representatives from the transferring entity will be notified via email.

Step 2: A PAR or AAR from the transferring account approves the transfer request in CITSS. Except for individual account holders, the representative that approves a transfer request must be different than the representative that proposed the transfer request. The transfer request must be approved by midnight (Eastern Time) of the second calendar day following the initial transfer proposal. After selecting Process Transfer, Step 2 will be completed and the transfer request will be approved. The account representatives for the transferring and receiving entity will be notified via email.

Step 3: A Voluntary Retirement transfer request to the Jurisdiction Retirement Account is completed upon acceptance by the Jurisdiction.

Transferring Account Detail

<table>
<thead>
<tr>
<th>Account Number</th>
<th>CA561-561</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account Type</td>
<td>General</td>
</tr>
<tr>
<td>Legal Name</td>
<td>Los Angeles Corp</td>
</tr>
<tr>
<td>Operating Name</td>
<td>California Account</td>
</tr>
<tr>
<td>Compliance Instrument</td>
<td>2013 Allowance</td>
</tr>
<tr>
<td>Account Balance</td>
<td>500</td>
</tr>
<tr>
<td>Available Account Balance</td>
<td>500</td>
</tr>
</tbody>
</table>

Receiving Account and Transfer Information

<table>
<thead>
<tr>
<th>Account Number</th>
<th>CA566-563</th>
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</thead>
<tbody>
<tr>
<td>Account Name</td>
<td>California</td>
</tr>
<tr>
<td>Account Type</td>
<td>Retirement</td>
</tr>
<tr>
<td>Quantity</td>
<td>?</td>
</tr>
<tr>
<td>Comment</td>
<td></td>
</tr>
</tbody>
</table>

I certify under penalty of perjury under the laws of the State of California that I am authorized to make this submission on behalf of the entity that owns the compliance instruments held in the account. I certify under penalty of perjury under the laws of the State of California that I have personally examined, and am familiar with, the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify under penalty of perjury under the laws of the State of California that the statements and information submitted to ARB are true, accurate, and complete. I consent to the jurisdiction of California and its courts for purposes of enforcement of the laws, rules and regulations pertaining to title 17, article 5, sections 59900 et seq., and I am aware that there are significant penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine or imprisonment.

Password

Submit

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