## **U.S. COMMODITY FUTURES TRADING COMMISSION**



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Division of Swap Dealer and Intermediary Oversight

Eileen T. Flaherty Director

CFTC Letter No. 16-39 Exemption April 5, 2016 Division of Swap Dealer and Intermediary Oversight

RE: Commission Regulations 4.7(b)(3) and 4.22--Request for Exemption from Audited Annual Financial Statements

Dear :

This is in response to your letter dated February 16, 2016, as amended by additional correspondence on March 28, 2016, to the Division of Swap Dealer and Intermediary Oversight ("Division") of the Commodity Futures Trading Commission ("Commission"). You request on behalf of "A", the commodity pool operator (the "CPO") for "B" (the "Pool"), relief from Commission Regulations 4.7(b)(3) and 4.22(d), 1 which require the CPO to distribute to the Pool's participants, and file with the National Futures Association ("NFA") an Annual Report, which contains audited financial statements concerning the Pool, within 90 days of the close of the Pool's fiscal year.

Based upon the representations made in your letter, we understand the relevant facts to be as follows. Since inception of the Pool in 2014, the Pool has been comprised of the CPO and a single limited partner, who is an affiliate of the CPO. You state that as of December 31, 2015, the Pool had a net asset value of \$, all of which was held in cash. The non-principal affiliated participant has agreed in writing to waive the right to receive audited financial statements for the Pool for the 2015 fiscal year.

Commission Regulations 4.7(b)(3) and 4.22(c) require a commodity pool operator to distribute to pool participants, and file with NFA, an Annual Report within 90 calendar days after the end of the pool's fiscal year. This Annual Report must include, among other things, financial statements for the pool, which must be audited by an independent public accountant pursuant to Commission Regulation 4.22(d)(1). The principal purpose of the reporting required by Commission Regulations 4.7 and 4.22 is to ensure that pool participants receive accurate, fair and timely information on the overall trading performance and financial condition of the pool.

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<sup>&</sup>lt;sup>1</sup> Commission Regulations referred to herein are found at 17 C.F.R. Ch. I (2015).

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The Division understands, however, based upon the representations made in your letter, that requiring the Pool to expend its resources auditing the financial statements contained in the Annual Report would cause the Pool to incur substantial costs. These costs may not be in the interests of the participants, in light of their considerable and ongoing familiarity with respect to the financial condition of the Pool. As such, the Division believes that providing relief with respect to auditing the financial statements within the Pool's 2015 Annual Report is neither contrary to the purpose of Commission Regulations 4.7 and 4.22 nor to the public interest. Accordingly, pursuant to the authority delegated to it by Regulations 140.93 and 4.12(a) the Division grants the CPO exemptive relief from the provisions of Commission Regulations 4.7(b)(3) and 4.22(d)(1), that the CPO prepare and distribute to its participants, and file with NFA, audited financial statements within the Annual Report for the year ending December 31, 2015.

The relief granted in this letter is conditioned on the CPO's distribution to Pool participants, and filing with NFA, an Annual Report for the fiscal year ending December 31, 2015, containing unaudited financial statements, and future Annual Reports in full compliance with applicable Commission Regulations.

The exemptive relief provided in this letter is applicable to the CPO solely with respect to the Pool. Moreover, the relief issued by this letter does not excuse persons relying on it from compliance with any other applicable requirements contained in the Commodity Exchange Act or in the Commission regulations issued thereunder. Further, this letter, and the relief contained herein, is based upon the representations made to the Division. Any different, changed or omitted material facts or circumstances might render this exemptive relief void. The Division also retains the authority to condition further, modify, suspend, terminate, or otherwise restrict the terms of the relief provided herein in its discretion.

If you have any questions regarding this letter, please contact Amanda Olear, Associate Director, at 202-418-5283 or aolear@cftc.gov, or Michael Ehrstein, Special Counsel, at 202-418-5957 or mehrstein@cftc.gov.

Very truly yours,

Eileen T. Flaherty Director Division of Swap Dealer and Intermediary Oversight