6.1.2 National Instrument 81-104 Commodity Pools

NATIONAL INSTRUMENT 81-104
COMMODITY POOLS

PART 1 DEFINITIONS, APPLICATION AND INTERPRETATION

1.1 Definitions

(1) In this Instrument

“Canadian Securities Course” means a course prepared and conducted by the Canadian Securities Institute and so named by that Institute as of the date on which this Instrument comes into force, every predecessor to that course, and every successor to that course that does not narrow the scope of the significant subject matter of the course;

“Chartered Financial Analyst Program” means the three level program prepared and conducted by the Association for Investment Management and Research, and so named by that Association as of the date on which this Instrument comes into force, every predecessor to that program, and every successor to that program that does not narrow the scope of the significant subject matter of the program;

“commodity pool” means a mutual fund, other than a precious metals fund, that has adopted fundamental investment objectives that permit it to use or invest in

(a) specified derivatives in a manner that is not permitted by National Instrument 81-102 Mutual Funds, or

(b) physical commodities in a manner that is not permitted by National Instrument 81-102;

“Derivatives Fundamentals Course” means a course prepared and conducted by the Canadian Securities Institute and so named by that Institute as of the date that this Instrument comes into force, every predecessor to that course, and every successor to that course that does not narrow the scope of the significant subject matter of the course;

“mutual fund restricted individual” means an individual registered as a salesperson, partner, director or officer of a dealer, if the activities of that individual are restricted to trading in securities of mutual funds; and "precious metals fund" means a mutual fund that has adopted fundamental investment objectives, and received all required regulatory approvals, that permit it to invest in precious metals and that otherwise complies with National Instrument 81-102.

(2) Terms defined in National Instrument 81-102 and used in this Instrument have the respective meanings ascribed to them in National Instrument 81-102.

1.2 Application - This Instrument applies only to

(a) a commodity pool that

(i) offers, or has offered, securities under a prospectus for so long as the commodity pool remains a reporting issuer, or

(ii) is filing a preliminary prospectus or its first prospectus; and

(b) a person or company in respect of activities pertaining to a commodity pool referred to in paragraph (a) or pertaining to the filing of a prospectus to which subsection 3.2(1) applies.

1.3 Interpretation

(1) Each section, part, class or series of a class of securities of a commodity pool that is referable to a separate portfolio of assets is considered to be a separate commodity pool for purposes of this Instrument.

(2) In relation to the application to commodity pools of the illiquid asset tests contained in National Instrument 81-102, the term “public quotation” in section 1.1 of National Instrument 81-102 includes any quotation of
a price for foreign currency forwards and foreign currency options in the interbank market.

PART 2 INVESTMENT RESTRICTIONS AND PRACTICES

2.1 Investment Restrictions and Practices

(1) Section 2.1 of National Instrument 81-102 does not apply to restrict the exposure of a commodity pool to a counterparty of the commodity pool in specified derivatives transactions.

(2) The following provisions of National Instrument 81-102 do not apply to a commodity pool:

1. paragraphs 2.3(d), (e), (f), (g) and (h).
2. paragraph 2.7(1)(a).
3. subsections 2.7(3), (4) and (5).
4. sections 2.8 and 2.11.

PART 3 NEW COMMODITY POOLS

3.1 Non-Application - Sections 3.1 and 3.2 of National Instrument 81-102 do not apply to a commodity pool.

3.2 New Commodity Pools

(1) No person or company shall file a prospectus for a newly established commodity pool unless

(a) an investment of at least $50,000 in securities of the commodity pool has been made, and those securities are beneficially owned, before the time of filing by

(i) the manager, a portfolio adviser, a promoter or a sponsor of the commodity pool,

(ii) the directors, officers or shareholders of any of the manager, a portfolio adviser, a promoter or a sponsor of the commodity pool, or

(iii) any combination of the persons or companies referred to in subparagraphs (i) and (ii); and

(b) the prospectus of the commodity pool states that the commodity pool will not issue securities other than those referred to in paragraph (a) unless subscriptions aggregating not less than $500,000 have been received by the commodity pool from investors other than the persons and companies referred to in subparagraphs (i) and (ii) of paragraph (a) and accepted by the commodity pool.

(2) A commodity pool may redeem, repurchase or return any amount invested in, securities issued upon the investment in the commodity pool referred to in paragraph (1)(a) only if

(a) securities issued under paragraph (1)(a) that had an aggregate issue price of $50,000 remain outstanding and at least $50,000 invested under paragraph (1)(a) remain invested in the commodity pool; or

(b) the redemption, repurchase or return is effected as part of the dissolution or termination of the commodity pool.

3.3 Prohibition Against Distribution - If a prospectus of a commodity pool contains the disclosure described in paragraph 3.2(1)(a), the commodity pool shall not distribute any securities unless the subscriptions described in that disclosure, together with payment for the securities subscribed for, have been received.

3.4 British Columbia Commodity Pools - Sections 3.1, 3.2 and 3.3 do not apply to a commodity pool if the prospectus relating to it is filed only in British Columbia

PART 4 PROFICIENCY AND SUPERVISORY REQUIREMENTS

4.1 Proficiency and Supervisory Requirements
(1) No mutual fund restricted individual shall trade in a security of a commodity pool unless that individual
   (a) has received at least a passing grade for the Canadian Securities Course
   (b) has received at least a passing grade for the Derivatives Fundamentals Course
   (c) has successfully completed the Chartered Financial Analyst Program or
   (d) meets the proficiency standards applicable to trading in securities of commodity pools required
       by a self-regulatory organization to which the individual, or his or her organization, is a member
       if the securities regulatory authority or regulator has completed any required review, approval or
       non-disapproval of the regulatory instrument of the self-regulatory organization that establishes
       those proficiency standards.

(2) No principal distributor or participating dealer shall trade in a security of a commodity pool in the local
    jurisdiction unless the individual designated by the principal distributor or participating dealer to be
    responsible for the supervision of trades of securities of commodity pools in the local jurisdiction has
    received at least a passing grade for the Derivatives Fundamentals Course or has successfully
    completed the Chartered Financial Analyst Program.

(3) Despite subsection (2), but subject to compliance with securities legislation, a principal distributor may
    agree to act as principal distributor of a commodity pool and may trade in securities of a commodity pool
    if all trades are effected through a participating dealer that satisfies the requirements of subsection (2).

4.2 Trades of Commodity Pools in British Columbia - Part 4 does not apply in British Columbia.

PART 5 INCENTIVE FEES

5.1 Non-Application - Part 7 of National Instrument 81-102 does not apply to a commodity pool.

5.2 Incentive Fees - A commodity pool shall not pay, or enter into arrangements that would require it to pay, and no
    securities of a commodity pool shall be sold on the basis that an investor would be required to pay, a fee that is
    determined by the performance of the commodity pool, unless
    (a) the payment of the fee is based on the cumulative total return of the commodity pool for the period that
        began immediately after the last period for which the performance fee was paid; and
    (b) the method of calculation of the fee is described in the prospectus of the commodity pool.

5.3 Multiple Portfolio Advisors - Section 5.2 applies to fees payable to a portfolio adviser of a commodity pool that
    has more than one portfolio adviser, if the fees are calculated on the basis of the performance of the portfolio assets
    under management by that portfolio adviser, as if those portfolio assets were a separate commodity pool.

PART 6 REDEMPTION OF SECURITIES OF A COMMODITY POOL

6.1 Frequency of Redemptions - If disclosed in its prospectus, a commodity pool may include, as part of the
    requirements established under subsection 10.1(2) of National Instrument 81-102, a provision that securityholders
    of the commodity pool shall not have the right to redeem their securities for a period up to six months after the date
    on which the receipt is issued for the initial prospectus of the commodity pool.

6.2 Required Notice of Redemption - Despite section 10.3 of National Instrument 81-102, a commodity pool may
    implement a policy providing that a person or company making a redemption order for securities shall receive the
    net asset value for those securities determined, as provided in the policy, on the first or second business day after
    the date of receipt by the commodity pool of the redemption order.

6.3 Payment of Redemption Proceeds - The references in subsection 10.4(1) of National Instrument 81-102 to “three
    business days” shall be read as references to “15 days” in relation to commodity pools.

PART 7 CALCULATION OF NET ASSET VALUE
7.1 **Non-Application** - Subsections 13.1(1) and (2) of National Instrument 81-102 do not apply to a commodity pool.

7.2 **Calculation of Net Asset Value** - The net asset value of a commodity pool shall be calculated at least once each business day.

7.3 **Toll-Free Telephone Number, Collect Telephone Calls and Website** - A commodity pool shall

(a) have a toll-free telephone number, accept collect telephone calls, or operate a website, in order to allow persons or companies that wish to be provided with the most recent net asset value per unit of the commodity pool to obtain that information; and

(b) provide its most recent net asset value per unit to persons or companies using a medium referred to in paragraph (a).

### PART 8 CONTINUOUS DISCLOSURE - FINANCIAL STATEMENTS

8.1 **Variation of Securities Legislation** - The provisions of securities legislation that pertain to the filing, content and sending to securityholders of financial statements for mutual funds are varied for commodity pools to the extent described in this Part.

8.2 **Interim Financial Statements**

(1) Instead of filing and delivering interim financial statements on a semi-annual basis, a commodity pool shall, within 60 days of the date to which they are made up, file and deliver to each securityholder whose last address as shown on the books of the commodity pool is in the local jurisdiction, interim financial statements

(a) if the commodity pool has not completed its first financial year, for the periods commencing with the beginning of that financial year and ending nine, six and three months before the date on which that year ends; and

(b) if the commodity pool has completed its first financial year, for the periods beginning at the end of its last completed financial year and ending three, six and nine months after the end of the last completed financial year, together with, if applicable, comparative statements to the end of each of the corresponding periods in the last completed financial year.

(2) Despite paragraph (1)(a), a commodity pool is not required to prepare, file or deliver interim financial statements for a period that is less than three months in length.

8.3 **Income Statements** - In addition to any other matters required by securities legislation, the income statement forming part of the interim financial statements of a commodity pool shall include

(a) the total amount of realized net gain or net loss on positions liquidated during the period;

(b) the change in unrealized net gain or net loss on open positions during the period;

(c) the total amount of net gain or net loss from all other transactions in which the commodity pool engaged during the period, including interest;

(d) the total amount of all incentive fees paid during the period; and

(e) the total amount of all brokerage commissions paid during the period.

8.4 **Statements of Portfolio Transactions**

(1) A statement of portfolio transactions of a commodity pool shall provide disclosure, in the form of the table in subsection (2), of the aggregate total volume and total value or nominal value of all purchase and sale transactions of the commodity pool for

(a) each security, by class or series, purchased or sold by the commodity pool during the period;

(b) each physical commodity, purchased or sold by the commodity pool during the period; and
(c) each derivative, by type of contract and underlying interest, for which a derivatives transaction was entered into by the commodity pool during the period.

(2) The table contemplated by subsection (1) shall be in the following form:

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<th>Total Volume</th>
<th>Total Value or Nominal Value</th>
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<tr>
<td>Purchases</td>
<td></td>
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<tr>
<td>Sales</td>
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</tbody>
</table>

8.5 Leverage Disclosure

(1) A commodity pool shall include in its interim financial statements and its audited financial statements disclosure of the minimum and maximum level of leverage experienced by the commodity pool in the period covered by the financial statements, together with a brief explanation of how the commodity pool uses the term “leverage” and the significance of the maximum and minimum levels of leverage to the commodity pool.

(2) The information required by subsection (1) may be included in the body of the financial statements or in notes to the financial statements.

8.6 British Columbia Commodity Pools - Sections 8.1, 8.2, 8.3 and 8.5 do not apply to a commodity pool if the prospectus relating to it is filed only in British Columbia.

PART 9 PROSPECTUS DISCLOSURE

9.1 Front Page Disclosure - In addition to any other requirements of securities legislation, the front page of a preliminary prospectus and prospectus of a commodity pool shall

(a) state, in substantially the following words:

"You should carefully consider whether your financial condition permits you to participate in the [commodity pool]. The securities of the [commodity pool] are [highly] speculative and involve a high degree of risk. You may lose a substantial portion or even all of the money you place in the [commodity pool].

The risk of loss in trading [nature of instruments to be traded by the commodity pool] can be substantial. In considering whether to participate in the [commodity pool], you should be aware that trading [nature of instruments] can quickly lead to large losses as well as gains. Such trading losses can sharply reduce the net asset value of the [commodity pool] and consequently the value of your interest in the [commodity pool]. Also, market conditions may make it difficult or impossible for the [commodity pool] to liquidate a position.

The [commodity pool] is subject to certain conflicts of interest.

The [commodity pool] will be subject to the charges payable by it as described in this prospectus that must be offset by revenues and trading gains before an investor is entitled to a return on his or her investment. It may be necessary for the [commodity pool] to make substantial trading profits to avoid depletion or exhaustion of its assets before an investor is entitled to a return on his or her investment."

(b) state, for the initial prospectus of a commodity pool, in substantially the following words:

"The [commodity pool] is newly organized. The success of the [commodity pool] will depend upon a number of conditions that are beyond the control of the [commodity pool]. There is a substantial risk that the goals of the [commodity pool] will not be met."

(c) state, if the promoter, manager, or a portfolio adviser of the commodity pool has not had a similar involvement with any other commodity pool, in substantially the following words:
"The [promoter], [manager] [and/or] [portfolio adviser] of the [commodity pool] has not previously operated any other publicly offered commodity pools [or traded other accounts].";

(d) state, if the commodity pool will execute trades outside of Canada, in substantially the following words:

"Participation in transactions in [nature of instrument to be traded by the commodity pool] involves the execution and clearing of trades on or subject to the rules of a foreign market. None of the Canadian securities regulatory authorities or Canadian exchanges regulate activities of any foreign markets, including the execution, delivery and clearing of transactions, or has the power to compel enforcement of the rule of a foreign market or any applicable foreign laws. Generally, any foreign transaction will be governed by applicable foreign law. This is true even if the foreign market is formally linked to a Canadian market so that a position taken on the market may be liquidated by a transaction on another market. Moreover, such laws or regulations will vary depending on the foreign country in which the transaction occurs.

For these reasons, entities such as the commodity pool that trade [nature of instrument to be traded by the commodity pool] may not be afforded certain of the protective measures provided by Canadian legislation and the rules of Canadian exchanges. In particular, funds received from customers for transactions may not be provided the same protection as funds received in respect of transactions on Canadian exchanges."

(e) state, immediately after the statements required by paragraphs (a), (b), (c), and (d), in substantially the following words:

"These brief statements do not disclose all the risks and other significant aspects of investing in the [commodity pool]. You should therefore carefully study this prospectus, including a description of the principal risk factors at page [page number], before you decide to invest in the [commodity pool]."

(f) if applicable, state that the tax consequences to the commodity pool or its securityholders are not certain;

(g) state that the commodity pool is a mutual fund but that certain provisions of securities legislation designed to protect investors who purchase securities of mutual funds do not apply.

9.2 Prospectus Disclosure - In addition to any other requirements of securities legislation, the preliminary prospectus and prospectus of a commodity pool shall

(a) disclose the fundamental investment objectives and strategy of the commodity pool, and how specified derivatives are or will be used in connection with those objectives and that strategy;

(b) disclose any limitation on the use of specified derivatives by the commodity pool contained in the constating documents, or forming part of the fundamental investment objectives or investment strategy, of the commodity pool, including

(i) whether the commodity pool has adopted any restrictions on the amount of leverage that the commodity pool may experience any time, or if there are no such restrictions, a statement to that effect, and

(ii) a brief explanation of how the commodity pool uses the term "leverage" and the significance to the commodity pool of the restrictions either adopted or not adopted;

(c) disclose the risks associated with the use or intended use by the commodity pool of specified derivatives and the policies and practices of the commodity pool to manage those risks;

(d) disclose any existing or potential conflicts of interest between the commodity pool and any promoter, manager, adviser, dealer, broker, any of their respective associates or affiliates, or any of the officers, directors or partners of any of the foregoing, and the steps that will be taken to alleviate any existing or potential conflicts of interest;

(e) disclose whether an affiliate of the manager or of a portfolio adviser of the commodity pool receives or will receive brokerage commissions arising from trades of the commodity pool;
(f) disclose if the commodity pool will be wound up without the approval of securityholders if the net asset value per security falls below a certain predetermined level, and, if so, the net asset value per security at which this will occur;

(g) provide the disclosure concerning the past performance of the commodity pool that is required to be provided by a mutual fund under Item 11 of Part B of Form 81-101F1 Contents of Simplified Prospectus, except that

(i) the past performance of the commodity pool in the bar chart prepared in accordance with Item 11.2 of Part B of Form 81-101F1, shall show quarterly, non-annualized, returns of the commodity pool over the period provided for in Item 11.2, rather than annual returns; and

(ii) the commodity pool may at its option, in the disclosure required by Items 11.3 and 11.4 of Part B of Form 81-101F1, compare its performance to an index if it describes any differences between the commodity pool and the index that affects the comparability of the performance data of the commodity pool and the index;

(h) include a statement that how the commodity pool performed in the past does not necessarily indicate how it will perform in the future;

(i) describe the financial reporting that is required of the commodity pool;

(j) in addition to the front page disclosure required by paragraph 9.1(g), disclose that certain provisions of securities legislation designed to protect investors who purchase securities of mutual funds do not apply to the commodity pool, and disclose the implications of this;

(k) describe the redemption procedures and requirements of the commodity pool, making specific reference to the adoption of any policies established under this Instrument or National Instrument 81-102;

(l) disclose, in the “Risk Factor” section, any information that may bear on the securityholder's assessment of risk associated with an investment in the commodity pool, including

(i) any risks associated with those commodity pools structured as trusts that purchasers of the securities offered may become liable to make an additional contribution beyond the price of the securities, and

(ii) any risks associated with the loss of limited liability of a limited partner of a commodity pool that is structured as a limited partnership;

(m) provide the disclosure concerning the portfolio management of the commodity pool that is required to be provided by a mutual fund under Item 10.3 of Form 81-101F2 Contents of Annual Information Form;

(n) disclose the details of how persons or companies may obtain the most recent net asset value per unit of the commodity pool, as required by section 7.3; and

(o) disclose the details of compliance of the commodity pool with the requirements of sections 3.2 and 3.3.

9.3 Financial Statements

(1) A preliminary prospectus and prospectus of a commodity pool shall contain the financial statements of the commodity pool for the time periods that are required by the securities legislation applicable to issuers other than mutual funds.

(2) The financial statements required by subsection (1) shall be prepared in accordance with the requirements of Part 8.

9.4 British Columbia Commodity Pools - Section 9.3 does not apply to a commodity pool if the prospectus relating to it is filed only in British Columbia.

PART 10 EXEMPTION

10.1 Exemption
(1) The regulator or the securities regulatory authority may grant an exemption to this Instrument, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.

(2) Despite subsection (1), in Ontario, only the regulator may grant such an exemption.

PART 11 EFFECTIVE DATE AND TRANSITIONAL

11.1 Effective Date - This Instrument comes into force on !, 2002.

11.2 Prospectus Disclosure - The prospectus of a commodity pool for which a receipt is obtained before the date that this Instrument comes into force is not required to comply with the disclosure requirements of this Instrument.

NATIONAL INSTRUMENT 81-104
COMMODITY POOLS

TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>PART</th>
<th>TITLE</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>PART 1</td>
<td>DEFINITIONS, APPLICATION AND INTERPRETATION</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>1.1 Definitions</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>1.2 Application</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>1.3 Interpretation</td>
<td>2</td>
</tr>
<tr>
<td>PART 2</td>
<td>INVESTMENT RESTRICTIONS AND PRACTICES</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>2.1 Investment Restrictions and Practices</td>
<td></td>
</tr>
<tr>
<td>PART 3</td>
<td>NEW COMMODITY POOLS</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>3.1 Non-Application</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>3.2 New Commodity Pools</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>3.3 Prohibition Against Distribution</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>3.4 British Columbia Commodity Pools</td>
<td>4</td>
</tr>
<tr>
<td>PART 4</td>
<td>PROFICIENCY AND SUPERVISORY REQUIREMENTS</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>4.1 Proficiency and Supervisory Requirements</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>4.2 Trades of Commodity Pools in British Columbia</td>
<td>5</td>
</tr>
<tr>
<td>PART 5</td>
<td>INCENTIVE FEES</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>5.1 Non-Application</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>5.2 Incentive Fees</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>5.3 Multiple Portfolio Advisors</td>
<td>6</td>
</tr>
<tr>
<td>PART 6</td>
<td>REDEMPTION OF SECURITIES OF A COMMODITY POOL</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>6.1 Frequency of Redemptions</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>6.2 Required Notice of Redemption</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>6.3 Payment of Redemption Proceeds</td>
<td>6</td>
</tr>
<tr>
<td>PART 7</td>
<td>CALCULATION OF NET ASSET VALUE</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>7.1 Non-Application</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>7.2 Calculation of Net Asset Value</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>7.3 Toll-Free Telephone Number, Collect Telephone Calls and Website</td>
<td>6</td>
</tr>
<tr>
<td>PART 8</td>
<td>CONTINUOUS DISCLOSURE - FINANCIAL STATEMENTS</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>8.1 Variation of Securities Legislation</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>8.2 Interim Financial Statements</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>8.3 Income Statements</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>8.4 Statements of Portfolio Transactions</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>8.5 Leverage Disclosure</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td>8.6 British Columbia Commodity Pools</td>
<td>9</td>
</tr>
<tr>
<td>PART 9</td>
<td>PROSPECTUS DISCLOSURE</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td>9.1 Front Page Disclosure</td>
<td>9</td>
</tr>
</tbody>
</table>
9.2 Prospectus Disclosure 11
9.3 Financial Statements 14
9.4 British Columbia Commodity Pools 14

PART 10 EXEMPTION 14
10.1 Exemption 14

PART 11 EFFECTIVE DATE AND TRANSITIONAL 14
11.1 Effective Date 14
11.2 Prospectus Disclosure 14
PART 1 PURPOSE AND BACKGROUND

1.1 Purpose - This Policy clarifies how National Instrument 81-104 (the "Instrument") integrates with National Instrument 81-102 Mutual Funds, and brings certain matters relating to the Instrument to the attention of persons or companies involved with the establishment or administration of commodity pools.

1.2 What the Instrument Covers

(1) The Instrument regulates publicly offered mutual funds that use certain alternative investment strategies involving specified derivatives and commodities. The Instrument defines the term "commodity pool" as a mutual fund that is permitted to use or invest in specified derivatives and physical commodities beyond what is permitted by National Instrument 81-102. Industry players refer to these mutual funds as "commodity pools" and the Canadian Securities Administrators (the "CSA") have retained this term to describe these mutual funds.

(2) The CSA note that the Instrument specifically allows commodity pools liberalized use of derivatives, leverage strategies and commodities so that they can pursue traditional commodity pool investment strategies. By implementing the Instrument, the CSA are not providing relief for all alternative investment strategies that may be adopted by investment funds. In particular, the CSA point out that a number of strategies, including non derivative-related short selling, cannot be followed by commodity pools and other mutual funds due to prohibitions contained in National Instrument 81-102. A person or company that wishes to sell to the public investment funds that use alternative investment strategies not contemplated by the Instrument should consider using available exemptions from prospectus requirements or structuring the fund as a closed end investment fund. The CSA will consider on a case by case basis applications for exemptions from applicable restrictions contained in National Instrument 81-102 if a mutual fund structure is proposed. Any application for exemption should describe how the proposed alternative investment strategy meets the policy goals behind the rules in National Instrument 81-102 and why a mutual fund structure is in the public interest.

1.3 Background to the Instrument - The CSA developed the Instrument in order to create an updated uniform national regulatory regime for commodity pools. Commodity pools have been sold in most jurisdictions in Canada under prospectuses filed with the CSA for over twenty years. The Ontario Securities Commission published a policy statement, OSC Policy Statement 11.4 Commodity Pool Programs, to set parameters for the operation and administration of these investment vehicles. The other members of the CSA regulated commodity pools through exemptive orders giving relief, on conditions, from requirements of applicable securities legislation in their jurisdiction, including National Instrument 81-102 and its predecessor instrument. The exemptive relief orders were largely consistent with the guidelines contained in the Ontario policy statement. The Ontario Securities Commission and the other members of the CSA recognize that the Ontario policy statement has become outmoded and no longer reflects the regulatory approach now favoured by the CSA.

1.4 Regulatory Principles for Commodity Pools

(1) The CSA considered the following regulatory principles in developing and implementing the Instrument:

(a) Commodity pools should be regulated in the same manner as conventional mutual funds, except in respect of their respective use of specified derivatives. Therefore, commodity pools are defined in the Instrument as a type of mutual fund, so that the rules of National Instrument 81-102, and other applicable securities legislation apply except as provided otherwise in the Instrument.

(b) Commodity pools should be granted greater freedom in their use of specified derivatives and leverage strategies than conventional mutual funds, in exchange for requirements which, among other things, are aimed at increasing the information available to investors about the investment strategies, risks and on-going performance of commodity pools. Therefore, the Instrument generally exempts commodity pools from the specified derivative rules of National Instrument 81-102.

PART 2 GENERAL STRUCTURE OF THE INSTRUMENT
2.1 Relationship to Securities Legislation Applicable to Mutual Funds

(1) Since by definition, commodity pools are mutual funds, they are subject to mutual fund rules unless those rules are specifically excluded. The Instrument contains only those provisions that are specific to commodity pools. Provisions applicable to all mutual funds, including commodity pools, are contained in National Instrument 81-102.

(2) Persons involved with the establishment or administration of a commodity pool should review the following rules:

1. National Instrument 81-102. That National Instrument contains general rules concerning the operation of mutual funds, all of which are applicable to commodity pools unless specifically excluded by the Instrument.

2. Applicable mutual fund related securities legislation. For example, commodity pools are subject to the financial statement reporting requirements for mutual funds, except as varied or supplemented in the Instrument.

3. Prospectus requirements of the securities legislation of a jurisdiction applicable to long form issuers generally, and mutual funds in particular. National Instrument 81-101 Mutual Fund Prospectus Disclosure does not allow commodity pools to use the prospectus disclosure system created by that National Instrument.

4. Securities legislation of a jurisdiction that applies to dealers in securities of a mutual fund. Since commodity pools are mutual funds, dealers registered in a jurisdiction to sell mutual funds can trade in these securities. The Instrument imposes additional proficiency requirements for salespersons who are registered to sell only mutual funds and for the supervisors of trades in commodity pools, in all jurisdictions other than British Columbia. Dealers registered to sell securities (including mutual funds) in British Columbia should look to local British Columbia securities regulations for guidance.

2.2 Derivatives Use

(1) The regime implemented by the Instrument is designed to allow commodity pools considerable freedom in entering into derivatives transactions. Commodity pools are not subject to the majority of sections 2.7 and 2.8 of National Instrument 81-102, which contain most of the rules governing specified derivatives used by mutual funds. Commodity pools, however, remain subject to the main investment restrictions and rules governing investment practices contained in National Instrument 81-102 that do not relate directly to derivatives or commodity transactions.

(2) Commodity pools remain generally subject to section 2.1 of National Instrument 81-102 except as provided in subsection 2.1(1) of the Instrument. Section 2.1 of National Instrument 81-102 contains the prohibition against a mutual fund investing more than 10 percent of its net assets in the securities of an issuer. The effect of subsection 2.1(1) of the Instrument is that a commodity pool need not be restricted by this prohibition in relation to its specified derivatives transactions with any one counterparty. That is, a commodity pool may "invest" more than 10 percent of its net assets with any one counterparty in one or more specified derivatives transactions. This exception to the 10 percent rule is designed to allow commodity pools greater flexibility in their specified derivatives transactions. However, a commodity pool remains subject to the 10 percent rule in relation to any securities of any issuers, including counterparties, other than the "securities" acquired from counterparties in specified derivatives transactions. A commodity pool may enter into an unlimited number of specified derivatives transactions with any counterparty without regard to the 10 percent rule, but remains subject to the 10 percent rule in relation to any, for example, common shares of that counterparty acquired by it. In addition, the "look through" rule contained in subsection 2.1(3) of National Instrument 81-102 will still apply to those specified derivatives transactions, requiring a commodity pool to take into account the underlying interests of specified derivatives transactions in order to ensure compliance with section 2.1 of National Instrument 81-102.

(3) Commodity pools, as with other mutual funds, remain subject to paragraphs 2.6(b) and (c) of National Instrument 81-102, which prohibit mutual funds from purchasing securities on margin or selling securities short, unless these strategies are permitted by sections 2.7 or 2.8 of that National Instrument. Commodity pools contemplating purchasing securities on margin or selling securities short in connection with their specified derivatives strategies should review sections 2.7 and 2.8 of National Instrument 81-102 to determine permissible practices. Any other strategy which involves purchasing securities on margin or
selling securities short is not permitted for commodity pools, in the same manner as that other strategy
is not permitted for conventional mutual funds. The Instrument exempts commodity pools from most of
the provisions of sections 2.7 or 2.8 of National Instrument 81-102, but is not intended to remove the
permission to purchase securities on margin or sell securities short in specified derivatives transactions
provided for in paragraphs 2.6(b) and (c) of National Instrument 81-102.

PART 3 PROSPECTUS DISCLOSURE

3.1 Prospectus Disclosure

(1) Sections 9.1 and 9.2 of the Instrument contain a number of disclosure requirements applicable to
commodity pool prospectuses. The CSA note that commodity pool prospectuses are long form
prospectuses. Commodity pool prospectuses may contain any information that the commodity pool
manager believes would be of assistance in ensuring that the prospectus contains full, true and plain
disclosure about the commodity pool.

(2) In particular, the CSA consider that, in order to ensure that full, true and plain disclosure is provided,
having regard to the specialized investment strategies of commodity pools, a person or company
preparing a prospectus of a commodity pool should consider whether it would be useful to include in the
prospectus standardized measures of risk, prepared and presented in a consistent manner from year to
year and based on generally accepted statistical standards.

(3) Paragraph 9.2(g) of the Instrument requires a commodity pool to describe its performance in the required
format. A commodity pool may, but is not required to, compare its performance to an appropriate index
or benchmark. If the commodity pool decides to so compare its performance, the CSA note that,
generally speaking, the index or benchmark used should satisfy the requirements of Item 11.3 of Part B
of Form 81-101F1 and be prepared independently or be widely recognized and used. However, the CSA
recognize the difficulty in identifying indices that are relevant comparisons to some commodity pools, and
expect that commodity pools use their best efforts to use as appropriate an index as possible. The index
could be either a broadly-based market index or a narrowly-based index, whichever is considered by the
manager of the commodity pool to be most appropriate. Any differences between the index or benchmark
used and the commodity pool should be identified.

PART 4 LIMITED LIABILITY

4.1 Limited Liability

(1) Mutual funds generally are structured in a manner that ensures that investors are not exposed to the risk
of loss of an amount more than their original investment. The CSA consider this a very important and
essential attribute of mutual funds. This is especially important in the context of commodity pools. One
of the most important rationales for the existence of commodity pools is that they enable investors to
invest indirectly in certain types of derivative products, particularly futures and forwards, without putting
more than the amount of their investment at risk. A direct investment in some derivative products could
expose an investor to losses beyond the original investment.

(2) The CSA expect that commodity pools will be structured in a manner that provides as much assurance
as possible to their securityholders that securityholders will not be at risk for more than the amount of their
original investment. The CSA recommend that commodity pool promoters and managers consider other
ways, apart from the structuring of a pool, to limit the liability of securityholders. For example, commodity
pools could enter into contracts only if the other party to the agreement agreed to limit recourse under
the agreement to the assets of the pool.

(3) Mutual funds structured as corporations do not raise pressing liability problems because of the limited
liability regime of corporate statutes.

(4) Mutual funds structured as limited partnerships may raise some concerns about the loss of limited liability
if limited partners are viewed as participating in the management or control of the partnership. The
statute and case law concerning when limited partners can lose their limited partner status, including the
Quebec Civil Code, varies from province to province. Therefore, paragraph 9.2(l) of the Instrument
requires each commodity pool to disclose risks associated with the loss of limited liability of a limited
partner that has invested in a commodity pool structured as a limited partnership; proper compliance with
this requirement will involve disclosure of risks associated with the jurisdictions in which the prospectus
is filed.
Mutual funds structured as trusts are subject to their constitution and the common and civil law of trusts. Commodity pool operators should consider this law, together with the factual circumstances surrounding the establishment of the commodity pool, including the ability of the investors in the commodity pool to influence the administration and management of the commodity pool, to ensure that investors’ liability is limited to the amount they have invested in the fund. Paragraph 9.2(l) of the Instrument requires disclosure of risks, if any are applicable, associated with the structuring of a commodity pool as a trust in relation to the possibility that purchasers of commodity pool securities may become liable to make an additional contribution beyond the price of the securities.