CSA Staff Notice 11-324

Extension of Comment Period
Proposed Amendments to National Instrument 81-102 Mutual
Funds,

Companion Policy 81-102CP *Mutual Funds* and Related Consequential Amendments

and

Other Matters Concerning
National Instrument 81-104 *Commodity Pools* and Securities
Lending, Repurchases and Reverse Repurchases by Investment
Funds

June 25, 2013

On March 27, 2013, the Canadian Securities Administrators (the CSA or we) published for comment proposed amendments to National Instrument 81-102 *Mutual Funds* (NI 81-102), proposed changes to National Instrument 81-102CP and proposals related to National Instrument 81-104 *Commodity Pools* (NI 81-104) and securities lending, repurchases and reverse repurchases by investment funds, as part of the CSA's implementation of the Modernization of Investment Fund Product Regulation Project (the Modernization Proposals).

The comment period is scheduled to close on June 25, 2013. We have received feedback from a number of affected stakeholders indicating that the Modernization Proposals represent fundamental changes to the regulatory framework for non-redeemable investment funds. Accordingly, they have asked for additional time to formulate a constructive response. In light of this request, the CSA are taking the exceptional step of extending the comment period until August 23, 2013.

As stated in the CSA Notice and Request for Comment dated March 27, 2013 (the Request for Comments), we anticipate finalizing certain aspects of the Modernization Proposals in advance of others. In particular, we indicated that the proposals related to NI 81-104 (the Alternative Funds Proposals), which would involve the redesign of NI 81-104 to create a more comprehensive framework for alternative funds, would be considered in conjunction with certain investment restrictions proposed in NI 81-102 and would come into force at a later date. Therefore, while the comment period is being extended on all aspects of the Modernization Proposals, we specifically invite stakeholders to provide comments on the proposed amendments to NI 81-102 which relate to:

- investment restrictions and parameters (Part 2 of NI 81-102), other than those relating to (i) investments in physical commodities, (ii) borrowing cash, (iii) short selling, and (iv) the use of derivatives, all of which are interrelated with the Alternative Funds Proposals and will require more time to consider and evaluate in conjunction with any related amendments to NI 81-104;
- organizational costs for new non-redeemable investment funds (section 3.3 of NI 81-102);
- conflicts of interest provisions (Part 4 of NI 81-102);
- securityholder and regulatory approval requirements for fundamental changes to non-redeemable investment funds and their management (Part 5 of NI 81-102);
- custodianship requirements (Part 6 of NI 81-102);
- sales and redemptions of securities of non-redeemable investment funds, including the proposed prohibition on warrant offerings by investment funds (Parts 9 and 10 and proposed Part 9.1 of NI 81-102);
- commingling of cash relating to sales and redemptions of non-redeemable investment fund securities (Part 11 of NI 81-102);
- record date requirements (Part 14 of NI 81-102);
- sales communications parameters (Part 15 of NI 81-102); and
- securityholder record requirements (Part 18 of NI 81-102).

Concurrently with the amendments relating to the above-listed provisions, the CSA also anticipate finalizing the proposals relating to securities lending, repurchases and reverse repurchases by investment funds contained in Annex C to the Request for Comments. We also invite stakeholders to focus on providing comments on these proposals.

The CSA intend to move expeditiously to finalize the Modernization Proposals outlined above.

Questions

Please refer your questions to any of the following people:

Mostafa Asadi Legal Counsel, Investment Funds Branch Ontario Securities Commission

¹ As set out in proposed paragraphs 2.3(2)(c) and (d) and proposed subsection 2.3(3) of NI 81-102.

² As set out in the proposed amendments to paragraphs 2.6(a) and (b) of NI 81-102.

³ As set out in the proposed amendments to paragraph 2.6(c) and section 2.6.1 of NI 81-102.

⁴ As set out in proposed paragraph 2.3(2)(e) and the proposed amendments to sections 2.7 and 2.8 of NI 81-102.

416-593-8171 masadi@osc.gov.on.ca

Bob Bouchard Director and Chief Administration Officer The Manitoba Securities Commission 204-945-2555 Bob.Bouchard@gov.mb.ca

Raymond Chan Manager, Investment Funds Branch Ontario Securities Commission 416-593-8128 rchan@osc.gov.on.ca

Donna Gouthro Securities Analyst Nova Scotia Securities Commission 902-424-7077 gouthrdm@gov.ns.ca

Pei-Ching Huang Senior Legal Counsel, Investment Funds Branch Ontario Securities Commission 416-593-8264 phuang@osc.gov.on.ca

Ian Kearsey Legal Counsel, Investment Funds Branch Ontario Securities Commission 416-593-2169 ikearsey@osc.gov.on.ca

Ian Kerr Senior Legal Counsel, Corporate Finance Alberta Securities Commission 403-297-4225 Ian.Kerr@asc.ca

Carina Kwan Legal Counsel, Investment Funds Branch Ontario Securities Commission 416-593-8052 ckwan@osc.gov.on.ca

Hugo Lacroix

Senior Analyst, Investment Funds Branch Autorité des marchés financiers 514-395-0337, ext. 4476 hugo.lacroix@lautorite.qc.ca

Agnes Lau Senior Advisor - Technical & Projects, Corporate Finance Alberta Securities Commission 403-297-8049 Agnes.Lau@asc.ca

Chantal Leclerc Lawyer / Senior policy advisor Autorité des marchés financiers 514-395-0337, ext. 4463 Chantal.Leclerc@lautorite.qc.ca