

## What Risks May Be Associated with Derivatives Transactions

Having completed our review of derivatives transactions, we now consider the risks such transactions may pose. Rule 18f-4(a) defines "[derivatives risks](#)" to include "leverage, market, counterparty, liquidity, operational, and legal risks and any other [material] risks." The adopting release (the "Release") provides [helpful descriptions](#) of these risks and some examples.

### Specific Risks

The Release provides the following description of the risks specified in the definition of derivatives risks.

Type of Risk	Description
<b>Leverage</b>	The risk that derivatives transactions can magnify the fund's gains and losses.
<b>Market</b>	The risk from potential adverse market movements in relation to the fund's derivatives positions; the risk that markets could experience a change in volatility that adversely impacts fund returns and the fund's obligations and exposures.
<b>Counterparty</b>	The risk that a counterparty on a derivatives transaction may not be willing or able to perform its obligations under the derivatives contract, and the related risks of having concentrated exposure to such a counterparty.
<b>Liquidity</b>	The risk involving the liquidity demands that derivatives can create to make payments of margin, collateral, or settlement payments to counterparties.
<b>Operational</b>	The risk related to potential operational issues, including documentation issues, settlement issues, systems failures, inadequate controls, and human error.
<b>Legal</b>	The risk from insufficient documentation, insufficient capacity or authority of counterparty, or legality or enforceability of a contract.

The Release [cites](#) other possibly material risks of an idiosyncratic nature, such as the "risk that a complex OTC derivative could fail to produce the expected result (e.g., because historical correlations change or unexpected merger events occur)" and "political risk (e.g., events that affect currencies)."

### Examples

The Release acknowledged that not every derivatives transaction will entail every type of derivatives risk.

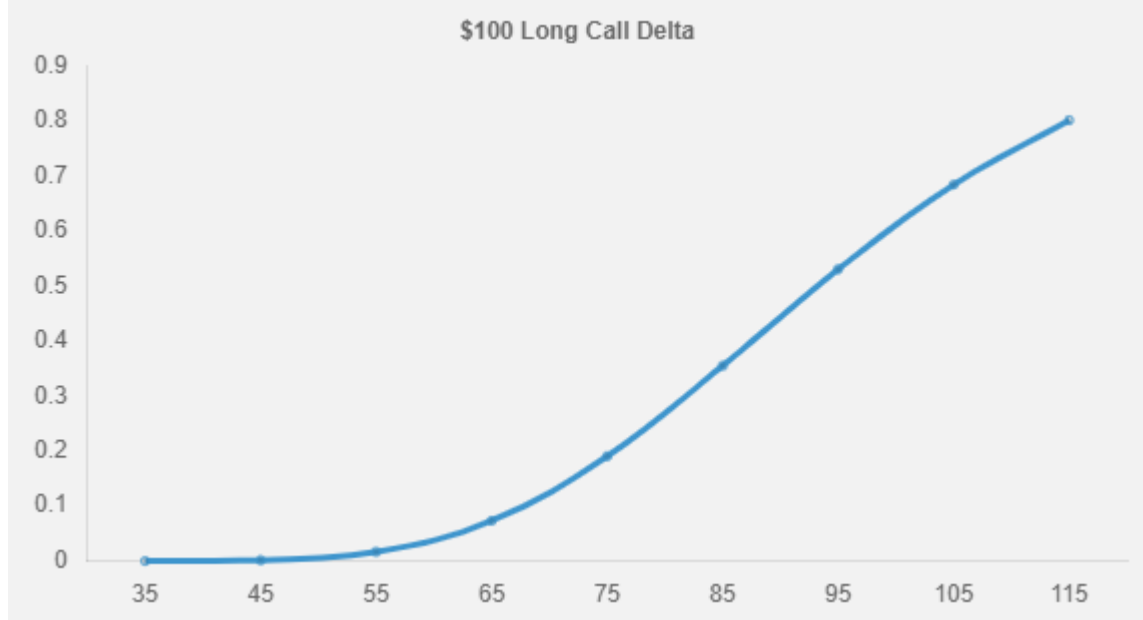
[\[A\] fund that uses derivatives to hedge currency risks would not be introducing leverage risk, but could still introduce other risks, including counterparty risk and a risk of selling investments to meet margin calls.](#)"

Even notionally small derivatives transactions may entail significant risks. For example:

derivatives with non-linear or path-dependent returns, may pose risks that require monitoring even when the derivatives' delta-adjusted notional amount represents a small portion of net asset value. In such case, because of the non-linear payout profiles associated with put and call options, changes in the value of the option's underlying reference asset can increase the option's delta, and thus a fund's derivatives exposure from the option."

["Delta refers to the ratio of change in the value of an option to the change in value of the asset into which the](#)

option is convertible " The delta of an option may increase more rapidly as it approaches being "in the money,"



of the option. The delta and the x-axis is the

Now that we have

identified the relevant risks, we will take a moment to revisit the big picture, namely, the alternative methods offered by Rule 18f-4 for managing derivatives risks.

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