Appendix B List of Commenters and Summary of Comments and Responses

List of Commenters

Company or Organization Name of Commenter

ATCO Ltd. and Canadian Utilities Limited

TransAlta Corporation

Enerplus Resources Fund

Brian R. Bale

Kevin Morris

Robert J. Waters

Summary of Comments and CSA Responses

#	Theme	Comments	Responses
	GENERAL COMMENTS		
1.	Filing Extension	Three commenters expressed their support for the 30 day filing extension for first quarter filings.	We thank commenters for their support.
		One commenter recommended the 30 day filing extension should be available for all quarters in the year of adoption due to the increased volume of disclosures required by IFRS.	Although we continue to believe that a 30 day filing extension for the first quarter filings is appropriate due to the additional time required to prepare and approve the first set of IFRS financial statements, we continue to believe that the filing deadlines for periods following the initial changeover to IFRS are reasonable and appropriate.
2.	Selected Annual Information	One commenter recommended that the selected annual information presented in the MD&A be only for 2 years as opposed to 3 years to recognize the transition to IFRS and stated that this would be consistent with the SEC's requirements.	We believe the three year trend discussion in the MD&A provides useful information. Consistent with the financial statement requirements in NI 52-107, the third year back does not need to be in IFRS. In Part 2 of Form 51-102F1 we have revised the instructions to Item 1.3 and the instructions to Item 1.5 to indicate that issuers should indicate the accounting principles that the financial data has been prepared in accordance with, and if the financial data provided was not prepared in accordance with the same accounting principles for all periods, the discussion should focus on the important trends and risks that have affected the business.