106TH CONGRESS 2D SESSION

S. 3283

To reauthorize and amend the Commodity Exchange Act to promote legal certainty, enhance competition, and reduce systemic risk in markets for futures and over-the-counter derivatives, and for other purposes.

IN THE SENATE OF THE UNITED STATES

December 15 (legislative day, September 22), 2000

Mr. Lugar (for himself, Mr. Gramm, Mr. Harkin, Mr. Fitzgerald, Mr. Hagel, and Mr. Johnson) introduced the following bill; which was read the first time

A BILL

- To reauthorize and amend the Commodity Exchange Act to promote legal certainty, enhance competition, and reduce systemic risk in markets for futures and over-the-counter derivatives, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Commodity Futures Modernization Act of 2000".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

Sec. 2. Purposes.

TITLE I—COMMODITY FUTURES MODERNIZATION

- Sec. 101. Definitions.
- Sec. 102. Agreements, contracts, and transactions in foreign currency, government securities, and certain other commodities.
- Sec. 103. Legal certainty for excluded derivative transactions.
- Sec. 104. Excluded electronic trading facilities.
- Sec. 105. Hybrid instruments; swap transactions.
- Sec. 106. Transactions in exempt commodities.
- Sec. 107. Application of commodity futures laws.
- Sec. 108. Protection of the public interest.
- Sec. 109. Prohibited transactions.
- Sec. 110. Designation of boards of trade as contract markets.
- Sec. 111. Derivatives transaction execution facilities.
- Sec. 112. Derivatives clearing.
- Sec. 113. Common provisions applicable to registered entities.
- Sec. 114. Exempt boards of trade.
- Sec. 115. Suspension or revocation of designation as contract market.
- Sec. 116. Authorization of appropriations.
- Sec. 117. Preemption.
- Sec. 118. Predispute resolution agreements for institutional customers.
- Sec. 119. Consideration of costs and benefits and antitrust laws.
- Sec. 120. Contract enforcement between eligible counterparties.
- Sec. 121. Special procedures to encourage and facilitate bona fide hedging by agricultural producers.
- Sec. 122. Rule of construction.
- Sec. 123. Technical and conforming amendments.
- Sec. 124. Privacy.
- Sec. 125. Report to Congress.
- Sec. 126. International activities of the Commodity Futures Trading Commission

TITLE II—COORDINATED REGULATION OF SECURITY FUTURES PRODUCTS

SUBTITLE A—SECURITIES LAW AMENDMENTS

- Sec. 201. Definitions under the Securities Exchange Act of 1934.
- Sec. 202. Regulatory relief for markets trading security futures products.
- Sec. 203. Regulatory relief for intermediaries trading security futures products.
- Sec. 204. Special provisions for interagency cooperation.
- Sec. 205. Maintenance of market integrity for security futures products.
- Sec. 206. Special provisions for the trading of security futures products.
- Sec. 207. Clearance and settlement.
- Sec. 208. Amendments relating to registration and disclosure issues under the Securities Act of 1933 and the Securities Exchange Act of 1934.
- Sec. 209. Amendments to the Investment Company Act of 1940 and the Investment Advisers Act of 1940.
- Sec. 210. Preemption of State laws.

SUBTITLE B—AMENDMENTS TO THE COMMODITY EXCHANGE ACT

Sec. 251. Jurisdiction of Securities and Exchange Commission; other provisions.

- Sec. 252. Application of the Commodity Exchange Act to national securities exchanges and national securities associations that trade security futures
- Sec. 253. Notification of investigations and enforcement actions.

TITLE III—LEGAL CERTAINTY FOR SWAP AGREEMENTS

- Sec. 301. Swap agreement.
- Sec. 302. Amendments to the Securities Act of 1933.
- Sec. 303. Amendments to the Securities Exchange Act of 1934.
- Sec. 304. Savings provision.

TITLE IV—REGULATORY RESPONSIBILITY FOR BANK PRODUCTS

- Sec. 401. Short title.
- Sec. 402. Definitions.
- Sec. 403. Exclusion of identified banking products commonly offered on or before December 5, 2000.
- Sec. 404. Exclusion of certain identified banking products offered by banks after December 5, 2000.
- Sec. 405. Exclusion of certain other identified banking products.
- Sec. 406. Administration of the predominance test.
- Sec. 407. Exclusion of covered swap agreements.
- Sec. 408. Contract enforcement.

1 SEC. 2. PURPOSES.

- 2 The purposes of this Act are—
- 3 (1) to reauthorize the appropriation for the
- 4 Commodity Futures Trading Commission;
- 5 (2) to streamline and eliminate unnecessary
- 6 regulation for the commodity futures exchanges and
- 7 other entities regulated under the Commodity Ex-
- 8 change Act;
- 9 (3) to transform the role of the Commodity Fu-
- 10 tures Trading Commission to oversight of the fu-
- 11 tures markets;
- 12 (4) to provide a statutory and regulatory frame-
- work for allowing the trading of futures on securi-
- 14 ties;

1	(5) to clarify the jurisdiction of the Commodity
2	Futures Trading Commission over certain retail for-
3	eign exchange transactions and bucket shops that
4	may not be otherwise regulated;
5	(6) to promote innovation for futures and de-
6	rivatives and to reduce systemic risk by enhancing
7	legal certainty in the markets for certain futures and
8	derivatives transactions;
9	(7) to reduce systemic risk and provide greater
10	stability to markets during times of market disorder
11	by allowing the clearing of transactions in over-the-
12	counter derivatives through appropriately regulated
13	clearing organizations; and
14	(8) to enhance the competitive position of
15	United States financial institutions and financial
16	markets.
17	TITLE I—COMMODITY FUTURES
18	MODERNIZATION
19	SEC. 101. DEFINITIONS.
20	Section 1a of the Commodity Exchange Act (7 U.S.C.
21	1a) is amended—
22	(1) by redesignating paragraphs (1) through
23	(7), (8) through (12), (13) through (15), and (16)
24	as paragraphs (2) through (8), (16) through (20),
25	(22) through (24), and (28), respectively;

1	(2) by inserting before paragraph (2) (as redes-
2	ignated by paragraph (1)) the following:
3	"(1) ALTERNATIVE TRADING SYSTEM.—The
4	term 'alternative trading system' means an organiza-
5	tion, association, or group of persons that—
6	"(A) is registered as a broker or dealer
7	pursuant to section 15(b) of the Securities Ex-
8	change Act of 1934 (except paragraph (11)
9	thereof);
10	"(B) performs the functions commonly
11	performed by an exchange (as defined in section
12	3(a)(1) of the Securities Exchange Act of
13	1934);
14	"(C) does not—
15	"(i) set rules governing the conduct of
16	subscribers other than the conduct of such
17	subscribers' trading on the alternative
18	trading system; or
19	"(ii) discipline subscribers other than
20	by exclusion from trading; and
21	"(D) is exempt from the definition of the
22	term 'exchange' under such section 3(a)(1) by
23	rule or regulation of the Securities and Ex-
24	change Commission on terms that require com-

1	pliance with regulations of its trading func-
2	tions.";
3	(3) by striking paragraph (2) (as redesignated
4	by paragraph (1)) and inserting the following:
5	"(2) Board of trade.—The term 'board of
6	trade' means any organized exchange or other trad-
7	ing facility.";
8	(4) by inserting after paragraph (8) (as redesig-
9	nated by paragraph (1)) the following:
10	"(9) Derivatives clearing organization.—
11	"(A) IN GENERAL.—The term 'derivatives
12	clearing organization' means a clearinghouse,
13	clearing association, clearing corporation, or
14	similar entity, facility, system, or organization
15	that, with respect to an agreement, contract, or
16	transaction—
17	"(i) enables each party to the agree-
18	ment, contract, or transaction to sub-
19	stitute, through novation or otherwise, the
20	credit of the derivatives clearing organiza-
21	tion for the credit of the parties;
22	"(ii) arranges or provides, on a multi-
23	lateral basis, for the settlement or netting
24	of obligations resulting from such agree-
25	ments, contracts, or transactions executed

1	by participants in the derivatives clearing
2	organization; or
3	"(iii) otherwise provides clearing serv-
4	ices or arrangements that mutualize or
5	transfer among participants in the deriva-
6	tives clearing organization the credit risk
7	arising from such agreements, contracts,
8	or transactions executed by the partici-
9	pants.
10	"(B) Exclusions.—The term 'derivatives
11	clearing organization' does not include an enti-
12	ty, facility, system, or organization solely be-
13	cause it arranges or provides for—
14	"(i) settlement, netting, or novation of
15	obligations resulting from agreements, con-
16	tracts, or transactions, on a bilateral basis
17	and without a central counterparty;
18	"(ii) settlement or netting of cash
19	payments through an interbank payment
20	system; or
21	"(iii) settlement, netting, or novation
22	of obligations resulting from a sale of a
23	commodity in a transaction in the spot
24	market for the commodity.

1	"(10) ELECTRONIC TRADING FACILITY.—The
2	term 'electronic trading facility' means a trading fa-
3	cility that—
4	"(A) operates by means of an electronic or
5	telecommunications network; and
6	"(B) maintains an automated audit trail of
7	bids, offers, and the matching of orders or the
8	execution of transactions on the facility.
9	"(11) ELIGIBLE COMMERCIAL ENTITY.—The
10	term 'eligible commercial entity' means, with respect
11	to an agreement, contract or transaction in a
12	commodity—
13	"(A) an eligible contract participant de-
14	scribed in clause (i), (ii), (v), (vii), (viii), or (ix)
15	of paragraph (12)(A) that, in connection with
16	its business—
17	"(i) has a demonstrable ability, di-
18	rectly or through separate contractual ar-
19	rangements, to make or take delivery of
20	the underlying commodity;
21	"(ii) incurs risks, in addition to price
22	risk, related to the commodity; or
23	"(iii) is a dealer that regularly pro-
24	vides risk management or hedging services
25	to, or engages in market-making activities

1	with, the foregoing entities involving trans-
2	actions to purchase or sell the commodity
3	or derivative agreements, contracts, or
4	transactions in the commodity;
5	"(B) an eligible contract participant, other
6	than a natural person or an instrumentality, de-
7	partment, or agency of a State or local govern-
8	mental entity, that—
9	"(i) regularly enters into transactions
10	to purchase or sell the commodity or deriv-
11	ative agreements, contracts, or trans-
12	actions in the commodity; and
13	"(ii) either—
14	"(I) in the case of a collective in-
15	vestment vehicle whose participants
16	include persons other than—
17	"(aa) qualified eligible per-
18	sons, as defined in Commission
19	rule 4.7(a) (17 C.F.R. 4.7(a));
20	"(bb) accredited investors,
21	as defined in Regulation D of the
22	Securities and Exchange Com-
23	mission under the Securities Act
24	of 1933 (17 C.F.R. 230.501(a)),

1	with total assets of $$2,000,000;$
2	or
3	"(cc) qualified purchasers,
4	as defined in section $2(a)(51)(A)$
5	of the Investment Company Act
6	of 1940;
7	in each case as in effect on the date
8	of the enactment of the Commodity
9	Futures Modernization Act of 2000,
10	has, or is one of a group of vehicles
11	under common control or management
12	having in the aggregate,
13	\$1,000,000,000 in total assets; or
14	" (Π) in the case of other per-
15	sons, has, or is one of a group of per-
16	sons under common control or man-
17	agement having in the aggregate,
18	\$100,000,000 in total assets; or
19	"(C) such other persons as the Commis-
20	sion shall determine appropriate and shall des-
21	ignate by rule, regulation, or order.
22	"(12) Eligible contract participant.—The
23	term 'eligible contract participant' means—
24	"(A) acting for its own account—
25	"(i) a financial institution;

1	"(ii) an insurance company that is
2	regulated by a State, or that is regulated
3	by a foreign government and is subject to
4	comparable regulation as determined by
5	the Commission, including a regulated sub-
6	sidiary or affiliate of such an insurance
7	company;
8	"(iii) an investment company subject
9	to regulation under the Investment Com-
10	pany Act of 1940 (15 U.S.C. 80a–1 et
11	seq.) or a foreign person performing a
12	similar role or function subject as such to
13	foreign regulation (regardless of whether
14	each investor in the investment company or
15	the foreign person is itself an eligible con-
16	tract participant);
17	"(iv) a commodity pool that—
18	"(I) has total assets exceeding
19	\$5,000,000; and
20	(Π) is formed and operated by a
21	person subject to regulation under
22	this Act or a foreign person per-
23	forming a similar role or function sub-
24	ject as such to foreign regulation (re-
25	gardless of whether each investor in

1	the commodity pool or the foreign per-
2	son is itself an eligible contract partic-
3	ipant);
4	"(v) a corporation, partnership, pro-
5	prietorship, organization, trust, or other
6	entity—
7	"(I) that has total assets exceed-
8	ing \$10,000,000;
9	"(II) the obligations of which
10	under an agreement, contract, or
11	transaction are guaranteed or other-
12	wise supported by a letter of credit or
13	keepwell, support, or other agreement
14	by an entity described in subclause
15	(I), in clause (i), (ii), (iii), (iv), or
16	(vii), or in subparagraph (C); or
17	"(III) that—
18	"(aa) has a net worth ex-
19	ceeding \$1,000,000; and
20	"(bb) enters into an agree-
21	ment, contract, or transaction in
22	connection with the conduct of
23	the entity's business or to man-
24	age the risk associated with an
25	asset or liability owned or in-

1	curred or reasonably likely to be
2	owned or incurred by the entity
3	in the conduct of the entity's
4	business;
5	"(vi) an employee benefit plan subject
6	to the Employee Retirement Income Secu-
7	rity Act of 1974 (29 U.S.C. 1001 et seq.),
8	a governmental employee benefit plan, or a
9	foreign person performing a similar role or
10	function subject as such to foreign
11	regulation—
12	"(I) that has total assets exceed-
13	ing $$5,000,000$; or
14	"(II) the investment decisions of
15	which are made by—
16	"(aa) an investment adviser
17	or commodity trading advisor
18	subject to regulation under the
19	Investment Advisers Act of 1940
20	(15 U.S.C. 80b-1 et seq.) or this
21	Act;
22	"(bb) a foreign person per-
23	forming a similar role or function
24	subject as such to foreign regula-
25	tion;

1 "(cc) a financial ins	stitution;
2 or	
3 "(dd) an insurance of	company
4 described in clause (ii), o	or a reg-
5 ulated subsidiary or aff	iliate of
6 such an insurance compar	ny;
7 "(vii)(I) a governmental ent	tity (in-
8 cluding the United States, a Sta	te, or a
9 foreign government) or political sub	bdivision
of a governmental entity;	
11 "(II) a multinational or supra	national
government entity; or	
13 "(III) an instrumentality, ag	ency, or
department of an entity described	in sub-
clause (I) or (II);	
except that such term does not in	clude an
entity, instrumentality, agency, or	depart-
ment referred to in subclause (I)	or (III)
of this clause unless (aa) the entity	, instru-
20 mentality, agency, or department i	is a per-
son described in clause (i), (ii), or	r (iii) of
section 1a(11)(A); (bb) the entity	, instru-
23 mentality, agency, or department o	wns and
invests on a discretionary	basis
25 \$25.000.000 or more in investm	ents: or

1	(cc) the agreement, contract, or trans-
2	action is offered by, and entered into with,
3	an entity that is listed in any of subclauses
4	(I) through (VI) of section 2(c)(2)(B)(ii);
5	"(viii)(I) a broker or dealer subject to
6	regulation under the Securities Exchange
7	Act of 1934 (15 U.S.C. 78a et seq.) or a
8	foreign person performing a similar role or
9	function subject as such to foreign regula-
10	tion, except that, if the broker or dealer or
11	foreign person is a natural person or pro-
12	prietorship, the broker or dealer or foreign
13	person shall not be considered to be an eli-
14	gible contract participant unless the broker
15	or dealer or foreign person also meets the
16	requirements of clause (v) or (xi);
17	"(II) an associated person of a reg-
18	istered broker or dealer concerning the fi-
19	nancial or securities activities of which the
20	registered person makes and keeps records
21	under section 15C(b) or 17(h) of the Secu-
22	rities Exchange Act of 1934 (15 U.S.C.
23	78o-5(b), 78q(h));
24	"(III) an investment bank holding
25	company (as defined in section 17(i) of the

1	Securities Exchange Act of 1934 (15)
2	U.S.C. 78q(i));
3	"(ix) a futures commission merchant
4	subject to regulation under this Act or a
5	foreign person performing a similar role or
6	function subject as such to foreign regula-
7	tion, except that, if the futures commission
8	merchant or foreign person is a natural
9	person or proprietorship, the futures com-
10	mission merchant or foreign person shall
11	not be considered to be an eligible contract
12	participant unless the futures commission
13	merchant or foreign person also meets the
14	requirements of clause (v) or (xi);
15	"(x) a floor broker or floor trader sub-
16	ject to regulation under this Act in connec-
17	tion with any transaction that takes place
18	on or through the facilities of a registered
19	entity or an exempt board of trade, or any
20	affiliate thereof, on which such person reg-
21	ularly trades; or
22	"(xi) an individual who has total as-
23	sets in an amount in excess of—
24	"(I) \$10,000,000; or

1	"(II) $$5,000,000$ and who enters
2	into the agreement, contract, or trans-
3	action in order to manage the risk as-
4	sociated with an asset owned or liabil-
5	ity incurred, or reasonably likely to be
6	owned or incurred, by the individual;
7	"(B)(i) a person described in clause (i),
8	(ii), (iv), (v), (viii), (ix), or (x) of subparagraph
9	(A) or in subparagraph (C), acting as broker or
10	performing an equivalent agency function on
11	behalf of another person described in subpara-
12	graph (A) or (C); or
13	"(ii) an investment adviser subject to regu-
14	lation under the Investment Advisers Act of
15	1940, a commodity trading advisor subject to
16	regulation under this Act, a foreign person per-
17	forming a similar role or function subject as
18	such to foreign regulation, or a person de-
19	scribed in clause (i), (ii), (iv), (v), (viii), (ix), or
20	(x) of subparagraph (A) or in subparagraph
21	(C), in any such case acting as investment man-
22	ager or fiduciary (but excluding a person acting

as broker or performing an equivalent agency

function) for another person described in sub-

paragraph (A) or (C) and who is authorized by

23

24

25

1	such person to commit such person to the
2	transaction; or
3	"(C) any other person that the Commis-
4	sion determines to be eligible in light of the fi-
5	nancial or other qualifications of the person.
6	"(13) Excluded commodity.—The term 'ex-
7	cluded commodity' means—
8	"(A) an interest rate, exchange rate, cur-
9	rency, security, security index, credit risk or
10	measure, debt or equity instrument, index or
11	measure of inflation, or other macroeconomic
12	index or measure;
13	"(B) any other rate, differential, index, or
14	measure of economic or commercial risk, re-
15	turn, or value that is—
16	"(i) not based in substantial part on
17	the value of a narrow group of commod-
18	ities not described in clause (A); or
19	"(ii) based solely on 1 or more com-
20	modities that have no cash market;
21	"(C) any economic or commercial index
22	based on prices, rates, values, or levels that are
23	not within the control of any party to the rel-
24	evant contract, agreement, or transaction; or

1	"(D) an occurrence, extent of an occur-
2	rence, or contingency (other than a change in
3	the price, rate, value, or level of a commodity
4	not described in clause (A)) that is—
5	"(i) beyond the control of the parties
6	to the relevant contract, agreement, or
7	transaction; and
8	"(ii) associated with a financial, com-
9	mercial, or economic consequence.
10	"(14) Exempt commodity.—The term 'exempt
11	commodity' means a commodity that is not an ex-
12	cluded commodity or an agricultural commodity.
13	"(15) Financial institution.—The term 'fi-
14	nancial institution' means—
15	"(A) a corporation operating under the
16	fifth undesignated paragraph of section 25 of
17	the Federal Reserve Act (12 U.S.C. 603), com-
18	monly known as 'an agreement corporation';
19	"(B) a corporation organized under section
20	25A of the Federal Reserve Act (12 U.S.C. 611
21	et seq.), commonly known as an 'Edge Act cor-
22	poration';
23	"(C) an institution that is regulated by the
24	Farm Credit Administration:

1	"(D) a Federal credit union or State credit
2	union (as defined in section 101 of the Federal
3	Credit Union Act (12 U.S.C. 1752));
4	"(E) a depository institution (as defined in
5	section 3 of the Federal Deposit Insurance Act
6	(12 U.S.C. 1813));
7	"(F) a foreign bank or a branch or agency
8	of a foreign bank (each as defined in section
9	1(b) of the International Banking Act of 1978
10	(12 U.S.C. 3101(b)));
11	"(G) any financial holding company (as de-
12	fined in section 2 of the Bank Holding Com-
13	pany Act of 1956);
14	"(H) a trust company; or
15	"(I) a similarly regulated subsidiary or af-
16	filiate of an entity described in any of subpara-
17	graphs (A) through (H).";
18	(5) by inserting after paragraph (20) (as redes-
19	ignated by paragraph (1)) the following:
20	"(21) Hybrid instrument.—The term 'hybrid
21	instrument' means a security having 1 or more pay-
22	ments indexed to the value, level, or rate of, or pro-
23	viding for the delivery of, 1 or more commodities.";
24	(6) by striking paragraph (24) (as redesignated
25	by paragraph (1)) and inserting the following:

1	"(24) Member of a contract market; mem-
2	BER OF A DERIVATIVES TRANSACTION EXECUTION
3	FACILITY.—The term 'member' means, with respect
4	to a contract market or derivatives transaction exe-
5	cution facility, an individual, association, partner-
6	ship, corporation, or trust—
7	"(A) owning or holding membership in, or
8	admitted to membership representation on, the
9	contract market or derivatives transaction exe-
10	cution facility; or
11	"(B) having trading privileges on the con-
12	tract market or derivatives transaction execu-
13	tion facility.
14	"(25) Narrow-based security index.—
15	"(A) The term 'narrow-based security
16	index' means an index—
17	"(i) that has 9 or fewer component se-
18	curities;
19	"(ii) in which a component security
20	comprises more than 30 percent of the
21	index's weighting;
22	"(iii) in which the 5 highest weighted
23	component securities in the aggregate com-
24	prise more than 60 percent of the index's
25	weighting; or

1	"(iv) in which the lowest weighted
2	component securities comprising, in the ag-
3	gregate, 25 percent of the index's
4	weighting have an aggregate dollar value
5	of average daily trading volume of less
6	than \$50,000,000 (or in the case of an
7	index with 15 or more component securi-
8	ties, \$30,000,000), except that if there are
9	two or more securities with equal
10	weighting that could be included in the cal-
11	culation of the lowest weighted component
12	securities comprising, in the aggregate, 25
13	percent of the index's weighting, such se-
14	curities shall be ranked from lowest to
15	highest dollar value of average daily trad-
16	ing volume and shall be included in the
17	calculation based on their ranking starting
18	with the lowest ranked security.
19	"(B) Notwithstanding subparagraph (A)
20	an index is not a narrow-based security index
21	if—
22	"(i)(I) it has at least 9 component se-
23	curities;

1	"(II) no component security comprises
2	more than 30 percent of the index's
3	weighting; and
4	"(III) each component security is—
5	"(aa) registered pursuant to sec-
6	tion 12 of the Securities Exchange
7	Act of 1934;
8	"(bb) 1 of 750 securities with the
9	largest market capitalization; and
10	"(cc) 1 of 675 securities with the
11	largest dollar value of average daily
12	trading volume;
13	"(ii) a board of trade was designated
14	as a contract market by the Commodity
15	Futures Trading Commission with respect
16	to a contract of sale for future delivery on
17	the index, before the date of enactment of
18	the Commodity Futures Modernization Act
19	of 2000;
20	"(iii)(I) a contract of sale for future
21	delivery on the index traded on a des-
22	ignated contract market or registered de-
23	rivatives transaction execution facility for
24	at least 30 days as a contract of sale for

1	future delivery on an index that was not a
2	narrow-based security index; and
3	"(II) it has been a narrow-based secu-
4	rity index for no more than 45 business
5	days over 3 consecutive calendar months;
6	"(iv) a contract of sale for future de-
7	livery on the index is traded on or subject
8	to the rules of a foreign board of trade and
9	meets such requirements as are jointly es-
10	tablished by rule or regulation by the Com-
11	mission and the Securities and Exchange
12	Commission;
13	"(v) no more than 18 months have
14	passed since the date of enactment of the
15	Commodity Futures Modernization Act of
16	2000 and—
17	"(I) it is traded on or subject to
18	the rules of a foreign board of trade;
19	"(II) the offer and sale in the
20	United States of a contract of sale for
21	future delivery on the index was au-
22	thorized before the date of the enact-
23	ment of the Commodity Futures Mod-
24	ernization Act of 2000; and

1	"(III) the conditions of such au-
2	thorization continue to be met; or
3	"(vi) a contract of sale for future de-
4	livery on the index is traded on or subject
5	to the rules of a board of trade and meets
6	such requirements as are jointly estab-
7	lished by rule, regulation, or order by the
8	Commission and the Securities and Ex-
9	change Commission.
10	"(C) Within 1 year after the date of the
11	enactment of the Commodity Futures Mod-
12	ernization Act of 2000, the Commission and the
13	Securities and Exchange Commission jointly
14	shall adopt rules or regulations that set forth
15	the requirements under subparagraph (B)(iv).
16	"(D) An index that is a narrow-based se-
17	curity index solely because it was a narrow-
18	based security index for more than 45 business
19	days over 3 consecutive calendar months pursu-
20	ant to clause (iii) of subparagraph (B) shall not
21	be a narrow-based security index for the 3 fol-
22	lowing calendar months.
23	"(E) For purposes of subparagraphs (A)
24	and (B)—

1	"(i) the dollar value of average daily
2	trading volume and the market capitaliza-
3	tion shall be calculated as of the preceding
4	6 full calendar months; and
5	"(ii) the Commission and the Securi-
6	ties and Exchange Commission shall, by
7	rule or regulation, jointly specify the meth-
8	od to be used to determine market capital-
9	ization and dollar value of average daily
10	trading volume.
11	"(26) Option.—The term 'option' means an
12	agreement, contract, or transaction that is of the
13	character of, or is commonly known to the trade as,
14	an 'option', 'privilege', 'indemnity', 'bid', 'offer',
15	'put', 'call', 'advance guaranty', or 'decline guar-
16	anty'.
17	"(27) Organized exchange.—The term 'or-
18	ganized exchange' means a trading facility that—
19	"(A) permits trading—
20	"(i) by or on behalf of a person that
21	is not an eligible contract participant; or
22	"(ii) by persons other than on a prin-
23	cipal-to-principal basis; or
24	"(B) has adopted (directly or through an-
25	other nongovernmental entity) rules that—

1	"(i) govern the conduct of partici-
2	pants, other than rules that govern the
3	submission of orders or execution of trans-
4	actions on the trading facility; and
5	"(ii) include disciplinary sanctions
6	other than the exclusion of participants
7	from trading."; and
8	(7) by adding at the end the following:
9	"(29) Registered entity.—The term 'reg-
10	istered entity' means—
11	"(A) a board of trade designated as a con-
12	tract market under section 5;
13	"(B) a derivatives transaction execution fa-
14	cility registered under section 5a;
15	"(C) a derivatives clearing organization
16	registered under section 5b; and
17	"(D) a board of trade designated as a con-
18	tract market under section 5f.
19	"(30) Security.—The term 'security' means a
20	security as defined in section 2(a)(1) of the Securi-
21	ties Act of 1933 (15 U.S.C. 77b(a)(1)) or section
22	3(a)(10) of the Securities Exchange Act of 1934 (15
23	U.S.C. $78c(a)(10)$).
24	"(31) Security future.—The term 'security
25	future' means a contract of sale for future delivery

1 of a single security or of a narrow-based security 2 index, including any interest therein or based on the value thereof, except an exempted security under 3 4 section 3(a)(12) of the Securities Exchange Act of 5 1934 as in effect on the date of enactment of the 6 Futures Trading Act of 1982 (other than any mu-7 nicipal security as defined in section 3(a)(29) of the 8 Securities Exchange Act of 1934 as in effect on the 9 date of enactment of the Futures Trading Act of 10 1982). The term 'security future' does not include 11 any agreement, contract, or transaction excluded 12 from this Act under section 2(c), 2(d), 2(f), or 2(g) 13 of this Act (as in effect on the date of the enactment 14 of the Commodity Futures Modernization Act of 15 2000) or title IV of the Commodity Futures Mod-16 ernization Act of 2000.

"(32) Security futures product' means a security future or any put, call, straddle, option, or privilege on any security future.

"(33) Trading facility.—

"(A) IN GENERAL.—The term 'trading facility' means a person or group of persons that constitutes, maintains, or provides a physical or electronic facility or system in which multiple

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participants have the ability to execute or trade agreements, contracts, or transactions by accepting bids and offers made by other participants that are open to multiple participants in the facility or system.

"(B) Exclusions.—The term 'trading facility' does not include—

"(i) a person or group of persons solely because the person or group of persons constitutes, maintains, or provides an electronic facility or system that enables participants to negotiate the terms of and enter into bilateral transactions as a result of communications exchanged by the parties and not from interaction of multiple bids and multiple offers within a predetermined, nondiscretionary automated trade matching and execution algorithm;

"(ii) a government securities dealer or government securities broker, to the extent that the dealer or broker executes or trades agreements, contracts, or transactions in government securities, or assists persons in communicating about, negotiating, entering into, executing, or trading

1	an agreement, contract, or transaction in
2	government securities (as the terms 'gov-
3	ernment securities dealer', 'government se-
4	curities broker', and 'government securi-
5	ties' are defined in section 3(a) of the Se-
6	curities Exchange Act of 1934 (15 U.S.C.
7	78e(a))); or
8	"(iii) facilities on which bids and of-
9	fers, and acceptances of bids and offers ef-
10	fected on the facility, are not binding.
11	Any person, group of persons, dealer, broker, or
12	facility described in clause (i) or (ii) is excluded
13	from the meaning of the term 'trading facility'
14	for the purposes of this Act without any prior
15	specific approval, certification, or other action
16	by the Commission.
17	"(C) Special rule.—A person or group
18	of persons that would not otherwise constitute
19	a trading facility shall not be considered to be
20	a trading facility solely as a result of the sub-
21	mission to a derivatives clearing organization of
22	transactions executed on or through the person

or group of persons.".

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1	SEC. 102. AGREEMENTS, CONTRACTS, AND TRANSACTIONS
2	IN FOREIGN CURRENCY, GOVERNMENT SECU-
3	RITIES, AND CERTAIN OTHER COMMODITIES.
4	Section 2 of the Commodity Exchange Act (7 U.S.C.
5	2, 2a, 3, 4, 4a) is amended by adding at the end the fol-
6	lowing:
7	"(c) AGREEMENTS, CONTRACTS, AND TRANSACTIONS
8	IN FOREIGN CURRENCY, GOVERNMENT SECURITIES, AND
9	CERTAIN OTHER COMMODITIES.—
10	"(1) In general.—Except as provided in para-
11	graph (2), nothing in this Act (other than section 5a
12	(to the extent provided in section 5a(g)), 5b, 5d, or
13	12(e)(2)(B)) governs or applies to an agreement,
14	contract, or transaction in—
15	"(A) foreign currency;
16	"(B) government securities;
17	"(C) security warrants;
18	"(D) security rights;
19	"(E) resales of installment loan contracts;
20	"(F) repurchase transactions in an ex-
21	cluded commodity; or
22	"(G) mortgages or mortgage purchase
23	commitments.
24	"(2) Commission Jurisdiction.—
25	"(A) AGREEMENTS, CONTRACTS, AND
26	TRANSACTIONS TRADED ON AN ORGANIZED EX-

1	CHANGE.—This Act applies to, and the Com-
2	mission shall have jurisdiction over, an agree-
3	ment, contract, or transaction described in
4	paragraph (1) that is—
5	"(i) a contract of sale of a commodity
6	for future delivery (or an option on such a
7	contract), or an option on a commodity
8	(other than foreign currency or a security
9	or a group or index of securities), that is
10	executed or traded on an organized ex-
11	change; or
12	"(ii) an option on foreign currency ex-
13	ecuted or traded on an organized exchange
14	that is not a national securities exchange
15	registered pursuant to section 6(a) of the
16	Securities Exchange Act of 1934.
17	"(B) AGREEMENTS, CONTRACTS, AND
18	TRANSACTIONS IN RETAIL FOREIGN CUR-
19	RENCY.—This Act applies to, and the Commis-
20	sion shall have jurisdiction over, an agreement,
21	contract, or transaction in foreign currency
22	that—
23	"(i) is a contract of sale of a com-
24	modity for future delivery (or an option on
25	such a contract) or an option (other than

an option executed or traded on a national
2 securities exchange registered pursuant to
3 section 6(a) of the Securities Exchange Ac
4 of 1934); and
5 "(ii) is offered to, or entered into
6 with, a person that is not an eligible con
7 tract participant, unless the counterparty
8 or the person offering to be the
9 counterparty, of the person is—
10 "(I) a financial institution;
11 "(II) a broker or dealer reg
istered under section 15(b) or 15C o
the Securities Exchange Act of 1934
14 (15 U.S.C. 78o(b), 78o-5) or a fu
tures commission merchant registered
16 under this Act;
17 "(III) an associated person of a
broker or dealer registered under sec
tion 15(b) or 15C of the Securitie
Exchange Act of 1934 (15 U.S.C
21 78o(b), 78o-5), or an affiliated person
of a futures commission merchan
registered under this Act, concerning
24 the financial or securities activities o
25 which the registered person make

1	and keeps records under section
2	15C(b) or 17(h) of the Securities Ex-
3	change Act of 1934 (15 U.S.C. 78o-
4	5(b), $78q(h)$) or section $4f(c)(2)(B)$ of
5	this Act;
6	"(IV) an insurance company de-
7	scribed in section 1a(12)(A)(ii) of this
8	Act, or a regulated subsidiary or affil-
9	iate of such an insurance company;
10	"(V) a financial holding company
11	(as defined in section 2 of the Bank
12	Holding Company Act of 1956); or
13	"(VI) an investment bank hold-
14	ing company (as defined in section
15	17(i) of the Securities Exchange Act
16	of 1934).
17	"(C) Notwithstanding subclauses (II) and
18	(III) of subparagraph (B)(ii), agreements, con-
19	tracts, or transactions described in subpara-
20	graph (B) shall be subject to sections 4b, 4c(b),
21	6(c) and 6(d) (to the extent that sections 6(c)
22	and 6(d) prohibit manipulation of the market
23	price of any commodity, in interstate commerce,
24	or for future delivery on or subject to the rules
25	of any market), 6c, 6d, and 8(a) if they are en-

1	tered into by a futures commission merchant or
2	an affiliate of a futures commission merchant
3	that is not also an entity described in subpara-
4	graph (B)(ii) of this paragraph.".
5	SEC. 103. LEGAL CERTAINTY FOR EXCLUDED DERIVATIVE
6	TRANSACTIONS.
7	Section 2 of the Commodity Exchange Act (7 U.S.C.
8	2, 2a, 3, 4, 4a) is further amended by adding at the end
9	the following:
10	"(d) Excluded Derivative Transactions.—
11	"(1) In general.—Nothing in this Act (other
12	than section 5b or 12(e)(2)(B)) governs or applies to
13	an agreement, contract, or transaction in an ex-
14	cluded commodity if—
15	"(A) the agreement, contract, or trans-
16	action is entered into only between persons that
17	are eligible contract participants at the time at
18	which the persons enter into the agreement,
19	contract, or transaction; and
20	"(B) the agreement, contract, or trans-
21	action is not executed or traded on a trading fa-
22	cility.
23	"(2) Electronic trading facility exclu-
24	SION.—Nothing in this Act (other than section 5a
25	(to the extent provided in section $5a(g)$), 5b, 5d, or

1	12(e)(2)(B)) governs or applies to an agreement,
2	contract, or transaction in an excluded commodity
3	if—
4	"(A) the agreement, contract, or trans-
5	action is entered into on a principal-to-principal
6	basis between parties trading for their own ac-
7	counts or as described in section 1a(12)(B)(ii);
8	"(B) the agreement, contract, or trans-
9	action is entered into only between persons that
10	are eligible contract participants described in
11	subparagraph (A), (B)(ii), or (C) of section
12	1a(12)) at the time at which the persons enter
13	into the agreement, contract, or transaction;
14	and
15	"(C) the agreement, contract, or trans-
16	action is executed or traded on an electronic
17	trading facility.".
18	SEC. 104. EXCLUDED ELECTRONIC TRADING FACILITIES.
19	Section 2 of the Commodity Exchange Act (7 U.S.C.
20	2, 2a, 3, 4, 4a) is further amended by adding at the end
21	the following:
22	"(e) Excluded Electronic Trading Facili-
23	TIES.—
24	"(1) In General.—Nothing in this Act (other
25	than section 12(e)(2)(B)) governs or is applicable to

- an electronic trading facility that limits transactions authorized to be conducted on its facilities to those satisfying the requirements of section 2(d)(2), 2(g), or 2(h)(3).
 - "(2) EFFECT ON AUTHORITY TO ESTABLISH AND OPERATE.—Nothing in this Act shall prohibit a board of trade designated by the Commission as a contract market or derivatives transaction execution facility, or operating as an exempt board of trade from establishing and operating an electronic trading facility excluded under this Act pursuant to paragraph (1).
 - "(3) EFFECT ON TRANSACTIONS.—No failure by an electronic trading facility to limit transactions as required by paragraph (1) of this subsection or to comply with section 2(h)(5) shall in itself affect the legality, validity, or enforceability of an agreement, contract, or transaction entered into or traded on the electronic trading facility or cause a participant on the system to be in violation of this Act.
 - "(4) Special rule.—A person or group of persons that would not otherwise constitute a trading facility shall not be considered to be a trading facility solely as a result of the submission to a derivatives clearing organization of transactions exercises.

1	cuted on or through the person or group of per-
2	sons.".
3	SEC. 105. HYBRID INSTRUMENTS; SWAP TRANSACTIONS.
4	(a) Hybrid Instruments.—Section 2 of the Com-
5	modity Exchange Act (7 U.S.C. 2, 2a, 3, 4, 4a) is further
6	amended by adding at the end the following:
7	"(f) Exclusion for Qualifying Hybrid Instru-
8	MENTS.—
9	"(1) In general.—Nothing in this Act (other
10	than section $12(e)(2)(B)$) governs or is applicable to
11	a hybrid instrument that is predominantly a secu-
12	rity.
13	"(2) Predominance.—A hybrid instrument
14	shall be considered to be predominantly a security
15	if—
16	"(A) the issuer of the hybrid instrument
17	receives payment in full of the purchase price of
18	the hybrid instrument, substantially contem-
19	poraneously with delivery of the hybrid instru-
20	ment;
21	"(B) the purchaser or holder of the hybrid
22	instrument is not required to make any pay-
23	ment to the issuer in addition to the purchase
24	price paid under subparagraph (A), whether as
25	margin, settlement payment, or otherwise, dur-

- ing the life of the hybrid instrument or at maturity;
- 3 "(C) the issuer of the hybrid instrument is 4 not subject by the terms of the instrument to 5 mark-to-market margining requirements; and
- "(D) the hybrid instrument is not marketed as a contract of sale of a commodity for
 future delivery (or option on such a contract)
 subject to this Act.
- 10 "(3) Mark-to-market margining require-11 MENTS.—For the purposes of paragraph (2)(C), 12 mark-to-market margining requirements do not include the obligation of an issuer of a secured debt 13 14 instrument to increase the amount of collateral held 15 in pledge for the benefit of the purchaser of the se-16 cured debt instrument to secure the repayment obli-17 gations of the issuer under the secured debt instru-18 ment.".
- 19 (b) SWAP TRANSACTIONS.—Section 2 of the Com-20 modity Exchange Act (7 U.S.C. 2, 2a, 3, 4, 4a) is further 21 amended by adding at the end the following:
- "(g) EXCLUDED SWAP TRANSACTIONS.—No provi-23 sion of this Act (other than section 5a (to the extent pro-24 vided in section 5a(g)), 5b, 5d, or 12(e)(2)) shall apply 25 to or govern any agreement, contract, or transaction in

1	a commodity other than an agricultural commodity if the
2	agreement, contract, or transaction is—
3	"(1) entered into only between persons that are
4	eligible contract participants at the time they enter
5	into the agreement, contract, or transaction;
6	"(2) subject to individual negotiation by the
7	parties; and
8	"(3) not executed or traded on a trading facil-
9	ity.".
10	(c) Study Regarding Retail Swaps.—
11	(1) In general.—The Board of Governors of
12	the Federal Reserve System, the Secretary of the
13	Treasury, the Commodity Futures Trading Commis-
14	sion, and the Securities and Exchange Commission
15	shall conduct a study of issues involving the offering
16	of swap agreements to persons other than eligible
17	contract participants (as defined in section 1a of the
18	Commodity Exchange Act).
19	(2) Matters to be addressed.—The study
20	shall address—
21	(A) the potential uses of swap agreements
22	by persons other than eligible contract partici-
23	pants;
24	(B) the extent to which financial institu-
25	tions are willing to offer swap agreements to

1	persons other than eligible contract partici-
2	pants;
3	(C) the appropriate regulatory structure to
4	address customer protection issues that may
5	arise in connection with the offer of swap agree-
6	ments to persons other than eligible contract
7	participants; and
8	(D) such other relevant matters deemed
9	necessary or appropriate to address.
10	(3) Report.—Before the end of the 1-year pe-
11	riod beginning on the date of enactment of this Act,
12	a report on the findings and conclusions of the study
13	required by paragraph (1) shall be submitted to
14	Congress, together with such recommendations for
15	legislative action as are deemed necessary and ap-
16	propriate.
17	SEC. 106. TRANSACTIONS IN EXEMPT COMMODITIES.
18	Section 2 of the Commodity Exchange Act (7 U.S.C.
19	2, 2a, 3, 4, 4a) is further amended by adding at the end
20	the following.
21	"(h) Legal Certainty for Certain Trans-
22	ACTIONS IN EXEMPT COMMODITIES.—
23	"(1) Except as provided in paragraph (2), noth-
24	ing in this Act shall apply to a contract, agreement
25	or transaction in an exempt commodity which—

1	"(A) is entered into solely between persons
2	that are eligible contract participants at the
3	time the persons enter into the agreement, con-
4	tract, or transaction; and
5	"(B) is not entered into on a trading facil-
6	ity.
7	"(2) An agreement, contract, or transaction de-
8	scribed in paragraph (1) of this subsection shall be
9	subject to—
10	"(A) sections 5b and 12(e)(2)(B);
11	"(B) sections 4b, 4o, 6(e), 6(d), 6e, 6d,
12	and 8a, and the regulations of the Commission
13	pursuant to section 4c(b) proscribing fraud in
14	connection with commodity option transactions,
15	to the extent the agreement, contract, or trans-
16	action is not between eligible commercial enti-
17	ties (unless 1 of the entities is an instrumen-
18	tality, department, or agency of a State or local
19	governmental entity) and would otherwise be
20	subject to such sections and regulations; and
21	"(C) sections 6(e), 6(d), 6e, 6d, 8a, and
22	9(a)(2), to the extent such sections prohibit ma-
23	nipulation of the market price of any com-
24	modity in interstate commerce and the agree-

1	ment, contract, or transaction would otherwise
2	be subject to such sections.
3	"(3) Except as provided in paragraph (4), noth-
4	ing in this Act shall apply to an agreement, contract,
5	or transaction in an exempt commodity which is—
6	"(A) entered into on a principal-to-prin-
7	cipal basis solely between persons that are eligi-
8	ble commercial entities at the time the persons
9	enter into the agreement, contract, or trans-
10	action; and
11	"(B) executed or traded on an electronic
12	trading facility.
13	"(4) An agreement, contract, or transaction de-
14	scribed in paragraph (3) of this subsection shall be
15	subject to—
16	"(A) sections 5a (to the extent provided in
17	section 5a(g)), 5b, 5d, and 12(e)(2)(B);
18	"(B) sections 4b and 4o and the regula-
19	tions of the Commission pursuant to section
20	4c(b) proscribing fraud in connection with com-
21	modity option transactions to the extent the
22	agreement, contract, or transaction would oth-
23	erwise be subject to such sections and regula-
24	tions;

1	"(C) sections $6(c)$ and $9(a)(2)$, to the ex-
2	tent such sections prohibit manipulation of the
3	market price of any commodity in interstate
4	commerce and to the extent the agreement, con-
5	tract, or transaction would otherwise be subject
6	to such sections; and
7	"(D) such rules and regulations as the
8	Commission may prescribe if necessary to en-
9	sure timely dissemination by the electronic trad-
10	ing facility of price, trading volume, and other
11	trading data to the extent appropriate, if the
12	Commission determines that the electronic trad-
13	ing facility performs a significant price dis-
14	covery function for transactions in the cash
15	market for the commodity underlying any
16	agreement, contract, or transaction executed or
17	traded on the electronic trading facility.
18	"(5) An electronic trading facility relying on the
19	exemption provided in paragraph (3) shall—
20	"(A) notify the Commission of its intention
21	to operate an electronic trading facility in reli-
22	ance on the exemption set forth in paragraph
23	(3), which notice shall include—

1	"(i) the name and address of the facil-
2	ity and a person designated to receive com-
3	munications from the Commission;
4	"(ii) the commodity categories that
5	the facility intends to list or otherwise
6	make available for trading on the facility
7	in reliance on the exemption set forth in
8	paragraph (3);
9	"(iii) certifications that—
10	"(I) no executive officer or mem-
11	ber of the governing board of, or any
12	holder of a 10 percent or greater eq-
13	uity interest in, the facility is a person
14	described in any of subparagraphs (A)
15	through (H) of section 8a(2);
16	"(II) the facility will comply with
17	the conditions for exemption under
18	this paragraph; and
19	"(III) the facility will notify the
20	Commission of any material change in
21	the information previously provided by
22	the facility to the Commission pursu-
23	ant to this paragraph; and
24	"(iv) the identity of any derivatives
25	clearing organization to which the facility

1	transmits or intends to transmit trans-
2	action data for the purpose of facilitating
3	the clearance and settlement of trans-
4	actions conducted on the facility in reliance
5	on the exemption set forth in paragraph
6	(3);
7	"(B)(i)(I) provide the Commission with ac-
8	cess to the facility's trading protocols and elec-
9	tronic access to the facility with respect to
10	transactions conducted in reliance on the ex-
11	emption set forth in paragraph (3); or
12	"(II) provide such reports to the Commis-
13	sion regarding transactions executed on the fa-
14	cility in reliance on the exemption set forth in
15	paragraph (3) as the Commission may from
16	time to time request to enable the Commission
17	to satisfy its obligations under this Act;
18	"(ii) maintain for 5 years, and make avail-
19	able for inspection by the Commission upon re-
20	quest, records of activities related to its busi-
21	ness as an electronic trading facility exempt
22	under paragraph (3), including—
23	"(I) information relating to data entry
24	and transaction details sufficient to enable
25	the Commission to reconstruct trading ac-

1	tivity on the facility conducted in reliance
2	on the exemption set forth in paragraph
3	(3); and
4	"(II) the name and address of each
5	participant on the facility authorized to
6	enter into transactions in reliance on the
7	exemption set forth in paragraph (3); and
8	"(iii) upon special call by the Commission,
9	provide to the Commission, in a form and man-
10	ner and within the period specified in the spe-
11	cial call, such information related to its busi-
12	ness as an electronic trading facility exempt
13	under paragraph (3), including information re-
14	lating to data entry and transaction details in
15	respect of transactions entered into in reliance
16	on the exemption set forth in paragraph (3), as
17	the Commission may determine appropriate—
18	"(I) to enforce the provisions specified
19	in subparagraphs (B) and (C) of para-
20	graph (4);
21	"(II) to evaluate a systemic market
22	event; or
23	"(III) to obtain information requested
24	by a Federal financial regulatory authority
25	in order to enable the regulator to fulfill

its regulatory or supervisory responsibilities;

"(C)(i) upon receipt of any subpoena issued by or on behalf of the Commission to any foreign person who the Commission believes is conducting or has conducted transactions in reliance on the exemption set forth in paragraph (3) on or through the electronic trading facility relating to the transactions, promptly notify the foreign person of, and transmit to the foreign person, the subpoena in a manner reasonable under the circumstances, or as specified by the Commission; and

"(ii) if the Commission has reason to believe that a person has not timely complied with a subpoena issued by or on behalf of the Commission pursuant to clause (i), and the Commission in writing has directed that a facility relying on the exemption set forth in paragraph (3) deny or limit further transactions by the person, the facility shall deny that person further trading access to the facility or, as applicable, limit that person's access to the facility for liquidation trading only;

1 "(D) comply with the requirements of this 2 paragraph applicable to the facility and require 3 that each participant, as a condition of trading 4 on the facility in reliance on the exemption set 5 forth in paragraph (3), agree to comply with all 6 applicable law; 7 "(E) have a reasonable basis for believing 8 that participants authorized to conduct trans-9 actions on the facility in reliance on the exemp-10 tion set forth in paragraph (3) are eligible com-11 mercial entities; and 12 "(F) not represent to any person that the 13 facility is registered with, or designated, recog-14 nized, licensed or approved by the Commission. "(6) A person named in a subpoena referred to 15 16 in paragraph (5)(C) that believes the person is or 17 may be adversely affected or aggrieved by action 18 taken by the Commission under this section, shall 19 have the opportunity for a prompt hearing after the 20 Commission acts under procedures that the Commis-21 sion shall establish by rule, regulation, or order.". 22 SEC. 107. APPLICATION OF COMMODITY FUTURES LAWS. 23 Section 2 of the Commodity Exchange Act (7 U.S.C. 2, 2a, 3, 4, 4a) is further amended by adding at the end

the following:

1	"(i) Application of Commodity Futures
2	Laws.—
3	"(1) No provision of this Act shall be construed
4	as implying or creating any presumption that—
5	"(A) any agreement, contract, or trans-
6	action that is excluded from this Act under sec-
7	tion 2(c), 2(d), 2(e), 2(f), or 2(g) of this Act or
8	title IV of the Commodity Futures Moderniza-
9	tion Act of 2000, or exempted under section
10	2(h) or 4(e) of this Act; or
11	"(B) any agreement, contract, or trans-
12	action, not otherwise subject to this Act, that is
13	not so excluded or exempted,
14	is or would otherwise be subject to this Act.
15	"(2) No provision of, or amendment made by,
16	the Commodity Futures Modernization Act of 2000
17	shall be construed as conferring jurisdiction on the
18	Commission with respect to any such agreement,
19	contract, or transaction, except as expressly provided
20	in section 5a of this Act (to the extent provided in
21	section 5a(g) of this Act), 5b of this Act, or 5d of
22	this Act.".
23	SEC. 108. PROTECTION OF THE PUBLIC INTEREST.
24	The Commodity Exchange Act is amended by striking
25	section 3 (7 U.S.C. 5) and inserting the following:

1 "SEC. 3. FINDINGS AND PURPOSE.

- 2 "(a) FINDINGS.—The transactions subject to this Act
- 3 are entered into regularly in interstate and international
- 4 commerce and are affected with a national public interest
- 5 by providing a means for managing and assuming price
- 6 risks, discovering prices, or disseminating pricing informa-
- 7 tion through trading in liquid, fair and financially secure
- 8 trading facilities.
- 9 "(b) Purpose.—It is the purpose of this Act to serve
- 10 the public interests described in subsection (a) through a
- 11 system of effective self-regulation of trading facilities,
- 12 clearing systems, market participants and market profes-
- 13 sionals under the oversight of the Commission. To foster
- 14 these public interests, it is further the purpose of this Act
- 15 to deter and prevent price manipulation or any other dis-
- 16 ruptions to market integrity; to ensure the financial integ-
- 17 rity of all transactions subject to this Act and the avoid-
- 18 ance of systemic risk; to protect all market participants
- 19 from fraudulent or other abusive sales practices and mis-
- 20 uses of customer assets; and to promote responsible inno-
- 21 vation and fair competition among boards of trade, other
- 22 markets and market participants.".
- 23 SEC. 109. PROHIBITED TRANSACTIONS.
- Section 4c of the Commodity Exchange Act (7 U.S.C.
- 25 6c) is amended by striking "Sec. 4c." and all that follows
- 26 through subsection (a) and inserting the following:

1 "SEC. 4c. PROHIBITED TRANSACTIONS.

2	"(a) In General.—
3	"(1) Prohibition.—It shall be unlawful for
4	any person to offer to enter into, enter into, or con-
5	firm the execution of a transaction described in
6	paragraph (2) involving the purchase or sale of any
7	commodity for future delivery (or any option on such
8	a transaction or option on a commodity) if the
9	transaction is used or may be used to—
10	"(A) hedge any transaction in interstate
11	commerce in the commodity or the product or
12	byproduct of the commodity;
13	"(B) determine the price basis of any such
14	transaction in interstate commerce in the com-
15	modity; or
16	"(C) deliver any such commodity sold,
17	shipped, or received in interstate commerce for
18	the execution of the transaction.
19	"(2) Transaction.—A transaction referred to
20	in paragraph (1) is a transaction that—
21	"(A)(i) is, is of the character of, or is com-
22	monly known to the trade as, a 'wash sale' or
23	'accommodation trade'; or
24	"(ii) is a fictitious sale; or

1	"(B) is used to cause any price to be re-
2	ported, registered, or recorded that is not a
3	true and bona fide price.".
4	SEC. 110. DESIGNATION OF BOARDS OF TRADE AS CON-
5	TRACT MARKETS.
6	The Commodity Exchange Act is amended—
7	(1) by redesignating section 5b (7 U.S.C. 7b)
8	as section 5e; and
9	(2) by striking sections 5 and 5a (7 U.S.C. 7,
10	7a) and inserting the following:
11	"SEC. 5. DESIGNATION OF BOARDS OF TRADE AS CON-
12	TRACT MARKETS.
13	"(a) APPLICATIONS.—A board of trade applying to
14	the Commission for designation as a contract market shall
15	submit an application to the Commission that includes any
16	relevant materials and records the Commission may re-
17	quire consistent with this Act.
18	"(b) Criteria for Designation.—
19	"(1) In general.—To be designated as a con-
20	tract market, the board of trade shall demonstrate
21	to the Commission that the board of trade meets the
22	criteria specified in this subsection.
23	"(2) Prevention of Market Manipula-
24	TION.—The board of trade shall have the capacity to
25	prevent market manipulation through market sur-

1	veillance, compliance, and enforcement practices and
2	procedures, including methods for conducting real-
3	time monitoring of trading and comprehensive and
4	accurate trade reconstructions.
5	"(3) Fair and equitable trading.—The
6	board of trade shall establish and enforce trading
7	rules to ensure fair and equitable trading through
8	the facilities of the contract market, and the capac-
9	ity to detect, investigate, and discipline any person
10	that violates the rules. The rules may authorize—
11	"(A) transfer trades or office trades;
12	"(B) an exchange of—
13	"(i) futures in connection with a cash
14	commodity transaction;
15	"(ii) futures for cash commodities; or
16	"(iii) futures for swaps; or
17	"(C) a futures commission merchant, act-
18	ing as principal or agent, to enter into or con-
19	firm the execution of a contract for the pur-
20	chase or sale of a commodity for future delivery
21	if the contract is reported, recorded, or cleared
22	in accordance with the rules of the contract
23	market or a derivatives clearing organization.
24	"(4) Trade execution facility.—The board
25	of trade shall—

- "(A) establish and enforce rules defining,

 or specifications detailing, the manner of operation of the trade execution facility maintained
 by the board of trade, including rules or specifications describing the operation of any electronic matching platform; and
 - "(B) demonstrate that the trade execution facility operates in accordance with the rules or specifications.
 - "(5) Financial integrity of trans-Actions.—The board of trade shall establish and enforce rules and procedures for ensuring the financial integrity of transactions entered into by or through the facilities of the contract market, including the clearance and settlement of the transactions with a derivatives clearing organization.
 - "(6) DISCIPLINARY PROCEDURES.—The board of trade shall establish and enforce disciplinary procedures that authorize the board of trade to discipline, suspend, or expel members or market participants that violate the rules of the board of trade, or similar methods for performing the same functions, including delegation of the functions to third parties.

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- 1 "(7) Public access.—The board of trade shall 2 provide the public with access to the rules, regula-3 tions, and contract specifications of the board of 4 trade.
- 5 "(8) ABILITY TO OBTAIN INFORMATION.—The 6 board of trade shall establish and enforce rules that 7 will allow the board of trade to obtain any necessary 8 information to perform any of the functions de-9 scribed in this subsection, including the capacity to 10 carry out such international information-sharing 11 agreements as the Commission may require.
- "(c) Existing Contract Markets.—A board of trade that is designated as a contract market on the date of the enactment of the Commodity Futures Modernization Act of 2000 shall be considered to be a designated contract market under this section.
- "(d) Core Principles for Contract Markets.—
 "(1) In General.—To maintain the designa-

tion of a board of trade as a contract market, the

- board of trade shall comply with the core principles
 specified in this subsection. The board of trade shall
- have reasonable discretion in establishing the man-
- 23 ner in which it complies with the core principles.
- 24 "(2) COMPLIANCE WITH RULES.—The board of 25 trade shall monitor and enforce compliance with the

- rules of the contract market, including the terms and conditions of any contracts to be traded and any limitations on access to the contract market.
 - "(3) CONTRACTS NOT READILY SUBJECT TO MANIPULATION.—The board of trade shall list on the contract market only contracts that are not readily susceptible to manipulation.
 - "(4) Monitoring of trading.—The board of trade shall monitor trading to prevent manipulation, price distortion, and disruptions of the delivery or cash-settlement process.
 - "(5) Position limitations or account-Ability.—To reduce the potential threat of market manipulation or congestion, especially during trading in the delivery month, the board of trade shall adopt position limitations or position accountability for speculators, where necessary and appropriate.
 - "(6) EMERGENCY AUTHORITY.—The board of trade shall adopt rules to provide for the exercise of emergency authority, in consultation or cooperation with the Commission, where necessary and appropriate, including the authority to—
- 23 "(A) liquidate or transfer open positions in 24 any contract;

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1	"(B) suspend or curtail trading in any con-
2	tract; and
3	"(C) require market participants in any
4	contract to meet special margin requirements.
5	"(7) Availability of general informa-
6	TION.—The board of trade shall make available to
7	market authorities, market participants, and the
8	public information concerning—
9	"(A) the terms and conditions of the con-
10	tracts of the contract market; and
11	"(B) the mechanisms for executing trans-
12	actions on or through the facilities of the con-
13	tract market.
14	"(8) Daily publication of trading infor-
15	MATION.—The board of trade shall make public
16	daily information on settlement prices, volume, open
17	interest, and opening and closing ranges for actively
18	traded contracts on the contract market.
19	"(9) Execution of transactions.—The
20	board of trade shall provide a competitive, open, and
21	efficient market and mechanism for executing trans-
22	actions.
23	"(10) Trade information.—The board of
24	trade shall maintain rules and procedures to provide
25	for the recording and safe storage of all identifying

trade information in a manner that enables the contract market to use the information for purposes of assisting in the prevention of customer and market abuses and providing evidence of any violations of the rules of the contract market.

"(11) Financial integrity of contracts.—
The board of trade shall establish and enforce rules providing for the financial integrity of any contracts traded on the contract market (including the clearance and settlement of the transactions with a derivatives clearing organization), and rules to ensure the financial integrity of any futures commission merchants and introducing brokers and the protection of customer funds.

- "(12) PROTECTION OF MARKET PARTICI-PANTS.—The board of trade shall establish and enforce rules to protect market participants from abusive practices committed by any party acting as an agent for the participants.
- "(13) DISPUTE RESOLUTION.—The board of trade shall establish and enforce rules regarding and provide facilities for alternative dispute resolution as appropriate for market participants and any market intermediaries.

- "(14) GOVERNANCE FITNESS STANDARDS.—

 The board of trade shall establish and enforce appropriate fitness standards for directors, members of any disciplinary committee, members of the contract market, and any other persons with direct access to the facility (including any parties affiliated with any of the persons described in this paragraph).
 - "(15) CONFLICTS OF INTEREST.—The board of trade shall establish and enforce rules to minimize conflicts of interest in the decisionmaking process of the contract market and establish a process for resolving such conflicts of interest.
 - "(16) Composition of Boards of Mutually owned contract market, the board of trade shall ensure that the composition of the governing board reflects market participants.
 - "(17) Record Records of all activities related to the business of the contract market in a form and manner acceptable to the Commission for a period of 5 years.
 - "(18) Antitrust considerations.—Unless necessary or appropriate to achieve the purposes of

1	this Act, the board of trade shall endeavor to
2	avoid—
3	"(A) adopting any rules or taking any ac-
4	tions that result in any unreasonable restraints
5	of trade; or
6	"(B) imposing any material anticompeti-
7	tive burden on trading on the contract market.
8	"(e) Current Agricultural Commodities.—
9	"(1) Subject to paragraph (2) of this sub-
10	section, a contract for purchase or sale for future
11	delivery of an agricultural commodity enumerated in
12	section 1a(4) that is available for trade on a con-
13	tract market, as of the date of the enactment of this
14	subsection, may be traded only on a contract market
15	designated under this section.
16	"(2) In order to promote responsible economic
17	or financial innovation and fair competition, the
18	Commission, on application by any person, after no-
19	tice and public comment and opportunity for hear-
20	ing, may prescribe rules and regulations to provide
21	for the offer and sale of contracts for future delivery

or options on such contracts to be conducted on a

derivatives transaction execution facility.".

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1	SEC. 111. DERIVATIVES TRANSACTION EXECUTION FACILI-
2	TIES.
3	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
4	is amended by inserting after section 5 (as amended by
5	section $110(2)$) the following:
6	"SEC. 5a. DERIVATIVES TRANSACTION EXECUTION FACILI-
7	TIES.
8	"(a) In General.—In lieu of compliance with the
9	contract market designation requirements of sections 4(a)
10	and 5, a board of trade may elect to operate as a reg-
11	istered derivatives transaction execution facility if the fa-
12	cility is—
13	"(1) designated as a contract market and meets
14	the requirements of this section; or
15	"(2) registered as a derivatives transaction exe-
16	cution facility under subsection (c) of this section.
17	"(b) Requirements for Trading.—
18	"(1) In general.—A registered derivatives
19	transaction execution facility under subsection (a)
20	may trade any contract of sale of a commodity for
21	future delivery (or option on such a contract) on or
22	through the facility only by satisfying the require-
23	ments of this section.
24	"(2) Requirements for underlying com-
25	MODITIES.—A registered derivatives transaction exe-
26	cution facility may trade any contract of sale of a

1	commodity for future delivery (or option on such a
2	contract) only if—
3	"(A) the underlying commodity has a near-
4	ly inexhaustible deliverable supply;
5	"(B) the underlying commodity has a de-
6	liverable supply that is sufficiently large that
7	the contract is highly unlikely to be susceptible
8	to the threat of manipulation;
9	"(C) the underlying commodity has no
10	cash market;
11	"(D)(i) the contract is a security futures
12	product, and (ii) the registered derivatives
13	transaction execution facility is a national secu-
14	rities exchange registered under the Securities
15	Exchange Act of 1934;
16	"(E) the Commission determines, based on
17	the market characteristics, surveillance history,
18	self-regulatory record, and capacity of the facil-
19	ity that trading in the contract (or option) is
20	highly unlikely to be susceptible to the threat of
21	manipulation; or
22	"(F) except as provided in section 5(e)(2),
23	the underlying commodity is a commodity other
24	than an agricultural commodity enumerated in
25	section 1a(4), and trading access to the facility

1	is limited to eligible commercial entities trading
2	for their own account.
3	"(3) Eligible traders.—To trade on a reg-
4	istered derivatives transaction execution facility, a
5	person shall—
6	"(A) be an eligible contract participant; or
7	"(B) be a person trading through a futures
8	commission merchant that—
9	"(i) is registered with the Commis-
10	sion;
11	"(ii) is a member of a futures self-reg-
12	ulatory organization or, if the person
13	trades only security futures products on
14	the facility, a national securities associa-
15	tion registered under section 15A(a) of the
16	Securities Exchange Act of 1934;
17	"(iii) is a clearing member of a de-
18	rivatives clearing organization; and
19	"(iv) has net capital of at least
20	\$20,000,000.
21	"(4) Trading by contract markets.—A
22	board of trade that is designated as a contract mar-
23	ket shall, to the extent that the contract market also
24	operates a registered derivatives transaction execu-
25	tion facility—

"(A) provide a physical location for the contract market trading of the board of trade that is separate from trading on the derivatives transaction execution facility of the board of trade; or

"(B) if the board of trade uses the same electronic trading system for trading on the contract market and derivatives transaction execution facility of the board of trade, identify whether the electronic trading is taking place on the contract market or the derivatives transaction execution facility.

"(c) Criteria for Registration.—

"(1) IN GENERAL.—To be registered as a registered derivatives transaction execution facility, the board of trade shall be required to demonstrate to the Commission only that the board of trade meets the criteria specified in subsection (b) and this subsection.

"(2) Deterrence of abuses.—The board of trade shall establish and enforce trading and participation rules that will deter abuses and has the capacity to detect, investigate, and enforce those rules, including means to—

1	"(A) obtain information necessary to per-
2	form the functions required under this section;
3	or
4	"(B) use technological means to—
5	"(i) provide market participants with
6	impartial access to the market; and
7	"(ii) capture information that may be
8	used in establishing whether rule violations
9	have occurred.
10	"(3) Trading procedures.—The board of
11	trade shall establish and enforce rules or terms and
12	conditions defining, or specifications detailing, trad-
13	ing procedures to be used in entering and executing
14	orders traded on the facilities of the board of trade.
15	The rules may authorize—
16	"(A) transfer trades or office trades;
17	"(B) an exchange of—
18	"(i) futures in connection with a cash
19	commodity transaction;
20	"(ii) futures for cash commodities; or
21	"(iii) futures for swaps; or
22	"(C) a futures commission merchant, act-
23	ing as principal or agent, to enter into or con-
24	firm the execution of a contract for the pur-
25	chase or sale of a commodity for future delivery

if the contract is reported, recorded, or cleared
in accordance with the rules of the registered
derivatives transaction execution facility or a
derivatives clearing organization.

- "(4) Financial integrity of trade shall establish and enforce rules or terms and conditions providing for the financial integrity of transactions entered on or through the facilities of the board of trade, and rules or terms and conditions to ensure the financial integrity of any futures commission merchants and introducing brokers and the protection of customer funds.
- "(d) Core Principles for Registered Deriva Tives Transaction Execution Facilities.—
 - "(1) IN GENERAL.—To maintain the registration of a board of trade as a derivatives transaction execution facility, a board of trade shall comply with the core principles specified in this subsection. The board of trade shall have reasonable discretion in establishing the manner in which the board of trade complies with the core principles.
 - "(2) COMPLIANCE WITH RULES.—The board of trade shall monitor and enforce the rules of the facility, including any terms and conditions of any

1	contracts traded on or through the facility and any
2	limitations on access to the facility.
3	"(3) Monitoring of trading.—The board of
4	trade shall monitor trading in the contracts of the
5	facility to ensure orderly trading in the contract and
6	to maintain an orderly market while providing any
7	necessary trading information to the Commission to
8	allow the Commission to discharge the responsibil-
9	ities of the Commission under the Act.
10	"(4) Disclosure of General Informa-
11	TION.—The board of trade shall disclose publicly
12	and to the Commission information concerning—
13	"(A) contract terms and conditions;
14	"(B) trading conventions, mechanisms, and
15	practices;
16	"(C) financial integrity protections; and
17	"(D) other information relevant to partici-
18	pation in trading on the facility.
19	"(5) Daily publication of trading infor-
20	MATION.—The board of trade shall make public
21	daily information on settlement prices, volume, open
22	interest, and opening and closing ranges for con-
23	tracts traded on the facility if the Commission deter-

mines that the contracts perform a significant price

- 1 discovery function for transactions in the cash mar-2 ket for the commodity underlying the contracts.
 - "(6) FITNESS STANDARDS.—The board of trade shall establish and enforce appropriate fitness standards for directors, members of any disciplinary committee, members, and any other persons with direct access to the facility, including any parties affiliated with any of the persons described in this paragraph.
 - "(7) CONFLICTS OF INTEREST.—The board of trade shall establish and enforce rules to minimize conflicts of interest in the decision making process of the derivatives transaction execution facility and establish a process for resolving such conflicts of interest.
 - "(8) Record Keeping.—The board of trade shall maintain records of all activities related to the business of the derivatives transaction execution facility in a form and manner acceptable to the Commission for a period of 5 years.
 - "(9) Antitrust considerations.—Unless necessary or appropriate to achieve the purposes of this Act, the board of trade shall endeavor to avoid—

1	"(A) adopting any rules or taking any ac-
2	tions that result in any unreasonable restraint
3	of trade; or
4	"(B) imposing any material anticompeti-
5	tive burden on trading on the derivatives trans-
6	action execution facility.
7	"(e) Use of Broker-Dealers, Depository Insti-
8	TUTIONS, AND FARM CREDIT SYSTEM INSTITUTIONS AS
9	Intermediaries.—
10	"(1) In general.—With respect to trans-
11	actions other than transactions in security futures
12	products, a registered derivatives transaction execu-
13	tion facility may by rule allow a broker-dealer, de-
14	pository institution, or institution of the Farm Cred-
15	it System that meets the requirements of paragraph
16	(2) to—
17	"(A) act as an intermediary in trans-
18	actions executed on the facility on behalf of cus-
19	tomers of the broker-dealer, depository institu-
20	tion, or institution of the Farm Credit System;
21	and
22	"(B) receive funds of customers to serve as
23	margin or security for the transactions.
24	"(2) Requirements.—The requirements re-
25	ferred to in paragraph (1) are that—

"(A) the broker-dealer be in good standing with the Securities and Exchange Commission, or the depository institution or institution of the Farm Credit System be in good standing with Federal bank regulatory agencies (including the Farm Credit Administration), as applicable; and

> "(B) if the broker-dealer, depository institution, or institution of the Farm Credit System carries or holds customer accounts or funds for transactions on the derivatives transaction execution facility for more than 1 business day, the broker-dealer, depository institution, or institution of the Farm Credit System is registered as a futures commission merchant and is a member of a registered futures association.

"(3) IMPLEMENTATION.—The Commission shall cooperate and coordinate with the Securities and Exchange Commission, the Secretary of the Treasury, and Federal banking regulatory agencies (including the Farm Credit Administration) in adopting rules and taking any other appropriate action to facilitate the implementation of this subsection.

24 "(f) Segregation of Customer Funds.—Not 25 later than 180 days after the date of the enactment of

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- 1 the Commodity Futures Modernization Act of 2000, con-
- 2 sistent with regulations adopted by the Commission, a reg-
- 3 istered derivatives transaction execution facility may au-
- 4 thorize a futures commission merchant to offer any cus-
- 5 tomer of the futures commission merchant that is an eligi-
- 6 ble contract participant the right to not segregate the cus-
- 7 tomer funds of the customer that are carried with the fu-
- 8 tures commission merchant for purposes of trading on or
- 9 through the facilities of the registered derivatives trans-
- 10 action execution facility.
- 11 "(g) Election To Trade Excluded and Exempt
- 12 Commodities.—
- 13 "(1) IN GENERAL.—Notwithstanding subsection
- (b)(2) of this section, a board of trade that is or
- elects to become a registered derivatives transaction
- 16 execution facility may trade on the facility any
- agreements, contracts, or transactions involving ex-
- cluded or exempt commodities other than securities,
- except contracts of sale for future delivery of exempt
- securities under section 3(a)(12) of the Securities
- Exchange Act of 1934 as in effect on the date of en-
- actment of the Futures Trading Act of 1982, that
- are otherwise excluded from this Act under section
- 24 2(c), 2(d), or 2(g) of this Act, or exempt under sec-
- 25 tion 2(h) of this Act.

1	"(2) Exclusive jurisdiction of the com-
2	MISSION.—The Commission shall have exclusive ju-
3	risdiction over agreements, contracts, or transactions
4	described in paragraph (1) to the extent that the
5	agreements, contracts, or transactions are traded on
6	a derivatives transaction execution facility.".
7	SEC. 112. DERIVATIVES CLEARING.
8	(a) In General.—Subtitle A of title IV of the Fed-
9	eral Deposit Insurance Corporation Improvement Act of
10	1991 is amended—
11	(1) by inserting before the section heading for
12	section 401, the following new heading:
13	"CHAPTER 1—BILATERAL AND CLEARING
14	ORGANIZATION NETTING" ;
15	(2) in section 402, by striking "this subtitle"
16	and inserting "this chapter"; and
17	(3) by inserting after section 407, the following
18	new chapter:
19	"CHAPTER 2—MULTILATERAL CLEARING
20	ORGANIZATIONS
21	"SEC. 408. DEFINITIONS.
22	For purposes of this chapter, the following definitions
23	shall apply:
24	"(1) Multilateral clearing organiza-
25	TION.—The term 'multilateral clearing organization'

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means a system utilized by more than 2 participants in which the bilateral credit exposures of participants arising from the transactions cleared are effectively eliminated and replaced by a system of guarantees, insurance, or mutualized risk of loss.

"(2) Over-the-counter derivative instrument' includes—

"(A) any agreement, contract, or transaction, including the terms and conditions incorporated by reference in any such agreement, contract, or transaction, which is an interest rate swap, option, or forward agreement, including a rate floor, rate cap, rate collar, crosscurrency rate swap, basis swap, and forward rate agreement; a same day-tomorrow, tomorrow-next, forward, or other foreign exchange or precious metals agreement; a currency swap, option, or forward agreement; an equity index or equity swap, option, or forward agreement; a debt index or debt swap, option, or forward agreement; a credit spread or credit swap, option, or forward agreement; a commodity index or commodity swap, option, or forward agree-

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1	ment; and a weather swap, weather derivative
2	or weather option;
3	"(B) any agreement, contract or trans-
4	action similar to any other agreement, contract
5	or transaction referred to in this clause that is
6	presently, or in the future becomes, regularly
7	entered into by parties that participate in swap
8	transactions (including terms and conditions in-
9	corporated by reference in the agreement) and
10	that is a forward, swap, or option on 1 or more
11	occurrences of any event, rates, currencies
12	commodities, equity securities or other equity
13	instruments, debt securities or other debt in-
14	struments, economic or other indices or meas-
15	ures of economic or other risk or value;
16	"(C) any agreement, contract, or trans-

- "(C) any agreement, contract, or transaction excluded from the Commodity Exchange Act under section 2(c), 2(d), 2(f), or 2(g) of such Act, or exempted under section 2(h) or 4(c) of such Act; and
- "(D) any option to enter into any, or any combination of, agreements, contracts or transactions referred to in this subparagraph.
- 24 "(3) OTHER DEFINITIONS.—The terms 'insured 25 State nonmember bank', 'State member bank', and

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1	'affiliate' have the same meanings as in section 3 of
2	the Federal Deposit Insurance Act.
3	"SEC. 409. MULTILATERAL CLEARING ORGANIZATIONS.
4	"(a) In General.—Except with respect to clearing
5	organizations described in subsection (b), no person may
6	operate a multilateral clearing organization for over-the-
7	counter derivative instruments, or otherwise engage in ac-
8	tivities that constitute such a multilateral clearing organi-
9	zation unless the person is a national bank, a State mem-
10	ber bank, an insured State nonmember bank, an affiliate
11	of a national bank, a State member bank, or an insured
12	State nonmember bank, or a corporation chartered under
13	section 25A of the Federal Reserve Act.
14	"(b) Clearing Organizations.—Subsection (a)
15	shall not apply to any clearing organization that—
16	"(1) is registered as a clearing agency under
17	the Securities Exchange Act of 1934;
18	"(2) is registered as a derivatives clearing orga-
19	nization under the Commodity Exchange Act; or
20	"(3) is supervised by a foreign financial regu-
21	lator that the Comptroller of the Currency, the
22	Board of Governors of the Federal Reserve System
23	the Federal Deposit Insurance Corporation, the Se-
24	curities and Exchange Commission, or the Com-

- 1 modity Futures Trading Commission, as applicable,
- 2 has determined satisfies appropriate standards.".
- 3 (b) Resolution of Clearing Banks.—The Fed-
- 4 eral Reserve Act (12 U.S.C. 221 et seq.) is amended by
- 5 inserting after section 9A the following new section:
- 6 "SEC. 9B. RESOLUTION OF CLEARING BANKS.
- 7 "(a) Conservatorship or Receivership.—
- 8 "(1) APPOINTMENT.—The Board may appoint
- 9 a conservator or receiver to take possession and con-
- trol of any uninsured State member bank which op-
- erates, or operates as, a multilateral clearing organi-
- zation pursuant to section 409 of the Federal De-
- posit Insurance Corporation Improvement Act of
- 14 1991 to the same extent and in the same manner as
- the Comptroller of the Currency may appoint a con-
- servator or receiver for a national bank.
- 17 "(2) Powers.—The conservator or receiver for
- an uninsured State member bank referred to in
- paragraph (1) shall exercise the same powers, func-
- 20 tions, and duties, subject to the same limitations, as
- a conservator or receiver for a national bank.
- 22 "(b) BOARD AUTHORITY.—The Board shall have the
- 23 same authority with respect to any conservator or receiver
- 24 appointed under subsection (a), and the uninsured State
- 25 member bank for which the conservator or receiver has

- 1 been appointed, as the Comptroller of the Currency has
- 2 with respect to a conservator or receiver for a national
- 3 bank and the national bank for which the conservator or
- 4 receiver has been appointed.
- 5 "(c) Bankruptcy Proceedings.—The Board (in
- 6 the case of an uninsured State member bank which oper-
- 7 ates, or operates as, such a multilateral clearing organiza-
- 8 tion) may direct a conservator or receiver appointed for
- 9 the bank to file a petition pursuant to title 11, United
- 10 States Code, in which case, title 11, United States Code,
- 11 shall apply to the bank in lieu of otherwise applicable Fed-
- 12 eral or State insolvency law.".
- 13 (c) Technical and Conforming Amendments to
- 14 TITLE 11, UNITED STATES CODE.—
- 15 (1) Bankruptcy code debtors.—Section
- 16 109(b)(2) of title 11, United States Code, is amend-
- ed by striking "; or" and inserting the following: ",
- except that an uninsured State member bank, or a
- 19 corporation organized under section 25A of the Fed-
- eral Reserve Act, which operates, or operates as, a
- 21 multilateral clearing organization pursuant to sec-
- tion 409 of the Federal Deposit Insurance Corpora-
- tion Improvement Act of 1991 may be a debtor if
- a petition is filed at the direction of the Board of
- Governors of the Federal Reserve System; or".

1	(2) Chapter 7 Debtors.—Section 109(d) of
2	title 11, United States Code, is amended to read as
3	follows:
4	"(d) Only a railroad, a person that may be a debtor
5	under chapter 7 of this title (except a stockbroker or a
6	commodity broker), and an uninsured State member bank,
7	or a corporation organized under section 25A of the Fed-
8	eral Reserve Act, which operates, or operates as, a multi-
9	lateral clearing organization pursuant to section 409 of
10	the Federal Deposit Insurance Corporation Improvement
11	Act of 1991 may be a debtor under chapter 11 of this
12	title.".
13	(3) Definition of Financial Institution.—
14	Section 101(22) of title 11, United States Code, is
15	amended to read as follows:
16	"(22) the term 'financial institution'—
17	"(A) means—
18	"(i) a Federal reserve bank or an en-
19	tity (domestic or foreign) that is a com-
20	mercial or savings bank, industrial savings
21	bank, savings and loan association, trust
22	company, or receiver or conservator for
23	such entity and, when any such Federal re-
24	serve bank, receiver, conservator, or entity
25	is acting as agent or custodian for a cus-

1	tomer in connection with a securities con-
2	tract, as defined in section 741 of this
3	title, the customer; or
4	"(ii) in connection with a securities
5	contract, as defined in section 741 of this
6	title, an investment company registered
7	under the Investment Company Act of
8	1940; and
9	"(B) includes any person described in sub-
10	paragraph (A) which operates, or operates as, a
11	multilateral clearing organization pursuant to
12	section 409 of the Federal Deposit Insurance
13	Corporation Improvement Act of 1991;".
14	(4) Definition of uninsured state mem-
15	BER BANK.—Section 101 of title 11, United States
16	Code, is amended by inserting after paragraph (54)
17	the following new paragraph—
18	"(54A) the term 'uninsured State member bank'
19	means a State member bank (as defined in section 3 of
20	the Federal Deposit Insurance Act) the deposits of which
21	are not insured by the Federal Deposit Insurance Cor-
22	poration; and".
23	(5) Subchapter V of Chapter 7.—
24	(A) In general.—Section 103 of title 11,
25	United States Code, is amended—

1	(i) by redesignating subsections (e)
2	through (i) as subsections (f) through (j),
3	respectively; and
4	(ii) by inserting after subsection (d)
5	the following new subsection:
6	"(e) Scope of Application.—Subchapter V of
7	chapter 7 of this title shall apply only in a case under
8	such chapter concerning the liquidation of an uninsured
9	State member bank, or a corporation organized under sec-
10	tion 25A of the Federal Reserve Act, which operates, or
11	operates as, a multilateral clearing organization pursuant
12	to section 409 of the Federal Deposit Insurance Corpora-
13	tion Improvement Act of 1991.".
14	(B) CLEARING BANK LIQUIDATION.—
15	Chapter 7 of title 11, United States Code, is
16	amended by adding at the end the following
17	new subchapter:
18	"SUBCHAPTER V—CLEARING BANK
19	LIQUIDATION
20	"§ 781. Definitions
21	"For purposes of this subchapter, the following defi-
22	nitions shall apply:
23	"(1) Board.—The term 'Board' means the
24	Board of Governors of the Federal Reserve System.

- 1 "(2) Depository institution.—The term 'de-2 pository institution' has the same meaning as in sec-3 tion 3 of the Federal Deposit Insurance Act.
- 4 "(3) CLEARING BANK.—The term 'clearing 5 bank' means an uninsured State member bank, or a 6 corporation organized under section 25A of the Fed-7 eral Reserve Act, which operates, or operates as, a 8 multilateral clearing organization pursuant to sec-9 tion 409 of the Federal Deposit Insurance Corpora-10 tion Improvement Act of 1991.

11 "§ 782. Selection of trustee

- 12 "(a) IN GENERAL.—
- 13 "(1) APPOINTMENT.—Notwithstanding any 14 other provision of this title, the conservator or re-15 ceiver who files the petition shall be the trustee 16 under this chapter, unless the Board designates an 17 alternative trustee.
- 18 "(2) Successor.—The Board may designate a 19 successor trustee if required.
- 20 "(b) Authority of Trustee.—Whenever the
- 21 Board appoints or designates a trustee, chapter 3 and sec-
- 22 tions 704 and 705 of this title shall apply to the Board
- 23 in the same way and to the same extent that they apply
- 24 to a United States trustee.

" \S 783. Additional powers of trustee

2	"(a) Distribution of Property Not of the Es-
3	TATE.—The trustee under this subchapter has power to
4	distribute property not of the estate, including distribu-
5	tions to customers that are mandated by subchapters III
6	and IV of this chapter.
7	"(b) Disposition of Institution.—The trustee
8	under this subchapter may, after notice and a hearing—
9	"(1) sell the clearing bank to a depository insti-
10	tution or consortium of depository institutions
11	(which consortium may agree on the allocation of
12	the clearing bank among the consortium);
13	"(2) merge the clearing bank with a depository
14	institution;
15	"(3) transfer contracts to the same extent as
16	could a receiver for a depository institution under
17	paragraphs (9) and (10) of section 11(e) of the Fed-
18	eral Deposit Insurance Act;
19	"(4) transfer assets or liabilities to a depository
20	institution;
21	"(5) transfer assets and liabilities to a bridge
22	bank as provided in paragraphs (1), (3)(A), (5), (6),
23	of section 11(n) of the Federal Deposit Insurance
24	Act, paragraphs (9) through (13) of such section,
25	and subparagraphs (A) through (H) and subpara-

1	graph (K) of paragraph (4) of such section 11(n).
2	except that—
3	"(A) the bridge bank to which such assets
4	or liabilities are transferred shall be treated as
5	a clearing bank for the purpose of this sub-
6	section; and
7	"(B) any references in any such provision
8	of law to the Federal Deposit Insurance Cor-
9	poration shall be construed to be references to
10	the appointing agency and that references to
11	deposit insurance shall be omitted.
12	"(c) Certain Transfers Included.—Any ref-
13	erence in this section to transfers of liabilities includes a
14	ratable transfer of liabilities within a priority class.
15	"§ 784. Right to be heard
16	"The Board or a Federal reserve bank (in the case
17	of a clearing bank that is a member of that bank) may
18	raise and may appear and be heard on any issue in a case
19	under this subchapter.".
20	(6) Definitions of Clearing Organization
21	CONTRACT MARKET, AND RELATED DEFINITIONS.—
22	(A) Section 761(2) of title 11, United
23	States Code, is amended to read as follows:
24	"(2) 'clearing organization' means a derivatives
25	clearing organization registered under the Act;".

1	(B) Section 761(7) of title 11, United
2	States Code, is amended to read as follows:
3	"(7) 'contract market' means a registered enti-
4	ty;".
5	(C) Section 761(8) of title 11, United
6	States Code, is amended to read as follows:
7	"(8) 'contract of sale', 'commodity', 'derivatives
8	clearing organization', 'future delivery', 'board of
9	trade', 'registered entity', and 'futures commission
10	merchant' have the meanings assigned to those
11	terms in the Act;".
12	(d) CLERICAL AMENDMENT.—The table of sections
13	for chapter 7 of title 11, United States Code, is amended
14	by adding at the end the following new items:
15	"SUBCHAPTER V—CLEARING BANK
16	LIQUIDATION
	"Sec. "781. Definitions. "782. Selection of trustee. "783. Additional powers of trustee. "784. Right to be heard.".
17	(e) Resolution of Edge Act Corporations.—
18	The 16th undesignated paragraph of section 25A of the
19	Federal Reserve Act (12 U.S.C. 624) is amended to read
20	as follows:
21	"(16) Appointment of receiver or conser-
22	VATOR.—

- "(A) In general.—The Board may appoint a conservator or receiver for a corporation organized under the provisions of this section to the same extent and in the same manner as the Comptroller of the Currency may appoint a conservator or receiver for a national bank, and the conservator or receiver for such corporation shall exercise the same powers, functions, and duties, subject to the same limitations, as a conservator or receiver for a national bank.
 - "(B) Equivalent Authority.—The Board shall have the same authority with respect to any conservator or receiver appointed for a corporation organized under the provisions of this section under this paragraph and any such corporation as the Comptroller of the Currency has with respect to a conservator or receiver of a national bank and the national bank for which a conservator or receiver has been appointed.
 - "(C) TITLE 11 PETITIONS.—The Board may direct the conservator or receiver of a corporation organized under the provisions of this section to file a petition pursuant to title 11, United States Code, in which case, title 11,

- 1 United States Code, shall apply to the corpora-
- 2 tion in lieu of otherwise applicable Federal or
- 3 State insolvency law.".
- 4 (f) Derivatives Clearing Organizations.—The
- 5 Commodity Exchange Act (7 U.S.C. 1 et seq.) is amended
- 6 by inserting after section 5a, as added by section 111 of
- 7 this Act, the following:
- 8 "SEC. 5b. DERIVATIVES CLEARING ORGANIZATIONS.
- 9 "(a) Registration Requirement.—It shall be un-
- 10 lawful for a derivatives clearing organization, unless reg-
- 11 istered with the Commission, directly or indirectly to make
- 12 use of the mails or any means or instrumentality of inter-
- 13 state commerce to perform the functions of a derivatives
- 14 clearing organization described in section 1a(9) of this Act
- 15 with respect to a contract of sale of a commodity for fu-
- 16 ture delivery (or option on such a contract) or option on
- 17 a commodity, in each case unless the contract or option—
- 18 "(1) is excluded from this Act by section
- 19 2(a)(1)(C)(i), 2(c), 2(d), 2(f), or 2(g) of this Act or
- 20 title IV of the Commodity Futures Modernization
- Act of 2000, or exempted under section 2(h) or 4(c)
- of this Act; or
- 23 "(2) is a security futures product cleared by a
- clearing agency registered under the Securities Ex-
- change Act of 1934.

1	"(b) Voluntary Registration.—A derivatives
2	clearing organization that clears agreements, contracts, or
3	transactions excluded from this Act by section 2(c), 2(d),
4	2(f) or 2(g) of this Act or title IV of the Commodity Fu-
5	tures Modernization Act of 2000, or exempted under sec-
6	tion 2(h) or 4(e) of this Act, or other over-the-counter de-
7	rivative instruments (as defined in the Federal Deposit In-
8	surance Corporation Improvement Act of 1991) may reg-
9	ister with the Commission as a derivatives clearing organi-
10	zation.
11	"(c) Registration of Derivatives Clearing Or-
12	GANIZATIONS.—
13	"(1) Application.—A person desiring to reg-
14	ister as a derivatives clearing organization shall sub-
15	mit to the Commission an application in such form
16	and containing such information as the Commission
17	may require for the purpose of making the deter-
18	minations required for approval under paragraph
19	(2).
20	"(2) Core principles.—
21	"(A) IN GENERAL.—To be registered and
22	to maintain registration as a derivatives clear-
23	ing organization, an applicant shall demonstrate
24	to the Commission that the applicant complies
25	with the core principles specified in this para-

1	graph. The applicant shall have reasonable dis-
2	cretion in establishing the manner in which it
3	complies with the core principles.
4	"(B) FINANCIAL RESOURCES.—The appli-
5	cant shall demonstrate that the applicant has
6	adequate financial, operational, and managerial
7	resources to discharge the responsibilities of a
8	derivatives clearing organization.
9	"(C) Participant and product eligi-
10	BILITY.—The applicant shall establish—
11	"(i) appropriate admission and con-
12	tinuing eligibility standards (including ap-
13	propriate minimum financial requirements)
14	for members of and participants in the or-
15	ganization; and
16	"(ii) appropriate standards for deter-
17	mining eligibility of agreements, contracts,
18	or transactions submitted to the applicant.
19	"(D) RISK MANAGEMENT.—The applicant
20	shall have the ability to manage the risks asso-
21	ciated with discharging the responsibilities of a
22	derivatives clearing organization through the
23	use of appropriate tools and procedures.
24	"(E) Settlement procedures.—The
25	applicant shall have the ability to—

1	"(i) complete settlements on a timely
2	basis under varying circumstances;
3	"(ii) maintain an adequate record of
4	the flow of funds associated with each
5	transaction that the applicant clears; and
6	"(iii) comply with the terms and con-
7	ditions of any permitted netting or offset
8	arrangements with other clearing organiza-
9	tions.
10	"(F) Treatment of funds.—The appli-
11	cant shall have standards and procedures de-
12	signed to protect and ensure the safety of mem-
13	ber and participant funds.
14	"(G) Default Rules and Proce-
15	DURES.—The applicant shall have rules and
16	procedures designed to allow for efficient, fair,
17	and safe management of events when members
18	or participants become insolvent or otherwise
19	default on their obligations to the derivatives
20	clearing organization.
21	"(H) Rule enforcement.—The appli-
22	cant shall—
23	"(i) maintain adequate arrangements
24	and resources for the effective monitoring
25	and enforcement of compliance with rules

1	of the applicant and for resolution of dis-
2	putes; and
3	"(ii) have the authority and ability to
4	discipline, limit, suspend, or terminate a
5	member's or participant's activities for vio-
6	lations of rules of the applicant.
7	"(I) System safeguards.—The applicant
8	shall demonstrate that the applicant—
9	"(i) has established and will maintain
10	a program of oversight and risk analysis to
11	ensure that the automated systems of the
12	applicant function properly and have ade-
13	quate capacity and security; and
14	"(ii) has established and will maintain
15	emergency procedures and a plan for dis-
16	aster recovery, and will periodically test
17	backup facilities sufficient to ensure daily
18	processing, clearing, and settlement of
19	transactions.
20	"(J) Reporting.—The applicant shall
21	provide to the Commission all information nec-
22	essary for the Commission to conduct the over-
23	sight function of the applicant with respect to
24	the activities of the derivatives clearing organi-
25	zation

1	"(K) Recordkeeping.—The applicant
2	shall maintain records of all activities related to
3	the business of the applicant as a derivatives
4	clearing organization in a form and manner ac-
5	ceptable to the Commission for a period of 5
6	years.
7	"(L) Public information.—The appli-
8	cant shall make information concerning the
9	rules and operating procedures governing the
10	clearing and settlement systems (including de-
11	fault procedures) available to market partici-
12	pants.
13	"(M) Information sharing.—The appli-
14	cant shall—
15	"(i) enter into and abide by the terms
16	of all appropriate and applicable domestic
17	and international information-sharing
18	agreements; and
19	"(ii) use relevant information obtained
20	from the agreements in carrying out the
21	clearing organization's risk management
22	program.
23	"(N) Antitrust considerations.—Un-
24	less appropriate to achieve the purposes of this

1	Act, the derivatives clearing organization shall
2	avoid—
3	"(i) adopting any rule or taking any
4	action that results in any unreasonable re-
5	straint of trade; or
6	"(ii) imposing any material anti-
7	competitive burden on trading on the con-
8	tract market.
9	"(3) Orders concerning competition.—A
10	derivatives clearing organization may request the
11	Commission to issue an order concerning whether a
12	rule or practice of the applicant is the least anti-
13	competitive means of achieving the objectives, pur-
14	poses, and policies of this Act.
15	"(d) Existing Derivatives Clearing Organiza-
16	TIONS.—A derivatives clearing organization shall be
17	deemed to be registered under this section to the extent
18	that the derivatives clearing organization clears agree-
19	ments, contracts, or transactions for a board of trade that
20	has been designated by the Commission as a contract mar-
21	ket for such agreements, contracts, or transactions before
22	the date of enactment of this section.
23	"(e) Appointment of Trustee.—
24	"(1) IN GENERAL.—If a proceeding under sec-
25	tion 5e results in the suspension or revocation of the

- registration of a derivatives clearing organization, or if a derivatives clearing organization withdraws from registration, the Commission, on notice to the derivatives clearing organization, may apply to the appropriate United States district court where the derivatives clearing organization is located for the appointment of a trustee.
 - "(2) Assumption of Jurisdiction.—If the Commission applies for appointment of a trustee under paragraph (1)—
 - "(A) the court may take exclusive jurisdiction over the derivatives clearing organization and the records and assets of the derivatives clearing organization, wherever located; and
 - "(B) if the court takes jurisdiction under subparagraph (A), the court shall appoint the Commission, or a person designated by the Commission, as trustee with power to take possession and continue to operate or terminate the operations of the derivatives clearing organization in an orderly manner for the protection of participants, subject to such terms and conditions as the court may prescribe.
- 24 "(f) Linking of Regulated Clearing Facili-25 ties.—

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1	"(1) In General.—The Commission shall fa-
2	cilitate the linking or coordination of derivatives
3	clearing organizations registered under this Act with
4	other regulated clearance facilities for the coordi-
5	nated settlement of cleared transactions.
6	"(2) Coordination.—In carrying out para-
7	graph (1), the Commission shall coordinate with the
8	Federal banking agencies and the Securities and Ex-
9	change Commission.".
10	SEC. 113. COMMON PROVISIONS APPLICABLE TO REG-
11	ISTERED ENTITIES.
12	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
13	is amended by inserting after section 5b (as added by sec-
14	tion 112(f)) the following:
15	"SEC. 5c. COMMON PROVISIONS APPLICABLE TO REG-
16	ISTERED ENTITIES.
17	"(a) Acceptable Business Practices Under
18	Core Principles.—
19	"(1) In general.—Consistent with the pur-
20	poses of this Act, the Commission may issue inter-
21	pretations, or approve interpretations submitted to
22	the Commission, of sections 5(d), 5a(d), and
23	5b(d)(2) to describe what would constitute an ac-
24	ceptable business practice under such sections.

1	"(2) Effect of interpretation.—An inter-
2	pretation issued under paragraph (1) shall not pro-
3	vide the exclusive means for complying with such
4	sections.
5	"(b) Delegation of Functions Under Core
6	Principles.—
7	"(1) In general.—A contract market or de-
8	rivatives transaction execution facility may comply
9	with any applicable core principle through delegation
10	of any relevant function to a registered futures asso-
11	ciation or another registered entity.
12	"(2) Responsibility.—A contract market or
13	derivatives transaction execution facility that dele-
14	gates a function under paragraph (1) shall remain
15	responsible for carrying out the function.
16	"(3) Noncompliance.—If a contract market
17	or derivatives transaction execution facility that del-
18	egates a function under paragraph (1) becomes
19	aware that a delegated function is not being per-
20	formed as required under this Act, the contract mar-
21	ket or derivatives transaction execution facility shall
22	promptly take steps to address the noncompliance.
23	"(c) New Contracts, New Rules, and Rule

24 Amendments.—

"(1) IN GENERAL.—Subject to paragraph (2), a registered entity may elect to list for trading or accept for clearing any new contract or other instrument, or may elect to approve and implement any new rule or rule amendment, by providing to the Commission (and the Secretary of the Treasury, in the case of a contract of sale of a government security for future delivery (or option on such a contract) or a rule or rule amendment specifically related to such a contract) a written certification that the new contract or instrument or clearing of the new contract or instrument, new rule, or rule amendment complies with this Act (including regulations under this Act).

"(2) Prior approval.—

- "(A) IN GENERAL.—A registered entity may request that the Commission grant prior approval to any new contract or other instrument, new rule, or rule amendment.
- "(B) PRIOR APPROVAL REQUIRED.—Notwithstanding any other provision of this section, a designated contract market shall submit to the Commission for prior approval each rule amendment that materially changes the terms and conditions, as determined by the Commis-

sion, in any contract of sale for future delivery of a commodity specifically enumerated in section 1a(4) (or any option thereon) traded through its facilities if the rule amendment applies to contracts and delivery months which have already been listed for trading and have open interest.

- "(C) DEADLINE.—If prior approval is requested under subparagraph (A), the Commission shall take final action on the request not later than 90 days after submission of the request, unless the person submitting the request agrees to an extension of the time limitation established under this subparagraph.
- "(3) APPROVAL.—The Commission shall approve any such new contract or instrument, new rule, or rule amendment unless the Commission finds that the new contract or instrument, new rule, or rule amendment would violate this Act.

20 "(d) Violation of Core Principles.—

"(1) IN GENERAL.—If the Commission determines, on the basis of substantial evidence, that a registered entity is violating any applicable core principle specified in section 5(d), 5a(d), or 5b(d)(2), the Commission shall—

- "(A) notify the registered entity in writing 1 2 of the determination; and "(B) afford the registered entity an oppor-3 4 tunity to make appropriate changes to bring the 5 registered entity into compliance with the core 6 principles. "(2) Failure to make changes.—If, not 7 later than 30 days after receiving a notification 8 9 under paragraph (1), a registered entity fails to 10 make changes that, in the opinion of the Commis-11 sion, are necessary to comply with the core prin-12 ciples, the Commission may take further action in 13 accordance with this Act. 14 "(e) Reservation of Emergency Authority.— 15 Nothing in this section shall limit or in any way affect the emergency powers of the Commission provided in sec-16 tion 8a(9).". 17 18 SEC. 114. EXEMPT BOARDS OF TRADE. 19 The Commodity Exchange Act (7 U.S.C. 1 et seq.) is amended by inserting after section 5c (as added by sec-20 21 tion 113) the following: 22 "SEC. 5d. EXEMPT BOARDS OF TRADE.
- "(a) Election To Register With the Commis-
- 24 SION.—A board of trade that meets the requirements of
- 25 subsection (b) of this section may operate as an exempt

1	board of trade on receipt from the board of trade of a
2	notice, provided in such manner as the Commission may
3	by rule or regulation prescribe, that the board of trade
4	elects to operate as an exempt board of trade. Except as
5	otherwise provided in this section, no provision of this Act
6	(other than subparagraphs (C) and (D) of section 2(a)(1)
7	and section 12(e)(2)(B)) shall apply with respect to a con-
8	tract of sale of a commodity for future delivery (or option
9	on such a contract) traded on or through the facilities of
10	an exempt board of trade.
11	"(b) Criteria for Exemption.—To qualify for an
12	exemption under subsection (a), a board of trade shall
13	limit trading on or through the facilities of the board of
14	trade to contracts of sale of a commodity for future deliv-
15	ery (or options on such contracts or on a commodity)—
16	"(1) for which the underlying commodity has—
17	"(A) a nearly inexhaustible deliverable
18	supply;
19	"(B) a deliverable supply that is suffi-
20	ciently large, and a cash market sufficiently liq-
21	uid, to render any contract traded on the com-
22	modity highly unlikely to be susceptible to the
23	threat of manipulation; or
24	"(C) no cash market;

- 1 "(2) that are entered into only between persons 2 that are eligible contract participants at the time at 3 which the persons enter into the contract; and
- "(3) that are not contracts of sale (or options on such a contract or on a commodity) for future delivery of any security, including any group or index of securities or any interest in, or based on the value of, any security or any group or index of securities.
- "(c) Antimanipulation Requirements.—A party
 to a contract of sale of a commodity for future delivery
 (or option on such a contract or on a commodity) that
 is traded on an exempt board of trade shall be subject
 to sections 4b, 4c(b), 4o, 6(c), and 9(a)(2), and the Commission shall enforce those provisions with respect to any
 such trading.
- 17 "(d) Price Discovery.—If the Commission finds that an exempt board of trade is a significant source of 18 price discovery for transactions in the cash market for the 19 20 commodity underlying any contract, agreement, or trans-21 action traded on or through the facilities of the board of 22 trade, the board of trade shall disseminate publicly on a 23 daily basis trading volume, opening and closing price ranges, open interest, and other trading data as appro-25 priate to the market.

- 1 "(e) Jurisdiction.—The Commission shall have ex-
- 2 clusive jurisdiction over any account, agreement, contract,
- 3 or transaction involving a contract of sale of a commodity
- 4 for future delivery, or option on such a contract or on a
- 5 commodity, to the extent that the account, agreement,
- 6 contract, or transaction is traded on an exempt board of
- 7 trade.
- 8 "(f) Subsidiaries.—A board of trade that is des-
- 9 ignated as a contract market or registered as a derivatives
- 10 transaction execution facility may operate an exempt
- 11 board of trade by establishing a separate subsidiary or
- 12 other legal entity and otherwise satisfying the require-
- 13 ments of this section.
- 14 "(g) An exempt board of trade that meets the re-
- 15 quirements of subsection (b) shall not represent to any
- 16 person that the board of trade is registered with, or des-
- 17 ignated, recognized, licensed, or approved by the Commis-
- 18 sion.".
- 19 SEC. 115. SUSPENSION OR REVOCATION OF DESIGNATION
- 20 AS CONTRACT MARKET.
- 21 Section 5e of the Commodity Exchange Act (7 U.S.C.
- 22 7b) (as redesignated by section 20(1)) is amended to read
- 23 as follows:

1	"SEC. 5e. SUSPENSION OR REVOCATION OF DESIGNATION
2	AS REGISTERED ENTITY.
3	"The failure of a registered entity to comply with any
4	provision of this Act, or any regulation or order of the
5	Commission under this Act, shall be cause for the suspen-
6	sion of the registered entity for a period not to exceed 180
7	days, or revocation of designation as a registered entity
8	in accordance with the procedures and subject to the judi-
9	cial review provided in section 6(b).".
10	SEC. 116. AUTHORIZATION OF APPROPRIATIONS.
11	Section 12(d) of the Commodity Exchange Act (7
12	U.S.C. 16(d)) is amended by striking "2000" and insert-
13	ing "2005".
14	SEC. 117. PREEMPTION.
15	Section 12 of the Commodity Exchange Act (7 U.S.C.
16	16(e)) is amended by striking subsection (e) and inserting
17	the following:
18	"(e) Relation to Other Law, Departments, or
19	Agencies.—
20	"(1) Nothing in this Act shall supersede or
21	preempt—
22	"(A) criminal prosecution under any Fed-
23	eral criminal statute;
24	"(B) the application of any Federal or
25	State statute (except as provided in paragraph
26	(2)), including any rule or regulation there-

1	under, to any transaction in or involving any
2	commodity, product, right, service, or interest—
3	"(i) that is not conducted on or sub-
4	ject to the rules of a registered entity or
5	exempt board of trade;
6	"(ii) (except as otherwise specified by
7	the Commission by rule or regulation) that
8	is not conducted on or subject to the rules
9	of any board of trade, exchange, or market
10	located outside the United States, its terri-
11	tories or possessions; or
12	"(iii) that is not subject to regulation
13	by the Commission under section 4c or 19;
14	or
15	"(C) the application of any Federal or
16	State statute, including any rule or regulation
17	thereunder, to any person required to be reg-
18	istered or designated under this Act who shall
19	fail or refuse to obtain such registration or des-
20	ignation.
21	"(2) This Act shall supersede and preempt the
22	application of any State or local law that prohibits
23	or regulates gaming or the operation of bucket shops
24	(other than antifraud provisions of general applica-
25	bility) in the case of—

1	"(A) an electronic trading facility excluded
2	under section 2(e) of this Act;
3	"(B) an agreement, contract, or trans-
4	action that is excluded from this Act under sec-
5	tion 2(c), 2(d), 2(f), or 2(g) of this Act or title
6	IV of the Commodity Futures Modernization
7	Act of 2000, or exempted under section 2(h) or
8	4(c) of this Act (regardless of whether any such
9	agreement, contract, or transaction is otherwise
10	subject to this Act).".
11	SEC. 118. PREDISPUTE RESOLUTION AGREEMENTS FOR IN-
12	STITUTIONAL CUSTOMERS.
13	Section 14 of the Commodity Exchange Act (7 U.S.C.
14	18) is amended by striking subsection (g) and inserting
15	the following:
16	"(g) Predispute Resolution Agreements for
	"(g) Predispute Resolution Agreements for Institutional Customers.—Nothing in this section
17	
17 18	Institutional Customers.—Nothing in this section
17 18 19	Institutional Customers.—Nothing in this section prohibits a registered futures commission merchant from
18 19	Institutional Customers.—Nothing in this section prohibits a registered futures commission merchant from requiring a customer that is an eligible contract partici-
17 18 19 20	Institutional Customers.—Nothing in this section prohibits a registered futures commission merchant from requiring a customer that is an eligible contract participant, as a condition to the commission merchant's con-

1	SEC. 119. CONSIDERATION OF COSTS AND BENEFITS AND
2	ANTITRUST LAWS.
3	Section 15 of the Commodity Exchange Act (7 U.S.C.
4	19) is amended by striking "Sec. 15. The Commission"
5	and inserting the following:
6	"SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND
7	ANTITRUST LAWS.
8	"(a) Costs and Benefits.—
9	"(1) In general.—Before promulgating a reg-
10	ulation under this Act or issuing an order (except as
11	provided in paragraph (3)), the Commission shall
12	consider the costs and benefits of the action of the
13	Commission.
14	"(2) Considerations.—The costs and benefits
15	of the proposed Commission action shall be evalu-
16	ated in light of—
17	"(A) considerations of protection of market
18	participants and the public;
19	"(B) considerations of the efficiency, com-
20	petitiveness, and financial integrity of futures
21	markets;
22	"(C) considerations of price discovery;
23	"(D) considerations of sound risk manage-
24	ment practices; and
25	"(E) other public interest considerations.

1	"(3) Applicability.—This subsection does not
2	apply to the following actions of the Commission:
3	"(A) An order that initiates, is part of, or
4	is the result of an adjudicatory or investigative
5	process of the Commission.
6	"(B) An emergency action.
7	"(C) A finding of fact regarding compli-
8	ance with a requirement of the Commission.
9	"(b) Antitrust Laws.—The Commission".
10	SEC. 120. CONTRACT ENFORCEMENT BETWEEN ELIGIBLE
11	COUNTERPARTIES.
12	Section 22(a) of the Commodity Exchange Act (7
13	U.S.C. 25(a)) is amended by adding at the end the fol-
14	lowing:
15	"(4) Contract enforcement between eli-
16	GIBLE COUNTERPARTIES.—No agreement, contract,
17	or transaction between eligible contract participants
18	or persons reasonably believed to be eligible contract
19	participants, and no hybrid instrument sold to any
20	investor, shall be void, voidable, or unenforceable,
21	and no such party shall be entitled to rescind, or re-
22	cover any payment made with respect to, such an
23	agreement, contract, transaction, or instrument
24	under this section or any other provision of Federal
25	or State law, based solely on the failure of the agree-

1	ment, contract, transaction, or instrument to comply
2	with the terms or conditions of an exemption or ex-
3	clusion from any provision of this Act or regulations
4	of the Commission.".
5	SEC. 121. SPECIAL PROCEDURES TO ENCOURAGE AND FA-
6	CILITATE BONA FIDE HEDGING BY AGRICUL-
7	TURAL PRODUCERS.
8	The Commodity Exchange Act, as otherwise amended
9	by this Act, is amended by inserting after section 40 the
10	following:
11	"SEC. 4p. SPECIAL PROCEDURES TO ENCOURAGE AND FA-
12	CILITATE BONA FIDE HEDGING BY AGRICUL-
13	TURAL PRODUCERS.
	TURAL PRODUCERS. "(a) AUTHORITY.—The Commission shall consider
14	
14 15	"(a) Authority.—The Commission shall consider
14 15 16	"(a) AUTHORITY.—The Commission shall consider issuing rules or orders which—
14 15 16 17	"(a) Authority.—The Commission shall consider issuing rules or orders which— "(1) prescribe procedures under which each
14 15 16 17 18	"(a) Authority.—The Commission shall consider issuing rules or orders which— "(1) prescribe procedures under which each contract market is to provide for orderly delivery, in-
14 15 16 17 18	"(a) Authority.—The Commission shall consider issuing rules or orders which— "(1) prescribe procedures under which each contract market is to provide for orderly delivery, including temporary storage costs, of any agricultural
14 15 16 17 18 19 20	"(a) Authority.—The Commission shall consider issuing rules or orders which— "(1) prescribe procedures under which each contract market is to provide for orderly delivery, including temporary storage costs, of any agricultural commodity enumerated in section 1a(4) which is the
14 15 16 17 18 19 20 21	"(a) Authority.—The Commission shall consider issuing rules or orders which— "(1) prescribe procedures under which each contract market is to provide for orderly delivery, including temporary storage costs, of any agricultural commodity enumerated in section 1a(4) which is the subject of a contract for purchase or sale for future
13 14 15 16 17 18 19 20 21 22 23	"(a) Authority.—The Commission shall consider issuing rules or orders which— "(1) prescribe procedures under which each contract market is to provide for orderly delivery, including temporary storage costs, of any agricultural commodity enumerated in section 1a(4) which is the subject of a contract for purchase or sale for future delivery;

- 1 quirements, so as to better enable the producers to 2 hedge price risk associated with their production;
- "(3) provide flexibility in the minimum quantities of such agricultural commodities that may be the subject of a contract for purchase or sale for future delivery that is traded on a contract market, to better allow domestic agricultural producers to hedge such price risk; and
- 9 "(4) encourage contract markets to provide in-10 formation and otherwise facilitate the participation 11 of domestic agricultural producers in contract mar-12 kets.
- "(b) Report.—Within 1 year after the date of enactment of this section, the Commission shall submit to the
 Committee on Agriculture of the House of Representatives
 and the Committee on Agriculture, Nutrition, and Forestry of the Senate a report on the steps it has taken to
 implement this section and on the activities of contract
- 19 markets pursuant to this section.".

20 SEC. 122. RULE OF CONSTRUCTION.

- 21 Except as expressly provided in this Act or an amend-
- 22 ment made by this Act, nothing in this Act or an amend-
- 23 ment made by this Act supersedes, affects, or otherwise
- 24 limits or expands the scope and applicability of laws gov-
- 25 erning the Securities and Exchange Commission.

1	SEC. 123. TECHNICAL AND CONFORMING AMENDMENTS.
2	(a) Commodity Exchange Act.—
3	(1) Section 1a of the Commodity Exchange Act
4	(7 U.S.C. 1a) (as amended by section 101) is
5	amended—
6	(A) in paragraphs (5), (6), (16), (17),
7	(20), and (23), by inserting "or derivatives
8	transaction execution facility" after "contract
9	market" each place it appears; and
10	(B) in paragraph (24)—
11	(i) in the paragraph heading, by strik-
12	ing "CONTRACT MARKET" and inserting
13	"REGISTERED ENTITY";
14	(ii) by striking "contract market"
15	each place it appears and inserting "reg-
16	istered entity"; and
17	(iii) by adding at the end the fol-
18	lowing:
19	"A participant in an alternative trading system that
20	is designated as a contract market pursuant to sec-
21	tion 5f is deemed a member of the contract market
22	for purposes of transactions in security futures prod-
23	ucts through the contract market.".
24	(2) Section 2 of the Commodity Exchange Act
25	(7 U.S.C. 2, 2a, 4, 4a, 3) is amended—

1	(A) by striking "Sec. 2. (a)(1)(A)(i) The"
2	and inserting the following:
3	"SEC. 2. JURISDICTION OF COMMISSION; LIABILITY OF
4	PRINCIPAL FOR ACT OF AGENT; COMMODITY
5	FUTURES TRADING COMMISSION; TRANS-
6	ACTION IN INTERSTATE COMMERCE.
7	"(a) Jurisdiction of Commission; Commodity
8	FUTURES TRADING COMMISSION.—
9	"(1) Jurisdiction of commission.—
10	"(A) In General.—The"; and
11	(B) in subsection (a)(1)—
12	(i) in subparagraph (A) (as amended
13	by subparagraph (A) of this paragraph)—
14	(II) by striking "subparagraph
15	(B) of this subparagraph" and insert-
16	ing "subparagraphs (C) and (D) of
17	this paragraph and subsections (c)
18	through (i) of this section";
19	(III) by striking "contract mar-
20	ket designated pursuant to section 5
21	of this Act" and inserting "contract
22	market designated or derivatives
23	transaction execution facility reg-
24	istered pursuant to section 5 or 5a";
25	(IV) by striking clause (ii); and

1	(V) in clause (iii), by striking
2	"(iii) The" and inserting the fol-
3	lowing:
4	"(B) Liability of Principal for act of
5	AGENT.—The"; and
6	(ii) in subparagraph (B)—
7	(I) by striking "(B)" and insert-
8	ing "(C)";
9	(II) in clause (v)—
10	(aa) by striking "section 3
11	of the Securities Act of 1933";
12	and
13	(bb) by inserting "or sub-
14	paragraph (D)" after "subpara-
15	graph"; and
16	(III) by moving clauses (i)
17	through (v) 4 ems to the right;
18	(C) in subsection (a)(7), by striking "con-
19	tract market" and inserting "registered entity";
20	(D) in subsection (a)(8)(B)(ii)—
21	(i) in the first sentence, by striking
22	"designation as a contract market" and in-
23	serting "designation or registration as a
24	contract market or derivatives transaction
25	execution facility";

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(ii) in the second sentence, by striking
"designate a board of trade as a contract
market" and inserting "designate or reg-
ister a board of trade as a contract market
or derivatives transaction execution facil-
ity"; and

(iii) in the fourth sentence, by striking "designating, or refusing, suspending, or revoking the designation of, a board of trade as a contract market involving transactions for future delivery referred to in this clause or in considering possible emergency action under section 8a(9) of this and inserting "designating, reg-Act'' istering, or refusing, suspending, or revoking the designation or registration of, a board of trade as a contract market or derivatives transaction execution facility involving transactions for future delivery referred to in this clause or in considering any possible action under this Act (including without limitation emergency action under section 8a(9))", and by striking "designation, suspension, revocation, or emergency action" and inserting "designa-

1	tion, registration, suspension, revocation,
2	or action"; and
3	(E) in subsection (a), by moving para-
4	graphs (2) through (9) 2 ems to the right.
5	(3) Section 4 of the Commodity Exchange Act
6	(7 U.S.C. 6) is amended—
7	(A) in subsection (a)—
8	(i) in paragraph (1), by striking "des-
9	ignated by the Commission as a 'contract
10	market' for" and inserting "designated or
11	registered by the Commission as a contract
12	market or derivatives transaction execution
13	facility for";
14	(ii) in paragraph (2), by striking
15	"member of such"; and
16	(iii) in paragraph (3), by inserting "or
17	derivatives transaction execution facility"
18	after "contract market"; and
19	(B) in subsection (c)—
20	(i) in paragraph (1)—
21	(I) by striking "designated as a
22	contract market" and inserting "des-
23	ignated or registered as a contract
24	market or derivatives transaction exe-
25	cution facility"; and

1	(II) by striking "section
2	2(a)(1)(B)" and inserting "subpara-
3	graphs (C)(ii) and (D) of section
4	2(a)(1), except that the Commission
5	and the Securities and Exchange
6	Commission may by rule, regulation,
7	or order jointly exclude any agree-
8	ment, contract, or transaction from
9	section 2(a)(1)(D)"; and
10	(ii) in paragraph (2)(B)(ii), by insert-
11	ing "or derivatives transaction execution
12	facility" after "contract market".
13	(4) Section 4a of the Commodity Exchange Act
14	(7 U.S.C. 6a) is amended—
15	(A) in subsection (a)—
16	(i) in the first sentence, by inserting
17	"or derivatives transaction execution facili-
18	ties" after "contract markets"; and
19	(ii) in the second sentence, by insert-
20	ing "or derivatives transaction execution
21	facility" after "contract market";
22	(B) in subsection (b)—
23	(i) in paragraph (1), by inserting ", or
24	derivatives transaction execution facility or
25	facilities," after "markets"; and

1	(ii) in paragraph (2), by inserting "or
2	derivatives transaction execution facility"
3	after "contract market"; and
4	(C) in subsection (e)—
5	(i) by striking "contract market or"
6	each place it appears and inserting "con-
7	tract market, derivatives transaction execu-
8	tion facility, or";
9	(ii) by striking "licensed or des-
10	ignated" each place it appears and insert-
11	ing "licensed, designated, or registered";
12	and
13	(iii) by striking "contract market, or"
14	and inserting "contract market or deriva-
15	tives transaction execution facility, or".
16	(5) Section 4b(a) of the Commodity Exchange
17	Act (7 U.S.C. 6b(a)) is amended by striking "con-
18	tract market" each place it appears and inserting
19	"registered entity".
20	(6) Sections 4c(g), 4d, 4e, and 4f of the Com-
21	modity Exchange Act (7 U.S.C. 6c(g), 6d, 6e, 6f)
22	are amended by inserting "or derivatives transaction
23	execution facility" after "contract market" each
24	place it appears.

1	(7) Section 4g of the Commodity Exchange Act
2	(7 U.S.C. 6g) is amended—
3	(A) in subsection (b), by striking "clear-
4	inghouse and contract market" and inserting
5	"registered entity"; and
6	(B) in subsection (f), by striking "clearing-
7	houses, contract markets, and exchanges" and
8	inserting "registered entities".
9	(8) Section 4h of the Commodity Exchange Act
10	(7 U.S.C. 6h) is amended by striking "contract mar-
11	ket" each place it appears and inserting "registered
12	entity".
13	(9) Section 4i of the Commodity Exchange Act
14	(7 U.S.C. 6i) is amended in the first sentence by in-
15	serting "or derivatives transaction execution facility"
16	after "contract market".
17	(10) Section 4l of the Commodity Exchange Act
18	(7 U.S.C. 6l) is amended by inserting "or derivatives
19	transaction execution facilities" after "contract mar-
20	kets" each place it appears.
21	(11) Section 4p of the Commodity Exchange
22	Act (7 U.S.C. 6p) is amended—
23	(A) in the third sentence of subsection (a),
24	by striking "Act or contract markets" and in-

1	serting "Act, contract markets, or derivatives
2	transaction execution facilities"; and
3	(B) in subsection (b), by inserting "deriva-
4	tives transaction execution facility," after "con-
5	tract market,".
6	(12) Section 6 of the Commodity Exchange Act
7	(7 U.S.C. 8, 9, 9a, 9b, 13b, 15) is amended—
8	(A) in subsection (a)—
9	(i) in the first sentence—
10	(I) by striking "board of trade
11	desiring to be designated a 'contract
12	market' shall make application to the
13	Commission for such designation" and
14	inserting "person desiring to be des-
15	ignated or registered as a contract
16	market or derivatives transaction exe-
17	cution facility shall make application
18	to the Commission for the designation
19	or registration";
20	(II) by striking "above condi-
21	tions" and inserting "conditions set
22	forth in this Act"; and
23	(III) by striking "above require-
24	ments" and inserting "the require-
25	ments of this Act';

1	(ii) in the second sentence, by striking
2	"designation as a contract market within
3	one year" and inserting "designation or
4	registration as a contract market or de-
5	rivatives transaction execution facility
6	within 180 days";
7	(iii) in the third sentence—
8	(I) by striking "board of trade"
9	and inserting "person"; and
10	(II) by striking "one-year period"
11	and inserting "180-day period"; and
12	(iv) in the last sentence, by striking
13	"designate as a "contract market" any
14	board of trade that has made application
15	therefor, such board of trade" and insert-
16	ing "designate or register as a contract
17	market or derivatives transaction execution
18	facility any person that has made applica-
19	tion therefor, the person";
20	(B) in subsection (b)—
21	(i) in the first sentence—
22	(I) by striking "designation of
23	any board of trade as a 'contract mar-
24	ket' upon" and inserting "designation
25	or registration of any contract market

1	or derivatives transaction execution
2	facility on";
3	(II) by striking "board of trade"
4	each place it appears and inserting
5	"contract market or derivatives trans-
6	action execution facility"; and
7	(III) by striking "designation as
8	set forth in section 5 of this Act" and
9	inserting "designation or registration
10	as set forth in sections 5 through 5b
11	or section 5f";
12	(ii) in the second sentence—
13	(I) by striking "board of trade"
14	the first place it appears and inserting
15	"contract market or derivatives trans-
16	action execution facility"; and
17	(II) by striking "board of trade"
18	the second and third places it appears
19	and inserting "person"; and
20	(iii) in the last sentence, by striking
21	"board of trade" each place it appears and
22	inserting "person";
23	(C) in subsection (c)—

1	(i) by striking "contract market" each
2	place it appears and inserting "registered
3	entity";
4	(ii) by striking "contract markets"
5	each place it appears and inserting "reg-
6	istered entities"; and
7	(iii) by striking "trading privileges"
8	each place it appears and inserting "privi-
9	leges";
10	(D) in subsection (d), by striking "contract
11	market" each place it appears and inserting
12	"registered entity"; and
13	(E) in subsection (e), by striking "trading
14	on all contract markets" each place it appears
15	and inserting "the privileges of all registered
16	entities".
17	(13) Section 6a of the Commodity Exchange
18	Act (7 U.S.C. 10a) is amended—
19	(A) in the first sentence of subsection (a),
20	by striking "designated as a 'contract market'
21	shall" and inserting "designated or registered
22	as a contract market or a derivatives trans-
23	action execution facility"; and
24	(B) in subsection (b), by striking "des-
25	ignated as a contract market" and inserting

1	"designated or registered as a contract market
2	or a derivatives transaction execution facility".
3	(14) Section 6b of the Commodity Exchange
4	Act (7 U.S.C. 13a) is amended—
5	(A) by striking "contract market" each
6	place it appears and inserting "registered enti-
7	ty'';
8	(B) in the first sentence, by striking "des-
9	ignation as set forth in section 5 of this Act"
10	and inserting "designation or registration as set
11	forth in sections 5 through 5e"; and
12	(C) in the last sentence, by striking "the
13	contract market's ability" and inserting "the
14	ability of the registered entity".
15	(15) Section 6c(a) of the Commodity Exchange
16	Act (7 U.S.C. 13a-1(a)) by striking "contract mar-
17	ket" and inserting "registered entity".
18	(16) Section 6d(1) of the Commodity Exchange
19	Act (7 U.S.C. 13a-2(1)) is amended by inserting
20	"derivatives transaction execution facility," after
21	"contract market,".
22	(17) Section 7 of the Commodity Exchange Act
23	(7 U.S.C. 11) is amended—
24	(A) in the first sentence—

1	(i) by striking "board of trade" and
2	inserting "person";
3	(ii) by inserting "or registered" after
4	"designated";
5	(iii) by inserting "or registration"
6	after "designation" each place it appears;
7	and
8	(iv) by striking "contract market"
9	each place it appears and inserting "reg-
10	istered entity";
11	(B) in the second sentence—
12	(i) by striking "designation of such
13	board of trade as a contract market" and
14	inserting "designation or registration of
15	the registered entity"; and
16	(ii) by striking "contract markets"
17	and inserting "registered entities"; and
18	(C) in the last sentence—
19	(i) by striking "board of trade" and
20	inserting "person"; and
21	(ii) by striking "designated again a
22	contract market" and inserting "des-
23	ignated or registered again a registered en-
24	tity".

1	(18) Section 8(c) of the Commodity Exchange
2	Act (7 U.S.C. 12(c)) is amended in the first sen-
3	tence by striking "board of trade" and inserting
4	"registered entity".
5	(19) Section 8a of the Commodity Exchange
6	Act (7 U.S.C. 12a) is amended—
7	(A) by striking "contract market" each
8	place it appears and inserting "registered enti-
9	ty"; and
10	(B) in paragraph (2)(F), by striking "trad-
11	ing privileges" and inserting "privileges".
12	(20) Sections 8b and 8c(e) of the Commodity
13	Exchange Act (7 U.S.C. 12b, 12c(e)) are amended
14	by striking "contract market" each place it appears
15	and inserting "registered entity".
16	(21) Section 8e of the Commodity Exchange
17	Act (7 U.S.C. 12e) is repealed.
18	(22) Section 9 of the Commodity Exchange Act
19	(7 U.S.C. 13) is amended by striking "contract mar-
20	ket" each place it appears and inserting "registered
21	entity".
22	(23) Section 14 of the Commodity Exchange
23	Act (7 U S C 18) is amended—

1	(A) in subsection $(a)(1)(B)$, by striking
2	"contract market" and inserting "registered en-
3	tity"; and
4	(B) in subsection (f), by striking "contract
5	markets" and inserting "registered entities".
6	(24) Section 17 of the Commodity Exchange
7	Act (7 U.S.C. 21) is amended by striking "contract
8	market" each place it appears and inserting "reg-
9	istered entity".
10	(25) Section 22 of the Commodity Exchange
11	Act (7 U.S.C. 25) is amended—
12	(A) in subsection (a)—
13	(i) in paragraph (1)—
14	(I) by striking "contract market,
15	clearing organization of a contract
16	market, licensed board of trade," and
17	inserting "registered entity"; and
18	(II) in subparagraph (C)(i), by
19	striking "contract market" and insert-
20	ing "registered entity";
21	(ii) in paragraph (2), by striking "sec-
22	tions 5a(11)," and inserting "sections
23	5(d)(13), 5b(b)(1)(E),"; and

1	(iii) in paragraph (3), by striking
2	"contract market" and inserting "reg-
3	istered entity"; and
4	(B) in subsection (b)—
5	(i) in paragraph (1)—
6	(I) by striking "contract market
7	or clearing organization of a contract
8	market" and inserting "registered en-
9	tity'';
10	(II) by striking "section 5a(8)
11	and section 5a(9) of this Act" and in-
12	serting "sections 5 through 5c";
13	(III) by striking "contract mar-
14	ket, clearing organization of a con-
15	tract market, or licensed board of
16	trade" and inserting "registered enti-
17	ty"; and
18	(IV) by striking "contract market
19	or licensed board of trade" and insert-
20	ing "registered entity";
21	(ii) in paragraph (3)—
22	(I) by striking "a contract mar-
23	ket, clearing organization, licensed
24	board of trade," and inserting "reg-
25	istered entity"; and

1	(II) by striking "contract market,
2	licensed board of trade" and inserting
3	"registered entity";
4	(iii) in paragraph (4), by striking
5	"contract market, licensed board of trade,
6	clearing organization," and inserting "reg-
7	istered entity"; and
8	(iv) in paragraph (5), by striking
9	"contract market, licensed board of trade,
10	clearing organization," and inserting "reg-
11	istered entity".
12	(b) Federal Deposit Insurance Corporation
13	IMPROVEMENT ACT OF 1991.—Section 402(2) of the Fed-
14	eral Deposit Insurance Corporation Improvement Act of
15	1991 (12 U.S.C. 4402(2)) is amended by striking sub-
16	paragraph (B) and inserting the following:
17	"(B) that is registered as a derivatives
18	clearing organization under section 5b of the
19	Commodity Exchange Act.".
20	SEC. 124. PRIVACY.
21	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
22	is amended by inserting after section 5f (as added by sec-
23	tion 252) the following:

1 "SEC. 5g. PRIVACY.

- 2 "(a) Treatment as Financial Institutions.—
- 3 Notwithstanding section 509(3)(B) of the Gramm-Leach-
- 4 Bliley Act, any futures commission merchant, commodity
- 5 trading advisor, commodity pool operator, or introducing
- 6 broker that is subject to the jurisdiction of the Commis-
- 7 sion under this Act with respect to any financial activity
- 8 shall be treated as a financial institution for purposes of
- 9 title V of such Act with respect to such financial activity.
- 10 "(b) Treatment of CFTC as Federal Func-
- 11 TIONAL REGULATOR.—For purposes of title V of such
- 12 Act, the Commission shall be treated as a Federal func-
- 13 tional regulator within the meaning of section 509(2) of
- 14 such Act and shall prescribe regulations under such title
- 15 within 6 months after the date of enactment of this sec-
- 16 tion.".

17 SEC. 125. REPORT TO CONGRESS.

- 18 (a) The Commodity Futures Trading Commission (in
- 19 this section referred to as the "Commission") shall under-
- 20 take and complete a study of the Commodity Exchange
- 21 Act (in this section referred to as "the Act") and the Com-
- 22 mission's rules, regulations and orders governing the con-
- 23 duct of persons required to be registered under the Act,
- 24 not later than 1 year after the date of the enactment of
- 25 this Act. The study shall identify—

- 1 (1) the core principles and interpretations of ac-2 ceptable business practices that the Commission has 3 adopted or intends to adopt to replace the provisions of the Act and the Commission's rules and regula-5 tions thereunder;
 - (2) the rules and regulations that the Commission has determined must be retained and the reasons therefor;
 - (3) the extent to which the Commission believes it can effect the changes identified in paragraph (1) of this subsection through its exemptive authority under section 4(c) of the Act; and
 - (4) the regulatory functions the Commission currently performs that can be delegated to a registered futures association (within the meaning of the Act) and the regulatory functions that the Commission has determined must be retained and the reasons therefor.
- (b) In conducting the study, the Commission shall so-20 licit the views of the public as well as Commission reg-21 istrants, registered entities, and registered futures asso-22 ciations (all within the meaning of the Act).
- 23 (c) The Commission shall transmit to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the

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1	Senate a report of the results of its study, which shall
2	include an analysis of comments received.
3	SEC. 126. INTERNATIONAL ACTIVITIES OF THE COMMODITY
4	FUTURES TRADING COMMISSION.
5	(a) FINDINGS.—The Congress finds that—
6	(1) derivatives markets serving United States
7	industry are increasingly global in scope;
8	(2) developments in data processing and com-
9	munications technologies enable users of risk man-
0	agement services to analyze and compare those serv-
1	ices on a worldwide basis;
2	(3) financial services regulatory policy must be
3	flexible to account for rapidly changing derivatives
4	industry business practices;
5	(4) regulatory impediments to the operation of
6	global business interests can compromise the com-
7	petitiveness of United States businesses;
8	(5) events that disrupt financial markets and
9	economies are often global in scope, require rapid
20	regulatory response, and coordinated regulatory ef-
21	fort across international jurisdictions;
22	(6) through its membership in the International
23	Organisation of Securities Commissions, the Com-
24	modity Futures Trading Commission has promoted

1	beneficial communication among market regulators
2	and international regulatory cooperation; and
3	(7) the Commodity Futures Trading Commis-
4	sion and other United States financial regulators
5	and self-regulatory organizations should continue to
6	foster productive and cooperative working relation-
7	ships with their counterparts in foreign jurisdictions.
8	(b) Sense of the Congress.—It is the sense of
9	the Congress that, consistent with its responsibilities
10	under the Commodity Exchange Act, the Commodity Fu-
11	tures Trading Commission should, as part of its inter-
12	national activities, continue to coordinate with foreign reg-
13	ulatory authorities, to participate in international regu-
14	latory organizations and forums, and to provide technical
15	assistance to foreign government authorities, in order to
16	encourage—
17	(1) the facilitation of cross-border transactions
18	through the removal or lessening of any unnecessary
19	legal or practical obstacles;
20	(2) the development of internationally accepted
21	regulatory standards of best practice;
22	(3) the enhancement of international super-
23	visory cooperation and emergency procedures;
24	(4) the strengthening of international coopera-
25	tion for customer and market protection; and

1	(5) improvements in the quality and timeliness
2	of international information sharing.
3	TITLE II—COORDINATED REGU-
4	LATION OF SECURITY FU-
5	TURES PRODUCTS
6	Subtitle A—Securities Law
7	Amendments
8	SEC. 201. DEFINITIONS UNDER THE SECURITIES EX-
9	CHANGE ACT OF 1934.
10	Section 3(a) of the Securities Exchange Act of 1934
11	(15 U.S.C. 78c(a)) is amended—
12	(1) in paragraph (10), by inserting "security
13	future," after "treasury stock,";
14	(2) by striking paragraph (11) and inserting
15	the following:
16	"(11) The term 'equity security' means any
17	stock or similar security; or any security future on
18	any such security; or any security convertible, with
19	or without consideration, into such a security, or
20	carrying any warrant or right to subscribe to or pur-
21	chase such a security; or any such warrant or right;
22	or any other security which the Commission shall
23	deem to be of similar nature and consider necessary
24	or appropriate, by such rules and regulations as it

- 1 may prescribe in the public interest or for the pro-2 tection of investors, to treat as an equity security.";
- 3 (3) in paragraph (13), by adding at the end the 4 following: "For security futures products, such term 5 includes any contract, agreement, or transaction for 6 future delivery.";
 - (4) in paragraph (14), by adding at the end the following: "For security futures products, such term includes any contract, agreement, or transaction for future delivery."; and
 - (5) by adding at the end the following:

"(55)(A) The term 'security future' means a contract of sale for future delivery of a single security or of a narrow-based security index, including any interest therein or based on the value thereof, except an exempted security under section 3(a)(12) of the Securities Exchange Act of 1934 as in effect on the date of enactment of the Futures Trading Act of 1982 (other than any municipal security as defined in section 3(a)(29) as in effect on the date of enactment of the Futures Trading Act of 1982). The term 'security future' does not include any agreement, contract, or transaction excluded from the Commodity Exchange Act under section 2(c), 2(d), 2(f) or 2(g) of the Commodity Exchange Act

1	(as in effect on the date of enactment of the Com-
2	modity Futures Modernization Act of 2000) or title
3	IV of the Commodity Futures Modernization Act of
4	2000.
5	"(B) The term 'narrow-based security index'
6	means an index—
7	"(i) that has 9 or fewer component securi-
8	ties;
9	"(ii) in which a component security com-
10	prises more than 30 percent of the index's
11	weighting;
12	"(iii) in which the 5 highest weighted com-
13	ponent securities in the aggregate comprise
14	more than 60 percent of the index's weighting;
15	or
16	"(iv) in which the lowest weighted compo-
17	nent securities comprising, in the aggregate, 25
18	percent of the index's weighting have an aggre-
19	gate dollar value of average daily trading vol-
20	ume of less than \$50,000,000 (or in the case of
21	an index with 15 or more component securities,
22	\$30,000,000), except that if there are two or
23	more securities with equal weighting that could
24	be included in the calculation of the lowest
25	weighted component securities comprising, in

1	the aggregate, 25 percent of the index's
2	weighting, such securities shall be ranked from
3	lowest to highest dollar value of average daily
4	trading volume and shall be included in the cal-
5	culation based on their ranking starting with
6	the lowest ranked security.
7	"(C) Notwithstanding subparagraph (B), an
8	index is not a narrow-based security index if—
9	"(i)(I) it has at least 9 component securi-
10	ties;
11	"(II) no component security comprises
12	more than 30 percent of the index's weighting;
13	and
14	"(III) each component security is—
15	"(aa) registered pursuant to section
16	12 of the Securities Exchange Act of 1934;
17	"(bb) 1 of 750 securities with the
18	largest market capitalization; and
19	"(cc) 1 of 675 securities with the
20	largest dollar value of average daily trad-
21	ing volume;
22	"(ii) a board of trade was designated as a
23	contract market by the Commodity Futures
24	Trading Commission with respect to a contract
25	of sale for future delivery on the index, before

1	the date of enactment of the Commodity Fu-
2	tures Modernization Act of 2000;
3	"(iii)(I) a contract of sale for future deliv-
4	ery on the index traded on a designated con-
5	tract market or registered derivatives trans-
6	action execution facility for at least 30 days as
7	a contract of sale for future delivery on an
8	index that was not a narrow-based security
9	index; and
10	"(II) it has been a narrow-based security
11	index for no more than 45 business days over
12	3 consecutive calendar months;
13	"(iv) a contract of sale for future delivery
14	on the index is traded on or subject to the rules
15	of a foreign board of trade and meets such re-
16	quirements as are jointly established by rule or
17	regulation by the Commission and the Com-
18	modity Futures Trading Commission;
19	"(v) no more than 18 months have passed
20	since the date of enactment of the Commodity
21	Futures Modernization Act of 2000 and—
22	"(I) it is traded on or subject to the
23	rules of a foreign board of trade;
24	"(II) the offer and sale in the United
25	States of a contract of sale for future de-

1	livery on the index was authorized before
2	the date of the enactment of the Com-
3	modity Futures Modernization Act of
4	2000; and
5	"(III) the conditions of such author-
6	ization continue to be met; or
7	"(vi) a contract of sale for future delivery
8	on the index is traded on or subject to the rules
9	of a board of trade and meets such require-
10	ments as are jointly established by rule, regula-
11	tion, or order by the Commission and the Com-
12	modity Futures Trading Commission.
13	"(D) Within 1 year after the enactment of the
14	Commodity Futures Modernization Act of 2000, the
15	Commission and the Commodity Futures Trading
16	Commission jointly shall adopt rules or regulations
17	that set forth the requirements under clause (iv) of
18	subparagraph (C).
19	"(E) An index that is a narrow-based security
20	index solely because it was a narrow-based security
21	index for more than 45 business days over 3 con-
22	secutive calendar months pursuant to clause (iii) of
23	subparagraph (C) shall not be a narrow-based secu-
24	rity index for the 3 following calendar months.

1	"(F) For purposes of subparagraphs (B) and
2	(C) of this paragraph—
3	"(i) the dollar value of average daily trad-
4	ing volume and the market capitalization shall
5	be calculated as of the preceding 6 full calendar
6	months; and
7	"(ii) the Commission and the Commodity
8	Futures Trading Commission shall, by rule or
9	regulation, jointly specify the method to be used
10	to determine market capitalization and dollar
11	value of average daily trading volume.
12	"(56) The term 'security futures product'
13	means a security future or any put, call, straddle,
14	option, or privilege on any security future.
15	"(57)(A) The term 'margin', when used with
16	respect to a security futures product, means the
17	amount, type, and form of collateral required to se-
18	cure any extension or maintenance of credit, or the
19	amount, type, and form of collateral required as a
20	performance bond related to the purchase, sale, or
21	carrying of a security futures product.
22	"(B) The terms 'margin level' and 'level of mar-
23	gin', when used with respect to a security futures
24	product, mean the amount of margin required to se-
25	cure any extension or maintenance of credit, or the

1	amount of margin required as a performance bond
2	related to the purchase, sale, or carrying of a secu-
3	rity futures product.
4	"(C) The terms 'higher margin level' and 'high-
5	er level of margin', when used with respect to a se-
6	curity futures product, mean a margin level estab-
7	lished by a national securities exchange registered
8	pursuant to section 6(g) that is higher than the min-
9	imum amount established and in effect pursuant to
10	section $7(c)(2)(B)$.".
11	SEC. 202. REGULATORY RELIEF FOR MARKETS TRADING
12	SECURITY FUTURES PRODUCTS.
13	(a) Expedited Registration and Exemption.—
14	Section 6 of the Securities Exchange Act of 1934 (15
15	U.S.C. 78f) is amended by adding at the end the following:
16	"(g) Notice Registration of Security Futures
17	Product Exchanges.—
18	"(1) Registration required.—An exchange
19	that lists or trades security futures products may
20	register as a national securities exchange solely for
21	the purposes of trading security futures products
22	if—
23	"(A) the exchange is a board of trade, as
24	that term is defined by the Commodity Ex-
25	change Act (7 U.S.C. 1a(2)), that—

1	"(i) has been designated a contract
2	market by the Commodity Futures Trad-
3	ing Commission and such designation is
4	not suspended by order of the Commodity
5	Futures Trading Commission; or
6	"(ii) is registered as a derivative
7	transaction execution facility under section
8	5a of the Commodity Exchange Act and
9	such registration is not suspended by the
10	Commodity Futures Trading Commission;
11	and
12	"(B) such exchange does not serve as a
13	market place for transactions in securities other
14	than—
15	"(i) security futures products; or
16	"(ii) futures on exempted securities or
17	groups or indexes of securities or options
18	thereon that have been authorized under
19	section 2(a)(1)(C) of the Commodity Ex-
20	change Act.
21	"(2) Registration by notice filing.—
22	"(A) FORM AND CONTENT.—An exchange
23	required to register only because such exchange
24	lists or trades security futures products may
25	register for purposes of this section by filing

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with the Commission a written notice in such form as the Commission, by rule, may prescribe containing the rules of the exchange and such other information and documents concerning such exchange, comparable to the information and documents required for national securities exchanges under section 6(a), as the Commission, by rule, may prescribe as necessary or appropriate in the public interest or for the protection of investors. If such exchange has filed documents with the Commodity Futures Trading Commission, to the extent that such documents contain information satisfying the Commission's informational requirements, copies of such documents may be filed with the Commission in lieu of the required written notice.

- "(B) Immediate effective contemporaneously with the submission of notice, in written or electronic form, to the Commission, except that such registration shall not be effective if such registration would be subject to suspension or revocation.
- "(C) TERMINATION.—Such registration shall be terminated immediately if any of the

1	conditions for registration set forth in this sub-
2	section are no longer satisfied.
3	"(3) Public availability.—The Commission
4	shall promptly publish in the Federal Register an ac-
5	knowledgment of receipt of all notices the Commis-
6	sion receives under this subsection and shall make
7	all such notices available to the public.
8	"(4) Exemption of exchanges from speci-
9	FIED PROVISIONS.—
10	"(A) Transaction exemptions.—An ex-
11	change that is registered under paragraph (1)
12	of this subsection shall be exempt from, and
13	shall not be required to enforce compliance by
14	its members with, and its members shall not,
15	solely with respect to those transactions effected
16	on such exchange in security futures products,
17	be required to comply with, the following provi-
18	sions of this title and the rules thereunder:
19	"(i) Subsections (b)(2), (b)(3), (b)(4),
20	(b)(7), (b)(9), (c), (d), and (e) of this sec-
21	tion.
22	"(ii) Section 8.
23	"(iii) Section 11.
24	"(iv) Subsections (d), (f), and (k) of
25	section 17.

1	"(v) Subsections (a), (f), and (h) of
2	section 19.
3	"(B) Rule change exemptions.—An ex-
4	change that registered under paragraph (1) of
5	this subsection shall also be exempt from sub-
6	mitting proposed rule changes pursuant to sec-
7	tion 19(b) of this title, except that—
8	"(i) such exchange shall file proposed
9	rule changes related to higher margin lev-
10	els, fraud or manipulation, recordkeeping,
11	reporting, listing standards, or decimal
12	pricing for security futures products, sales
13	practices for security futures products for
14	persons who effect transactions in security
15	futures products, or rules effectuating such
16	exchange's obligation to enforce the securi-
17	ties laws pursuant to section 19(b)(7);
18	"(ii) such exchange shall file pursuant
19	to sections $19(b)(1)$ and $19(b)(2)$ proposed
20	rule changes related to margin, except for
21	changes resulting in higher margin levels;
22	and
23	"(iii) such exchange shall file pursu-
24	ant to section 19(b)(1) proposed rule
25	changes that have been abrogated by the

1	Commission pursuant to section
2	19(b)(7)(C).
3	"(5) Trading in security futures prod-
4	UCTS.—
5	"(A) In General.—Subject to subpara-
6	graph (B), it shall be unlawful for any person
7	to execute or trade a security futures product
8	until the later of—
9	"(i) 1 year after the date of enact-
10	ment of the Commodity Futures Mod-
11	ernization Act of 2000; or
12	"(ii) such date that a futures associa-
13	tion registered under section 17 of the
14	Commodity Exchange Act has met the re-
15	quirements set forth in section 15A(k)(2)
16	of this title.
17	"(B) Principal-to-principal trans-
18	ACTIONS.—Notwithstanding subparagraph (A),
19	a person may execute or trade a security fu-
20	tures product transaction if—
21	"(i) the transaction is entered into—
22	"(I) on a principal-to-principal
23	basis between parties trading for their
24	own accounts or as described in sec-

1	tion $1a(12)(B)(ii)$ of the Commodity
2	Exchange Act; and
3	"(II) only between eligible con-
4	tract participants (as defined in sub-
5	paragraphs (A), (B)(ii), and (C) of
6	such section 1a(12)) at the time at
7	which the persons enter into the
8	agreement, contract, or transaction;
9	and
10	"(ii) the transaction is entered into on
11	or after the later of—
12	"(I) 8 months after the date of
13	enactment of the Commodity Futures
14	Modernization Act of 2000; or
15	"(II) such date that a futures as-
16	sociation registered under section 17
17	of the Commodity Exchange Act has
18	met the requirements set forth in sec-
19	tion $15A(k)(2)$ of this title.".
20	(b) Commission Review of Proposed Rule
21	Changes.—
22	(1) Expedited review.—Section 19(b) of the
23	Securities Exchange Act of 1934 (15 U.S.C. 78s(b))
24	is amended by adding at the end the following:

1	" (7)	SECURITY	FUTURES	PRODUCT	RULE
2	CHANGES				

"(A) FILING REQUIRED.—A self-regulatory organization that is an exchange registered with the Commission pursuant to section 6(g) of this title or that is a national securities association registered pursuant to section 15A(k) of this title shall file with the Commission, in accordance with such rules as the Commission may prescribe, copies of any proposed rule change or any proposed change in, addition to, or deletion from the rules of such self-regulatory organization (hereinafter in this paragraph collectively referred to as a 'proposed rule change') that relates to higher margin levels, fraud or manipulation, recordkeeping, reporting, listing standards, or decimal pricing for security futures products, sales practices for security futures products for persons who effect transactions in security futures products, or rules effectuating such self-regulatory organization's obligation to enforce the securities laws. Such proposed rule change shall be accompanied by a concise general statement of the basis and purpose of such proposed rule change. The Commission shall,

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upon the filing of any proposed rule change, promptly publish notice thereof together with the terms of substance of the proposed rule change or a description of the subjects and issues involved. The Commission shall give interested persons an opportunity to submit data, views, and arguments concerning such proposed rule change.

"(B) FILING WITH CFTC.—A proposed rule change filed with the Commission pursuant to subparagraph (A) shall be filed concurrently with the Commodity Futures Trading Commission. Such proposed rule change may take effect upon filing of a written certification with the Commodity Futures Trading Commission under section 5c(c) of the Commodity Exchange Act, upon a determination by the Commodity Futures Trading Commission that review of the proposed rule change is not necessary, or upon approval of the proposed rule change by the Commodity Futures Trading Commission.

"(C) Abrogation of Rule Changes.— Any proposed rule change of a self-regulatory organization that has taken effect pursuant to subparagraph (B) may be enforced by such self-

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regulatory organization to the extent such rule is not inconsistent with the provisions of this title, the rules and regulations thereunder, and applicable Federal law. At any time within 60 days of the date of the filing of a written certification with the Commodity Futures Trading Commission under section 5c(c) of the Commodity Exchange Act, the date the Commodity Futures Trading Commission determines that review of such proposed rule change is not necessary, or the date the Commodity Futures Trading Commission approves such proposed rule change, the Commission, after consultation with the Commodity Futures Trading Commission, may summarily abrogate the proposed rule change and require that the proposed rule change be refiled in accordance with the provisions of paragraph (1), if it appears to the Commission that such proposed rule change unduly burdens competition or efficiency, conflicts with the securities laws, or is inconsistent with the public interest and the protection of investors. Commission action pursuant to the preceding sentence shall not affect the validity or force of the rule change during the period it

1	was in effect and shall not be reviewable under
2	section 25 of this title nor deemed to be a final
3	agency action for purposes of section 704 of
4	title 5, United States Code.
5	"(D) REVIEW OF RESUBMITTED ABRO-
6	GATED RULES.—
7	"(i) Proceedings.—Within 35 days
8	of the date of publication of notice of the
9	filing of a proposed rule change that is ab-
10	rogated in accordance with subparagraph
11	(C) and refiled in accordance with para-
12	graph (1), or within such longer period as
13	the Commission may designate up to 90
14	days after such date if the Commission
15	finds such longer period to be appropriate
16	and publishes its reasons for so finding or
17	as to which the self-regulatory organization
18	consents, the Commission shall—
19	"(I) by order approve such pro-
20	posed rule change; or
21	"(II) after consultation with the
22	Commodity Futures Trading Commis-
23	sion, institute proceedings to deter-
24	mine whether the proposed rule
25	change should be disapproved. Pro-

1 ceedings under subclause (II) shall in-2 clude notice of the grounds for dis-3 approval under consideration and opportunity for hearing and be concluded within 180 days after the date 6 of publication of notice of the filing of 7 the proposed rule change. At the con-8 clusion of such proceedings, the Com-9 mission, by order, shall approve or 10 disapprove such proposed rule change. 11 The Commission may extend the time 12 for conclusion of such proceedings for 13 up to 60 days if the Commission finds 14 good cause for such extension and 15 publishes its reasons for so finding or 16 for such longer period as to which the 17 self-regulatory organization consents. 18 "(ii) Grounds for Approval.—The 19 Commission shall approve a proposed rule 20 change of a self-regulatory organization 21 under this subparagraph if the Commission 22 finds that such proposed rule change does 23 not unduly burden competition or effi-

ciency, does not conflict with the securities

laws, and is not inconsistent with the pub-

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lic interest or the protection of investors. The Commission shall disapprove such a proposed rule change of a self-regulatory organization if it does not make such finding. The Commission shall not approve any proposed rule change prior to the 30th day after the date of publication of notice of the filing thereof, unless the Commission finds good cause for so doing and pub-lishes its reasons for so finding.".

- (2) DECIMAL PRICING PROVISIONS.—Section 19(b) of the Securities Exchange Act of 1934 (15 U.S.C. 78s(b)) is amended by inserting after paragraph (7), as added by paragraph (1), the following:
- "(8) DECIMAL PRICING.—Not later than 9 months after the date on which trading in any security futures product commences under this title, all self-regulatory organizations listing or trading security futures products shall file proposed rule changes necessary to implement decimal pricing of security futures products. The Commission may not require such rules to contain equal minimum increments in such decimal pricing.".
- (3) Consultation provisions.—Section 19(b) of the Securities Exchange Act of 1934 (15 U.S.C.

1 78s(b)) is amended by inserting after paragraph (8), 2 as added by paragraph (2), the following:

"(9) Consultation with cftc.—

"(A) Consultation required.—The Commission shall consult with and consider the views of the Commodity Futures Trading Commission prior to approving or disapproving a proposed rule change filed by a national securities association registered pursuant to section 15A(a) or a national securities exchange subject to the provisions of subsection (a) that primarily concerns conduct related to transactions in security futures products, except where the Commission determines that an emergency exists requiring expeditious or summary action and publishes its reasons therefor.

"(B) Responses to CFTC comments and FINDINGS.—If the Commodity Futures Trading Commission comments in writing to the Commission on a proposed rule that has been published for comment, the Commission shall respond in writing to such written comment before approving or disapproving the proposed rule. If the Commodity Futures Trading Commission determines, and notifies the Commission

1	sion, that such rule, if implemented or as ap-
2	plied, would—
3	"(i) adversely affect the liquidity or
4	efficiency of the market for security fu-
5	tures products; or
6	"(ii) impose any burden on competi-
7	tion not necessary or appropriate in fur-
8	therance of the purposes of this section,
9	the Commission shall, prior to approving or dis-
10	approving the proposed rule, find that such rule
11	is necessary and appropriate in furtherance of
12	the purposes of this section notwithstanding the
13	Commodity Futures Trading Commission's de-
14	termination.".
15	(c) Review of Disciplinary Proceedings.—Sec-
16	tion 19(d) of the Securities Exchange Act of 1934 (15
17	U.S.C. 78s(d)) is amended by adding at the end the fol-
18	lowing:
19	"(3) The provisions of this subsection shall apply to
20	an exchange registered pursuant to section 6(g) of this
21	title or a national securities association registered pursu-
22	ant to section 15A(k) of this title only to the extent that
23	such exchange or association imposes any final discipli-
24	nary sanction for—

1	"(A) a violation of the Federal securities laws
2	or the rules and regulations thereunder; or
3	"(B) a violation of a rule of such exchange or
4	association, as to which a proposed change would be
5	required to be filed under section 19 of this title, ex-
6	cept that, to the extent that the exchange or associa-
7	tion rule violation relates to any account, agreement,
8	contract, or transaction, this subsection shall apply
9	only to the extent such violation involves a security
10	futures product.".
11	SEC. 203. REGULATORY RELIEF FOR INTERMEDIARIES
12	TRADING SECURITY FUTURES PRODUCTS.
13	(a) Expedited Registration and Exemptions.—
14	(1) Amendment.—Section 15(b) of the Securi-
15	ties Exchange Act of 1934 (15 U.S.C. 78o(b)) is
16	amended by adding at the end the following:
17	"(11) Broker/Dealer registration with
18	RESPECT TO TRANSACTIONS IN SECURITY FUTURES
19	PRODUCTS.—
20	"(A) NOTICE REGISTRATION.—
21	"(i) Contents of Notice.—Not-
22	withstanding paragraphs (1) and (2), a
23	broker or dealer required to register only
2.4	
24	because it effects transactions in security

purposes of this section by filing with the Commission a written notice in such form and containing such information concerning such broker or dealer and any persons associated with such broker or dealer as the Commission, by rule, may prescribe as necessary or appropriate in the public interest or for the protection of investors. A broker or dealer may not register under this paragraph unless that broker or dealer is a member of a national securities association registered under section 15A(k).

"(ii) Immediate effectiveness.—
Such registration shall be effective contemporaneously with the submission of notice, in written or electronic form, to the Commission, except that such registration shall not be effective if the registration would be subject to suspension or revocation under paragraph (4).

"(iii) Suspension.—Such registration shall be suspended immediately if a national securities association registered pursuant to section 15A(k) of this title sus-

1	pends the membership of that broker or
2	dealer.
3	"(iv) Termination.—Such registra-
4	tion shall be terminated immediately if any
5	of the above stated conditions for registra-
6	tion set forth in this paragraph are no
7	longer satisfied.
8	"(B) Exemptions for registered bro-
9	KERS AND DEALERS.—A broker or dealer reg-
10	istered pursuant to the requirements of sub-
11	paragraph (A) shall be exempt from the fol-
12	lowing provisions of this title and the rules
13	thereunder with respect to transactions in secu-
14	rity futures products:
15	"(i) Section 8.
16	"(ii) Section 11.
17	"(iii) Subsections (e)(3) and (e)(5) of
18	this section.
19	"(iv) Section 15B.
20	"(v) Section 15C.
21	"(vi) Subsections (d), (e), (f), (g), (h),
22	and (i) of section 17.".
23	(2) Conforming amendment.—Section 28(e)
24	of the Securities Exchange Act of 1934 (15 U.S.C.

1	78bb(e)) is amended by adding at the end the fol-
2	lowing:
3	"(4) The provisions of this subsection shall not apply
4	with regard to securities that are security futures prod-
5	uets.".
6	(b) Floor Brokers and Floor Traders.—Sec-
7	tion 15(b) of the Securities Exchange Act of 1934 (15
8	U.S.C. 78o(b)) is amended by inserting after paragraph
9	(11), as added by subsection (a), the following:
10	"(12) Exemption for security futures
11	PRODUCT EXCHANGE MEMBERS.—
12	"(A) REGISTRATION EXEMPTION.—A nat-
13	ural person shall be exempt from the registra-
14	tion requirements of this section if such
15	person—
16	"(i) is a member of a designated con-
17	tract market registered with the Commis-
18	sion as an exchange pursuant to section
19	6(g);
20	"(ii) effects transactions only in secu-
21	rities on the exchange of which such per-
22	son is a member; and
23	"(iii) does not directly accept or solicit
24	orders from public customers or provide
25	advice to public customers in connection

1	with the trading of security futures prod-
2	ucts.
3	"(B) OTHER EXEMPTIONS.—A natural
4	person exempt from registration pursuant to
5	subparagraph (A) shall also be exempt from the
6	following provisions of this title and the rules
7	thereunder:
8	"(i) Section 8.
9	"(ii) Section 11.
10	"(iii) Subsections $(c)(3)$, $(c)(5)$, and
11	(e) of this section.
12	"(iv) Section 15B.
13	"(v) Section 15C.
14	"(vi) Subsections (d), (e), (f), (g), (h),
15	and (i) of section 17.".
16	(c) Limited Purpose National Securities Asso-
17	CIATION.—Section 15A of the Securities Exchange Act of
18	1934 (15 U.S.C. 780–3) is amended by adding at the end
19	the following:
20	"(k) Limited Purpose National Securities As-
21	SOCIATION.—
22	"(1) REGULATION OF MEMBERS WITH RESPECT
23	TO SECURITY FUTURES PRODUCTS.—A futures asso-
24	ciation registered under section 17 of the Com-
25	modity Exchange Act shall be a registered national

securities association for the limited purpose of regulating the activities of members who are registered as brokers or dealers in security futures products pursuant to section 15(b)(11).

"(2) REQUIREMENTS FOR REGISTRATION.— Such a securities association shall—

"(A) be so organized and have the capacity to carry out the purposes of the securities laws applicable to security futures products and to comply, and (subject to any rule or order of the Commission pursuant to section 19(g)(2)) to enforce compliance by its members and persons associated with its members, with the provisions of the securities laws applicable to security futures products, the rules and regulations thereunder, and its rules;

"(B) have rules that—

"(i) are designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, and, in general, to protect investors and the public interest, including rules governing sales practices and the advertising of security futures products reasonably comparable to those of other national

1	securities associations registered pursuant
2	to subsection (a) that are applicable to se-
3	curity futures products; and
4	"(ii) are not designed to regulate by
5	virtue of any authority conferred by this
6	title matters not related to the purposes of
7	this title or the administration of the asso-
8	ciation;
9	"(C) have rules that provide that (subject
10	to any rule or order of the Commission pursu-
11	ant to section 19(g)(2)) its members and per-
12	sons associated with its members shall be ap-
13	propriately disciplined for violation of any provi-
14	sion of the securities laws applicable to security
15	futures products, the rules or regulations there-
16	under, or the rules of the association, by expul-
17	sion, suspension, limitation of activities, func-
18	tions, and operations, fine, censure, being sus-
19	pended or barred from being associated with a
20	member, or any other fitting sanction; and
21	"(D) have rules that ensure that members
22	and natural persons associated with members
23	meet such standards of training, experience,
24	and competence necessary to effect transactions

in security futures products and are tested for

1	their knowledge of securities and security fu-
2	tures products.
3	"(3) Exemption from rule change submis-
4	SION.—Such a securities association shall be exempt
5	from submitting proposed rule changes pursuant to
6	section 19(b) of this title, except that—
7	"(A) the association shall file proposed
8	rule changes related to higher margin levels,
9	fraud or manipulation, recordkeeping, report-
10	ing, listing standards, or decimal pricing for se-
11	curity futures products, sales practices for, ad-
12	vertising of, or standards of training, experi-
13	ence, competence, or other qualifications for se-
14	curity futures products for persons who effect
15	transactions in security futures products, or
16	rules effectuating the association's obligation to
17	enforce the securities laws pursuant to section
18	19(b)(7);
19	"(B) the association shall file pursuant to
20	sections $19(b)(1)$ and $19(b)(2)$ proposed rule
21	changes related to margin, except for changes
22	resulting in higher margin levels; and
23	"(C) the association shall file pursuant to
24	section 19(b)(1) proposed rule changes that

1 have been abrogated by the Commission pursu-2 ant to section 19(b)(7)(C). 3 "(4) OTHER EXEMPTIONS.—Such a securities 4 association shall be exempt from and shall not be re-5 quired to enforce compliance by its members, and its 6 members shall not, solely with respect to their trans-7 actions effected in security futures products, be re-8 quired to comply, with the following provisions of 9 this title and the rules thereunder: "(A) Section 8. 10 11 "(B) Subsections (b)(1), (b)(3), (b)(4), 12 (b)(5), (b)(8), (b)(10), (b)(11), (b)(12), (b)(13),13 (c), (d), (e), (f), (g), (h), and (i) of this section. 14 "(C) Subsections (d), (f), and (k) of sec-15 tion 17. "(D) Subsections (a), (f), and (h) of sec-16 17 tion 19.". 18 (d) Exemption Under the Securities Investor PROTECTION ACT OF 1970.— 19 20 (1) Section 16(14) of the Securities Investor 21 Protection Act of 1970 (15 U.S.C. 78lll(14)) is amended by inserting "or any security future as that 22 23 term is defined in section 3(a)(55)(A) of the Securi-24 ties Exchange Act of 1934," after "certificate of de-25 posit for a security,".

1	(2) Section 3(a)(2)(A) of the Securities Investor
2	Protection Act of 1970 (15 U.S.C. 78ccc(a)(2)(A))
3	is amended—
4	(A) in clause (i), by striking "and" after
5	the semicolon;
6	(B) in clause (ii), by striking the period
7	and inserting "; and"; and
8	(C) by adding at the end the following:
9	"(iii) persons who are registered as a
10	broker or dealer pursuant to section
11	15(b)(11)(A) of the Securities Exchange
12	Act of 1934.".
13	SEC. 204. SPECIAL PROVISIONS FOR INTERAGENCY CO-
14	OPERATION.
15	Section 17(b) of the Securities Exchange Act of 1934
16	(15 U.S.C. 78q(b)) is amended—
17	(1) by striking "(b) All" and inserting the fol-
18	lowing:
19	"(b) Records Subject to Examination.—
20	"(1) Procedures for cooperation with
21	OTHER AGENCIES.—All";
22	(2) by striking "prior to conducting any such
23	examination of a registered clearing" and inserting
2324	examination of a registered clearing" and inserting the following: "prior to conducting any such exam-

1	"(A) registered clearing";
2	(3) by redesignating the last sentence as para-
3	graph (4)(C);
4	(4) by striking the period at the end of the first
5	sentence and inserting the following: "; or
6	"(B) broker or dealer registered pursuant
7	to section 15(b)(11), exchange registered pursu-
8	ant to section 6(g), or national securities asso-
9	ciation registered pursuant to section 15A(k)
10	gives notice to the Commodity Futures Trading
11	Commission of such proposed examination and
12	consults with the Commodity Futures Trading
13	Commission concerning the feasibility and de-
14	sirability of coordinating such examination with
15	examinations conducted by the Commodity Fu-
16	tures Trading Commission in order to avoid un-
17	necessary regulatory duplication or undue regu-
18	latory burdens for such broker or dealer or ex-
19	change.";
20	(5) by adding at the end the following new
21	paragraphs:
22	"(2) Furnishing data and reports to
23	CFTC.—The Commission shall notify the Commodity
24	Futures Trading Commission of any examination
25	conducted of any broker or dealer registered pursu-

1	ant to section 15(b)(11), exchange registered pursu-
2	ant to section 6(g), or national securities association
3	registered pursuant to section 15A(k) and, upon re-
4	quest, furnish to the Commodity Futures Trading
5	Commission any examination report and data sup-
6	plied to, or prepared by, the Commission in connec-
7	tion with such examination.
8	"(3) Use of cftc reports.—Prior to con-
9	ducting an examination under paragraph (1), the
10	Commission shall use the reports of examinations, if
11	the information available therein is sufficient for the
12	purposes of the examination, of—
13	"(A) any broker or dealer registered pursu-
14	ant to section 15(b)(11);
15	"(B) exchange registered pursuant to sec-
16	tion $6(g)$; or
17	"(C) national securities association reg-
18	istered pursuant to section 15A(k);
19	that is made by the Commodity Futures Trading
20	Commission, a national securities association reg-
21	istered pursuant to section 15A(k), or an exchange
22	registered pursuant to section 6(g).
23	"(4) Rules of construction.—
24	"(A) Notwithstanding any other provision
25	of this subsection, the records of a broker or

1	dealer registered pursuant to section 15(b)(11),
2	an exchange registered pursuant to section
3	6(g), or a national securities association reg-
4	istered pursuant to section 15A(k) described in
5	this subparagraph shall not be subject to rou-
6	tine periodic examinations by the Commission.
7	"(B) Any recordkeeping rules adopted
8	under this subsection for a broker or dealer reg-
9	istered pursuant to section 15(b)(11), an ex-
10	change registered pursuant to section 6(g), or a
11	national securities association registered pursu-
12	ant to section 15A(k) shall be limited to records
13	with respect to persons, accounts, agreements,
14	contracts, and transactions involving security
15	futures products."; and
16	(6) in paragraph (4)(C) (as redesignated by
17	paragraph (3) of this section), by striking "Nothing
18	in the proviso to the preceding sentence" and insert-
19	ing "Nothing in the proviso in paragraph (1)".
20	SEC. 205. MAINTENANCE OF MARKET INTEGRITY FOR SE-
21	CURITY FUTURES PRODUCTS.
22	(a) Addition of Security Futures Products to
23	OPTION-SPECIFIC ENFORCEMENT PROVISIONS —

1	(1) Prohibition against manipulation.—
2	Section 9(b) of the Securities Exchange Act of 1934
3	(15 U.S.C. 78i(b)) is amended—
4	(A) in paragraph (1)—
5	(i) by inserting "(A)" after "ac-
6	quires"; and
7	(ii) by striking "; or" and inserting ";
8	or (B) any security futures product on the
9	security; or';
10	(B) in paragraph (2)—
11	(i) by inserting "(A)" after "interest
12	in any"; and
13	(ii) by striking "; or" and inserting ";
14	or (B) such security futures product; or";
15	and
16	(C) in paragraph (3)—
17	(i) by inserting "(A)" after "interest
18	in any"; and
19	(ii) by inserting "; or (B) such secu-
20	rity futures product" after "privilege".
21	(2) Manipulation in options and other
22	DERIVATIVE PRODUCTS.—Section 9(g) of the Securi-
23	ties Exchange Act of 1934 (15 U.S.C. 78i(g)) is
24	amended—
25	(A) by inserting "(1)" after "(g)";

1	(B) by inserting "other than a security fu-
2	tures product" after "future delivery"; and
3	(C) by adding at the end following:
4	"(2) Notwithstanding the Commodity Exchange Act,
5	the Commission shall have the authority to regulate the
6	trading of any security futures product to the extent pro-
7	vided in the securities laws.".
8	(3) Liability of controlling persons and
9	PERSONS WHO AID AND ABET VIOLATIONS.—Section
10	20(d) of the Securities Exchange Act of 1934 (15
11	U.S.C. 78t(d)) is amended by striking "or privilege"
12	and inserting ", privilege, or security futures prod-
13	uct".
14	(4) Liability to contemporaneous traders
15	FOR INSIDER TRADING.—Section 21A(a)(1) of the
16	Securities Exchange Act of 1934 (15 U.S.C. 78u-
17	1(a)(1)) is amended by striking "standardized op-
18	tions, the Commission—" and inserting "standard-
19	ized options or security futures products, the Com-
20	mission—".
21	(5) Enforcement consultation.—Section
22	21 of the Securities Exchange Act of 1934 (15
23	U.S.C. 78u) is amended by adding at the end the
24	following:

1	"(i) Information to CFTC.—The Commission
2	shall provide the Commodity Futures Trading Commission
3	with notice of the commencement of any proceeding and
4	a copy of any order entered by the Commission against
5	any broker or dealer registered pursuant to section
6	15(b)(11), any exchange registered pursuant to section
7	6(g), or any national securities association registered pur-
8	suant to section 15A(k).".
9	SEC. 206. SPECIAL PROVISIONS FOR THE TRADING OF SE-
10	CURITY FUTURES PRODUCTS.
11	(a) Listing Standards and Conditions for
12	TRADING.—Section 6 of the Securities Exchange Act of
13	1934 (15 U.S.C. 78f) is amended by inserting after sub-
14	section (g), as added by section 202, the following:
15	"(h) Trading in Security Futures Products.—
16	"(1) Trading on exchange or association
17	REQUIRED.—It shall be unlawful for any person to
18	effect transactions in security futures products that
19	are not listed on a national securities exchange or a
20	national securities association registered pursuant to
21	section 15A(a).
22	"(2) Listing standards required.—Except
23	as otherwise provided in paragraph (7), a national
24	securities exchange or a national securities associa-
25	tion registered pursuant to section 15A(a) may trade

1	only security futures products that (A) conform with
2	listing standards that such exchange or association
3	files with the Commission under section 19(b) and
4	(B) meet the criteria specified in section
5	2(a)(1)(D)(i) of the Commodity Exchange Act.
6	"(3) Requirements for listing standards
7	AND CONDITIONS FOR TRADING.—Such listing
8	standards shall—
9	"(A) except as otherwise provided in a
10	rule, regulation, or order issued pursuant to
11	paragraph (4), require that any security under-
12	lying the security future, including each compo-
13	nent security of a narrow-based security index,
14	be registered pursuant to section 12 of this
15	title;
16	"(B) require that if the security futures
17	product is not cash settled, the market on
18	which the security futures product is traded
19	have arrangements in place with a registered
20	clearing agency for the payment and delivery of
21	the securities underlying the security futures
22	product;
23	"(C) be no less restrictive than comparable
24	listing standards for options traded on a na-
25	tional securities exchange or national securities

1	association registered pursuant to section
2	15A(a) of this title;
3	"(D) except as otherwise provided in a
4	rule, regulation, or order issued pursuant to
5	paragraph (4), require that the security future
6	be based upon common stock and such other
7	equity securities as the Commission and the
8	Commodity Futures Trading Commission joint-
9	ly determine appropriate;
10	"(E) require that the security futures
11	product is cleared by a clearing agency that has
12	in place provisions for linked and coordinated
13	clearing with other clearing agencies that clear
14	security futures products, which permits the se-
15	curity futures product to be purchased on one
16	market and offset on another market that
17	trades such product;
18	"(F) require that only a broker or dealer
19	subject to suitability rules comparable to those
20	of a national securities association registered
21	pursuant to section 15A(a) effect transactions
22	in the security futures product;
23	"(G) require that the security futures
24	product be subject to the prohibition against
25	dual trading in section 4j of the Commodity Ex-

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change Act (7 U.S.C. 6j) and the rules and regulations thereunder or the provisions of section 11(a) of this title and the rules and regulations thereunder, except to the extent otherwise permitted under this title and the rules and regulations thereunder; "(H) require that trading in the security

"(H) require that trading in the security futures product not be readily susceptible to manipulation of the price of such security futures product, nor to causing or being used in the manipulation of the price of any underlying security, option on such security, or option on a group or index including such securities;

"(I) require that procedures be in place for coordinated surveillance among the market on which the security futures product is traded, any market on which any security underlying the security futures product is traded, and other markets on which any related security is traded to detect manipulation and insider trading;

"(J) require that the market on which the security futures product is traded has in place audit trails necessary or appropriate to facili-

1	tate the coordinated surveillance required in
2	subparagraph (I);
3	"(K) require that the market on which the
4	security futures product is traded has in place
5	procedures to coordinate trading halts between
6	such market and any market on which any se-
7	curity underlying the security futures product is
8	traded and other markets on which any related
9	security is traded; and
10	"(L) require that the margin requirements
11	for a security futures product comply with the
12	regulations prescribed pursuant to section
13	7(e)(2)(B), except that nothing in this subpara-
14	graph shall be construed to prevent a national
15	securities exchange or national securities asso-
16	ciation from requiring higher margin levels for
17	a security futures product when it deems such
18	action to be necessary or appropriate.
19	"(4) Authority to modify certain listing
20	STANDARD REQUIREMENTS.—
21	"(A) AUTHORITY TO MODIFY.—The Com-
22	mission and the Commodity Futures Trading
23	Commission, by rule, regulation, or order, may
24	jointly modify the listing standard requirements
25	specified in subparagraph (A) or (D) of para-

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graph (3) to the extent such modification fosters the development of fair and orderly markets in security futures products, is necessary or appropriate in the public interest, and is consistent with the protection of investors.

> "(B) AUTHORITY TO GRANT EXEMP-TIONS.—The Commission and the Commodity Futures Trading Commission, by order, may jointly exempt any person from compliance with the listing standard requirement specified in subparagraph (E) of paragraph (3) to the extent such exemption fosters the development of fair and orderly markets in security futures products, is necessary or appropriate in the public interest, and is consistent with the protection of investors.

"(5) REQUIREMENTS FOR OTHER PERSONS
TRADING SECURITY FUTURE PRODUCTS.—It shall be
unlawful for any person (other than a national securities exchange or a national securities association
registered pursuant to section 15A(a)) to constitute,
maintain, or provide a marketplace or facilities for
bringing together purchasers and sellers of security
future products or to otherwise perform with respect
to security future products the functions commonly

1	performed by a stock exchange as that term is gen-
2	erally understood, unless a national securities asso-
3	ciation registered pursuant to section 15A(a) or a
4	national securities exchange of which such person is
5	a member—
6	"(A) has in place procedures for coordi-
7	nated surveillance among such person, the mar-
8	ket trading the securities underlying the secu-
9	rity future products, and other markets trading
10	related securities to detect manipulation and in-
11	sider trading;
12	"(B) has rules to require audit trails nec-
13	essary or appropriate to facilitate the coordi-
14	nated surveillance required in subparagraph
15	(A); and
16	"(C) has rules to require such person to
17	coordinate trading halts with markets trading
18	the securities underlying the security future
19	products and other markets trading related se-
20	curities.
21	"(6) Deferral of options on security fu-
22	TURES TRADING.—No person shall offer to enter
23	into, enter into, or confirm the execution of any put,
24	call, straddle, option, or privilege on a security fu-

ture, except that, after 3 years after the date of en-

1	actment of this subsection, the Commission and the
2	Commodity Futures Trading Commission may by
3	order jointly determine to permit trading of puts,
4	calls, straddles, options, or privileges on any security
5	future authorized to be traded under the provisions
6	of this Act and the Commodity Exchange Act.
7	"(7) Deferral of Linked and Coordinated
8	CLEARING.—
9	"(A) Notwithstanding paragraph (2), until
10	the compliance date, a national securities ex-
11	change or national securities association reg-
12	istered pursuant to section 15A(a) may trade a
13	security futures product that does not—
14	"(i) conform with any listing standard
15	promulgated to meet the requirement spec-
16	ified in subparagraph (E) of paragraph
17	(3); or
18	"(ii) meet the criterion specified in
19	section $2(a)(1)(D)(i)(IV)$ of the Com-
20	modity Exchange Act.
21	"(B) The Commission and the Commodity
22	Futures Trading Commission shall jointly pub-
23	lish in the Federal Register a notice of the com-
24	pliance date no later than 165 days before the
25	compliance date.

1	"(C) For purposes of this paragraph, the
2	term 'compliance date' means the later of—
3	"(i) 180 days after the end of the
4	first full calendar month period in which
5	the average aggregate comparable share
6	volume for all security futures products
7	based on single equity securities traded on
8	all national securities exchanges, any na-
9	tional securities associations registered
10	pursuant to section 15A(a), and all other
11	persons equals or exceeds 10 percent of the
12	average aggregate comparable share vol-
13	ume of options on single equity securities
14	traded on all national securities exchanges
15	and any national securities associations
16	registered pursuant to section 15A(a); or
17	"(ii) 2 years after the date on which
18	trading in any security futures product
19	commences under this title.".
20	(b) Margin.—Section 7 of the Securities Exchange
21	Act of 1934 (15 U.S.C. 78g) is amended—
22	(1) in subsection (a), by inserting "or a security
23	futures product" after "exempted security";
24	(2) in subsection (c)(1)(A), by inserting "except
25	as provided in paragraph (2)," after "security),";

1	(3) by redesignating paragraph (2) of sub-
2	section (c) as paragraph (3) of such subsection; and
3	(4) by inserting after paragraph (1) of such
4	subsection the following:
5	"(2) Margin regulations.—
6	"(A) COMPLIANCE WITH MARGIN RULES
7	REQUIRED.—It shall be unlawful for any
8	broker, dealer, or member of a national securi-
9	ties exchange to, directly or indirectly, extend
10	or maintain credit to or for, or collect margin
11	from any customer on, any security futures
12	product unless such activities comply with the
13	regulations—
14	"(i) which the Board shall prescribe
15	pursuant to subparagraph (B); or
16	"(ii) if the Board determines to dele-
17	gate the authority to prescribe such regula-
18	tions, which the Commission and the Com-
19	modity Futures Trading Commission shall
20	jointly prescribe pursuant to subparagraph
21	(B).
22	If the Board delegates the authority to pre-
23	scribe such regulations under clause (ii) and the
24	Commission and the Commodity Futures Trad-
25	ing Commission have not jointly prescribed such

1	regulations within a reasonable period of time
2	after the date of such delegation, the Board
3	shall prescribe such regulations pursuant to
4	subparagraph (B).
5	"(B) Criteria for issuance of
6	RULES.—The Board shall prescribe, or, if the
7	authority is delegated pursuant to subpara-
8	graph (A)(ii), the Commission and the Com-
9	modity Futures Trading Commission shall
10	jointly prescribe, such regulations to establish
11	margin requirements, including the establish-
12	ment of levels of margin (initial and mainte-
13	nance) for security futures products under such
14	terms, and at such levels, as the Board deems
15	appropriate, or as the Commission and the
16	Commodity Futures Trading Commission joint-
17	ly deem appropriate—
18	"(i) to preserve the financial integrity
19	of markets trading security futures prod-
20	ucts;
21	"(ii) to prevent systemic risk;
22	"(iii) to require that—
23	"(I) the margin requirements for
24	a security future product be con-
25	sistent with the margin requirements

1	for comparable option contracts trad-
2	ed on any exchange registered pursu-
3	ant to section 6(a) of this title; and
4	"(II) initial and maintenance
5	margin levels for a security future
6	product not be lower than the lowest
7	level of margin, exclusive of premium,
8	required for any comparable option
9	contract traded on any exchange reg-
10	istered pursuant to section 6(a) of
11	this title, other than an option on a
12	security future;
13	except that nothing in this subparagraph
14	shall be construed to prevent a national se-
15	curities exchange or national securities as-
16	sociation from requiring higher margin lev-
17	els for a security future product when it
18	deems such action to be necessary or ap-
19	propriate; and
20	"(iv) to ensure that the margin re-
21	quirements (other than levels of margin),
22	including the type, form, and use of collat-
23	eral for security futures products, are and
24	remain consistent with the requirements
25	established by the Board, pursuant to sub-

1	paragraphs (A) and (B) of paragraph
2	(1).".
3	(e) Incorporation of Security Futures Prod-
4	UCTS INTO THE NATIONAL MARKET SYSTEM.—Section
5	11A of the Securities Exchange Act of 1934 (15 U.S.C.
6	78k-1) is amended by adding at the end the following:
7	"(e) National Markets System for Security
8	Futures Products.—
9	"(1) Consultation and cooperation re-
10	QUIRED.—With respect to security futures products,
11	the Commission and the Commodity Futures Trad-
12	ing Commission shall consult and cooperate so that,
13	to the maximum extent practicable, their respective
14	regulatory responsibilities may be fulfilled and the
15	rules and regulations applicable to security futures
16	products may foster a national market system for
17	security futures products if the Commission and the
18	Commodity Futures Trading Commission jointly de-
19	termine that such a system would be consistent with
20	the congressional findings in subsection $(a)(1)$. In
21	accordance with this objective, the Commission shall,
22	at least 15 days prior to the issuance for public com-
23	ment of any proposed rule or regulation under this
24	section concerning security futures products, consult

- and request the views of the Commodity Futures
 Trading Commission.
- "(2) APPLICATION OF RULES BY ORDER OF

 CFTC.—No rule adopted pursuant to this section

 shall be applied to any person with respect to the

 trading of security futures products on an exchange

 that is registered under section 6(g) unless the Commodity Futures Trading Commission has issued an

 order directing that such rule is applicable to such

 persons.".
- 11 (d) Incorporation of Security Futures Prod-
- 12 UCTS INTO THE NATIONAL SYSTEM FOR CLEARANCE AND
- 13 Settlement.—Section 17A(b) of the Securities Ex-
- 14 change Act of 1934 (15 U.S.C. 78q-1(b)) is amended by
- 15 adding at the end the following:
- 16 "(7)(A) A clearing agency that is regulated directly
- 17 or indirectly by the Commodity Futures Trading Commis-
- 18 sion through its association with a designated contract
- 19 market for security futures products that is a national se-
- 20 curities exchange registered pursuant to section 6(g), and
- 21 that would be required to register pursuant to paragraph
- 22 (1) of this subsection only because it performs the func-
- 23 tions of a clearing agency with respect to security futures
- 24 products effected pursuant to the rules of the designated
- 25 contract market with which such agency is associated, is

- 1 exempted from the provisions of this section and the rules
- 2 and regulations thereunder, except that if such a clearing
- 3 agency performs the functions of a clearing agency with
- 4 respect to a security futures product that is not cash set-
- 5 tled, it must have arrangements in place with a registered
- 6 clearing agency to effect the payment and delivery of the
- 7 securities underlying the security futures product.
- 8 "(B) Any clearing agency that performs the functions
- 9 of a clearing agency with respect to security futures prod-
- 10 ucts must coordinate with and develop fair and reasonable
- 11 links with any and all other clearing agencies that perform
- 12 the functions of a clearing agency with respect to security
- 13 futures products, in order to permit, as of the compliance
- 14 date (as defined in section 6(h)(6)(C)), security futures
- 15 products to be purchased on one market and offset on an-
- 16 other market that trades such products.".
- 17 (e) Market Emergency Powers and Circuit
- 18 Breakers.—Section 12(k) of the Securities Exchange
- 19 Act of 1934 (15 U.S.C. 78l(k)) is amended—
- 20 (1) in paragraph (1), by adding at the end the
- 21 following: "If the actions described in subparagraph
- 22 (A) or (B) involve a security futures product, the
- Commission shall consult with and consider the
- views of the Commodity Futures Trading Commis-
- sion."; and

1	(2) in paragraph $(2)(B)$, by inserting after the
2	first sentence the following: "If the actions described
3	in subparagraph (A) involve a security futures prod-
4	uct, the Commission shall consult with and consider
5	the views of the Commodity Futures Trading Com-
6	mission.".
7	(f) Transaction Fees.—Section 31 of the Securi-
8	ties Exchange Act of 1934 (15 U.S.C. 78ee) is amended—
9	(1) in subsection (a), by inserting "and assess-
10	ments" after "fees";
11	(2) in subsections (b), (c), and (d)(1), by strik-
12	ing "and other evidences of indebtedness" and in-
13	serting "other evidences of indebtedness, and secu-
14	rity futures products";
15	(3) in subsection (f), by inserting "or assess-
16	ment" after "fee";
17	(4) in subsection (g), by inserting "and assess-
18	ment" after "fee";
19	(5) by redesignating subsections (e), (f), and
20	(g) as subsections (f), (g), and (h), respectively; and
21	(6) by inserting after subsection (d) the fol-
22	lowing new subsection:
23	"(e) Assessments on Security Futures Trans-
24	ACTIONS.—Each national securities exchange and national
25	securities association shall pay to the Commission an as-

- 1 sessment equal to \$0.02 for each round turn transaction
- 2 (treated as including one purchase and one sale of a con-
- 3 tract of sale for future delivery) on a security future trad-
- 4 ed on such national securities exchange or by or through
- 5 any member of such association otherwise than on a na-
- 6 tional securities exchange, except that for fiscal year 2007
- 7 or any succeeding fiscal year such assessment shall be
- 8 equal to \$0.0075 for each such transaction. Assessments
- 9 collected pursuant to this subsection shall be deposited
- 10 and collected as general revenue of the Treasury.".
- 11 (g) Exemption From Short Sale Provisions.—
- 12 Section 10(a) of the Securities Exchange Act of 1934 (15
- 13 U.S.C 78j(a)) is amended—
- 14 (1) by inserting "(1)" after "(a)"; and
- 15 (2) by adding at the end the following:
- 16 "(2) Paragraph (1) of this subsection shall not apply
- 17 to security futures products.".
- 18 (h) Rulemaking Authority To Address Dupli-
- 19 CATIVE REGULATION OF DUAL REGISTRANTS.—Section
- 20 15(c)(3) of the Securities Exchange Act of 1934 (15
- 21 U.S.C. 78o(c)(3))is amended—
- 22 (1) by inserting "(A)" after "(3)"; and
- 23 (2) by adding at the end the following:
- 24 "(B) Consistent with this title, the Commission, in
- 25 consultation with the Commodity Futures Trading Com-

- 1 mission, shall issue such rules, regulations, or orders as
- 2 are necessary to avoid duplicative or conflicting regula-
- 3 tions applicable to any broker or dealer registered with
- 4 the Commission pursuant to section 15(b) (except para-
- 5 graph (11) thereof), that is also registered with the Com-
- 6 modity Futures Trading Commission pursuant to section
- 7 4f(a) of the Commodity Exchange Act (except paragraph
- 8 (2) thereof), with respect to the application of (i) the pro-
- 9 visions of section 8, section 15(c)(3), and section 17 of
- 10 this title and the rules and regulations thereunder related
- 11 to the treatment of customer funds, securities, or prop-
- 12 erty, maintenance of books and records, financial report-
- 13 ing, or other financial responsibility rules, involving secu-
- 14 rity futures products and (ii) similar provisions of the
- 15 Commodity Exchange Act and rules and regulations there-
- 16 under involving security futures products.".
- 17 (i) Obligation To Address Duplicative Regu-
- 18 LATION OF DUAL REGISTRANTS.—Section 6 of the Securi-
- 19 ties Exchange Act of 1934 (15 U.S.C 78f) is amended
- 20 by inserting after subsection (h), as added by subsection
- 21 (a) of this section, the following:
- 22 "(i) Consistent with this title, each national securities
- 23 exchange registered pursuant to subsection (a) of this sec-
- 24 tion shall issue such rules as are necessary to avoid dupli-
- 25 cative or conflicting rules applicable to any broker or deal-

- 1 er registered with the Commission pursuant to section
- 2 15(b) (except paragraph (11) thereof), that is also reg-
- 3 istered with the Commodity Futures Trading Commission
- 4 pursuant to section 4f(a) of the Commodity Exchange Act
- 5 (except paragraph (2) thereof), with respect to the appli-
- 6 cation of—
- 7 (1) rules of such national securities exchange of
- 8 the type specified in section 15(c)(3)(B) involving
- 9 security futures products; and
- 10 (2) similar rules of national securities ex-
- changes registered pursuant to section 6(g) and na-
- tional securities associations registered pursuant to
- section 15A(k) involving security futures products.".
- 14 (j) Obligation To Address Duplicative Regu-
- 15 LATION OF DUAL REGISTRANTS.—Section 15A of the Se-
- 16 curities Exchange Act of 1934 (15 U.S.C 780-3) is
- 17 amended by inserting after subsection (k), as added by
- 18 section 203, the following:
- 19 "(1) Consistent with this title, each national securities
- 20 association registered pursuant to subsection (a) of this
- 21 section shall issue such rules as are necessary to avoid du-
- 22 plicative or conflicting rules applicable to any broker or
- 23 dealer registered with the Commission pursuant to section
- 24 15(b) (except paragraph (11) thereof), that is also reg-
- 25 istered with the Commodity Futures Trading Commission

- 1 pursuant to section 4f(a) of the Commodity Exchange Act
- 2 (except paragraph (2) thereof), with respect to the appli-
- 3 cation of—
- 4 "(1) rules of such national securities association
- of the type specified in section 15(c)(3)(B) involving
- 6 security futures products; and
- 7 "(2) similar rules of national securities associa-
- 8 tions registered pursuant to subsection (k) of this
- 9 section and national securities exchanges registered
- pursuant to section 6(g) involving security futures
- 11 products.".
- 12 (k) Obligation To Put in Place Procedures
- 13 AND ADOPT RULES.—
- 14 (1) National securities associations.—
- 15 Section 15A of the Securities Exchange Act of 1934
- 16 (15 U.S.C. 780–3) is amended by inserting after
- subsection (l), as added by subsection (j) of this sec-
- tion, the following new subsection:
- 19 "(m) Procedures and Rules for Security Fu-
- 20 Ture Products.—A national securities association reg-
- 21 istered pursuant to subsection (a) shall, not later than 8
- 22 months after the date of enactment of the Commodity Fu-
- 23 tures Modernization Act of 2000, implement the proce-
- 24 dures specified in section 6(h)(5)(A) of this title and adopt

- 1 the rules specified in subparagraphs (B) and (C) of section
- $2 \quad 6(h)(5)$ of this title.".
- 3 (2) National securities exchanges.—Sec-
- 4 tion 6 of the Securities Exchange Act of 1934 (15
- 5 U.S.C. 78f) is amended by inserting after subsection
- 6 (i), as added by subsection (i) of this section, the fol-
- 7 lowing new subsection:
- 8 "(j) Procedures and Rules for Security Fu-
- 9 Ture Products.—A national securities exchange reg-
- 10 istered pursuant to subsection (a) shall implement the pro-
- 11 cedures specified in section 6(h)(5)(A) of this title and
- 12 adopt the rules specified in subparagraphs (B) and (C)
- 13 of section 6(h)(5) of this title not later than 8 months
- 14 after the date of receipt of a request from an alternative
- 15 trading system for such implementation and rules.".
- 16 (l) Obligation To Address Security Futures
- 17 Products Traded on Foreign Exchanges.—Section
- 18 6 of the Securities Exchange Act of 1934 (15 U.S.C. 78f)
- 19 is amended by adding after subsection (j), as added by
- 20 subsection (k) of this section, the following—
- 21 "(k)(1) To the extent necessary or appropriate in the
- 22 public interest, to promote fair competition, and consistent
- 23 with the promotion of market efficiency, innovation, and
- 24 expansion of investment opportunities, the protection of
- 25 investors, and the maintenance of fair and orderly mar-

- 1 kets, the Commission and the Commodity Futures Trad-
- 2 ing Commission shall jointly issue such rules, regulations,
- 3 or orders as are necessary and appropriate to permit the
- 4 offer and sale of a security futures product traded on or
- 5 subject to the rules of a foreign board of trade to United
- 6 States persons.
- 7 "(2) The rules, regulations, or orders adopted under
- 8 paragraph (1) shall take into account, as appropriate, the
- 9 nature and size of the markets that the securities under-
- 10 lying the security futures product reflect.".
- 11 SEC. 207. CLEARANCE AND SETTLEMENT.
- 12 Section 17A(b) of the Securities Exchange Act of
- 13 1934 (15 U.S.C. 78q-1(b)) is amended—
- 14 (1) in paragraph (3)(A), by inserting "and de-
- 15 rivative agreements, contracts, and transactions"
- 16 after "prompt and accurate clearance and settlement
- of securities transactions";
- 18 (2) in paragraph (3)(F), by inserting "and, to
- 19 the extent applicable, derivative agreements, con-
- tracts, and transactions" after "designed to promote
- 21 the prompt and accurate clearance and settlement of
- securities transactions"; and
- 23 (3) by inserting after paragraph (7), as added
- by section 206(d), the following:

1	"(8) A registered clearing agency shall be permitted
2	to provide facilities for the clearance and settlement of any
3	derivative agreements, contracts, or transactions that are
4	excluded from the Commodity Exchange Act, subject to
5	the requirements of this section and to such rules and reg-
6	ulations as the Commission may prescribe as necessary or
7	appropriate in the public interest, for the protection of in-
8	vestors, or otherwise in furtherance of the purposes of this
9	title.".
10	SEC. 208. AMENDMENTS RELATING TO REGISTRATION AND
11	DISCLOSURE ISSUES UNDER THE SECURI-
12	TIES ACT OF 1933 AND THE SECURITIES EX-
13	CHANGE ACT OF 1934.
14	(a) Amendments to the Securities Act of
15	1933.—
16	(1) Treatment of security futures prod-
17	UCTS.—Section 2(a) of the Securities Act of 1933
18	(15 U.S.C. 77b(a)) is amended—
19	(A) in paragraph (1), by inserting "secu-
20	rity future," after "treasury stock,";
21	(B) in paragraph (3), by adding at the end
22	the following: "Any offer or sale of a security
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23	futures product by or on behalf of the issuer of
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1	writer, shall constitute a contract for sale of
2	sale of, offer for sale, or offer to sell the under-
3	lying securities.";
4	(C) by adding at the end the following:
5	"(16) The terms 'security future', 'narrow
6	based security index', and 'security futures product
7	have the same meanings as provided in section
8	3(a)(55) of the Securities Exchange Act of 1934."
9	(2) Exemption from registration.—Section
10	3(a) of the Securities Act of 1933 (15 U.S.C
11	77c(a)) is amended by adding at the end the fol-
12	lowing:
13	"(14) Any security futures product that is—
14	"(A) cleared by a clearing agency reg-
15	istered under section 17A of the Securities Ex-
16	change Act of 1934 or exempt from registration
17	under subsection (b)(7) of such section 17A
18	and
19	"(B) traded on a national securities ex-
20	change or a national securities association reg-
21	istered pursuant to section 15A(a) of the Secu-
22	rities Exchange Act of 1934.".
23	(3) Conforming Amendment.—Section
24	12(a)(2) of the Securities Act of 1933 (15 U.S.C.

- 1 771(a)(2)) is amended by striking "paragraph (2)"
- and inserting "paragraphs (2) and (14)".
- 3 (b) Amendments to the Securities Exchange
- 4 Act of 1934.—
- 5 (1) Exemption from Registration.—Section
- 6 12(a) of the Securities Exchange Act of 1934 (15
- 7 U.S.C. 78l(a)) is amended by adding at the end the
- 8 following: "The provisions of this subsection shall
- 9 not apply in respect of a security futures product
- traded on a national securities exchange.".
- 11 (2) Exemptions from reporting require-
- 12 MENT.—Section 12(g)(5) of the Securities Exchange
- 13 Act of 1934 (15 U.S.C. 78l(g)(5)) is amended by
- adding at the end the following: "For purposes of
- this subsection, a security futures product shall not
- be considered a class of equity security of the issuer
- of the securities underlying the security futures
- product.".
- 19 (3) Transactions by corporate insiders.—
- 20 Section 16 of the Securities Exchange Act of 1934
- 21 (15 U.S.C. 78p) is amended by adding at the end
- 22 the following:
- 23 "(f) Treatment of Transactions in Security
- 24 Futures Products.—The provisions of this section

1	shall apply to ownership of and transactions in security
2	futures products.".
3	SEC. 209. AMENDMENTS TO THE INVESTMENT COMPANY
4	ACT OF 1940 AND THE INVESTMENT ADVIS
5	ERS ACT OF 1940.
6	(a) Definitions Under the Investment Com-
7	PANY ACT OF 1940 AND THE INVESTMENT ADVISERS ACT
8	of 1940.—
9	(1) Section 2(a)(36) of the Investment Com-
10	pany Act of 1940 (15 U.S.C. 80a-2(a)(36)) is
11	amended by inserting "security future," after
12	"treasury stock,".
13	(2) Section 202(a)(18) of the Investment Advis-
14	ers Act of 1940 (15 U.S.C. 80b–2(a)(18)) is amend-
15	ed by inserting "security future," after "treasury
16	stock,".
17	(3) Section 2(a) of the Investment Company
18	Act of 1940 (15 U.S.C. 80a-2(a)) is amended by
19	adding at the end the following:
20	"(52) The terms 'security future' and 'narrow-
21	based security index' have the same meanings as
22	provided in section 3(a)(55) of the Securities Ex-
23	change Act of 1934 "

1	(4) Section 202(a) of the Investment Advisers
2	Act of 1940 (15 U.S.C. 80b-2(a)) is amended by
3	adding at the end the following:
4	"(27) The terms 'security future' and 'narrow-
5	based security index' have the same meanings as
6	provided in section 3(a)(55) of the Securities Ex-
7	change Act of 1934.".
8	(b) Other Provision.—Section 203(b) of the In-
9	vestment Advisers Act of 1940 (15 U.S.C. 80b–3(b)) is
10	amended—
11	(1) by striking "or" at the end of paragraph
12	(4);
13	(2) by striking the period at the end of para-
14	graph (5) and inserting "; or"; and
15	(3) by adding at the end the following:
16	"(6) any investment adviser that is registered
17	with the Commodity Futures Trading Commission
18	as a commodity trading advisor whose business does
19	not consist primarily of acting as an investment ad-
20	viser, as defined in section 202(a)(11) of this title,
21	and that does not act as an investment adviser to—
22	"(A) an investment company registered
23	under title I of this Act; or
24	"(B) a company which has elected to be a
25	business development company pursuant to sec-

1	tion 54 of title I of this Act and has not with-
2	drawn its election.".
3	SEC. 210. PREEMPTION OF STATE LAWS.
4	Section 28(a) of the Securities Exchange Act of 1934
5	(15 U.S.C. 78bb(a)) is amended—
6	(1) in the last sentence—
7	(A) by inserting "subject to this title"
8	after "privilege, or other security"; and
9	(B) by striking "any such instrument, if
10	such instrument is traded pursuant to rules and
11	regulations of a self-regulatory organization
12	that are filed with the Commission pursuant to
13	section 19(b) of this Act" and inserting "any
14	such security"; and
15	(2) by adding at the end the following new sen-
16	tence: "No provision of State law regarding the
17	offer, sale, or distribution of securities shall apply to
18	any transaction in a security futures product, except
19	that this sentence shall not be construed as limiting
20	any State antifraud law of general applicability.".

1	Subtitle B—Amendments to the
2	Commodity Exchange Act
3	SEC. 251. JURISDICTION OF SECURITIES AND EXCHANGE
4	COMMISSION; OTHER PROVISIONS.
5	(a) Jurisdiction of Securities and Exchange
6	Commission.—
7	(1) Section 2(a)(1)(C) of the Commodity Ex-
8	change Act (7 U.S.C. 2a) (as redesignated by sec-
9	tion $34(a)(2)(C)$) is amended—
10	(A) in clause (ii)—
11	(i) by inserting "or register a deriva-
12	tives transaction execution facility that
13	trades or executes," after "contract market
14	in,";
15	(ii) by inserting after "contracts) for
16	future delivery" the following: ", and no
17	derivatives transaction execution facility
18	shall trade or execute such contracts of
19	sale (or options on such contracts) for fu-
20	ture delivery,";
21	(iii) by striking "making such applica-
22	tion demonstrates and the Commission ex-
23	pressly finds that the specific contract (or
24	option on such contract) with respect to
25	which the application has been made

1	meets" and inserting "or the derivatives
2	transaction execution facility, and the ap-
3	plicable contract, meet";
4	(iv) by striking subclause (III) of
5	clause (ii) and inserting the following:
6	"(III) Such group or index of securities
7	shall not constitute a narrow-based security
8	index.";
9	(B) by striking clause (iii);
10	(C) by striking clause (iv) and inserting
11	the following:
12	"(iii) If, in its discretion, the Commission deter-
13	mines that a stock index futures contract, notwith-
14	standing its conformance with the requirements in
15	clause (ii) of this subparagraph, can reasonably be
16	used as a surrogate for trading a security (including
17	a security futures product), it may, by order, require
18	such contract and any option thereon be traded and
19	regulated as security futures products as defined in
20	section 3(a)(56) of the Securities Exchange Act of
21	1934 and section 1a of this Act subject to all rules
22	and regulations applicable to security futures prod-
23	ucts under this Act and the securities laws as de-
24	fined in section 3(a)(47) of the Securities Exchange
25	Act of 1934.": and

1	(D) by redesignating clause (v) as clause
2	(iv).
3	(2) Section 2(a)(1) of the Commodity Exchange
4	Act (7 U.S.C. 2, 2a, 4) is amended by adding at the
5	end the following:
6	"(D)(i) Notwithstanding any other provision of this
7	Act, the Securities and Exchange Commission shall have
8	jurisdiction and authority over security futures as defined
9	in section 3(a)(55) of the Securities Exchange Act of
10	1934, section 2(a)(16) of the Securities Act of 1933, sec-
11	tion 2(a)(52) of the Investment Company Act of 1940,
12	and section 202(a)(27) of the Investment Advisers Act of
13	1940, options on security futures, and persons effecting
14	transactions in security futures and options thereon, and
15	this Act shall apply to and the Commission shall have ju-
16	risdiction with respect to accounts, agreements (including
17	any transaction which is of the character of, or is com-
18	monly known to the trade as, an 'option', 'privilege', 'in-
19	demnity', 'bid', 'offer', 'put', 'call', 'advance guaranty', or
20	'decline guaranty'), contracts, and transactions involving,
21	and may designate a board of trade as a contract market
22	in, or register a derivatives transaction execution facility
23	that trades or executes, a security futures product as de-
24	fined in section 1a of this Act: Provided, however, That,
25	except as provided in clause (vi) of this subparagraph, no

- 1 board of trade shall be designated as a contract market
- 2 with respect to, or registered as a derivative transaction
- 3 execution facility for, any such contracts of sale for future
- 4 delivery unless the board of trade and the applicable con-
- 5 tract meet the following criteria:
- 6 "(I) Except as otherwise provided in a rule,
- 7 regulation, or order issued pursuant to clause (v) of
- 8 this subparagraph, any security underlying the secu-
- 9 rity future, including each component security of a
- 10 narrow-based security index, is registered pursuant
- 11 to section 12 of the Securities Exchange Act of
- 12 1934.
- 13 "(II) If the security futures product is not cash
- settled, the board of trade on which the security fu-
- tures product is traded has arrangements in place
- with a clearing agency registered pursuant to section
- 17 17A of the Securities Exchange Act of 1934 for the
- payment and delivery of the securities underlying the
- 19 security futures product.
- 20 "(III) Except as otherwise provided in a rule,
- 21 regulation, or order issued pursuant to clause (v) of
- this subparagraph, the security future is based upon
- common stock and such other equity securities as
- the Commission and the Securities and Exchange
- Commission jointly determine appropriate.

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"(IV) The security futures product is cleared by a clearing agency that has in place provisions for linked and coordinated clearing with other clearing agencies that clear security futures products, which permits the security futures product to be purchased on a designated contract market, registered derivatives transaction execution facility, national securities exchange registered under section 6(a) of the Securities Exchange Act of 1934, or national securiassociation registered pursuant to section 15A(a) of the Securities Exchange Act of 1934 and offset on another designated contract market, registered derivatives transaction execution facility, national securities exchange registered under section 6(a) of the Securities Exchange Act of 1934, or national securities association registered pursuant to section 15A(a) of the Securities Exchange Act of 1934.

"(V) Only futures commission merchants, introducing brokers, commodity trading advisors, commodity pool operators or associated persons subject to suitability rules comparable to those of a national securities association registered pursuant to section 15A(a) of the Securities Exchange Act of 1934 solicit, accept any order for, or otherwise deal in any transaction in or in connection with the security futures product.

"(VI) The security futures product is subject to a prohibition against dual trading in section 4j of this Act and the rules and regulations thereunder or the provisions of section 11(a) of the Securities Exchange Act of 1934 and the rules and regulations thereunder, except to the extent otherwise permitted under the Securities Exchange Act of 1934 and the rules and regulations thereunder.

"(VII) Trading in the security futures product is not readily susceptible to manipulation of the price of such security futures product, nor to causing or being used in the manipulation of the price of any underlying security, option on such security, or option on a group or index including such securities;

"(VIII) The board of trade on which the security futures product is traded has procedures in place for coordinated surveillance among such board of trade, any market on which any security underlying the security futures product is traded, and other markets on which any related security is traded to detect manipulation and insider trading, except that, if the board of trade is an alternative trading

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system, a national securities association registered pursuant to section 15A(a) of the Securities Exchange Act of 1934 or national securities exchange registered pursuant to section 6(a) of the Securities Exchange Act of 1934 of which such alternative trading system is a member has in place such procedures.

"(IX) The board of trade on which the security futures product is traded has in place audit trails necessary or appropriate to facilitate the coordinated surveillance required in subclause (VIII), except that, if the board of trade is an alternative trading system, a national securities association registered pursuant to section 15A(a) of the Securities Exchange Act of 1934 or national securities exchange registered pursuant to section 6(a) of the Securities Exchange Act of 1934 of which such alternative trading system is a member has rules to require such audit trails.

"(X) The board of trade on which the security futures product is traded has in place procedures to coordinate trading halts between such board of trade and markets on which any security underlying the security futures product is traded and other markets on which any related security is traded, except that, if the board of trade is an alternative trading system, a national securities association registered pursuant to section 15A(a) of the Securities Exchange
Act of 1934 or national securities exchange registered pursuant to section 6(a) of the Securities Exchange Act of 1934 of which such alternative trad-

ordinated trading halts.

ing system is a member has rules to require such co-

- 9 "(XI) The margin requirements for a security 10 futures product comply with the regulations pre-11 scribed pursuant to section 7(c)(2)(B) of the Securi-12 ties Exchange Act of 1934, except that nothing in 13 this subclause shall be construed to prevent a board 14 of trade from requiring higher margin levels for a 15 security futures product when it deems such action 16 to be necessary or appropriate.
- "(ii) It shall be unlawful for any person to offer, to
 the enter into, to execute, to confirm the execution of, or to
 conduct any office or business anywhere in the United
 States, its territories or possessions, for the purpose of
 soliciting, or accepting any order for, or otherwise dealing
 in, any transaction in, or in connection with, a security
 futures product unless—
- "(I) the transaction is conducted on or subjectto the rules of a board of trade that—

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1	"(aa) has been designated by the Commis-
2	sion as a contract market in such security fu-
3	tures product; or
4	"(bb) is a registered derivatives trans-
5	action execution facility for the security futures
6	product that has provided a certification with
7	respect to the security futures product pursuant
8	to clause (vii);
9	"(II) the contract is executed or consummated
10	by, through, or with a member of the contract mar-
11	ket or registered derivatives transaction execution
12	facility; and
13	"(III) the security futures product is evidenced
14	by a record in writing which shows the date, the
15	parties to such security futures product and their
16	addresses, the property covered, and its price, and
17	each contract market member or registered deriva-
18	tives transaction execution facility member shall
19	keep the record for a period of 3 years from the date
20	of the transaction, or for a longer period if the Com-
21	mission so directs, which record shall at all times be
22	open to the inspection of any duly authorized rep-
23	resentative of the Commission.
24	"(iii)(I) Except as provided in subclause (II) but not-
25	withstanding any other provision of this Act, no person

- 1 shall offer to enter into, enter into, or confirm the execu-
- 2 tion of any option on a security future.
- 3 "(II) After 3 years after the date of the enactment
- 4 of the Commodity Futures Modernization Act of 2000, the
- 5 Commission and the Securities and Exchange Commission
- 6 may by order jointly determine to permit trading of op-
- 7 tions on any security future authorized to be traded under
- 8 the provisions of this Act and the Securities Exchange Act
- 9 of 1934.
- 10 "(iv)(I) All relevant records of a futures commission
- 11 merchant or introducing broker registered pursuant to
- 12 section 4f(a)(2), floor broker or floor trader exempt from
- 13 registration pursuant to section 4f(a)(3), associated per-
- 14 son exempt from registration pursuant to section 4k(6),
- 15 or board of trade designated as a contract market in a
- 16 security futures product pursuant to section 5f shall be
- 17 subject to such reasonable periodic or special examinations
- 18 by representatives of the Commission as the Commission
- 19 deems necessary or appropriate in the public interest, for
- 20 the protection of investors, or otherwise in furtherance of
- 21 the purposes of this Act, and the Commission, before con-
- 22 ducting any such examination, shall give notice to the Se-
- 23 curities and Exchange Commission of the proposed exam-
- 24 ination and consult with the Securities and Exchange
- 25 Commission concerning the feasibility and desirability of

- 1 coordinating the examination with examinations conducted
- 2 by the Securities and Exchange Commission in order to
- 3 avoid unnecessary regulatory duplication or undue regu-
- 4 latory burdens for the registrant or board of trade.
- 5 "(II) The Commission shall notify the Securities and
- 6 Exchange Commission of any examination conducted of
- 7 any futures commission merchant or introducing broker
- 8 registered pursuant to section 4f(a)(2), floor broker or
- 9 floor trader exempt from registration pursuant to section
- 10 4f(a)(3), associated person exempt from registration pur-
- 11 suant to section 4k(6), or board of trade designated as
- 12 a contract market in a security futures product pursuant
- 13 to section 5f, and, upon request, furnish to the Securities
- 14 and Exchange Commission any examination report and
- 15 data supplied to or prepared by the Commission in connec-
- 16 tion with the examination.
- 17 "(III) Before conducting an examination under sub-
- 18 clause (I), the Commission shall use the reports of exami-
- 19 nations, unless the information sought is unavailable in
- 20 the reports, of any futures commission merchant or intro-
- 21 ducing broker registered pursuant to section 4f(a)(2),
- 22 floor broker or floor trader exempt from registration pur-
- 23 suant to section 4f(a)(3), associated person exempt from
- 24 registration pursuant to section 4k(6), or board of trade
- 25 designated as a contract market in a security futures

- 1 product pursuant to section 5f that is made by the Securi-
- 2 ties and Exchange Commission, a national securities asso-
- 3 ciation registered pursuant to section 15A(a) of the Secu-
- 4 rities Exchange Act of 1934 (15 U.S.C. 780–3(a)), or a
- 5 national securities exchange registered pursuant to section
- 6 6(a) of the Securities Exchange Act of 1934 (15 U.S.C.
- 7 78f(a)).
- 8 "(IV) Any records required under this subsection for
- 9 a futures commission merchant or introducing broker reg-
- 10 istered pursuant to section 4f(a)(2), floor broker or floor
- 11 trader exempt from registration pursuant to section
- 12 4f(a)(3), associated person exempt from registration pur-
- 13 suant to section 4k(6), or board of trade designated as
- 14 a contract market in a security futures product pursuant
- 15 to section 5f, shall be limited to records with respect to
- 16 accounts, agreements, contracts, and transactions involv-
- 17 ing security futures products.
- 18 "(v)(I) The Commission and the Securities and Ex-
- 19 change Commission, by rule, regulation, or order, may
- 20 jointly modify the criteria specified in subclause (I) or
- 21 (III) of clause (i), including the trading of security futures
- 22 based on securities other than equity securities, to the ex-
- 23 tent such modification fosters the development of fair and
- 24 orderly markets in security futures products, is necessary

- 1 or appropriate in the public interest, and is consistent with
- 2 the protection of investors.
- 3 "(II) The Commission and the Securities and Ex-
- 4 change Commission, by order, may jointly exempt any per-
- 5 son from compliance with the criterion specified in clause
- 6 (i)(IV) to the extent such exemption fosters the develop-
- 7 ment of fair and orderly markets in security futures prod-
- 8 ucts, is necessary or appropriate in the public interest, and
- 9 is consistent with the protection of investors.
- 10 "(vi)(I) Notwithstanding clauses (i) and (vii), until
- 11 the compliance date, a board of trade shall not be required
- 12 to meet the criterion specified in clause (i)(IV).
- 13 "(II) The Commission and the Securities and Ex-
- 14 change Commission shall jointly publish in the Federal
- 15 Register a notice of the compliance date no later than 165
- 16 days before the compliance date.
- 17 "(III) For purposes of this clause, the term 'compli-
- 18 ance date' means the later of—
- "(aa) 180 days after the end of the first full
- 20 calendar month period in which the average aggre-
- 21 gate comparable share volume for all security fu-
- tures products based on single equity securities trad-
- 23 ed on all designated contract markets and registered
- derivatives transaction execution facilities equals or
- exceeds 10 percent of the average aggregate com-

1	parable share volume of options on single equity se-
2	curities traded on all national securities exchanges
3	registered pursuant to section 6(a) of the Securities
4	Exchange Act of 1934 and any national securities
5	associations registered pursuant to section 15A(a) of
6	such Act; or
7	"(bb) 2 years after the date on which trading
8	in any security futures product commences under
9	this Act.
10	"(vii) It shall be unlawful for a board of trade to
11	trade or execute a security futures product unless the
12	board of trade has provided the Commission with a certifi-
13	cation that the specific security futures product and the
14	board of trade, as applicable, meet the criteria specified
15	in subclauses (I) through (XI) of clause (i), except as oth-
16	erwise provided in clause (vi).".
17	(b) Margin on Security Futures.—Section
18	2(a)(1)(C)(vi) of the Commodity Exchange Act (7 U.S.C.
19	2a(vi)) (as redesignated by section 34) is amended—
20	(1) by redesignating subclause (V) as subclause
21	(VI); and
22	(2) by striking "(vi)(I)" and all that follows
23	through subclause (IV) and inserting the following
24	"(v)(I) Notwithstanding any other provision of

this Act, any contract market in a stock index fu-

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tures contract (or option thereon) other than a security futures product, or any derivatives transaction execution facility on which such contract or option is traded, shall file with the Board of Governors of the Federal Reserve System any rule establishing or changing the levels of margin (initial and maintenance) for such stock index futures contract (or option thereon) other than security futures products.

"(II) The Board may at any time request any contract market or derivatives transaction execution facility to set the margin for any stock index futures contract (or option thereon), other than for any security futures product, at such levels as the Board in its judgment determines are appropriate to preserve the financial integrity of the contract market or derivatives transaction execution facility, or its clearing system, or to prevent systemic risk. If the contract market or derivatives transaction execution facility fails to do so within the time specified by the Board in its request, the Board may direct the contract market or derivatives transaction execution facility to alter or supplement the rules of the contract market or derivatives transaction execution facility as specified in the request.

"(III) Subject to such conditions as the Board
may determine, the Board may delegate any or all
of its authority, relating to margin for any stock
index futures contract (or option thereon), other
than security futures products, under this clause to
the Commission.

"(IV) It shall be unlawful for any futures commission merchant to, directly or indirectly, extend or maintain credit to or for, or collect margin from any customer on any security futures product unless such activities comply with the regulations prescribed pursuant to section 7(c)(2)(B) of the Securities Exchange Act of 1934.

- "(V) Nothing in this clause shall supersede or limit the authority granted to the Commission in section 8a(9) to direct a contract market or registered derivatives transaction execution facility, on finding an emergency to exist, to raise temporary margin levels on any futures contract, or option on the contract covered by this clause, or on any security futures product."
- 22 (c) DUAL TRADING.—Section 4j of the Commodity 23 Exchange Act (7 U.S.C. 6j) is amended to read as follows:

1	"SEC. 4j. RESTRICTIONS ON DUAL TRADING IN SECURITY						
2	FUTURES PRODUCTS ON DESIGNATED CON-						
3	TRACT MARKETS AND REGISTERED DERIVA-						
4	TIVES TRANSACTION EXECUTION FACILITIES.						
5	"(a) The Commission shall issue regulations to pro-						
6	hibit the privilege of dual trading in security futures prod-						
7	ucts on each contract market and registered derivatives						
8	transaction execution facility. The regulations issued by						
9	the Commission under this section—						
10	"(1) shall provide that the prohibition of dual						
11	trading thereunder shall take effect upon issuance of						
12	the regulations; and						
13	"(2) shall provide exceptions, as the Commis-						
14	sion determines appropriate, to ensure fairness and						
15	orderly trading in security futures product markets,						
16	including—						
17	"(A) exceptions for spread transactions						
18	and the correction of trading errors;						
19	"(B) allowance for a customer to designate						
20	in writing not less than once annually a named						
21	floor broker to execute orders for such cus-						
22	tomer, notwithstanding the regulations to pro-						
23	hibit the privilege of dual trading required						
24	under this section; and						
25	"(C) other measures reasonably designed						
26	to accommodate unique or special characteris-						

1	tics of individual boards of trade or contract
2	markets, to address emergency or unusual mar-
3	ket conditions, or otherwise to further the pub-
4	lic interest consistent with the promotion of
5	market efficiency, innovation, and expansion of
6	investment opportunities, the protection of in-
7	vestors, and with the purposes of this section.
8	"(b) As used in this section, the term 'dual trading'
9	means the execution of customer orders by a floor broker
10	during the same trading session in which the floor broker
11	executes any trade in the same contract market or reg-
12	istered derivatives transaction execution facility for—
13	"(1) the account of such floor broker;
14	"(2) an account for which such floor broker has
15	trading discretion; or
16	"(3) an account controlled by a person with
17	whom such floor broker has a relationship through
18	membership in a broker association.
19	"(c) As used in this section, the term 'broker associa-
20	tion' shall include two or more contract market members
21	or registered derivatives transaction execution facility
22	members with floor trading privileges of whom at least one
23	is acting as a floor broker, who—
24	"(1) engage in floor brokerage activity on be-
25	half of the same employer,

1	(2)	have	an	employe	er and	employee	relation-
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- 2 ship which relates to floor brokerage activity,
- 3 "(3) share profits and losses associated with
- 4 their brokerage or trading activity, or
- 5 "(4) regularly share a deck of orders.".
- 6 (d) Exemption From Registration for Invest-
- 7 MENT ADVISERS.—Section 4m of the Commodity Ex-
- 8 change Act (7 U.S.C. 6m) is amended by adding at the
- 9 end the following:
- 10 "(3) Subsection (1) of this section shall not apply to
- 11 any commodity trading advisor that is registered with the
- 12 Securities and Exchange Commission as an investment ad-
- 13 viser whose business does not consist primarily of acting
- 14 as a commodity trading advisor, as defined in section
- 15 1a(6), and that does not act as a commodity trading advi-
- 16 sor to any investment trust, syndicate, or similar form of
- 17 enterprise that is engaged primarily in trading in any com-
- 18 modity for future delivery on or subject to the rules of
- 19 any contract market or registered derivatives transaction
- 20 execution facility.".
- 21 (e) Exemption From Investigations of Markets
- 22 IN UNDERLYING SECURITIES.—Section 16 of the Com-
- 23 modity Exchange Act (7 U.S.C. 20) is amended by adding
- 24 at the end the following:

1	"(e) This section shall not apply to investigations in
2	volving any security underlying a security futures prod-
3	uet.".
4	(f) Rulemaking Authority To Address Duplie
5	CATIVE REGULATION OF DUAL REGISTRANTS.—Section
6	4d of the Commodity Exchange Act (7 U.S.C. 6d) is
7	amended—
8	(1) by inserting "(a)" before the first undesign
9	nated paragraph;
10	(2) by inserting "(b)" before the second undes
11	ignated paragraph; and
12	(3) by adding at the end the following:
13	"(c) Consistent with this Act, the Commission, in
14	consultation with the Securities and Exchange Commis-
15	sion, shall issue such rules, regulations, or orders as are
16	necessary to avoid duplicative or conflicting regulations
17	applicable to any futures commission merchant registered
18	with the Commission pursuant to section 4f(a) (except
19	paragraph (2) thereof), that is also registered with the Se
20	curities and Exchange Commission pursuant to section
21	15(b) of the Securities Exchange Act (except paragraph
22	(11) thereof), involving the application of—
23	"(1) section 8, section 15(c)(3), and section 17
24	of the Securities Exchange Act of 1934 and the

rules and regulations thereunder related to the treat-

- 1 ment of customer funds, securities, or property,
- 2 maintenance of books and records, financial report-
- 3 ing or other financial responsibility rules (as defined
- 4 in section 3(a)(40) of the Securities Exchange Act
- of 1934), involving security futures products; and
- 6 "(2) similar provisions of this Act and the rules
- 7 and regulations thereunder involving security futures
- 8 products.".
- 9 (g) Obligation To Address Duplicative Regu-
- 10 LATION OF DUAL REGISTRANTS.—Section 17 of the Com-
- 11 modity Exchange Act (7 U.S.C. 21) is amended by adding
- 12 at the end the following:
- 13 "(r) Consistent with this Act, each futures associa-
- 14 tion registered under this section shall issue such rules
- 15 as are necessary to avoid duplicative or conflicting rules
- 16 applicable to any futures commission merchant registered
- 17 with the Commission pursuant to section 4f(a) of this Act
- 18 (except paragraph (2) thereof), that is also registered with
- 19 the Securities and Exchange Commission pursuant to sec-
- 20 tion 15(b) of the Securities and Exchange Act of 1934
- 21 (except paragraph (11) thereof), with respect to the appli-
- 22 cation of—
- "(1) rules of such futures association of the
- 24 type specified in section 4d(3) of this Act involving
- 25 security futures products; and

1	"(2) similar rules of national securities associa-
2	tions registered pursuant to section 15A(a) of the
3	Securities and Exchange Act of 1934 involving secu-
4	rity futures products.".
5	(h) Obligation To Address Duplicative Regu-
6	LATION OF DUAL REGISTRANTS.—Section 5c of the Com-
7	modity Exchange Act (as added by section 114) is amend-
8	ed by adding at the end the following:
9	"(f) Consistent with this Act, each designated con-
10	tract market and registered derivatives transaction execu-
11	tion facility shall issue such rules as are necessary to avoid
12	duplicative or conflicting rules applicable to any futures
13	commission merchant registered with the Commission pur-
14	suant to section 4f(a) of this Act (except paragraph (2)
15	thereof), that is also registered with the Securities and Ex-
16	change Commission pursuant to section 15(b) of the Secu-
17	rities Exchange Act of 1934 (except paragraph (11) there-
18	of) with respect to the application of—
19	"(1) rules of such designated contract market
20	or registered derivatives transaction execution facil-
21	ity of the type specified in section 4d(3) of this Act
22	involving security futures products; and
23	"(2) similar rules of national securities associa-
24	tions registered pursuant to section 15A(a) of the
25	Securities Exchange Act of 1934 and national secu-

- 1 rities exchanges registered pursuant to section 6(g)
- of such Act involving security futures products.".
- 3 (i) Obligation To Address Security Futures
- 4 Products Traded on Foreign Exchanges.—Section
- 5 2(a)(1) of the Commodity Exchange Act (7 U.S.C. 2, 2a,
- 6 and 4)) is amended by adding at the end the following:
- 7 "(E)(i) To the extent necessary or appropriate in the
- 8 public interest, to promote fair competition, and consistent
- 9 with promotion of market efficiency, innovation, and ex-
- 10 pansion of investment opportunities, the protection of in-
- 11 vestors, and the maintenance of fair and orderly markets,
- 12 the Commission and the Securities and Exchange Com-
- 13 mission shall jointly issue such rules, regulations, or or-
- 14 ders as are necessary and appropriate to permit the offer
- 15 and sale of a security futures product traded on or subject
- 16 to the rules of a foreign board of trade to United States
- 17 persons.
- 18 "(ii) The rules, regulations, or orders adopted under
- 19 clause (i) shall take into account, as appropriate, the na-
- 20 ture and size of the markets that the securities underlying
- 21 the security futures product reflects.".
- 22 (j) Security Futures Products Traded on For-
- 23 EIGN BOARDS OF TRADE.—Section 2(a)(1) of the Com-
- 24 modity Exchange Act (7 U.S.C. 2, 2a, and 4) is amended
- 25 by adding at the end the following:

- 1 "(F)(i) Nothing in this Act is intended to prohibit
- 2 a futures commission merchant from carrying security fu-
- 3 tures products traded on or subject to the rules of a for-
- 4 eign board of trade in the accounts of persons located out-
- 5 side of the United States.
- 6 "(ii) Nothing in this Act is intended to prohibit any
- 7 eligible contract participant located in the United States
- 8 from purchasing or carrying securities futures products
- 9 traded on or subject to the rules of a foreign board of
- 10 trade, exchange, or market to the same extent such person
- 11 may be authorized to purchase or carry other securities
- 12 traded on a foreign board of trade, exchange, or market
- 13 so long as any underlying security for such security fu-
- 14 tures products is traded principally on, by, or through any
- 15 exchange or market located outside the United States.".
- 16 SEC. 252. APPLICATION OF THE COMMODITY EXCHANGE
- 17 ACT TO NATIONAL SECURITIES EXCHANGES
- 18 AND NATIONAL SECURITIES ASSOCIATIONS
- 19 THAT TRADE SECURITY FUTURES.
- 20 (a) Notice Designation of National Securities
- 21 Exchanges and National Securities Associa-
- 22 Tions.—The Commodity Exchange Act is amended by in-
- 23 serting after section 5e (7 U.S.C. 7b), as redesignated by
- 24 section 21(1), the following:

1	"SEC. 5f. DESIGNATION OF SECURITIES EXCHANGES AND
2	ASSOCIATIONS AS CONTRACT MARKETS.
3	"(a) Any board of trade that is registered with the
4	Securities and Exchange Commission as a national securi-
5	ties exchange, is a national securities association reg-
6	istered pursuant to section 15A(a) of the Securities Ex-
7	change Act of 1934, or is an alternative trading system
8	shall be a designated contract market in security futures
9	products if—
10	"(1) such national securities exchange, national
11	securities association, or alternative trading system
12	lists or trades no other contracts of sale for future
13	delivery, except for security futures products;
14	"(2) such national securities exchange, national
15	securities association, or alternative trading system
16	files written notice with the Commission in such
17	form as the Commission, by rule, may prescribe con-
18	taining such information as the Commission, by rule,
19	may prescribe as necessary or appropriate in the
20	public interest or for the protection of customers;
21	and
22	"(3) the registration of such national securities
23	exchange, national securities association, or alter-
24	native trading system is not suspended pursuant to
25	an order by the Securities and Exchange Commis-
26	sion.

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1 Such designation shall be effective contemporaneously
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- 2 with the submission of notice, in written or electronic
- 3 form, to the Commission.
- 4 "(b)(1) A national securities exchange, national secu-
- 5 rities association, or alternative trading system that is des-
- 6 ignated as a contract market pursuant to section 5f shall
- 7 be exempt from the following provisions of this Act and
- 8 the rules thereunder:
- 9 "(A) Subsections (c), (e), and (g) of section 4c.
- 10 "(B) Section 4j.
- 11 "(C) Section 5.
- 12 "(D) Section 5c.
- 13 "(E) Section 6a.
- 14 "(F) Section 8(d).
- 15 "(G) Section 9(f).
- 16 "(H) Section 16.
- 17 "(2) An alternative trading system that is a des-
- 18 ignated contract market under this section shall be re-
- 19 quired to be a member of a futures association registered
- 20 under section 17 and shall be exempt from any provision
- 21 of this Act that would require such alternative trading sys-
- 22 tem to—
- 23 "(A) set rules governing the conduct of sub-
- scribers other than the conduct of such subscribers'
- trading on such alternative trading system; or

- 1 "(B) discipline subscribers other than by exclu-
- 2 sion from trading.
- 3 "(3) To the extent that an alternative trading system
- 4 is exempt from any provision of this Act pursuant to para-
- 5 graph (2) of this subsection, the futures association reg-
- 6 istered under section 17 of which the alternative trading
- 7 system is a member shall set rules governing the conduct
- 8 of subscribers to the alternative trading system and dis-
- 9 cipline the subscribers.
- 10 "(4)(A) Except as provided in subparagraph (B), but
- 11 notwithstanding any other provision of this Act, the Com-
- 12 mission, by rule, regulation, or order, may conditionally
- 13 or unconditionally exempt any designated contract market
- 14 in security futures subject to the designation requirement
- 15 of this section from any provision of this Act or of any
- 16 rule or regulation thereunder, to the extent such exemp-
- 17 tion is necessary or appropriate in the public interest and
- 18 is consistent with the protection of investors.
- 19 "(B) The Commission shall, by rule or regulation, de-
- 20 termine the procedures under which an exemptive order
- 21 under this section is granted and may, in its sole discre-
- 22 tion, decline to entertain any application for an order of
- 23 exemption under this section.
- 24 "(C) An alternative trading system shall not be
- 25 deemed to be an exchange for any purpose as a result of

the designation of such alternative trading system as a 2 contract market under this section.". 3 (b) Notice Registration of Certain Securities Broker-Dealers; Exemption From Registration FOR CERTAIN SECURITIES BROKER-DEALERS.—Section 6 4f(a) of the Commodity Exchange Act (7 U.S.C. 6f(a)) 7 is amended— (1) by inserting "(1)" after "(a)"; and 8 9 (2) by adding at the end the following: 10 "(2) Notwithstanding paragraph (1), and except as provided in paragraph (3), any broker or dealer that is 11 12 registered with the Securities and Exchange Commission 13 shall be registered as a futures commission merchant or introducing broker, as applicable, if— 14 15 "(A) the broker or dealer limits its solicitation 16 of orders, acceptance of orders, or execution of or-17 ders, or placing of orders on behalf of others involv-18 ing any contracts of sale of any commodity for fu-19 ture delivery, on or subject to the rules of any con-20 tract market or registered derivatives transaction 21 execution facility to security futures products; 22 "(B) the broker or dealer files written notice

with the Commission in such form as the Commis-

1	necessary or appropriate in the public interest or for
2	the protection of investors;
3	"(C) the registration of the broker or dealer is
4	not suspended pursuant to an order of the Securities
5	and Exchange Commission; and
6	"(D) the broker or dealer is a member of a na-
7	tional securities association registered pursuant to
8	section 15A(a) of the Securities Exchange Act of
9	1934.
10	The registration shall be effective contemporaneously with
11	the submission of notice, in written or electronic form, to
12	the Commission.
13	"(3) A floor broker or floor trader shall be exempt
14	from the registration requirements of section 4e and para-
15	graph (1) of this subsection if—
16	"(A) the floor broker or floor trader is a broker
17	or dealer registered with the Securities and Ex-
18	change Commission;
19	"(B) the floor broker or floor trader limits its
20	solicitation of orders, acceptance of orders, or execu-
21	tion of orders, or placing of orders on behalf of oth-
22	ers involving any contracts of sale of any commodity
23	for future delivery, on or subject to the rules of any
24	contract market to security futures products: and

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             "(C) the registration of the floor broker or floor
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        trader is not suspended pursuant to an order of the
 3
        Securities and Exchange Commission.".
 4
        (c) Exemption for Securities Broker-Dealers
    From Certain Provisions of the Commodity Ex-
    CHANGE ACT.—Section 4f(a) of the Commodity Exchange
    Act (7 U.S.C. 6f(a)) is amended by inserting after para-
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    graph (3), as added by subsection (b) of this section, the
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    following:
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        "(4)(A) A broker or dealer that is registered as a fu-
    tures commission merchant or introducing broker pursu-
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    ant to paragraph (2), or that is a floor broker or floor
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    trader exempt from registration pursuant to paragraph
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    (3), shall be exempt from the following provisions of this
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    Act and the rules thereunder:
             "(i) Subsections (b), (d), (e), and (g) of section
16
17
        4c.
18
             "(ii) Sections 4d, 4e, and 4h.
19
             "(iii) Subsections (b) and (c) of this section.
             "(iv) Section 4j.
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             "(v) Section 4k(1).
21
22
             "(vi) Section 4p.
             "(vii) Section 6d.
23
             "(viii) Subsections (d) and (g) of section 8.
24
             "(ix) Section 16.
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- 1 "(B)(i) Except as provided in clause (ii) of this sub-
- 2 paragraph, but notwithstanding any other provision of this
- 3 Act, the Commission, by rule, regulation, or order, may
- 4 conditionally or unconditionally exempt any broker or
- 5 dealer subject to the registration requirement of para-
- 6 graph (2), or any broker or dealer exempt from registra-
- 7 tion pursuant to paragraph (3), from any provision of this
- 8 Act or of any rule or regulation thereunder, to the extent
- 9 the exemption is necessary or appropriate in the public
- 10 interest and is consistent with the protection of investors.
- 11 "(ii) The Commission shall, by rule or regulation, de-
- 12 termine the procedures under which an exemptive order
- 13 under this section shall be granted and may, in its sole
- 14 discretion, decline to entertain any application for an
- 15 order of exemption under this section.
- 16 "(C)(i) A broker or dealer that is registered as a fu-
- 17 tures commission merchant or introducing broker pursu-
- 18 ant to paragraph (2) or an associated person thereof, or
- 19 that is a floor broker or floor trader exempt from registra-
- 20 tion pursuant to paragraph (3), shall not be required to
- 21 become a member of any futures association registered
- 22 under section 17.
- 23 "(ii) No futures association registered under section
- 24 17 shall limit its members from carrying an account, ac-
- 25 cepting an order, or transacting business with a broker

- 1 or dealer that is registered as a futures commission mer-
- 2 chant or introducing broker pursuant to paragraph (2) or
- 3 an associated person thereof, or that is a floor broker or
- 4 floor trader exempt from registration pursuant to para-
- 5 graph (3).".
- 6 (d) Exemptions for Associated Persons of Se-
- 7 CURITIES BROKER-DEALERS.—Section 4k of the Com-
- 8 modity Exchange Act (7 U.S.C. 6k), is amended by insert-
- 9 ing after paragraph (4), as added by subsection (c) of this
- 10 section, the following:
- 11 "(5) Any associated person of a broker or dealer that
- 12 is registered with the Securities and Exchange Commis-
- 13 sion, and who limits its solicitation of orders, acceptance
- 14 of orders, or execution of orders, or placing of orders on
- 15 behalf of others involving any contracts of sale of any com-
- 16 modity for future delivery or any option on such a con-
- 17 tract, on or subject to the rules of any contract market
- 18 or registered derivatives transaction execution facility to
- 19 security futures products, shall be exempt from the fol-
- 20 lowing provisions of this Act and the rules thereunder:
- 21 "(A) Subsections (b), (d), (e), and (g) of section
- 22 4c.
- 23 "(B) Sections 4d, 4e, and 4h.
- "(C) Subsections (b) and (c) of section 4f.
- 25 "(D) Section 4j.

- 1 "(E) Paragraph (1) of this section.
- 2 "(F) Section 4p.
- 3 "(G) Section 6d.
- 4 "(H) Subsections (d) and (g) of section 8.
- 5 "(I) Section 16.".
- 6 SEC. 253. NOTIFICATION OF INVESTIGATIONS AND EN-
- 7 FORCEMENT ACTIONS.
- 8 (a) Section 8(a) of the Commodity Exchange Act (7
- 9 U.S.C. 12(a)) is amended by adding at the end the fol-
- 10 lowing:
- 11 "(3) The Commission shall provide the Securities and
- 12 Exchange Commission with notice of the commencement
- 13 of any proceeding and a copy of any order entered by the
- 14 Commission against any futures commission merchant or
- 15 introducing broker registered pursuant to section 4f(a)(2),
- 16 any floor broker or floor trader exempt from registration
- 17 pursuant to section 4f(a)(3), any associated person exempt
- 18 from registration pursuant to section 4k(6), or any board
- 19 of trade designated as a contract market pursuant to sec-
- 20 tion 5f.".
- 21 (b) Section 6 of the Commodity Exchange Act (7
- 22 U.S.C. 8, 9, 9a, 9b, 13b, 15) is amended by adding at
- 23 the end the following:
- 24 "(g) The Commission shall provide the Securities and
- 25 Exchange Commission with notice of the commencement

- 1 of any proceeding and a copy of any order entered by the
- 2 Commission pursuant to subsections (c) and (d) of this
- 3 section against any futures commission merchant or intro-
- 4 ducing broker registered pursuant to section 4f(a)(2), any
- 5 floor broker or floor trader exempt from registration pur-
- 6 suant to section 4f(a)(3), any associated person exempt
- 7 from registration pursuant to section 4k(6), or any board
- 8 of trade designated as a contract market pursuant to sec-
- 9 tion 5f.".
- 10 (c) Section 6c of the Commodity Exchange Act (7
- 11 U.S.C. 13a-1) is amended by adding at the end the fol-
- 12 lowing:
- 13 "(h) The Commission shall provide the Securities and
- 14 Exchange Commission with notice of the commencement
- 15 of any proceeding and a copy of any order entered by the
- 16 Commission against any futures commission merchant or
- 17 introducing broker registered pursuant to section 4f(a)(2),
- 18 any floor broker or floor trader exempt from registration
- 19 pursuant to section 4f(a)(3), any associated person exempt
- 20 from registration pursuant to section 4k(6), or any board
- 21 of trade designated as a contract market pursuant to sec-
- 22 tion 5f.".

1 TITLE III—LEGAL CERTAINTY 2 FOR SWAP AGREEMENTS

3	SEC. 301. SWAP AGREEMENT.
4	(a) AMENDMENT.—Title II of the Gramm-Leach-Bli-
5	ley Act (Public Law 106–102) is amended by inserting
6	after section 206 the following new sections:
7	"SEC. 206A. SWAP AGREEMENT.
8	"(a) In General.—Except as provided in subsection
9	(b), as used in this section, the term 'swap agreement'
10	means any agreement, contract, or transaction between el-
11	igible contract participants (as defined in section $1a(12)$
12	of the Commodity Exchange Act as in effect on the date
13	of enactment of this section), other than a person that
14	is an eligible contract participant under section $1a(12)(C)$
15	of the Commodity Exchange Act, the material terms of
16	which (other than price and quantity) are subject to indi-
17	vidual negotiation, and that—
18	"(1) is a put, call, cap, floor, collar, or similar
19	option of any kind for the purchase or sale of, or
20	based on the value of, one or more interest or other
21	rates, currencies, commodities, indices, quantitative
22	measures, or other financial or economic interests or
23	property of any kind;
24	"(2) provides for any purchase, sale, payment
25	or delivery (other than a dividend on an equity secu-

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rity) that is dependent on the occurrence, non-occurrence, or the extent of the occurrence of an event or contingency associated with a potential financial, economic, or commercial consequence;

"(3) provides on an executory basis for the exchange, on a fixed or contingent basis, of one or more payments based on the value or level of one or more interest or other rates, currencies, commodities, securities, instruments of indebtedness, indices, quantitative measures, or other financial or economic interests or property of any kind, or any interest therein or based on the value thereof, and that transfers, as between the parties to the transaction, in whole or in part, the financial risk associated with a future change in any such value or level without also conveying a current or future direct or indirect ownership interest in an asset (including any enterprise or investment pool) or liability that incorporates the financial risk so transferred, including any such agreement, contract, or transaction commonly known as an interest rate swap, including a rate floor, rate cap, rate collar, cross-currency rate swap, basis swap, currency swap, equity index swap, equity swap, debt index swap, debt swap, credit

1	spread, credit default swap, credit swap, weather
2	swap, or commodity swap;
3	"(4) provides for the purchase or sale, on a
4	fixed or contingent basis, of any commodity, cur-
5	rency, instrument, interest, right, service, good, arti-
6	cle, or property of any kind; or
7	"(5) is any combination or permutation of, or
8	option on, any agreement, contract, or transaction
9	described in any of paragraphs (1) through (4).
10	"(b) Exclusions.—The term 'swap agreement' does
11	not include—
12	"(1) any put, call, straddle, option, or privilege
13	on any security, certificate of deposit, or group or
14	index of securities, including any interest therein or
15	based on the value thereof;
16	"(2) any put, call, straddle, option, or privilege
17	entered into on a national securities exchange reg-
18	istered pursuant to section 6(a) of the Securities Ex-
19	change Act of 1934 relating to foreign currency;
20	"(3) any agreement, contract, or transaction
21	providing for the purchase or sale of one or more se-
22	curities on a fixed basis;
23	"(4) any agreement, contract, or transaction
24	providing for the purchase or sale of one or more se-
25	curities on a contingent basis, unless such agree-

ment, contract, or transaction predicates such purchase or sale on the occurrence of a bona fide contingency that might reasonably be expected to affect
or be affected by the creditworthiness of a party
other than a party to the agreement, contract, or
transaction;

"(5) any note, bond, or evidence of indebtedness that is a security as defined in section 2(a)(1) of the Securities Exchange Act of 1933 or section 3(a)(10) of the Securities Exchange Act of 1934; or "(6) any agreement, contract, or transaction

that is—

"(A) based on a security; and

"(B) entered into directly or through an underwriter (as defined in section 2(a) of the Securities Act of 1933) by the issuer of such security for the purposes of raising capital, unless such agreement, contract, or transaction is entered into to manage a risk associated with capital raising.

"(c) Rule of Construction Regarding Master Agreement's hall be construed to include a master agreement that provides for an agreement, contract, or transaction that is a swap agreement pursuant to subsections

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- 1 (a) and (b), together with all supplements to any such
- 2 master agreement, without regard to whether the master
- 3 agreement contains an agreement, contract, or transaction
- 4 that is not a swap agreement pursuant to subsections (a)
- 5 and (b), except that the master agreement shall be consid-
- 6 ered to be a swap agreement only with respect to each
- 7 agreement, contract, or transaction under the master
- 8 agreement that is a swap agreement pursuant to sub-
- 9 sections (a) and (b).

10 "SEC. 206B. SECURITY-BASED SWAP AGREEMENT.

- 11 "As used in this section, the term 'security-based
- 12 swap agreement' means a swap agreement (as defined in
- 13 section 206A) of which a material term is based on the
- 14 price, yield, value, or volatility of any security or any
- 15 group or index of securities, or any interest therein.

16 "SEC. 206C. NON-SECURITY-BASED SWAP AGREEMENT.

- 17 "As used in this section, the term 'non-security-based
- 18 swap agreement' means any swap agreement (as defined
- 19 in section 206A) that is not a security-based swap agree-
- 20 ment (as defined in section 206B).".
- 21 (b) SECURITY DEFINITION.—As used in the amend-
- 22 ment made by subsection (a), the term "security" has the
- 23 same meaning as in section 2(a)(1) of the Securities Act
- 24 of 1933 or section 3(a)(10) of the Securities Exchange
- 25 Act of 1934.

1	SEC	200	AMENDMENTS	TO	THE	SECTIDITIES	ACT	OF	1099
	SEC.	302.	AMENDMENTS	10	тнк	SECURITES	ACT		1933

- 2 (a) Enforcement Focus.—The Securities Act of
- 3 1933 is amended by inserting after section 2 (15)
- 4 U.S.C.77b) the following new section:
- 5 "SEC. 2A. SWAP AGREEMENTS.
- 6 "(a) Non-Security-Based Swap Agreements.—
- 7 The definition of 'security' in section 2(a)(1) of this title
- 8 does not include any non-security-based swap agreement
- 9 (as defined in section 206C of the Gramm-Leach-Bliley
- 10 Act).
- 11 "(b) Security-Based Swap Agreements.—
- 12 "(1) The definition of 'security' in section
- 2(a)(1) of this title does not include any security-
- based swap agreement (as defined in section 206B
- of the Gramm-Leach-Bliley Act).
- 16 "(2) The Commission is prohibited from reg-
- istering, or requiring, recommending, or suggesting,
- the registration under this title of any security-based
- swap agreement (as defined in section 206B of the
- Gramm-Leach-Bliley Act). If the Commission be-
- 21 comes aware that a registrant has filed a registra-
- 22 tion statement with respect to such a swap agree-
- 23 ment, the Commission shall promptly so notify the
- 24 registrant. Any such registration statement with re-
- spect to such a swap agreement shall be void and of
- 26 no force or effect.

1	"(3) The Commission is prohibited from—
2	"(A) promulgating, interpreting, or enforc-
3	ing rules; or
4	"(B) issuing orders of general applicability;
5	under this title in a manner that imposes or speci-
6	fies reporting or recordkeeping requirements, proce-
7	dures, or standards as prophylactic measures against
8	fraud, manipulation, or insider trading with respect
9	to any security-based swap agreement (as defined in
10	section 206B of the Gramm-Leach-Bliley Act).
11	"(4) References in this title to the 'purchase' or
12	'sale' of a security-based swap agreement shall be
13	deemed to mean the execution, termination (prior to
14	its scheduled maturity date), assignment, exchange,
15	or similar transfer or conveyance of, or extinguishing
16	of rights or obligations under, a security-based swap
17	agreement (as defined in section 206B of the
18	Gramm-Leach-Bliley Act), as the context may re-
19	quire.".
20	(b) Anti-Fraud and Anti-Manipulation En-
21	FORCEMENT AUTHORITY.—Section 17(a) of the Securities
22	Act of 1933 (15 U.S.C. 77q(a)) is amended to read as
23	follows:
24	"(a) It shall be unlawful for any person in the offer
25	or sale of any securities or any security-based swap agree-

- 1 ment (as defined in section 206B of the Gramm-Leach-
- 2 Bliley Act) by the use of any means or instruments of
- 3 transportation or communication in interstate commerce
- 4 or by use of the mails, directly or indirectly—
- 5 "(1) to employ any device, scheme, or artifice to
- 6 defraud, or
- 7 "(2) to obtain money or property by means of
- 8 any untrue statement of a material fact or any omis-
- 9 sion to state a material fact necessary in order to
- make the statements made, in light of the cir-
- cumstances under which they were made, not mis-
- leading; or
- "(3) to engage in any transaction, practice, or
- course of business which operates or would operate
- as a fraud or deceit upon the purchaser.".
- 16 (c) Limitation.—Section 17 of the Securities Act of
- 17 1933 is amended by adding at the end the following new
- 18 subsection:
- 19 "(d) The authority of the Commission under this sec-
- 20 tion with respect to security-based swap agreements (as
- 21 defined in section 206B of the Gramm-Leach-Bliley Act)
- 22 shall be subject to the restrictions and limitations of sec-
- 23 tion 2A(b) of this title.".

1	SEC. 303. AMENDMENTS TO THE SECURITIES EXCHANGE
2	ACT OF 1934.
3	(a) Enforcement Focus.—The Securities Ex-
4	change Act of 1934 is amended by inserting after section
5	3 (15 U.S.C. 78c) the following new section:
6	"SEC. 3A. SWAP AGREEMENTS.
7	"(a) Non-Security-Based Swap Agreements.—
8	The definition of 'security' in section 3(a)(10) of this title
9	does not include any non-security-based swap agreement
10	(as defined in section 206C of the Gramm-Leach-Bliley
11	Act).
12	"(b) Security-Based Swap Agreements.—
13	"(1) The definition of 'security' in section
14	3(a)(10) of this title does not include any security-
15	based swap agreement (as defined in section 206B
16	of the Gramm-Leach-Bliley Act).
17	"(2) The Commission is prohibited from reg-
18	istering, or requiring, recommending, or suggesting,
19	the registration under this title of any security-based
20	swap agreement (as defined in section 206B of the
21	Gramm-Leach-Bliley Act). If the Commission be-
22	comes aware that a registrant has filed a registra-
23	tion application with respect to such a swap agree-
24	ment, the Commission shall promptly so notify the

registrant. Any such registration with respect to

1	such a swap agreement shall be void and of no force
2	or effect.
3	"(3) Except as provided in section 16(a) with
4	respect to reporting requirements, the Commission is
5	prohibited from—
6	"(A) promulgating, interpreting, or enforc-
7	ing rules; or
8	"(B) issuing orders of general applicability;
9	under this title in a manner that imposes or speci-
10	fies reporting or recordkeeping requirements, proce-
11	dures, or standards as prophylactic measures against
12	fraud, manipulation, or insider trading with respect
13	to any security-based swap agreement (as defined in
14	section 206B of the Gramm-Leach-Bliley Act).
15	"(4) References in this title to the 'purchase' or
16	'sale' of a security-based swap agreement (as defined
17	in section 206B of the Gramm-Leach-Bliley Act)
18	shall be deemed to mean the execution, termination
19	(prior to its scheduled maturity date), assignment,
20	exchange, or similar transfer or conveyance of, or
21	extinguishing of rights or obligations under, a secu-
22	rity-based swap agreement, as the context may re-
23	quire.".
24	(b) Anti-Fraud, Anti-Manipulation Enforce-
25	MENT AUTHORITY.—Paragraphs (2) through (5) of sec-

- 1 tion 9(a) of the Securities Exchange Act of 1934 (15
- 2 U.S.C. 78i(a)(2)-(5)) are amended to read as follows:
- 3 "(2) To effect, alone or with one or more other per-
- 4 sons, a series of transactions in any security registered
- 5 on a national securities exchange or in connection with
- 6 any security-based swap agreement (as defined in section
- 7 206B of the Gramm-Leach-Bliley Act) with respect to
- 8 such security creating actual or apparent active trading
- 9 in such security, or raising or depressing the price of such
- 10 security, for the purpose of inducing the purchase or sale
- 11 of such security by others.
- 12 "(3) If a dealer or broker, or other person selling or
- 13 offering for sale or purchasing or offering to purchase the
- 14 security or a security-based swap agreement (as defined
- 15 in section 206B of the Gramm-Leach-Bliley Act) with re-
- 16 spect to such security, to induce the purchase or sale of
- 17 any security registered on a national securities exchange
- 18 or any security-based swap agreement (as defined in sec-
- 19 tion 206B of the Gramm-Leach-Bliley Act) with respect
- 20 to such security by the circulation or dissemination in the
- 21 ordinary course of business of information to the effect
- 22 that the price of any such security will or is likely to rise
- 23 or fall because of market operations of any one or more
- 24 persons conducted for the purpose of raising or depressing
- 25 the price of such security.

- 1 "(4) If a dealer or broker, or the person selling or
- 2 offering for sale or purchasing or offering to purchase the
- 3 security or a security-based swap agreement (as defined
- 4 in section 206B of the Gramm-Leach-Bliley Act) with re-
- 5 spect to such security, to make, regarding any security
- 6 registered on a national securities exchange or any secu-
- 7 rity-based swap agreement (as defined in section 206B of
- 8 the Gramm-Leach-Bliley Act) with respect to such secu-
- 9 rity, for the purpose of inducing the purchase or sale of
- 10 such security or such security-based swap agreement, any
- 11 statement which was at the time and in the light of the
- 12 circumstances under which it was made, false or mis-
- 13 leading with respect to any material fact, and which he
- 14 knew or had reasonable ground to believe was so false or
- 15 misleading.
- 16 "(5) For a consideration, received directly or indi-
- 17 rectly from a dealer or broker, or other person selling or
- 18 offering for sale or purchasing or offering to purchase the
- 19 security or a security-based swap agreement (as defined
- 20 in section 206B of the Gramm-Leach-Bliley Act) with re-
- 21 spect to such security, to induce the purchase of any secu-
- 22 rity registered on a national securities exchange or any
- 23 security-based swap agreement (as defined in section
- 24 206B of the Gramm-Leach-Bliley Act) with respect to
- 25 such security by the circulation or dissemination of infor-

- 1 mation to the effect that the price of any such security
- 2 will or is likely to rise or fall because of the market oper-
- 3 ations of any one or more persons conducted for the pur-
- 4 pose of raising or depressing the price of such security.".
- 5 (c) Limitation.—Section 9 of the Securities Ex-
- 6 change Act of 1934 is amended by adding at the end the
- 7 following new subsection:
- 8 "(i) The authority of the Commission under this sec-
- 9 tion with respect to security-based swap agreements (as
- 10 defined in section 206B of the Gramm-Leach-Bliley Act)
- 11 shall be subject to the restrictions and limitations of sec-
- 12 tion 3A(b) of this title.".
- 13 (d) Regulations on the Use of Manipulative
- 14 AND DECEPTIVE DEVICES.—Section 10 of the Securities
- 15 Exchange Act of 1934 (15 U.S.C. 78j) is amended—
- 16 (1) in subsection (b), by inserting "or any secu-
- 17 rities-based swap agreement (as defined in section
- 18 206B of the Gramm-Leach-Bliley Act)," before "any
- manipulative or deceptive device"; and
- 20 (2) by adding at the end the following:
- 21 "Rules promulgated under subsection (b) that prohibit
- 22 fraud, manipulation, or insider trading (but not rules im-
- 23 posing or specifying reporting or recordkeeping require-
- 24 ments, procedures, or standards as prophylactic measures
- 25 against fraud, manipulation, or insider trading), and judi-

- 1 cial precedents decided under subsection (b) and rules pro-
- 2 mulgated thereunder that prohibit fraud, manipulation, or
- 3 insider trading, shall apply to security-based swap agree-
- 4 ments (as defined in section 206B of the Gramm-Leach-
- 5 Bliley Act) to the same extent as they apply to securities.
- 6 Judicial precedents decided under section 17(a) of the Se-
- 7 curities Act of 1933 and sections 9, 15, 16, 20, and 21A
- 8 of this title, and judicial precedents decided under applica-
- 9 ble rules promulgated under such sections, shall apply to
- 10 security-based swap agreements (as defined in section
- 11 206B of the Gramm-Leach-Bliley Act) to the same extent
- 12 as they apply to securities.".
- 13 (e) Broker, Dealer Anti-Fraud, Anti-Manipu-
- 14 LATION ENFORCEMENT AUTHORITY.—Section 15(c)(1) of
- 15 the Securities Exchange Act of 1934 (15 U.S.C.
- 16 78o(c)(1)) is amended to read as follows:
- (c)(1)(A) No broker or dealer shall make use of the
- 18 mails or any means or instrumentality of interstate com-
- 19 merce to effect any transaction in, or to induce or attempt
- 20 to induce the purchase or sale of, any security (other than
- 21 commercial paper, bankers' acceptances, or commercial
- 22 bills) otherwise than on a national securities exchange of
- 23 which it is a member, or any security-based swap agree-
- 24 ment (as defined in section 206B of the Gramm-Leach-

- 1 Bliley Act), by means of any manipulative, deceptive, or
- 2 other fraudulent device or contrivance.
- 3 "(B) No municipal securities dealer shall make use
- 4 of the mails or any means or instrumentality of interstate
- 5 commerce to effect any transaction in, or to induce or at-
- 6 tempt to induce the purchase or sale of, any municipal
- 7 security or any security-based swap agreement (as defined
- 8 in section 206B of the Gramm-Leach-Bliley Act) involving
- 9 a municipal security by means of any manipulative, decep-
- 10 tive, or other fraudulent device or contrivance.
- 11 "(C) No government securities broker or government
- 12 securities dealer shall make use of the mails or any means
- 13 or instrumentality of interstate commerce to effect any
- 14 transaction in, or to induce or to attempt to induce the
- 15 purchase or sale of, any government security or any secu-
- 16 rity-based swap agreement (as defined in section 206B of
- 17 the Gramm-Leach-Bliley Act) involving a government se-
- 18 curity by means of any manipulative, deceptive, or other
- 19 fraudulent device or contrivance.".
- 20 (f) Limitation.—Section 15 of the Securities Ex-
- 21 change Act of 1934 (15 U.S.C. 780) is amended by adding
- 22 at the end the following new subsection:
- 23 "(i) The authority of the Commission under this sec-
- 24 tion with respect to security-based swap agreements (as
- 25 defined in section 206B of the Gramm-Leach-Bliley Act)

- 1 shall be subject to the restrictions and limitations of sec-
- 2 tion 3A(b) of this title.".
- 3 (g) Anti-Insider Trading Enforcement Au-
- 4 THORITY.—Subsections (a) and (b) of section 16 (15
- 5 U.S.C. 78p(a), (b)) of the Securities Exchange of 1934
- 6 are amended to read as follows:
- 7 "(a) Every person who is directly or indirectly the
- 8 beneficial owner of more than 10 per centum of any class
- 9 of any equity security (other than an exempted security)
- 10 which is registered pursuant to section 12 of this title,
- 11 or who is a director or an officer of the issuer of such
- 12 security, shall file, at the time of the registration of such
- 13 security on a national securities exchange or by the effec-
- 14 tive date of a registration statement filed pursuant to sec-
- 15 tion 12(g) of this title, or within ten days after he becomes
- 16 such beneficial owner, director, or officer, a statement
- 17 with the Commission (and, if such security is registered
- 18 on a national securities exchange, also with the exchange)
- 19 of the amount of all equity securities of such issuer of
- 20 which he is the beneficial owner, and within ten days after
- 21 the close of each calendar month thereafter, if there has
- 22 been a change in such ownership or if such person shall
- 23 have purchased or sold a security-based swap agreement
- 24 (as defined in section 206B of the Gramm-Leach-Bliley
- 25 Act) involving such equity security during such month,

- 1 shall file with the Commission (and if such security is reg-
- 2 istered on a national securities exchange, shall also file
- 3 with the exchange), a statement indicating his ownership
- 4 at the close of the calendar month and such changes in
- 5 his ownership and such purchases and sales of such secu-
- 6 rity-based swap agreements as have occurred during such
- 7 calendar month.
- 8 "(b) For the purpose of preventing the unfair use of
- 9 information which may have been obtained by such bene-
- 10 ficial owner, director, or officer by reason of his relation-
- 11 ship to the issuer, any profit realized by him from any
- 12 purchase and sale, or any sale and purchase, of any equity
- 13 security of such issuer (other than an exempted security)
- 14 or a security-based swap agreement (as defined in section
- 15 206B of the Gramm-Leach-Bliley Act) involving any such
- 16 equity security within any period of less than six months,
- 17 unless such security or security-based swap agreement was
- 18 acquired in good faith in connection with a debt previously
- 19 contracted, shall inure to and be recoverable by the issuer,
- 20 irrespective of any intention on the part of such beneficial
- 21 owner, director, or officer in entering into such transaction
- 22 of holding the security or security-based swap agreement
- 23 purchased or of not repurchasing the security or security-
- 24 based swap agreement sold for a period exceeding six
- 25 months. Suit to recover such profit may be instituted at

- 1 law or in equity in any court of competent jurisdiction by
- 2 the issuer, or by the owner of any security of the issuer
- 3 in the name and in behalf of the issuer if the issuer shall
- 4 fail or refuse to bring such suit within sixty days after
- 5 request or shall fail diligently to prosecute the same there-
- 6 after; but no such suit shall be brought more than two
- 7 years after the date such profit was realized. This sub-
- 8 section shall not be construed to cover any transaction
- 9 where such beneficial owner was not such both at the time
- 10 of the purchase and sale, or the sale and purchase, of the
- 11 security or security-based swap agreement (as defined in
- 12 section 206B of the Gramm-Leach-Bliley Act) involved, or
- 13 any transaction or transactions which the Commission by
- 14 rules and regulations may exempt as not comprehended
- 15 within the purpose of this subsection.".
- 16 (h) Limitation.—Section 16 of the Securities Ex-
- 17 change Act of 1934 (15 U.S.C. 78p) is amended by adding
- 18 at the end the following new subsection:
- 19 "(g) The authority of the Commission under this sec-
- 20 tion with respect to security-based swap agreements (as
- 21 defined in section 206B of the Gramm-Leach-Bliley Act)
- 22 shall be subject to the restrictions and limitations of sec-
- 23 tion 3A(b) of this title.".

- 1 (i) Material Nonpublic Information.—Section
- 2 20(d) of the Securities Exchange Act of 1934 (15 U.S.C.
- $3 ext{ } 78t(d)$) is amended to read as follows:
- 4 "(d) Wherever communicating, or purchasing or sell-
- 5 ing a security while in possession of, material nonpublic
- 6 information would violate, or result in liability to any pur-
- 7 chaser or seller of the security under any provisions of
- 8 this title, or any rule or regulation thereunder, such con-
- 9 duct in connection with a purchase or sale of a put, call,
- 10 straddle, option, privilege or security-based swap agree-
- 11 ment (as defined in section 206B of the Gramm-Leach-
- 12 Bliley Act) with respect to such security or with respect
- 13 to a group or index of securities including such security,
- 14 shall also violate and result in comparable liability to any
- 15 purchaser or seller of that security under such provision,
- 16 rule, or regulation.".
- 17 (j) Limitation.—Section 20 of the Securities Ex-
- 18 change Act of 1934 (15 U.S.C. 78t) is amended by adding
- 19 at the end the following new subsection:
- 20 "(f) The authority of the Commission under this sec-
- 21 tion with respect to security-based swap agreements (as
- 22 defined in section 206B of the Gramm-Leach-Bliley Act)
- 23 shall be subject to the restrictions and limitations of sec-
- 24 tion 3A(b) of this title.".

- 1 (k) CIVIL PENALTIES.—Section 21A(a)(1) of the Se-
- 2 curities Exchange Act of 1934 (15 U.S.C. 78u-1(a)(1))
- 3 is amended by inserting after "purchasing or selling a se-
- 4 curity" the following: "or security-based swap agreement
- 5 (as defined in section 206B of the Gramm-Leach-Bliley
- 6 Act)".
- 7 (l) Limitation.—Section 21A of the Securities Ex-
- 8 change Act of 1934 (15 U.S.C. 78u-1) is amended by add-
- 9 ing at the end the following new subsection:
- 10 "(g) The authority of the Commission under this sec-
- 11 tion with respect to security-based swap agreements (as
- 12 defined in section 206B of the Gramm-Leach-Bliley Act)
- 13 shall be subject to the restrictions and limitations of sec-
- 14 tion 3A(b) of this title.".

15 SEC. 304. SAVINGS PROVISIONS.

- Nothing in this Act or the amendments made by this
- 17 Act shall be construed as finding or implying that any
- 18 swap agreement is or is not a security for any purpose
- 19 under the securities laws. Nothing in this Act or the
- 20 amendments made by this Act shall be construed as find-
- 21 ing or implying that any swap agreement is or is not a
- 22 futures contract or commodity option for any purpose
- 23 under the Commodity Exchange Act.

1	TITLE IV—REGULATORY RE-
2	SPONSIBILITY FOR BANK
3	PRODUCTS
4	SEC. 401. SHORT TITLE.
5	This title may be cited as the "Legal Certainty for
6	Bank Products Act of 2000".
7	SEC. 402. DEFINITIONS.
8	(a) Bank.—In this title, the term "bank" means—
9	(1) any depository institution (as defined in sec-
10	tion 3(c) of the Federal Deposit Insurance Act);
11	(2) any foreign bank or branch or agency of a
12	foreign bank (each as defined in section 1(b) of the
13	International Banking Act of 1978);
14	(3) any Federal or State credit union (as de-
15	fined in section 101 of the Federal Credit Union
16	Act);
17	(4) any corporation organized under section
18	25A of the Federal Reserve Act;
19	(5) any corporation operating under section 25
20	of the Federal Reserve Act;
21	(6) any trust company; or
22	(7) any subsidiary of any entity described in
23	paragraph (1) through (6) of this subsection, if the
24	subsidiary is regulated as if the subsidiary were part
25	of the entity and is not a broker or dealer (as such

- terms are defined in section 3 of the Securities Ex-
- 2 change Act of 1934) or a futures commission mer-
- 3 chant (as defined in section 1a(20) of the Com-
- 4 modity Exchange Act).
- 5 (b) Identified Banking Product.—In this title,
- 6 the term "identified banking product" shall have the same
- 7 meaning as in paragraphs (1) through (5) of section
- 8 206(a) of the Gramm-Leach-Bliley Act, except that in ap-
- 9 plying such section for purposes of this title—
- 10 (1) the term "bank" shall have the meaning
- given in subsection (a) of this section; and
- 12 (2) the term "qualified investor" means eligible
- contract participant (as defined in section 1a(12) of
- the Commodity Exchange Act, as in effect on the
- date of enactment of the Commodity Futures Mod-
- ernization Act of 2000).
- 17 (c) Hybrid Instrument.—In this title, the term
- 18 "hybrid instrument" means an identified banking product
- 19 not excluded by section 403 of this Act, offered by a bank,
- 20 having 1 or more payments indexed to the value, level,
- 21 or rate of, or providing for the delivery of, 1 or more com-
- 22 modities (as defined in section 1a(4) of the Commodity
- 23 Exchange Act).
- 24 (d) COVERED SWAP AGREEMENT.—In this title, the
- 25 term "covered swap agreement" means a swap agreement

1	(as defined in section 206(b) of the Gramm-Leach-Bliley
2	Act), including a credit or equity swap, based on a com-
3	modity other than an agricultural commodity enumerated
4	in section 1a(4) of the Commodity Exchange Act if—
5	(1) the swap agreement—
6	(A) is entered into only between persons
7	that are eligible contract participants (as de-
8	fined in section 1a(12) of the Commodity Ex-
9	change Act, as in effect on the date of enact-
10	ment of the Commodity Futures Modernization
11	Act of 2000) at the time the persons enter into
12	the swap agreement; and
13	(B) is not entered into or executed on a
14	trading facility (as defined in section 1a(33) of
15	the Commodity Exchange Act); or
16	(2) the swap agreement—
17	(A) is entered into or executed on an elec-
18	tronic trading facility (as defined in section
19	1a(10) of the Commodity Exchange Act);
20	(B) is entered into on a principal-to-prin-
21	cipal basis between parties trading for their
22	own accounts or as described in section
23	1a(12)(B)(ii) of the Commodity Exchange Act
24	(C) is entered into only between persons
25	that are eligible contract participants as de-

1	scribed in subparagraphs (A), (B)(ii), or (C) of
2	section 1a(12) of the Commodity Exchange Act,
3	as in effect on the date of enactment of the
4	Commodity Futures Modernization Act of 2000,
5	at the time the persons enter into the swap
6	agreement; and
7	(D) is an agreement, contract or trans-
8	action in an excluded commodity (as defined in
9	section 1a(13) of the Commodity Exchange
10	Act).
11	SEC. 403. EXCLUSION OF IDENTIFIED BANKING PRODUCTS
12	COMMONLY OFFERED ON OR BEFORE DE-
13	CEMBER 5, 2000.
14	No provision of the Commodity Exchange Act shall
	No provision of the Commodity Exchange Act shall apply to, and the Commodity Futures Trading Commis-
15	apply to, and the Commodity Futures Trading Commis-
15 16	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect
15 16 17	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect
15 16 17 18	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect to, an identified banking product if—
15 16 17 18	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect to, an identified banking product if— (1) an appropriate banking agency certifies that
15 16 17 18 19	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect to, an identified banking product if— (1) an appropriate banking agency certifies that the product has been commonly offered, entered
15 16 17 18 19 20 21	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect to, an identified banking product if— (1) an appropriate banking agency certifies that the product has been commonly offered, entered into, or provided in the United States by any bank
15 16 17 18 19 20 21	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect to, an identified banking product if— (1) an appropriate banking agency certifies that the product has been commonly offered, entered into, or provided in the United States by any bank on or before December 5, 2000, under applicable
14 15 16 17 18 19 20 21 22 23 24	apply to, and the Commodity Futures Trading Commission shall not exercise regulatory authority with respect to, an identified banking product if— (1) an appropriate banking agency certifies that the product has been commonly offered, entered into, or provided in the United States by any bank on or before December 5, 2000, under applicable banking law; and

1	of sale of a commodity for future delivery (or an op-
2	tion on such a contract) or an option on a com-
3	modity, on or before December 5, 2000.
4	SEC. 404. EXCLUSION OF CERTAIN IDENTIFIED BANKING
5	PRODUCTS OFFERED BY BANKS AFTER DE-
6	CEMBER 5, 2000.
7	No provision of the Commodity Exchange Act shall
8	apply to, and the Commodity Futures Trading Commis-
9	sion shall not exercise regulatory authority with respect
10	to, an identified banking product which had not been com-
11	monly offered, entered into, or provided in the United
12	States by any bank on or before December 5, 2000, under
13	applicable banking law if—
14	(1) the product has no payment indexed to the
15	value, level, or rate of, and does not provide for the
16	delivery of, any commodity (as defined in section
17	1a(4) of the Commodity Exchange Act); or
18	(2) the product or commodity is otherwise ex-
19	cluded from the Commodity Exchange Act.
20	SEC. 405. EXCLUSION OF CERTAIN OTHER IDENTIFIED
21	BANKING PRODUCTS.
22	(a) In General.—No provision of the Commodity
23	Exchange Act shall apply to, and the Commodity Futures
24	Trading Commission shall not exercise regulatory author-
25	ity with respect to, a banking product if the product is

- 1 a hybrid instrument that is predominantly a banking prod-
- 2 uct under the predominance test set forth in subsection
- 3 (b).
- 4 (b) Predominance Test.—A hybrid instrument
- 5 shall be considered to be predominantly a banking product
- 6 for purposes of this section if—
- 7 (1) the issuer of the hybrid instrument receives
- 8 payment in full of the purchase price of the hybrid
- 9 instrument substantially contemporaneously with de-
- 10 livery of the hybrid instrument;
- 11 (2) the purchaser or holder of the hybrid in-
- strument is not required to make under the terms
- of the instrument, or any arrangement referred to in
- the instrument, any payment to the issuer in addi-
- tion to the purchase price referred to in paragraph
- 16 (1), whether as margin, settlement payment, or oth-
- erwise during the life of the hybrid instrument or at
- maturity;
- 19 (3) the issuer of the hybrid instrument is not
- subject by the terms of the instrument to mark-to-
- 21 market margining requirements; and
- 22 (4) the hybrid instrument is not marketed as a
- contract of sale of a commodity for future delivery
- (or option on such a contract) subject to the Com-
- 25 modity Exchange Act.

1	(c) Mark-to-Market Margining Requirement.—
2	For purposes of subsection (b)(3), mark-to-market mar-
3	gining requirements shall not include the obligation of an
4	issuer of a secured debt instrument to increase the amount
5	of collateral held in pledge for the benefit of the purchaser
6	of the secured debt instrument to secure the repayment
7	obligations of the issuer under the secured debt instru-
8	ment.
9	SEC. 406. ADMINISTRATION OF THE PREDOMINANCE TEST.
10	(a) In General.—No provision of the Commodity
11	Exchange Act shall apply to, and the Commodity Futures
12	Trading Commission shall not regulate, a hybrid instru-
13	ment, unless the Commission determines, by or under a
14	rule issued in accordance with this section, that—
15	(1) the action is necessary and appropriate in
16	the public interest;
17	(2) the action is consistent with the Commodity
18	Exchange Act and the purposes of the Commodity
19	Exchange Act; and
20	(3) the hybrid instrument is not predominantly
21	a banking product under the predominance test set
22	forth in section 405(b) of this Act.
23	(b) Consultation.—Before commencing a rule-
24	making or making a determination pursuant to a rule
25	issued under this title, the Commodity Futures Trading

- 1 Commission shall consult with and seek the concurrence
- 2 of the Board of Governors of the Federal Reserve System
- 3 concerning—

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- 4 (1) the nature of the hybrid instrument; and
- 5 (2) the history, purpose, extent, and appro-6 priateness of the regulation of the hybrid instrument

7 under the Commodity Exchange Act and under ap-

8 propriate banking laws.

(c) Objection to Commission Regulation.—

- (1) FILING OF PETITION FOR REVIEW.—The Board of Governors of the Federal Reserve System may obtain review of any rule or determination referred to in subsection (a) in the United States Court of Appeals for the District of Columbia Circuit by filing in the court, not later than 60 days after the date of publication of the rule or determination, a written petition requesting that the rule or determination be set aside. Any proceeding to challenge any such rule or determination shall be expedited by the court.
- (2) Transmittal of Petition and Record.—A copy of a petition described in paragraph (1) shall be transmitted as soon as possible by the Clerk of the court to an officer or employee of the Commodity Futures Trading Commission des-

- ignated for that purpose. Upon receipt of the petition, the Commission shall file with the court the rule or determination under review and any documents referred to therein, and any other relevant materials prescribed by the court.
 - (3) EXCLUSIVE JURISDICTION.—On the date of the filing of a petition under paragraph (1), the court shall have jurisdiction, which shall become exclusive on the filing of the materials set forth in paragraph (2), to affirm and enforce or to set aside the rule or determination at issue.
 - (4) STANDARD OF REVIEW.—The court shall determine to affirm and enforce or set aside a rule or determination of the Commodity Futures Trading Commission under this section, based on the determination of the court as to whether—
 - (A) the subject product is predominantly a banking product; and
 - (B) making the provision or provisions of the Commodity Exchange Act at issue applicable to the subject instrument is appropriate in light of the history, purpose, and extent of regulation under such Act, this title, and under the appropriate banking laws, giving deference neither to the views of the Commodity Futures

- 1 Trading Commission nor the Board of Gov-2 ernors of the Federal Reserve System.
- (5) JUDICIAL STAY.—The filing of a petition by
 the Board pursuant to paragraph (1) shall operate
 as a judicial stay, until the date on which the determination of the court is final (including any appeal
 of the determination).
- 8 (6) OTHER AUTHORITY TO CHALLENGE.—Any 9 aggrieved party may seek judicial review pursuant to 10 section 6(c) of the Commodity Exchange Act of a 11 determination or rulemaking by the Commodity Fu-12 tures Trading Commission under this section.

13 SEC. 407. EXCLUSION OF COVERED SWAP AGREEMENTS.

- No provision of the Commodity Exchange Act (other
- 15 than section 5b of such Act with respect to the clearing
- 16 of covered swap agreements) shall apply to, and the Com-
- 17 modity Futures Trading Commission shall not exercise
- 18 regulatory authority with respect to, a covered swap agree-
- 19 ment offered, entered into, or provided by a bank.

20 SEC. 408. CONTRACT ENFORCEMENT.

- 21 (a) Hybrid Instruments.—No hybrid instrument
- 22 shall be void, voidable, or unenforceable, and no party to
- 23 a hybrid instrument shall be entitled to rescind, or recover
- 24 any payment made with respect to, a hybrid instrument
- 25 under any provision of Federal or State law, based solely

- 1 on the failure of the hybrid instrument to satisfy the pre-
- 2 dominance test set forth in section 405(b) of this Act or
- 3 to comply with the terms or conditions of an exemption
- 4 or exclusion from any provision of the Commodity Ex-
- 5 change Act or any regulation of the Commodity Futures
- 6 Trading Commission.
- 7 (b) Covered Swap Agreements.—No covered
- 8 swap agreement shall be void, voidable, or unenforceable,
- 9 and no party to a covered swap agreement shall be entitled
- 10 to rescind, or recover any payment made with respect to,
- 11 a covered swap agreement under any provision of Federal
- 12 or State law, based solely on the failure of the covered
- 13 swap agreement to comply with the terms or conditions
- 14 of an exemption or exclusion from any provision of the
- 15 Commodity Exchange Act or any regulation of the Com-
- 16 modity Futures Trading Commission.
- 17 (c) Preemption.—This title shall supersede and pre-
- 18 empt the application of any State or local law that pro-
- 19 hibits or regulates gaming or the operation of bucket
- 20 shops (other than antifraud provisions of general applica-
- 21 bility) in the case of—
- 22 (1) a hybrid instrument that is predominantly
- a banking product; or
- 24 (2) a covered swap agreement.