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Canadian Securities
Administrators

Autorités canadiennes
en valeurs mobilières

CSA NOTICE OF PUBLICATION

REGULATION TO AMEND REGULATION 81-102 RESPECTING INVESTMENT FUNDS

CHANGES TO POLICY STATEMENT 81-102 TO REGULATION 81-102 RESPECTING INVESTMENT FUNDS

AMENDMENTS AND CHANGES TO ACCOMMODATE A RANGE OF SETTLEMENT CYCLES FOR MUTUAL FUNDS

May 23, 2024

Introduction

The Canadian Securities Administrators (**CSA** or **we**) are adopting amendments (the **Final Amendments**) to *Regulation 81-102 respecting Investment Funds* (**Regulation 81-102**) and changes (the **Final Changes**) to *Policy Statement 81-102 to Regulation 81-102 respecting Investment Funds* (**Policy Statement 81-102**).

Provided all necessary regulatory and ministerial approvals are obtained, the Final Amendments will come into force on August 31, 2024.

The text of the Final Amendments and the Final Changes is published with this Notice and will also be available on the websites of the following CSA jurisdictions:

www.lautorite.qc.ca
www.asc.ca
www.bcsc.bc.ca
nssc.novascotia.ca
www.fcnb.ca
www.osc.gov.on.ca
www.fcaa.gov.sk.ca
www.msc.gov.mb.ca

Summary, Substance and Purpose

The purpose of the Final Amendments and the Final Changes is to accommodate a range of settlement cycles and particularly for those mutual funds that voluntarily decide to shorten the settlement cycle for purchases and redemptions of their securities from T+2 to T+1 when the underlying assets held by the fund move to a T+1 settlement cycle.

The Final Amendments introduce changes to clarify that payments must be made no later than the reference settlement date of the purchase order. The reference settlement date of the purchase order is the business day determined by the mutual fund and made available in writing to the principal distributor, the participating dealer, or the person providing services to the principal distributor or participating dealer, which must be on or before the second business day after the pricing date.

The Final Amendments also introduce a change to paragraph 9.4(4)(a) of Regulation 81-102 to require a mutual fund that voluntarily decides to shorten the settlement cycle for purchase or redemption of its securities from T+2 to T+1 to redeem its securities for non-payment on the next business day after the reference settlement date of the purchase order, which would be on T+2 rather than T+3 as currently required.

The Final Changes provide guidance clarifying that examples that could satisfy the requirement for a mutual fund to make available in writing the business day it determines as the reference settlement date under subsection 9.4(0.1)(a) of Regulation 81-102 include (a) providing the mutual fund's settlement cycle via a clearing agency or a clearing house recognized by a securities regulatory authority in a jurisdiction, which includes Fundserv Inc., or a successor, through an electronic file or otherwise, and (b) posting the mutual fund's settlement cycle on the mutual fund's designated website.

Background

On October 19, 2023, we published for a 90-day comment period draft amendments to Regulation 81-102 to facilitate a voluntary decision by a mutual fund to shorten the settlement cycle for purchases and redemptions of its securities from two days after the date of a trade to one day after the date of a trade in anticipation of the settlement cycle for equity and long-term debt market trades in Canada to T+1.

We received two comments. Both comments support the Final Amendments. After considering the comments, we made the Final Changes. We also changed the requirement that the reference settlement date be "disclosed" in the version of paragraph 9.4(0.1)(a) published for comment to a requirement that the reference settlement date be "made available" in the Final Amendments to better align these amendments with the Final Changes.

Content of Annexes

This Notice contains the following annex:

- Annex A: List of Commenters and Summary of Comments and CSA Responses

Questions

Please refer your questions to any of the following:

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ANNEX A

REGULATION TO AMEND REGULATION 81-102 RESPECTING INVESTMENT FUNDS *AND CHANGES TO POLICY STATEMENT 81-102 TO REGULATION 81-102 RESPECTING INVESTMENT FUNDS TO ACCOMMODATE A RANGE OF SETTLEMENT CYCLES FOR MUTUAL FUNDS*

LIST OF COMMENTERS AND SUMMARY OF COMMENTS AND CSA RESPONSES

No.	Commenter	Date
1.	Borden Ladner Gervais (Whitney Wakeling, Roma Lotay, Donna Spagnolo, Melissa Ghislanzoni)	January 16, 2024
2.	The Investment Funds Institute of Canada (Andy Mitchell, President & CEO)	January 17, 2024

No.	Subject	Summarized Comment	Response
GENERAL COMMENTS			
1	General Support	Two commenters are supportive of the Final Amendments.	We thank the commenters for their support.
SPECIFIC COMMENTS			
2	The Final Changes	<p>Two commenters recommend that guidance be added to Policy Statement 81-102 to provide examples of what constitutes “in writing” to facilitate compliance.</p> <p>Two commenters recommend that the CSA provide examples that would satisfy the requirement under subsection 9.4(0.1) of Regulation 81-102.</p>	<p>We are adding subsection 10.2(4) to Policy Statement 81-102 to clarify that examples that could satisfy the requirement for a mutual fund to make available in writing the business day it determines as the reference settlement date under subsection 9.4(0.1) of Regulation 81-102 include (a) providing the mutual fund’s settlement cycle via a clearing agency or clearing house recognized by a securities regulatory authority in a jurisdiction, which includes Fundserv Inc., or a successor, through an electronic file or</p>

No.	Subject	Summarized Comment	Response
			<p>otherwise, and (b) posting the mutual fund's settlement cycle on the mutual fund's designated website.</p> <p>To better align the Final Amendments with the addition of subsection 10.2(4) to Policy Statement 81-102, the requirement to "disclose" the reference settlement date in the version of paragraph 9.4(0.1)(a) published for comment has been changed to "made available" in the Final Amendments.</p>
3	Other Comments	<p>One commenter asked the CSA to affirm the continued applicability of certain exemptive relief decisions, which permit certain exchange-traded funds (ETFs) that invest in securities that settle three days after the trade date to continue to settle primary trades of ETF securities three days after the trade date.</p> <p>The commenter notes that these ETFs will technically be unable to satisfy a condition of the decisions, which require these ETFs to disclose that primary market trades of their securities settle two days after the trade date because primary market trades of their securities will settle one day after the trade date following the transition to a T+1 settlement cycle.</p>	<p>The rulemaking process is not an appropriate forum to provide the affirmation requested by the commenter.</p>