creation data and all required swap continuation data is reported for the
swap pursuant to §§ 45.3 and 45.10, if the voluntary supplemental report is made
to a different swap data repository.

(4) The legal entity identifier (or substitute identifier) required by § 45.6 for
the counterparty making the voluntary, supplemental report.

(5) If applicable, an indication that
the voluntary, supplemental report is
made pursuant to the laws or regulations
of any jurisdiction outside the
United States.

(e) If a counterparty that has made a
voluntary, supplemental report dis-
covers any errors in the swap data in-
cluded in the voluntary, supplemental report, the counterparty must report a
correction of each such error to the
swap data repository to which the vol-
untary, supplemental report was made,
as soon as technologically practicable
after discovery of any such error.

§ 45.13 Required data standards.

(a) Data maintained and furnished to
the commission by swap data repositories.
A swap data repository shall maintain
all swap data reported to it in a format
acceptable to the Commission, and
shall transmit all swap data requested
by the Commission to the Commission
in an electronic file in a format accept-
able to the Commission.

(b) Data reported to swap data reposi-
tories. In reporting swap data to a swap
data repository as required by this
part, each reporting entity or
counterparty shall use the facilities,
methods, or data standards provided or
required by the swap data repository to
which the entity or counterparty re-
ports the data. A swap data repository
may permit reporting entities and
counterparties to use various facilities,
methods, or data standards, provided
that its requirements in this regard en-
able it to meet the requirements of
paragraph (a) of this section with re-
spect to maintenance and transmission
of swap data.

(c) Delegation of authority to the Chief
Information Officer. The Commission
hereby delegates to its Chief Informa-
tion Officer, until the Commission or-
ders otherwise, the authority set forth
in this paragraph (c), to be exercised by
the Chief Information Officer or by
such other employee or employees of
the Commission as may be designated
from time to time by the Chief Informa-
tion Officer. The Chief Information
Officer may submit to the Commission
for its consideration any matter which
has been delegated in this paragraph
(c). Nothing in this paragraph prohibits
the Commission, at its election, from
exercising the authority delegated in
this paragraph. The authority dele-
gated to the Chief Information Officer
by this paragraph (c) shall include:

(1) The authority to determine the
manner, format, coding structure, and
electronic data transmission standards
and procedures acceptable to the Com-
mission for the purposes of paragraph
(a) of this section.

(2) The authority to determine
whether the Commission may permit
or require use by reporting entities or
counterparties, or by swap data reposi-
tories, of one or more particular data
standards (such as FIX, FpML, ISO
20022, or some other standard), in order
to accommodate the needs of different
communities of users, or to enable
swap data repositories to comply with
paragraph (a) of this section.

(d) The Chief Information Officer
shall publish from time to time in the
Federal Register and on the Web site
of the Commission the format, data
schema, and electronic data trans-
mission methods and procedures ac-
ceptable to the Commission.

§ 45.14 Reporting of errors and omis-
sions in previously reported data.

(a) Each registered entity and swap
counterparty required by this part to
report swap data to a swap data reposi-
tory, to any other registered entity or
swap counterparty, or to the Commis-
sion shall report any errors and omis-
sions in the data so reported. Correc-
tions of errors or omissions shall be re-
ported as soon as technologically prac-
ticable after discovery of any such
error or omission. With respect to
swaps for which required swap continu-
ation data is reported using the snap-
shot reporting method, reporting
counterparties fulfill the requirement
to report errors or omissions in state
data previously reported by making ap-
propriate corrections in their next
(b) Each counterparty to a swap that is not the reporting counterparty as determined pursuant to §45.8, and that discovers any error or omission with respect to any swap data reported to a swap data repository for that swap, shall promptly notify the reporting counterparty of each such error or omission. Upon receiving such notice, the reporting counterparty shall report a correction of each such error or omission to the swap data repository as provided in paragraph (a) of this section.

(c) Unless otherwise approved by the Commission, or by the Chief Information Officer pursuant to §45.13, each registered entity or swap counterparty reporting corrections to errors or omissions in data previously reported as required by this section shall report such corrections in the same format as it reported the erroneous or omitted data. Unless otherwise approved by the Commission, or by the Chief Information Officer pursuant to §45.13, a swap data repository shall transmit corrections to errors or omission in data previously transmitted to the Commission in the same format as it transmitted the erroneous or omitted data.

APPENDIX 1 TO PART 45—TABLES OF MINIMUM PRIMARY ECONOMIC TERMS DATA