VIRTUS INVESTMENT PARTNERS, INC. Form SC 13D/A November 15, 2011

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 2)

Virtus Investment Partners, Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

92828Q109 (CUSIP Number)

Bank of Montreal

Colleen Hennessy

111 W. Monroe Street

Chicago, IL 60603

Tel. No.: (312) 461-7745 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 27, 2011 (Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of \$ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. "

* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 92828Q109

(1) Names of reporting persons

Bank of Montreal

- (2) Check the appropriate box if a member of a group
 - (a) " (b) "
- (3) SEC use only
- (4) Source of funds (see instructions)

WC*

•••

(5) Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)

(6) Citizenship or place of organization

Canada

(7) Sole voting power

Number of

		1,727,746**
shares	(8)	Shared voting power

beneficially

owned by 34*** (9) Sole dispositive power

reporting

person 1,727,746**

(10) Shared dispositive power

with:

34***

(11) Aggregate amount beneficially owned by each reporting person

1,727,780****

(12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions)

þ(13) Percent of class represented by amount in Row (11)

23.0%**

(14) Type of reporting person (see instructions)

HC,BK

* The source of funds for acquiring the shares of Series B Preferred Stock (as defined below) was the working capital of BMO Bankcorp, Inc. (f/k/a Harris Bankcorp, Inc.) (BMO Bankcorp), a wholly-owned subsidiary of BMO Financial Corp. (f/k/a Harris Financial Corp.) (BFC), which is a wholly-owned subsidiary of Bank of Montreal (BMO, and together with BMO Bankcorp and BFC, the Reporting Persons). 378,446 shares of Common Stock (as defined below) owned by the Reporting Persons were acquired by converting 9,783 shares of Series B Preferred Stock into Common Stock on August 5, 2010.

** The Reporting Persons are the beneficial owners of 378,446 shares of Common Stock. The Reporting Persons are also the beneficial owners of 35,217 shares of Series B Voting Convertible Preferred Stock (the Series B Preferred Stock) of Virtus Investment Partners, Inc. (the Issuer). As of the date of this Amendment to Schedule 13D, each share of Series B Preferred Stock is convertible into 38.3139 shares of common stock of the Issuer (the Common Stock), and the entire 35,217 shares of Series B Preferred Stock beneficially owned by the Reporting Persons are convertible, in the aggregate, into 1,349,300 shares of Common Stock. The number of shares issuable upon the conversion of the Series B Preferred Stock may be adjusted from time to time in accordance with certain customary anti-dilution protection provisions and the amount of accumulated and unpaid dividends as set forth in the certificate of designations of the Series A Non-Voting Convertible Preferred Stock and the Series B Preferred Stock (the Certificate of Designations). In the event that all of the shares of the Series B Preferred Stock beneficially owned by the Reporting Persons are converted into Common Stock at the current conversion rate of 38.3139 shares of Common Stock per each share of Series B Preferred Stock, based upon the 7,520,884 shares of Common Stock outstanding as of October 28, 2011 (including the shares of Common Stock issuable upon conversion of the Series B Preferred Stock beneficially owned by the Reporting Persons), the Reporting Persons would own 23.0% of the outstanding shares of Common Stock.

*** 34 shares of Common Stock (the Trust Shares) are held in a bona fide fiduciary capacity in certain trust or investment accounts for the account of third parties and are beneficially owned by the Reporting Persons and BMO Harris Bank N.A., which is a wholly-owned subsidiary of BMO Bankcorp.

**** This number does not include 2,684 shares of Common Stock held by sub-advisors of Harris myCFO Investment Advisory Services, LLC (myCFO, a wholly-owned subsidiary of BFC) in the name of clients of myCFO.

CUSIP No. 92828Q109

(1) Names of reporting persons

BMO Financial Corp. (f/k/a Harris Financial Corp.)

- (2) Check the appropriate box if a member of a group
 - (a) " (b) "
- (3) SEC use only
- (4) Source of funds (see instructions)

WC*

(5) Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)

..

(6) Citizenship or place of organization

Delaware

(7) Sole voting power

Number of

		1,727,746**
shares	(8)	Shared voting power

beneficially

owned by		34***	
each	(9)	Sole dispositive power	

reporting

person 1,727,746** (10) Shared dispositive power

with:

(11) Aggregate amount beneficially owned by each reporting person

1,727,780****

(12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions)

þ

(13) Percent of class represented by amount in Row (11)

23.0%**

(14) Type of reporting person (see instructions)

HC, CO

* The source of funds for acquiring the shares of Series B Preferred Stock was the working capital of BMO Bankcorp. 378,446 shares of Common Stock owned by the Reporting Persons were acquired by converting 9,783 shares of Series B Preferred Stock into Common Stock on August 5, 2010.

** The Reporting Persons are the beneficial owners of 378,446 shares of Common Stock. The Reporting Persons are also the beneficial owners of 35,217 shares of Series B Preferred Stock. As of the date of this Amendment to Schedule 13D, each share of Series B Preferred Stock is convertible into 38.3139 shares of Common Stock, and the entire 35,217 shares of Series B Preferred Stock beneficially owned by the Reporting Persons are convertible, in the aggregate, into 1,349,300 shares of Common Stock. The number of shares issuable upon the conversion of the Series B Preferred Stock may be adjusted from time to time in accordance with certain customary anti-dilution protection provisions and the amount of accumulated and unpaid dividends as set forth in the Certificate of Designations. In the event that all of the shares of the Series B Preferred Stock beneficially owned by the Reporting Persons are converted into Common Stock at the current conversion rate of 38.3139 shares of Common Stock per each share of Series B Preferred Stock, based upon the 7,520,884 shares of Common Stock outstanding as of October 28, 2011 (including the shares of Common Stock issuable upon conversion of the Series B Preferred Stock beneficially owned by the Reporting Persons), the Reporting Persons would own 23.0% of the outstanding shares of Common Stock.

*** The Trust Shares are held in a bona fide fiduciary capacity in certain trust or investment accounts for the account of third parties and are beneficially owned by the Reporting Persons and BMO Harris Bank N.A.

**** This number does not include 2,684 shares of Common Stock held by sub-advisors of myCFO in the name of clients of myCFO.

CUSIP No. 92828Q109

(1) Names of reporting persons

BMO Bankcorp, Inc. (f/k/a Harris Bankcorp, Inc.)

- (2) Check the appropriate box if a member of a group
 - (a) " (b) "

(3) SEC use only

(4) Source of funds (see instructions)

WC*

(5) Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)

..

(6) Citizenship or place of organization

Delaware

(7) Sole voting power

Number of

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shares	(8)	Shared voting power

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owned by		34***
each	(9)	Sole dispositive power

reporting

person 1,727,746** (10) Shared dispositive power

with:

(11) Aggregate amount beneficially owned by each reporting person

1,727,780****

(12) Check if the aggregate amount in row (11) excludes certain shares (see instructions)

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(13) Percent of class represented by amount in Row (11)

23.0%*

(14) Type of reporting person (see instructions)

HC, CO

* 378,446 shares of Common Stock owned by the Reporting Persons were acquired by converting 9,783 shares of Series B Preferred Stock into Common Stock on August 5, 2010.

** The Reporting Persons are the beneficial owners of 378,446 shares of Common Stock. The Reporting Persons are also the beneficial owners of 35,217 shares of Series B Preferred Stock. As of the date of this Amendment to Schedule 13D, each share of Series B Preferred Stock is convertible into 38.3139 shares of Common Stock, and the entire 35,217 shares of Series B Preferred Stock beneficially owned by the Reporting Persons are convertible, in the aggregate, into 1,349,300 shares of Common Stock. The number of shares issuable upon the conversion of the Series B Preferred Stock may be adjusted from time to time in accordance with certain customary anti-dilution protection provisions and the amount of accumulated and unpaid dividends as set forth in the Certificate of Designations. In the event that all of the shares of the Series B Preferred Stock beneficially owned by the Reporting Persons are converted into Common Stock at the current conversion rate of 38.3139 shares of Common Stock per each share of Series B Preferred Stock, based upon the 7,520,884 shares of Common Stock outstanding as of October 28, 2011 (including the shares of Common Stock issuable upon conversion of the Series B Preferred Stock beneficially owned by the Reporting Persons), the Reporting Persons would own 23.0% of the outstanding shares of Common Stock.

*** The Trust Shares are held in a bona fide fiduciary capacity in certain trust or investment accounts for the account of third parties and are beneficially owned by the Reporting Persons and BMO Harris Bank N.A.

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This Second Amendment to Schedule 13D (this Amendment) is being filed to amend certain information provided in the Schedule 13D filed by the Reporting Persons on January 12, 2009, as amended on August 20, 2010 (the Original Filing). Any capitalized term used in this Amendment but not defined herein shall have the meaning given to such term in the Original Filing. This Amendment supplements or amends certain items in the Original Filing as indicated below. Unless otherwise specified, the information in the Original Filing remains unchanged; provided, however, that all references to Harris in the Original Filing shall refer to BMO Bankcorp, as defined herein, and all references to HFC shall refer to BFC, as defined herein.

Item 1. Security and Issuer

There are no changes to Item 1 of the Original Filing.

Item 2. Identity and Background

This Amendment amends the Original Filing to provide a new Schedule A listing the name, residence or business address, position, present principal occupation or employment, the name and, if other than any Reporting Person, the principal business and address of any corporation or organization in which such employment is conducted and citizenship of each director and executive officer of each Reporting Person.

In addition, the final paragraph of Item 2 in the Original Filing is deleted in its entirety and replaced with the following:

During the last five years, none of the Reporting Persons and, to the best of the Reporting Persons knowledge, none of the persons listed on Schedule A attached hereto, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

There are no changes to Item 3 of the Original Filing.

Item 4. Purpose of Transaction

Item 4 of the Original Filing is hereby amended by deleting the last sentence in the paragraph under Board of Directors Membership .

In addition, Item 4 of the Original Filing is hereby supplemented with the following information:

On October 27, 2011, BMO Bankcorp entered into a Conversion and Voting Agreement (the Conversion and Voting Agreement) with the Issuer. Pursuant to the terms of the Conversion and Voting Agreement, BMO Bankcorp has agreed to convert (the Series B Conversion) all shares of its Series B Preferred Stock into shares of Common Stock effective upon the later of (i) November 1, 2011 or (ii) the date of expiration (or earlier termination) of the applicable waiting period in respect of the HSR Filings (HSR Approval) under the Hart-Scott Rodino Antitrust Improvement Act of 1976. The Series B Conversion was subject to BMO Bankcorp s receipt of a special dividend in respect of its Series B Preferred Stock under the Certificate of Designations and the net present value of all dividends that would otherwise have been due and payable in respect of the Series B Preferred Stock from (and including) November 1, 2011 until October 31, 2014.

From October 27, 2011 and continuing until the first to occur of (i) the occurrence of the Series B Conversion or (ii) the filing of the CoD Amendment (as defined below) by the Issuer, BMO Bankcorp shall not transfer any shares of Series B Preferred Stock to any transferee, except for a transferee that has agreed to be bound by the terms of the Conversion and Voting Agreement. Notwithstanding the foregoing, if HSR Approval is not received by BMO Bankcorp on or prior to December 1, 2011, BMO Bankcorp shall thereafter be permitted to transfer all or any portion of the Common Stock underlying the Series B Preferred Stock pursuant to the terms of an underwritten registered offering of Common Stock, or one or more sales effected pursuant to Rule 144 of the Securities Act of 1933, as amended, in each case, in connection with which BMO Bankcorp delivers shares of Series B Preferred Stock to the participating underwriter(s) or dealer(s) to be converted into Common Stock in connection with the closing of such offering or settlement of such sales (and such shares of Series B Preferred Stock are actually converted into Common Stock on or prior to such closing).

Under the Conversion and Voting Agreement, BMO Bankcorp irrevocably waived, on its own behalf and on behalf of any transferee all further rights to dividends (other than its participation in Common Stock dividends) payable on or in respect of the Series B Preferred Stock pursuant to the Certificate of Designations. BMO Bankcorp also agreed to cause the resignation of the director, Ross F. Kappele, it appointed through its exercise of Series B Preferred Stock voting rights, and waived on its own behalf and on behalf of any transferee, the right of holders of Series B Preferred Stock to appoint and elect one director. In connection with this waiver, the size of the Issuer s Board of Directors was decreased by one director. BMO Bankcorp also waived additional rights associated with the Series B Preferred Stock, including its approval rights with respect to certain transactions, pursuant to the terms of the Conversion and Voting Agreement.

BMO Bankcorp will be entitled to vote its Common Stock acquired pursuant to the Series B Conversion on matters submitted to a vote of the Issuer s common stockholders. In accordance with the terms of the Conversion and Voting Agreement, BMO Bankcorp will not exercise voting discretion with respect to any shares of Common Stock that cause its share ownership of the Issuer to increase above 24 percent as a result of Issuer repurchases.

If the Series B Conversion does not occur prior to March 31, 2012, BMO Bankcorp has consented to the removal of the waived terms described above from the Certificate of Designations (the CoD Amendment).

The above description is qualified in its entirety by reference to the Conversion and Voting Agreement, attached hereto as Exhibit 4.01.

Item 5. Interest in Securities of the Issuer

Item 5 of the Original Filing is hereby amended by (i) deleting the sentence In the event that all of the shares of the Series B Preferred Stock beneficially owned by the Reporting Persons are converted into Common Stock at the current conversion rate of 38.3139 shares of Common Stock per one share of Series B Preferred Stock, based upon the 7,571,746 shares of Common Stock of the Issuer outstanding as of August 19, 2010 (including the shares of Common Stock issuable upon conversion of the Series B Preferred Stock beneficially owned by the Reporting Persons), the Reporting Persons would own 22.8% of the outstanding shares of Common Stock. and (ii) replacing it with In the event that all of the shares of the Series B Preferred Stock beneficially owned by the Reporting Persons are converted into Common Stock at the current conversion rate of 38.3139 shares of Common Stock per one share of Series B Preferred Stock, based upon the 7,520,884 shares of Common Stock of the Issuer outstanding as of October 28, 2011 (including the shares of Common Stock issuable upon conversion, be Reporting Persons of the Series B Preferred Stock beneficially owned by the Reporting Persons), the Reporting Persons of Common Stock per one share of Series B Preferred Stock, based upon the 7,520,884 shares of Common Stock of the Issuer outstanding as of October 28, 2011 (including the shares of Common Stock issuable upon conversion of the Series B Preferred Stock beneficially owned by the Reporting Persons would own 23.0% of the outstanding shares of Common Stock.

Item 5 of the Original Filing is hereby supplemented with the following information:

Pursuant to the terms of the Conversion and Voting Agreement, BMO Bankcorp has agreed to the Series B Conversion effective upon the later of (i) November 1, 2011 or (ii) the date of HSR Approval.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Item 6 of the Original Filing is hereby amended by incorporating by reference the information set forth in Items 4 and 5 hereof.

Item 7. Material to be Filed as Exhibits

Exhibit 4.01: Conversion and Voting Agreement between BMO Bankcorp and the Issuer.

SCHEDULE A

DIRECTORS AND EXECUTIVE OFFICERS OF

BANK OF MONTREAL

(as of November 9, 2011)

The name, address, position, present principal occupation or employment of each of the directors and executive officers of Bank of Montreal (BMO) are set forth below.

Name	Address	Position/Principal Occupation/Employment	Citizenship
Robert Murray Astley	574 Strathmere Court	Director of BMO; Corporate Director	Canadian
	Waterloo, Ontario, Canada N2T 2K2		
David Ross Beatty	c/o Beatinvest Limited	Director of BMO; Chairman and Chief Executive Officer of	Canadian
	98 Teddington Park	Beatinvest Limited, an investment services company	
	Toronto, Ontario, Canada M4N 2C8		
Sophie Brochu	c/o Gaz Métro	Director of BMO, President and Chief Executive Officer of Gaz	Canadian
	1717 Du Havre	Métro, a utilities company	
	Montreal, Quebec, Canada H2K 2X3		
Robert Chevrier	c/o Société de gestion Roche Inc.	Director of BMO; President of Société de gestion Roche Inc., a	Canadian
	200, Avenue des Sommets, Apt 2001	management and investment company	
	Ile des Soeurs, Verdun, Quebec, Canada H3E 2B4		
George A. Cope	c/o Bell Canada	Director of BMO; President and Chief Executive Officer of BCE	Canadian
	483 Bay Street, 9th Floor South Tower	Inc. and Bell Canada, each a telecommunications company	
	Toronto, Ontario, Canada M5G 2C9		
William A. Downe	c/o Bank of Montreal,	Director, President and Chief Executive Officer of BMO;	American
	100 King Street West, 1 First Canadian Place, 24 th Floor	Director and Vice Chairman of the Board of Directors of BMO	and
		Financial Corp.	Canadian
	Toronto, Ontario, Canada M5X 1A1		
Christine A. Edwards	35 W. Wacker Drive	Director of BMO; Partner, Winston & Strawn LLP, a law firm	American
	Chicago, IL 60601		
Ronald Farmer	2 Devon Court	Director of BMO; Managing Director of Mosaic Capital	Canadian
	Markham, Ontario, Canada L6C 1B3	Partners, a Toronto-based holding company with interests in several	

David Galloway

c/o Bank of Montreal

100 King Street West, 1 First Canadian Place, 24th Floor

Toronto, Ontario, Canada M5X 1A1

private companies

Director and Chairman of the Board Canadian of Directors of BMO; Director of BMO Financial Corp.

Name	Address	Position/Principal Occupation/Employment	Citizenship
Harold N. Kvisle	c/o TransCanada Corporation	Director of BMO; Former President and Chief Executive Officer of	Canadian
	450 ^s 1 St. SW	TransCanada Corporation, a North American energy company focused	
	Calgary, Alberta, Canada T2P 5H1	on natural gas transmission and power generation	
Bruce H. Mitchell	c/o Permian Industries Limited	Director of BMO; President and Chief Executive Officer of Permian	Canadian
	First Canada Place, Suite 5330, Box 183	Industries Limited, a management and holding company with interests	
	Toronto, Ontario, Canada M5X 1A6	in the North American food processing and technology industries	
Philip S. Orsino	68 Yorkville Avenue	Director of BMO; President of Jeld-Wen, a building services	Canadian
	Suite 205	company	
	Toronto, Ontario, Canada M5R 3V7		
Martha C. Piper	6028 Chancellor Boulevard	Director of BMO; Corporate Director	American and
	Vancouver, British Columbia, Canada V6T 1E7		Canadian
Robert Prichard	c/o Torys LLP	Director of BMO; Chair of Torys LLP, a law firm	British and
	79 Wellington St. West		Canadian
	Suite 3000, Box 279		
	TD Centre		
	Toronto, Ontario, Canada M5K 1N2		
Guylaine Saucier	1000 rue de la Gauchetiere	Director of BMO; Corporate Director	Canadian
	Ouest #2500		
	Montreal, Quebec, Canada H3B 0A2		
Don M. Wilson III	543 North Street	Director of BMO; Corporate Director	American
	Greenwich, Connecticut 06830		
Jean-Michel Ares	100 King Street West, 1 First Canadian Place, 24 th Floor	Group Head, Technology and Operations	Canadian
	Toronto, Ontario, Canada M5X 1A1		

Name	Address	Position/Principal Occupation/Employment	Citizenship
Ellen Costello	c/o BMO Harris Bank	Director, Chief Executive Officer and U.S. Country Head of BMO	American
	111 W. Monroe Street, Floor 2W	Financial Corp.; Director of BMO Bankcorp, Inc.	
	Chicago, IL 60603		
Simon Fish	c/o Bank of Montreal	Executive Vice President and General Counsel of BMO Financial	British
	100 King Street West, 1 First Canadian Place, 21 st Floor	Group	
	Toronto, Ontario, Canada M5X 1A1		
Surjit Rajpal	c/o Bank of Montreal	Executive Vice President and Chief Risk Officer of BMO Financial	Canadian
	100 King Street West, 1 First Canadian Place, 24 th Floor	Group	
	Toronto, Ontario, Canada M5X 1A1		
Thomas Voysey Milroy	c/o Bank of Montreal	Chief Executive Officer of BMO Capital Markets, BMO Financial	Canadian
	100 King Street West, 1 First Canadian Place, 4 th Floor	Group	
	Toronto, Ontario, Canada M5X 1A1		
Gilles G. Ouellette	c/o Bank of Montreal	President and Chief Executive Officer of Private Client Group of	Canadian
	100 King Street West, 1 First Canadian Place, 49 th Floor	ВМО	
	Toronto, Ontario, Canada M5X 1A1		
Richard Rudderham	c/o Bank of Montreal	Executive Vice President, Head of Human Resources, BMO Financial	Canadian
	100 King Street West, 1 First Canadian Place, 68 th Floor	Group	
	Toronto, Ontario, Canada M5X 1A1		
Thomas E. Flynn	c/o Bank of Montreal	Chief Financial Officer of BMO Financial Group	Canadian
	100 King Street West, 1 First Canadian Place, 24 th Floor		
	Toronto, Ontario, Canada M5X 1A1		
Franklin J. Techar	c/o Bank of Montreal	President and Chief Executive Officer, Personal and Commercial	American
	55 Bloor Street West, 16th floor	Banking Canada of BMO Financial Group	
	Toronto, Ontario, Canada M4W 3N5		
Russel C. Robertson	c/o Bank of Montreal	Executive Vice President, Business Integration, BMO Financial Group;	Canadian
	100 King Street West, 1 First Canadian Place, 24 th Floor	Vice-Chair of BMO Financial Corp.	

Dougl	as	Β.	Stotz

	Toronto, Ontario, Canada M5X 1A1		
Douglas B. Stotz	c/o Bank of Montreal	Chief Marketing Officer, BMO Financial Group	American
	100 King Street West, 1 First Canadian Place, 28 th Floor		
	Toronto, Ontario, Canada M5X 1A1		
Rose M. Patten	c/o Bank of Montreal	Special Advisor to the President and Chief Executive Officer of	Canadian
	100 King Street West, 1 First Canadian Place, 24 th Floor	BMO Financial Group	
	Toronto, Ontario, Canada M5X 1A1		

Name	Address	Position/Principal Occupation/Employment	Citizenship
Mark F. Furlong	c/o BMO Harris Bank	Director of BMO Bankcorp, Inc. and BMO Financial Corp.;	American
	111 W. Monroe Street	President and Chief Executive Officer, BMO Bankcorp, Inc. and	
	Chicago, IL 60603	BMO Harris Bank N.A.	
Kevin G. Lynch	c/o Bank of Montreal	Vice-Chair, BMO Financial Group	Canadian
	100 King Street West, 1 First Canadian Place, 24 th Floor		
	Toronto, Ontario, Canada M5X 1A1		

DIRECTORS AND EXECUTIVE OFFICERS OF

BMO FINANCIAL CORP.

(as of November 9, 2011)

The name, address, position, present principal occupation or employment of each of the directors and executive officers of BMO Financial Corp. (BFC) are set forth below.

Position/Principal

Name	Address	Occupation/Employment	Citizenship
Terry Bulger	c/o BMO Harris Bank	Executive Vice President, U.S. Risk Management and Chief Risk	American
	111 W. Monroe St.	Officer of BMO Bankcorp, Inc. and BFC	
	Chicago, IL 60603		
David R. Casper	c/o BMO Harris Bank	Director of BMO Bankcorp, Inc.; Executive Vice President,	American
	111 W. Monroe Street	Commercial Banking Division of BMO Bankcorp, Inc. and BFC	
	Chicago, IL 60603		
Ellen Costello	c/o BMO Harris Bank	Director, Chief Executive Officer and U.S. Country Head of BFC;	American
	111 W. Monroe Street	Director of BMO Bankcorp, Inc.	
	Chicago, IL 60603		
Terry A. Jenkins	c/o BMO Harris Bank	Director of BMO Bankcorp, Inc.; Executive Vice President, Private	Canadian
	111 W. Monroe Street	Banking, U.S. of BMO Bankcorp, Inc. and BFC	
	Chicago, IL 60603		
Peter B. McNitt	c/o BMO Harris Bank	Director and Vice-Chair of BMO Bankcorp, Inc.	American
	111 W. Monroe Street		
	Chicago, IL 60603		
Christopher J. McComish	c/o BMO Harris Bank	Director of BMO Bankcorp, Inc.; Executive Vice President of	American
	111 W. Monroe Street	Personal Banking IL, IN, WI, KS and Co-Head of North American	
	Chicago, IL 60603	Specialized Sales of BMO Bankcorp, Inc. and BFC	
Cecily Mistarz	c/o BMO Harris Bank	Executive Vice President, Strategy and Implementation, Global Private	American
	111 W. Monroe Street	Banking of BMO Bankcorp, Inc. and BFC	
	Chicago, IL 60603		
Deirdre C. Drake	c/o BMO Harris Bank	Senior Vice President, Human Resources of BMO Bankcorp, Inc.	

111 W. Monroe Street

and BFC

Chicago, IL 60603