

**IN THE MATTER OF
THE *SECURITIES ACT*, R.S.P.E.I. 1988, Cap. S-3.1**

AND

**IN THE MATTER OF
EXEMPTIONS FROM CERTAIN REPURCHASE
TRANSACTIONS REQUIREMENTS FOR INVESTMENT FUNDS**

CSA COORDINATED BLANKET ORDER 81-930

WHEREAS under section 16 of the *Securities Act* (the **Act**), if the Superintendent considers that it would not be prejudicial to the public interest to do so, the Superintendent may, on application by an interested person or company or on the Superintendent's own initiative, make an order exempting a person, security, trade, distribution or transaction from all or any requirements of Prince Edward Island securities laws on such terms or conditions as may be set out in the order;

AND WHEREAS the Canadian Securities Administrators (**CSA**) staff are in agreement that it would be appropriate to grant a blanket exemption order with respect to exemptions from certain repurchase transactions requirements for investment funds.

IT IS ORDERED THAT:

DEFINITIONS

1. Terms defined in the Act, Multilateral Instrument 11-102 *Passport System* (**MI 11-102**) and National Instrument 81-102 *Investment Funds* (**NI 81-102**) have the same meaning in this Order.

BACKGROUND

2. Investment funds that are reporting issuers are subject to the NI 81-102 requirements for repurchase transactions.
3. The Bank of Canada (**Bank**) has developed a facility to support the stability of the Canadian financial system by assisting market participants to address liquidity issues that may arise if there are severe market-wide liquidity stresses. The Contingent Term Repo Facility (**CTRF**) is a facility under which the Bank will repurchase certain eligible fixed income securities issued or guaranteed by the Government of Canada or a provincial government. The CTRF offers Canadian-dollar funding for a term of up to 30 days to eligible participants.
4. The Superintendent recognizes that investment funds with exposure to Canadian dollar money markets and/or fixed income securities may need to access the CTRF to manage

their liquidity during periods of severe market-wide liquidity stresses in the Canadian dollar money markets or fixed income markets.

5. An investment fund that accesses the CTRF would not be able to comply with certain requirements for the repurchase transaction in NI 81-102 for the reasons set out below:
- (a) the cash to be delivered to the investment fund at the beginning of the CTRF would be less than an amount equal to at least 102% of the market value of the sold securities as required by paragraph 2.13(1)5 of NI 81-102;
 - (b) the sold securities would be marked to market on each business day, but the amount of sale proceeds in the possession of the investment fund would not be adjusted on each business day, as applicable, as required by paragraph 2.13(1)6 of NI 81-102;
 - (c) given (a) and (b) above, the Bank's master repurchase agreement for the CTRF would not implement all the requirements of section 2.13(1) of NI 81-102 as required by paragraph 2.13(1)2 of NI 81-102;
 - (d) the cash delivered to an investment fund as consideration for sold securities would be used for liquidity management of the investment fund which is not permitted under subsection 2.13(2) of NI 81-102; and
 - (e) to promptly manage liquidity during periods of severe market-wide liquidity stresses in the Canadian dollar money markets and/or fixed income markets,
 - (i) mutual funds, other than exchange-traded mutual funds not in continuous distribution, may not have sufficient time to provide disclosure required by paragraph 2.17(1)(a) of NI 81-102 b before accessing the CTRF;
 - (ii) exchange-traded mutual funds that are not in continuous distribution or non-redeemable investment funds may not have sufficient time to provide a news release of the required prospectus disclosure and the date on which the investment funds intend to begin entering the CTRF as required by paragraph 2.17(1)(b) of NI 81-102; and
 - (iii) investment funds may not have sufficient time to provide their securityholders with 60 days written notice required by paragraph 2.17(1)(c) of NI 81-102 prior to accessing the CTRF.

ORDER

6. The Superintendent, considering that to do so would not be prejudicial to the public interest, orders under section 16 of the Act that investment funds that are reporting issuers are exempt from paragraphs 2.13(1)2, 5 and 6, subsection 2.13(2) and subsection 2.17(1) of NI 81-102 for the purpose of accessing the CTRF, provided that:

- (a) the manager has determined that accessing the CTRF is in the best interest of the investment fund;
- (b) the cash delivered to an investment fund as consideration for sold securities in the CTRF is used for liquidity management of the investment fund;
- (c) as soon as practicable, and in any event within 5 business days after an investment fund's application to become an eligible counterparty to the CTRF is approved by the Bank, the investment fund provides notification to their principal regulator by email as set out in Annex B that the investment fund's CTRF application has been approved and the investment fund intends to rely on this Order;
- (d) as soon as practicable, and in any event within 5 business days after each instance an investment fund accesses the CTRF, the investment fund provides notification to its principal regulator by email as set out in Annex B that the investment fund has accessed the CTRF; and
- (e) as soon as practicable after each instance an investment fund accesses the CTRF, the investment fund provides the information required in Annex A in an Excel document to its principal regulator by email as set out in Annex B.

EFFECTIVE DATE

7. This Order comes into effect on July 24, 2025.

DATED at Charlottetown, Province of Prince Edward Island, this 24 day of July, 2025.

“Steve Dowling” (original signature on file)

Steve Dowling
Superintendent of Securities

ANNEX A

1. Date (dd/mm/yy)	
2. Name of the investment fund manager	
3. Name of the investment fund	
4. CTRF access start date (dd/mm/yy)	
5. CTRF access end date (dd/mm/yy)	
6. CTRF amount accessed (\$CAD)	
7. CTRF amount accessed as a percentage of the investment fund's NAV on the CTRF access start date (%)	
8. The outstanding amount of all borrowings of the investment fund, including the CTRF amount accessed, as a percentage of its NAV on the CTRF access start date (%)	
9. The outstanding amount of all borrowings of the investment fund as a percentage of its NAV on the CTRF access end date (%)	

ANNEX B

CSA Jurisdiction	Email Address
British Columbia	examiners@bcsc.bc.ca
Alberta	Investment.Funds@asc.ca
Saskatchewan	corpfin@gov.sk.ca
Manitoba	securities@gov.mb.ca
Ontario	IMDivision@osc.gov.on.ca
Québec	dsfi@lautorite.qc.ca
New Brunswick	IMDivision@osc.gov.on.ca
Nova Scotia	NSSC_Corp_Finance@novascotia.ca
Prince Edward Island	IMDivision@osc.gov.on.ca
Newfoundland and Labrador	SecuritiesExemptions@gov.nl.ca
Yukon	IMDivision@osc.gov.on.ca
Northwest Territories	IMDivision@osc.gov.on.ca
Nunavut	IMDivision@osc.gov.on.ca