

(d) Pursuant to §16.02, the authority to determine the specific content of any daily trade and supporting data report, request that such reports be accompanied by data that identifies or facilitates the identification of each trader for each transaction or order included in a submitted trade and supporting data report, and establish the time for the submission of and the manner and format of such reports.

[82 FR 28767, June 26, 2017]

## **PART 17—REPORTS BY REPORTING MARKETS, FUTURES COMMISSION MERCHANTS, CLEARING MEMBERS, AND FOREIGN BROKERS**

Sec.

17.00 Information to be furnished by futures commission merchants, clearing members and foreign brokers.

17.01 Identification of special accounts, volume threshold accounts, and omnibus accounts.

17.02 Form, manner and time of filing reports.

17.03 Delegation of authority to the Director of the Office of Data and Technology or the Director of the Division of Market Oversight.

17.04 Reporting omnibus accounts to the carrying futures commission merchant or foreign broker.

APPENDIX A TO PART 17—FORM 102

APPENDIX B TO PART 17—FORM 71

AUTHORITY: 7 U.S.C. 2, 6a, 6c, 6d, 6f, 6g, 6i, 6t, 7, 7a, and 12a.

### **§ 17.00 Information to be furnished by futures commission merchants, clearing members and foreign brokers.**

(a) *Special accounts—reportable futures and options positions, delivery notices, and exchanges of futures.* (1) Each futures commission merchant, clearing member and foreign broker shall submit a report to the Commission for each business day with respect to all special accounts carried by the futures commission merchant, clearing member or foreign broker, except for accounts carried on the books of another futures commission merchant or clearing member on a fully-disclosed basis. Except as otherwise authorized by the Commission or its designee, such report shall be made in accordance with the format and coding provisions set

forth in paragraph (g) of this section. The report shall show each futures position, separately for each reporting market and for each future, and each put and call options position separately for each reporting market, expiration and strike price on each special account as of the close of market on the day covered by the report and, in addition, the quantity of exchanges of futures for commodities or for derivatives positions and the number of delivery notices issued for each such account by the clearing organization of a reporting market and the number stopped by the account. The report shall also show all positions in all contract months and option expirations of that same commodity on the same reporting market for which the special account is reportable.

(2) A report covering the first day upon which a special account is no longer reportable shall also be filed showing the information specified in paragraph (a)(1) of this section.

(b) *Interest in or control of several accounts.* Except as otherwise instructed by the Commission or its designee and as specifically provided in §150.4 of this chapter, if any person holds or has a financial interest in or controls more than one account, all such accounts shall be considered by the futures commission merchant, clearing member or foreign broker as a single account for the purpose of determining special account status and for reporting purposes. For purposes of this section, the following shall apply:

(1) *Accounts of eligible entities*—Accounts of eligible entities as defined in §150.1 of this chapter that are traded by an independent account controller shall, together with other accounts traded by the independent account controller or in which the independent controller has a financial interest, be considered a single account.

(2) *Accounts controlled by two or more persons*—Accounts that are subject to day-to-day trading control by two or more persons shall, together with other accounts subject to control by exactly the same persons, be considered a single account.

(3) *Account ownership.* Multiple accounts owned by a trader shall be considered a single account as provided

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under §§150.4(b), (c) and (d) of this chapter.

(c) [Reserved]

(d) *Net positions.* Futures commission merchants, clearing members and foreign brokers shall report positions net long or short in each future of a commodity and each strike price of a put or call option for each expiration month in all special accounts, except as specified in paragraph (e) of this section.

(e) *Gross positions.* In the following cases, the futures commission merchant, clearing member or foreign broker shall report gross long and short positions in each future of a commodity and each strike price of a put or call option for each expiration month in all special accounts:

(1) Positions which are reported to an exchange or the clearinghouse of an exchange on a gross basis, which the exchange uses for calculating total open interest in a commodity;

(2) Positions in accounts owned or held jointly with another person or persons;

(3) Positions in multiple accounts subject to trading control by the same trader; and

(4) Positions in omnibus accounts.

(f) *Omnibus accounts.* If the total open long positions or the total open short positions for any future of a commodity carried in an omnibus account is a reportable position, the omnibus account is in Special Account status and shall be reported by the futures commission merchant or foreign broker carrying the account in accordance with paragraph (a) of this section.

(g) *Media and file characteristics.* (1) Except as otherwise approved by the Commission or its designee, all required records shall be submitted together in a single file. Each record will be 80 characters long. The specific record format is shown in the table below:

RECORD LAYOUT

Beginning column	Length	Type <sup>1</sup>	Name
1 .....	2	AN	Report Type.
3 .....	3	AN	Reporting Firm.
6 .....	2		Reserved.
8 .....	12	AN	Account Number.
20 .....	8	AN	Report Date.
28 .....	2	AN	Exchange Code.

RECORD LAYOUT—Continued

Beginning column	Length	Type <sup>1</sup>	Name
30 .....	1	AN	Put or Call.
31 .....	5	AN	Commodity Code (1).
36 .....	8	AN	Expiration Date (1).
44 .....	7	S	Strike Price.
51 .....	1	AN	Exercise Style.
52 .....	7	N	Long—Buy—Stopped.
59 .....	7	N	Short—Sell—Issued.
66 .....	5	AN	Commodity Code (2).
71 .....	8	AN	Expiration Date (2).
79 .....	2		Reserved.
80 .....	1	AN	Record Type.

<sup>1</sup> AN—Alpha—numeric, N—Numeric, S—Signed numeric.

(2) Field definitions are as follows:

(i) *Report type.* This report format will be used to report three types of data: long and short futures and options positions, futures delivery notices issued and stopped, and exchanges of futures for a commodity or for a derivatives position bought and sold. Valid values for the report type are “RP” for reporting positions, “DN” for reporting notices, and “EP” for reporting exchanges of futures for a commodity or for a derivatives position.

(ii) *Reporting firm.* The clearing member number assigned by an exchange or clearing house to identify reporting firms. If a firm is not a clearing member, a three-character alpha-numeric identifier assigned by the Commission.

(iii) *Account Number.* A unique identifier assigned by the reporting firm to each special account. The field is zero filled with the account number right-justified. Assignment of the account number is subject to the provisions of paragraph (b) of this section and appendix A of this part (Form 102).

(iv) *Report date.* The format is YYYYMMDD, where YYYY is the year, MM is the month, and DD is the day of the month.

(v) *Exchange.* This is a two-character field approved by the Commission to identify the exchange on which a position is held.

(vi) *Put or Call.* Valid values for this field are “C” for a call option and “P” for a put option. For futures, the field is blank.

(vii) *Commodity* (1). An exchange-assigned commodity code for the futures or options contract.

(viii) *Expiration date* (1). The date format is YYYYMMDD and represents the expiration date or delivery date of the

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reported futures or options contract. For date-specific instruments such as flexible products, the full date must be reported. For other options and futures, this field is used to report the expiration year and month for an options contract or a delivery year and month for a futures contract. The day portion of the field for these contracts contains spaces.

(ix) *Strike price*. This is a signed numeric field for reporting options strike prices. The strike prices should be right-justified and the field zero-filled. Strike prices must be reported in the same formats that are used by an exchange. For futures, the field is left blank.

(x) *Exercise style*. Valid values for this field are “A” for American style options, i.e., those that can be exercised at any time during the life of the options; and “E” for European, i.e., those that can be exercised only at the end of an option’s life. This field is required only for flexible instruments or as otherwise specified by the Commission.

(xi) *Long-Buy-Stopped (Short-Sell-Issued)*. When report type is “RP”, report long (short) positions open at the end of a trading day. When report is “DN”, report delivery notices stopped (issued) on behalf of the account. When report type is “EP”, report purchases (sales) of futures for a commodity or for a derivatives position for the account. Report all information in contracts. Position data are reported on a net or gross basis in accordance with paragraphs (d) and (e) of this section.

(xii) *Commodity (2)*. The exchange assigned commodity code for a futures contract or other instrument that a position is exercised into from a date-specific or flexible option.

(xiii) *Expiration date (2)*. Similar to other dates, the format is YYYYMMDD and represents the expiration date or delivery month and year of the future or other instrument that a position is exercised into from a date-specific or flexible option.

(xiv) *Record type (1)*. Record type is used to correct errors or delete records that have previously been submitted. Valid values are “A”, “C”, “D” or “blank”. An A or “blank” is used in this field for all new records. If the record corrects information for a pre-

viously provided record, this field must contain a “C” or “blank” and the record must contain all information on the previously transmitted record. If the record deletes information on a previously provided record, this field must contain a “D” and all information on the previously transmitted record.

(h) *Correction of errors and omissions*. Unless otherwise approved by the Commission or its designee, corrections to errors and omissions in data provided pursuant to §17.00(a) shall be filed on series ‘01 forms or in the format, coding structure and data transmission procedures approved in writing by the Commission or its designee.

(i) *Exclusively self-cleared contracts*. Unless determined otherwise by the Commission, reporting markets that list exclusively self-cleared contracts shall meet the requirements of paragraphs (a) through (h) of this section, as they apply to trading in such contracts by all clearing members, on behalf of all clearing members.

(Approved by the Office of Management and Budget under control number 3038-0009)

[41 FR 3207, Jan. 21, 1976]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §17.00, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and at [www.govinfo.gov](http://www.govinfo.gov).

### § 17.01 Identification of special accounts, volume threshold accounts, and omnibus accounts.

(a) *Identification of special accounts*. When a special account is reported for the first time, the futures commission merchant, clearing member, or foreign broker shall identify the special account to the Commission on Form 102, in accordance with the form instructions and as specified in §17.02(b).

(b) *Identification of volume threshold accounts*. Each clearing member shall identify and report its volume threshold accounts to the Commission on Form 102, in accordance with the form instructions and as specified in §17.02(c).

(c) *Identification of omnibus accounts and sub-accounts*. Each originator of an omnibus volume threshold account identified in Form 102 or an omnibus reportable sub-account identified in

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Form 71 shall, after a special call upon such originator by the Commission or its designee, file with the Commission an “Identification of Omnibus Accounts and Sub-Accounts” on Form 71, to be completed in accordance with the instructions thereto, at such time and place as directed in the call.

(d) *Exclusively self-cleared contracts.* Unless determined otherwise by the Commission, reporting markets that list exclusively self-cleared contracts shall meet the requirements of paragraphs (a) and (b) of this section, as they apply to trading in such contracts by all clearing members, on behalf of all clearing members.

(e) *Special call provision.* Upon a call by the Commission or its designee, the reports required to be filed by futures commission merchants, clearing members, foreign brokers, and reporting markets under paragraphs (a) through (d) of this section shall be submitted within 24 hours of the Commission or its designee’s request in accordance with the instructions accompanying the request.

[78 FR 69231, Nov. 18, 2013]

### § 17.02 Form, manner and time of filing reports.

Unless otherwise instructed by the Commission or its designee, the reports required to be filed by reporting markets, futures commission merchants, clearing members, and foreign brokers under §§ 17.00 and 17.01 shall be filed as specified in paragraphs (a) through (c) of this section.

(a) *Section 17.00(a) reports.* Reports filed under § 17.00(a) shall be submitted through electronic data transmission procedures approved in writing by the Commission or its designee not later than 9 a.m. on the business day following that to which the information pertains. Unless otherwise specified by the Commission or its designee, the stated time is eastern time for information concerning markets located in that time zone, and central time for information concerning all other markets.

(b) *Section 17.01(a) reports.* For data submitted pursuant to § 17.01(a) on Form 102:

(1) *Form of submission.* Form 102 must be submitted to the Commission in the

form and manner provided on [www.cftc.gov](http://www.cftc.gov).

(2) *Time of submission.* For each account that becomes reportable as a special account, the futures commission merchant, clearing member, or foreign broker, as appropriate, shall submit a Form 102 to the Commission, in accordance with the instructions thereto, and in the manner specified by the Commission or its designee. Such form shall be submitted in accordance with the instructions and schedule set forth in paragraphs (b)(2)(i) and (ii) of this section:

(i) The applicable reporting party shall submit a completed Form 102 to the Commission no later than 9 a.m. on the business day following the date on which the special account becomes reportable, or on such other date as directed by special call of the Commission or its designee, and as periodically required thereafter by paragraphs (b)(3) and (4) of this section. Such form shall include all required information, including the names of the owner(s) and controller(s) of each trading account that is not an omnibus account, and that comprises a special account reported on the form, *provided that*, with respect to such owners(s) and controller(s), information other than the names of such parties may be reported in accordance with the instructions and schedule set forth in paragraph (b)(2)(ii) of this section. Unless otherwise specified by the Commission or its designee, the stated time is Eastern Time for information concerning markets located in that time zone, and Central Time for information concerning all other markets.

(ii) With respect to the owner(s) and controller(s) of each trading account that is not an omnibus account, and that comprises a special account reported on Form 102, information other than the names of such parties must be provided on Form 102 no later than 9 a.m. on the third business day following the date on which the special account becomes reportable, or on such other date as directed by special call of the Commission or its designee, and as periodically required thereafter by paragraphs (b)(3) and (4) of this section. Unless otherwise specified by the Commission or its designee, the stated time

is Eastern Time for information concerning markets located in that time zone, and Central Time for information concerning all other markets.

(3) *Change updates.* If any change causes the information filed by a futures commission merchant, clearing member, or foreign broker on a Form 102 for a special account to no longer be accurate, then such futures commission merchant, clearing member, or foreign broker shall file an updated Form 102 with the Commission in accordance with the instructions and schedule set forth in paragraphs (b)(2)(i) and (ii) of this section, or on such other date as directed by special call of the Commission, *provided that*, a futures commission merchant, clearing member, or foreign broker may stop providing change updates for a Form 102 that it has submitted to the Commission for any special account upon notifying the Commission or its designee that the account in question is no longer reportable as a special account and has not been reportable as a special account for the past six months.

(4) *Refresh updates.* For Special Accounts—Starting on a date specified by the Commission or its designee and at the end of each annual increment thereafter (or such other date specified by the Commission or its designee that is equal to or greater than six months), each futures commission merchant, clearing member, or foreign broker shall resubmit every Form 102 that it has submitted to the Commission for each of its special accounts, *provided that*, a futures commission merchant, clearing member, or foreign broker may stop providing refresh updates for a Form 102 that it has submitted to the Commission for any special account upon notifying the Commission or its designee that the account in question is no longer reportable as a special account and has not been reportable as a special account for the past six months.

(c) *Section 17.01(b) reports.* For data submitted pursuant to §17.01(b) on Form 102:

(1) *Form of submission.* Form 102 must be submitted to the Commission in the form and manner provided on [www.cftc.gov](http://www.cftc.gov).

(2) *Time of submission.* For each account that becomes reportable as a volume threshold account, the clearing member shall submit a Form 102 to the Commission, in accordance with the instructions thereto, and in the manner specified by the Commission or its designee. Such form shall be submitted in accordance with the instructions and schedule set forth in paragraphs (c)(2)(i) and (ii) of this section:

(i) The clearing member shall submit a completed Form 102 to the Commission no later than 9 a.m. on the business day following the date on which the volume threshold account becomes reportable, or on such other date as directed by special call of the Commission or its designee, and as periodically required thereafter by paragraphs (c)(3) and (4) of this section. Such form shall include all required information, including the names of the owner(s) and controller(s) of each volume threshold account reported on the form that is not an omnibus account, *provided that*, with respect to such owners(s) and controller(s), information other than the names of such parties may be reported in accordance with the instructions and schedule set forth in paragraph (c)(2)(ii) of this section. Unless otherwise specified by the Commission or its designee, the stated time is Eastern Time for information concerning markets located in that time zone, and Central Time for information concerning all other markets.

(ii) With respect to the owner(s) and controller(s) of each volume threshold account reported on Form 102 that is not an omnibus account, information other than the names of such parties must be provided on Form 102 no later than 9 a.m. on the third business day following the date on which the volume threshold account becomes reportable, or on such other date as directed by special call of the Commission or its designee, and as periodically required thereafter by paragraphs (c)(3) and (4) of this section. Unless otherwise specified by the Commission or its designee, the stated time is Eastern Time for information concerning markets located in that time zone, and Central Time for information concerning all other markets.

(3) *Change updates.* If any change causes the information filed by a clearing member on a Form 102 for a volume threshold account to no longer be accurate, then such clearing member shall file an updated Form 102 with the Commission in accordance with the instructions and schedule set forth in paragraphs (c)(2)(i) and (ii) of this section, or on such other date as directed by special call of the Commission, *provided that*, a clearing member may stop providing Form 102 change updates for a volume threshold account upon notifying the Commission or its designee that the volume threshold account executed no trades in any product in the past six months on the reporting market at which the volume threshold account reached the reportable trading volume level.

(4) *Refresh updates.* For Volume Threshold Accounts—Starting on a date specified by the Commission or its designee and at the end of each annual increment thereafter (or such other date specified by the Commission or its designee that is equal to or greater than six months), each clearing member shall resubmit every Form 102 that it has submitted to the Commission for each of its volume threshold accounts, *provided that*, a clearing member may stop providing refresh updates for a Form 102 that it has submitted to the Commission for any volume threshold account upon notifying the Commission or its designee that the volume threshold account executed no trades in any product in the past six months on the reporting market at which the volume threshold account reached the reportable trading volume level.

[71 FR 37820, July 3, 2006, as amended at 78 FR 69231, Nov. 18, 2013; 82 FR 28767, June 26, 2017]

**§ 17.03 Delegation of authority to the Director of the Office of Data and Technology or the Director of the Division of Market Oversight.**

The Commission hereby delegates, until the Commission orders otherwise, the authority set forth in the paragraphs below to either the Director of the Office of Data and Technology or the Director of the Division of Market Oversight, as indicated below, to be exercised by such Director or by such

other employee or employees of such Director as designated from time to time by such Director. The Director of the Office of Data and Technology or the Director of the Division of Market Oversight may submit to the Commission for its consideration any matter which has been delegated to such Director in this paragraph. Nothing in this paragraph prohibits the Commission, at its election, from exercising the authority delegated in this paragraph.

(a) Pursuant to § 17.00(a) and (h), the authority shall be designated to the Director of the Office of Data and Technology to determine whether futures commission merchants, clearing members and foreign brokers can report the information required under § 17.00(a) and (h) on series '01 forms or using some other format upon a determination that such person is unable to report the information using the format, coding structure or electronic data transmission procedures otherwise required.

(b) Pursuant to § 17.02, the authority shall be designated to the Director of the Office of Data and Technology to instruct or approve the time at which the information required under §§ 17.00 and 17.01(a) and (b) must be submitted by futures commission merchants, clearing members and foreign brokers provided that such persons are unable to meet the requirements set forth in § 17.02.

(c) Pursuant to § 17.01, the authority shall be designated to the Director of the Office of Data and Technology to determine whether to permit an authorized representative of a firm filing the Form 102 or person filing the Form 71 to use a means of authenticating the report other than by signing the Form 102 or Form 71 and, if so, to determine the alternative means of authentication that shall be used.

(d) Pursuant to § 17.00(a), the authority shall be designated to the Director of the Office of Data and Technology to approve a format and coding structure other than that set forth in § 17.00(g).

(e) Pursuant to § 17.01(c), the authority shall be designated to the Director of the Office of Data and Technology, in consultation with the Director of the Division of Market Oversight, or

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such other employee or employees as the Directors each may designate from time to time, to make special calls on Form 71 for omnibus volume threshold account originators and omnibus reportable sub-account originators information as set forth in § 17.01(c).

(f) Pursuant to § 17.01(e), the authority shall be designated to the Director of the Office of Data and Technology, in consultation with the Director of the Division of Market Oversight, or such other employee or employees as the Directors each may designate from time to time, to request information required to be filed by futures commission merchants, clearing members, foreign brokers, and reporting markets as set forth in § 17.01.

(g) Pursuant to § 17.02(b)(4), the authority shall be designated to the Director of the Division of Market Oversight to determine the date on which each futures commission merchant, clearing member, or foreign broker shall update or otherwise resubmit every Form 102 that it has submitted to the Commission for each of its special accounts.

(h) Pursuant to § 17.02(c)(4), the authority shall be designated to the Director of the Division of Market Oversight to determine the date on which each clearing member shall update or otherwise resubmit every Form 102 that it has submitted to the Commission for each of its volume threshold accounts.

[78 FR 69232, Nov. 18, 2013, as amended at 82 FR 28768, June 26, 2017]

### **§ 17.04 Reporting omnibus accounts to reporting firms.**

(a) Any futures commission merchant, clearing member or foreign broker who establishes an omnibus account with another futures commission merchant, clearing member or foreign broker shall report to that futures commission merchant, clearing member or foreign broker the total open long positions and the total open short positions in each future of a commodity and, for commodity options transactions, the total open long put options, the total open short put options, the total open long call options, and the total open short call options for each commodity options expiration

date and each strike price in such account at the close of trading each day. The information required by this section shall be reported in sufficient time to enable the futures commission merchant, clearing member or foreign broker with whom the omnibus account is established to comply with the regulations of this part and the reporting requirements established by the reporting markets.

(b) In determining open long and open short futures positions, and open purchased long and open granted short option positions, in an omnibus account for purposes of complying with §§ 17.00(f), 1.37(b) and 1.58 of this chapter, a futures commission merchant, clearing member or foreign broker shall total the open long positions of all traders and the open short positions of all traders in each future of a commodity and, for commodity options transactions, shall total the open long put options, the open short put options, the open long call options, and the open short call options of all traders for each commodity option expiration date and each strike price. The futures commission merchant, clearing member or foreign broker shall, if both open long and short positions in the same future or option are carried for the same trader, compute open long or open short positions as instructed in this paragraph.

(1) Include both the total open long and the total open short positions of the trader if:

(i) The positions represent transactions on a reporting market which requires long and short positions in the same future or option held in accounts for the same trader to be recorded and reported on a gross basis; or

(ii) The account is an omnibus account of another futures commission merchant, clearing member or foreign broker; or

(2) Include only the net long or net short positions of the trader if the positions represent transactions on a reporting market which does not require long and short positions in the same future or option held in accounts for the same trader to be recorded and reported on a gross basis.

(Approved by the Office of Management and Budget under control number 3038-0009)

[46 FR 63036, Dec. 30, 1981, and 47 FR 21028, May 17, 1982, as amended at 62 FR 24034, May 2, 1997; 69 FR 76400, Dec. 21, 2004; 71 FR 37820, July 3, 2006; 74 FR 12191, Mar. 23, 2009]

## APPENDIX A TO PART 17—FORM 102

NOTE: This Appendix is a representation of the final reporting form, which will be submitted in an electronic format pursuant to the rules in part 17, either via the Commission's web portal or via XML-based, secure FTP transmission.

## CFTC FORM 102

### Identification of Special Accounts, Volume Threshold Accounts, and Consolidated Accounts



**NOTICE:** Failure to file a report required by the Commodity Exchange Act ("CEA" or the "Act")<sup>1</sup> and the regulations thereunder,<sup>2</sup> or the filing of a report with the Commodity Futures Trading Commission ("CFTC" or "Commission") that includes a false, misleading or fraudulent statement or omits material facts that are required to be reported therein or are necessary to make the report not misleading, may (a) constitute a violation of section 6(c)(2) of the Act (7 U.S.C. 9), section 9(a)(3) of the Act (7 U.S.C. 13(a)(3)), and/or section 1001 of Title 18, Crimes and Criminal Procedure (18 U.S.C. 1001) and (b) result in punishment by fine or imprisonment, or both.

#### PRIVACY ACT NOTICE

The Commission's authority for soliciting this information is granted in sections 4a, 4c(b), 4g, 4i and 8 of the CEA and related regulations (*see, e.g.*, 17 CFR § 17.01(b)). The information solicited from entities and individuals engaged in activities covered by the CEA is required to be provided to the CFTC, and failure to comply may result in the imposition of criminal or administrative sanctions (*see, e.g.*, 7 U.S.C. sections 9 and 13a-1, and/or 18 U.S.C. 1001). The information requested is most commonly used in the Commission's market and trade practice surveillance activities to (a) provide information concerning the size and composition of the commodity derivatives markets, (b) permit the Commission to monitor and enforce speculative position limits and (c) enhance the Commission's trade surveillance data. The requested information may be used by the Commission in the conduct of investigations and litigation and, in limited circumstances, may be made public in accordance with provisions of the CEA and other applicable laws. It may also be disclosed to other government agencies and to contract markets to meet responsibilities assigned to them by law. The information will be maintained in, and any additional disclosures will be made in accordance with, the CFTC System of Records Notices, available on [www.cftc.gov](http://www.cftc.gov).

<sup>1</sup> 7 U.S.C. section 1, *et seq.*

<sup>2</sup> Unless otherwise noted, the rules and regulations referenced in this notice are found in chapter 1 of title 17 of the Code of Federal Regulations; 17 CFR Chapter 1 *et seq.*

**BACKGROUND & INSTRUCTIONS**

17 CFR 17.01(a) requires each futures commission merchant, clearing member, or foreign broker to identify and report its special accounts to the Commission on Form 102. 17 CFR 17.01(b) requires each clearing member to identify and report its volume threshold accounts to the Commission on Form 102. In addition, 17 CFR 20.5 requires each reporting entity holding or carrying a consolidated account with a reportable position to identify and report the counterparty of such account to the Commission by submitting a 102S filing. As appropriate, please follow the instructions below to generate and submit the required report or filing. Unless the context requires otherwise, the terms used herein shall have the same meaning as ascribed in parts 15 to 21 of the Commission's regulations.

***Complete Form 102 as follows:***

General Information – Cover Sheet:	All filers.
Section 102A:	Only complete when submitting Form 102 for a special account.
Section 102B:	Only complete when submitting Form 102 for a volume threshold account.
Section 102S:	Only complete when submitting a 102S filing.
Signature/Authentication:	All filers.

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***Submitting Form 102:*** Once completed, please submit this form to the Commission pursuant to the instructions on [www.cftc.gov](http://www.cftc.gov) or as otherwise directed by Commission staff. If submission attempts fail, the reporting trader shall contact the Commission at [techsupport@cftc.gov](mailto:techsupport@cftc.gov) for further technical support.

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Please be advised that pursuant to 5 CFR 1320.5(b)(2)(i), you are not required to respond to this collection of information unless it displays a currently valid OMB control number.

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## General Information – Cover Sheet.

Please indicate the type of account to be reported (choose only one):

Special Account (please complete section 102A)	<input type="checkbox"/>
Volume Threshold Account 102 (please complete section 102B)	<input type="checkbox"/>
Consolidated Account 102S filing (please complete section 102S)	<input type="checkbox"/>

Reporting Firm Contact Information:<sup>3</sup>

Whether submitting Form 102 for a special account, volume threshold account, or as a 102S filing for a consolidated account, please provide the contact information of the reporting firm and, as applicable, indicate whether the reporting firm is a futures commission merchant, clearing member, foreign broker, and/or swap dealer. In addition, provide the reporting firm's reporting firm ID.<sup>4</sup>

**Name of Reporting Firm:** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

**Street Address:**

**City:**

**State:**

**Country:**

**Zip/Postal Code:**

Reporting Firm Contact Name (a natural person, "Contact"):

Contact Job Title:

Contact Phone Number:<sup>5</sup>

Contact Email Address:

Firm Website:

Firm NFA ID (if any):

Firm Legal Entity Identifier (if any):<sup>6</sup>

Reporting Firm Type(s) (mark all that apply):

<sup>3</sup> The term "reporting firm" as used herein may refer to a futures commission merchant, clearing member, foreign broker, swap dealer, or other reporting entity, as appropriate.

<sup>4</sup> The "reporting firm ID" is an alpha-numeric identifier assigned by the Commission.

<sup>5</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>6</sup> If the Firm Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Reporting Firm, Street Address, City, State, Country, and Zip/Postal Code (collectively, the "Optional Fields")) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Firm Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the "Supplemental Fields"), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Firm Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

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- ☐ Futures commission merchant
- ☐ Clearing member
- ☐ Foreign broker
- ☐ Swap dealer
- ☐ Other: \_\_\_\_\_

Reporting Firm ID:

**Section 102A – Identifying and reporting a *special account*.****1. New/Modified Indicator:**

- ☐ Special account being reported for the first time
- ☐ Re-submitted or modified Information for a previously reported special account

**2. Special Account Origination.**

For each special account, indicate whether the account is being reported based on ownership of a reportable position, control of a reportable position, both ownership and control of a reportable position, or because it is an omnibus account with a reportable position (choose only one):

Ownership of a reportable position <sup>7</sup> (complete questions 3, 4, 6, 9, and 10)	<input type="checkbox"/>
Control of a reportable position (complete questions 3, 7, 9, and 10)	<input type="checkbox"/>
Ownership and control of a reportable position (complete questions 3, 6, 7, 9, and 10)	<input type="checkbox"/>
Omnibus account with a reportable position <sup>8</sup> (complete questions 3, 5, 8, 9, and 10)	<input type="checkbox"/>

**3. Reporting number and name.<sup>9</sup>**

Provide the reporting number and name of the special account.

Special Account Number:  
Special Account Name:

**4. House or Customer Indicator.**

If the reported special account is being reported based on ownership of a reportable position, indicate whether the special account is a house or customer account of the reporting firm:

- ☐ HOUSE
- ☐ CUSTOMER

<sup>7</sup> Reporting parties are not required to submit Form 102A based solely on ownership of a reportable position at this time.

<sup>8</sup> Omnibus accounts are accounts that one futures commission merchant, clearing member or foreign broker carries for another in which the transactions of multiple individual accounts are combined. The identities of the holders of the individual accounts are not generally known or disclosed to the carrying firm.

<sup>9</sup> Reporting firms shall assign a reporting number and name to each special account when it is reportable for the first time in futures or options on futures. If an account has been assigned a number and name for reporting in futures (options), use the same number and name for reporting options (futures). Such reporting number and name must not be changed or assigned to any other special account without the prior approval of the Commission.

5. *Omnibus Account Information.*

If the reported special account is an omnibus account, indicate whether the account is a house or customer omnibus account:<sup>10</sup>

- ☐ HOUSE
- ☐ CUSTOMER

6. *Special Account Owner(s) Contact Information.*

Provide the following information regarding the owner of this special account. Owners may be natural persons or any type of legal entity.

Indicate whether the owner is a legal entity or a natural person:

Legal entity: ☐

Natural person: ☐

***Name of Special Account Owner:*** [For each field, check box if field reported to

LEI provider in lieu of reported on this form ☐

***Street Address:***

***City:***

***State:***

***Country:***

***Zip/Postal Code:***

***Phone Number:***<sup>11</sup>

***Email Address:***

***Contact Name (if owner not a natural person):***

***Contact Job Title:***

***Contact Relationship to Owner:***

***Contact Phone Number:***<sup>12</sup>

***Contact Email Address:***

***Owner Website (if any):***<sup>13</sup>

***Owner NFA ID (if any):***

***Owner Legal Entity Identifier (if any):***<sup>14</sup>

<sup>10</sup> House omnibus accounts exclusively contain the proprietary accounts of the omnibus account originator. Customer omnibus accounts contain the accounts of customers of the omnibus account originator. It is the obligation of the omnibus account originator to correctly identify the omnibus account type to the reporting entity.

<sup>11</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>12</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>13</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>14</sup> If the Owner Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Special Account Owner, Street Address, City, State, Country, and Zip/Postal Code (collectively, the

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7. *Special Account Controller(s) Contact Information.*

Provide the following information regarding the controller of this special account.  
Controllers may be natural persons or any type of legal entity.

Indicate whether the controller is a legal entity or a natural person:

Legal entity: ☐

Natural person: ☐

***Name of Special Account Controller:*** [For each field, check box if field reported  
to LEI provider in lieu of reported on this form ☐

***Street Address:***

***City:***

***State:***

***Country:***

***Zip/Postal Code:***

***Phone Number:***<sup>15</sup>

***Email Address:***

***Contact Name (if controller not a natural person):***

***Contact Job Title:***

***Contact Relationship to Controller:***

***Contact Phone Number:***<sup>16</sup>

***Contact Email Address:***

***Controller Website (if any):***<sup>17</sup>

***Controller NFA ID (if any):***

***Controller Legal Entity Identifier (if any):***<sup>18</sup>

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“Optional Fields”) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the “Supplemental Fields”), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

<sup>15</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>16</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>17</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>18</sup> If the Controller Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Special Account Controller, Street Address, City, State, Country, and Zip/Postal Code (collectively, the “Optional Fields”) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Controller Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the

8. *Omnibus Account Originator Contact Information.*

Provide contact information for the originator of the omnibus account in this special account.

**Name of Omnibus Account Originator:** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

**Street Address:**

**City:**

**State:**

**Country:**

**Zip/Postal Code:**

**Phone Number:**<sup>19</sup>

**Contact Name:**

**Contact Job Title:**

**Contact Relationship to Originator:**

**Contact Phone Number:**<sup>20</sup>

**Contact Email Address:**

**Originator Website (if any):**<sup>21</sup>

**Originator NFA ID (if any):**

**Originator Legal Entity Identifier (if any):**<sup>22</sup>

9. *Identification of Trading Account(s) that Comprise the Special Account.*

“Supplemental Fields”), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Controller Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

<sup>19</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>20</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>21</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>22</sup> If the Originator Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Omnibus Account Originator, Street Address, City, State, Country, and Zip/Postal Code (collectively, the “Optional Fields”)) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the “Supplemental Fields”), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

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For each special account reported by an entity acting as a *clearing member*, provide the trading account number(s), and any related short code(s), that comprise this special account. Also identify the reporting market at which each trading account number appears.

Trading Account Number:  
Short Code(s):  
Reporting Market:

### 10. Trading Account Ownership and Control Information.

#### (i) Omnibus Account Information.

For each trading account identified in question 9, is such account an omnibus account, or used to execute trades for an omnibus account?

- ☐ YES  
☐ NO

If NO, proceed to (ii) and (iii), below. If YES, indicate whether the account is a house or customer omnibus account and provide contact information for the originator of the omnibus account.<sup>23</sup>

- ☐ HOUSE  
☐ CUSTOMER

**Name of Omnibus Account Originator:** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

**Street Address:**

**City:**

**State:**

**Country:**

**Zip/Postal Code:**

**Phone Number:**<sup>24</sup>

**Contact Name:**

**Contact Job Title:**

**Contact Relationship to Originator:**

**Contact Phone Number:**<sup>25</sup>

<sup>23</sup> As above, house omnibus accounts exclusively contain the proprietary accounts of the omnibus account originator. Customer omnibus accounts contain the accounts of customers of the omnibus account originator. It is the obligation of the omnibus account originator to correctly identify the omnibus account type to the reporting entity.

<sup>24</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

Contact Email Address:  
Originator Website (if any):<sup>26</sup>  
Originator NFA ID (if any):  
Originator Legal Entity Identifier (if any):<sup>27</sup>

(ii) *Trading Account Owner(s).*

For each trading account identified in question 9 that is not an omnibus account, provide the requested information for each owner ("owner").

Indicate whether the owner is a legal entity or a natural person:

Legal entity: ☐

Natural person: ☐

***Name of Trading Account Owner(s):*** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

Follow-On Information:<sup>28</sup>

<b><i>Street Address:</i></b>
<b><i>City:</i></b>
<b><i>State:</i></b>
<b><i>Country:</i></b>
<b><i>Zip/Postal Code:</i></b>
<b><i>Phone Number:</i></b> <sup>29</sup>
<u>Email Address (if owner(s) a natural person):</u>
<u>Contact Name (provide only if owner is not a natural person):</u>
<u>Contact Job Title:</u>
<u>Contact Relationship to Owner:</u>
<u>Contact Phone Number:</u> <sup>30</sup>

<sup>25</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>26</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>27</sup> If the Originator Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Omnibus Account Originator, Street Address, City, State, Country, and Zip/Postal Code (collectively, the "Optional Fields")) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the "Supplemental Fields"), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

<sup>28</sup> Follow-On Information may be submitted by the later date specified in § 17.02.

<sup>29</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

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<p>Contact Email Address:</p> <p>Owner Website (if any):<sup>31</sup></p> <p>Owner NFA ID (if any):</p> <p>Owner Legal Entity Identifier (if any):<sup>32</sup></p>
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(iii) Trading Account Controller(s).

For each trading account identified in question 9 that is not an omnibus account, provide the requested information for each controller ("controller"). NOTE: As defined in §15.00, the controller identified for a trading account that comprises or pertains to a special account must be a natural person.

Name of Trading Account Controller(s):

Follow-On Information:<sup>33</sup>

<p>Street Address:</p> <p>City:</p> <p>State:</p> <p>Country:</p> <p>Zip/Postal Code:</p> <p>Phone Number:<sup>34</sup></p> <p>Name of Employer:</p> <p>Employer NFA ID (if any):</p> <p>Employer Legal Entity Identifier (if any):</p> <p>Job Title:</p> <p>Relationship to Owner:</p> <p>Email Address:</p> <p>Controller NFA ID (if any):</p>
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11. For Reporting Firms That Are Foreign Brokers.

<sup>30</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>31</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>32</sup> If the Owner Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Trading Account Owner(s), Street Address, City, State, Country, and Zip/Postal Code (collectively, the "Optional Fields")) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the "Supplemental Fields"), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

<sup>33</sup> Follow-On Information may be submitted by the later date specified in § 17.02.

<sup>34</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

If the reporting firm indicated that it is a foreign broker in the "Reporting Firm Contact Information" above, identify the reporting firm's U.S. futures commission merchant.

Name of U.S. futures commission merchant:

Street Address:

City:

State:

Country:

Zip/Postal Code:

Contact Name at U.S. futures commission merchant (a natural person, "Contact"):

Contact Job Title:

Contact Phone Number:<sup>35</sup>

Contact Email Address:

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#### Section 102B – Identifying and reporting a *volume threshold account*.

1. *New/Modified Indicator:*

- ☐ Volume threshold account being reported for the first time
- ☐ Re-submitted or modified Information for a previously reported volume threshold account

2. *Trading Account Data for the Volume Threshold Account.*

Provide the trading account number, and any related short code(s), deemed to be a volume threshold account. Also identify the reporting market at which the volume threshold account had reportable trading volume.

Trading Account Number:

Short Code(s):

Reporting Market:

3. *Associated Special Account Number.*

If the volume threshold account has been previously identified as a trading account that comprises a special account(s) reported by a clearing member in question 9 in section 102A of this form, provide the associated special account number(s).

4. *Omnibus Account Information.*<sup>36</sup>

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<sup>35</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

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Is the reported volume threshold account an omnibus account, or used to execute trades for an omnibus account?

☐ YES

☐ NO

If NO, proceed to (5) and (6), below. If YES, indicate whether the account is a house or customer omnibus account and provide contact information for the originator of the omnibus account.<sup>37</sup>

☐ HOUSE

☐ CUSTOMER

**Name of Omnibus Account Originator:** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

**Street Address:**

**City:**

**State:**

**Country:**

**Zip/Postal Code:**

Phone Number:<sup>38</sup>

Contact Name:

Contact Job Title:

Contact Relationship to Originator:

Contact Phone Number:<sup>39</sup>

Contact Email Address:

Originator Website (if any):<sup>40</sup>

Originator NFA ID (if any):

Originator Legal Entity Identifier (if any):<sup>41</sup>

<sup>36</sup> As above, omnibus accounts are accounts that one futures commission merchant, clearing member or foreign broker carries for another in which the transactions of multiple individual accounts are combined. The identities of the holders of the individual accounts are not generally known or disclosed to the carrying firm.

<sup>37</sup> As above, house omnibus accounts exclusively contain the proprietary accounts of the omnibus account originator. Customer omnibus accounts contain the accounts of customers of the omnibus account originator. It is the obligation of the omnibus account originator to correctly identify the omnibus account type to the reporting entity.

<sup>38</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>39</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>40</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>41</sup> If the Originator Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Omnibus Account Originator, Street Address, City, State, Country, and Zip/Postal Code (collectively, the "Optional Fields")) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the

5. *Volume Threshold Account Owner(s).*

For each volume threshold account that is not an omnibus account, provide the requested information for each owner (“owner”).

Indicate whether the owner is a legal entity or a natural person:

Legal entity: ☐

Natural person: ☐

***Name of Volume Threshold Account Owner(s):*** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

Follow-On Information:<sup>42</sup>

<b><i>Street Address:</i></b>
<b><i>City:</i></b>
<b><i>State:</i></b>
<b><i>Country:</i></b>
<b><i>Zip/Postal Code:</i></b>
<u>Phone Number:</u> <sup>43</sup>
<u>Email Address (if owner(s) a natural person):</u>
<u>Contact Name (provide only if owner is not a natural person):</u>
<u>Contact Job Title:</u>
<u>Contact Relationship to Owner:</u>
<u>Contact Phone Number:</u> <sup>44</sup>
<u>Contact Email Address:</u>
<u>Owner Website (if any):</u> <sup>45</sup>
<u>Owner NFA ID (if any):</u>
<u>Owner Legal Entity Identifier (if any):</u> <sup>46</sup>

“Supplemental Fields”), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

<sup>42</sup> Follow-On Information may be submitted by the later date specified in § 17.02.

<sup>43</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>44</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>45</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>46</sup> If the Owner Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Volume Threshold Account Owner(s), Street Address, City, State, Country, and Zip/Postal Code (collectively, the “Optional Fields”)) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the “Supplemental Fields”), then the reporting party will not be required to report any of the Supplemental Fields

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6. *Volume Threshold Account Controller(s)*.

For each volume threshold account identified that is not an omnibus account, provide the requested information for each volume threshold account controller ("controller"). NOTE: As defined in §15.00, a volume threshold account controller must be a natural person.

Name of Volume Threshold Account Controller(s):

Follow-On Information:<sup>47</sup>

Street Address:  
City:  
State:  
Country:  
Zip/Postal Code:  
Phone Number:<sup>48</sup>  
Name of Employer:  
Employer NFA ID (if any):  
Employer Legal Entity Identifier (if any):  
Job Title:  
Relationship to Owner:  
Email Address:  
Controller NFA ID (if any):

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that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

<sup>47</sup> Follow-On Information may be submitted by the later date specified in § 17.02.

<sup>48</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

**Section 102S – Identifying and reporting a swap counterparty or customer *consolidated account* with a reportable position (102S filing).**1. *New/Modified Indicator.*

- ☐ Counterparty or customer reported for the first time
- ☐ Re-submitted or modified Information for a previously reported counterparty or customer

2. *102S Identifier.* Please enter the identifier for the consolidated account reported herein. A 102S identifier is a unique identifier for each reporting entity or counterparty/customer as assigned by the reporting entity. If the reporting entity currently identifies a counterparty via Section 102A of a Form 102, the identifier used on Section 102A of the Form 102 may also be used for the 102S identifier, as long as the same legal entity is referenced.

102S identifier:

3. *Counterparty or Customer Ownership and Control Information.* Please provide the requested counterparty or customer contact information for both owners and controllers of the consolidated account.

(i) *Consolidated Account Type.* Please indicate the consolidated account type:

- ☐ HOUSE ACCOUNT
- ☐ CUSTOMER ACCOUNT

(ii) *Omnibus Account Information.*<sup>49</sup>

Is the reported consolidated account an omnibus account, or used to execute trades for an omnibus account?

- ☐ YES
- ☐ NO

If NO, proceed to (iii) and (iv), below. If YES, indicate whether the account is a house or customer omnibus account and provide contact information for the originator of the omnibus account.<sup>50</sup>

- ☐ HOUSE

<sup>49</sup> As above, omnibus accounts are accounts that one futures commission merchant, clearing member or foreign broker carries for another in which the transactions of multiple individual accounts are combined. The identities of the holders of the individual accounts are not generally known or disclosed to the carrying firm.

<sup>50</sup> As above, house omnibus accounts exclusively contain the proprietary accounts of the omnibus account originator. Customer omnibus accounts contain the accounts of customers of the omnibus account originator. It is the obligation of the omnibus account originator to correctly identify the omnibus account type to the reporting entity.

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☐ CUSTOMER

**Name of Omnibus Account Originator:** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

**Street Address:**

**City:**

**State:**

**Country:**

**Zip/Postal Code:**

**Phone Number:**<sup>51</sup>

**Contact Name:**

**Contact Job Title:**

**Contact Relationship to Originator:**

**Contact Phone Number:**<sup>52</sup>

**Contact Email Address:**

**Originator Website (if any):**<sup>53</sup>

**Originator NFA ID (if any):**

**Originator Legal Entity Identifier (if any):**<sup>54</sup>

(iii) Consolidated Account Owner(s).

For each reportable consolidated account that is not an omnibus account, provide the requested information for each owner ("owner").

Indicate whether the owner is a legal entity or a natural person:

Legal entity: ☐

Natural person: ☐

**Name of Consolidated Account Owner(s):** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

**Street Address:**

<sup>51</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>52</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>53</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>54</sup> If the Originator Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Omnibus Account Originator, Street Address, City, State, Country, and Zip/Postal Code (collectively, the "Optional Fields")) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the "Supplemental Fields"), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Originator Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

**City:**  
**State:**  
**Country:**  
**Zip/Postal Code:**  
Phone Number:<sup>55</sup>  
Email Address (if owner(s) a natural person):  
Contact Name (provide only if owner is not a natural person):  
Contact Job Title:  
Contact Relationship to Owner:  
Contact Phone Number:<sup>56</sup>  
Contact Email Address:  
Owner Website (if any):<sup>57</sup>  
Owner NFA ID (if any):  
Owner Legal Entity Identifier (if any):<sup>58</sup>

(iv) *Consolidated Account Controller(s).*

For each reportable consolidated account that is not an omnibus account, provide the requested information for each controller ("controller"). Controllers may be natural persons or any type of legal entity.

Indicate whether the controller is a legal entity or a natural person:

Legal entity: ☐

Natural person: ☐

**Name of Consolidated Account Controller(s):** [For each field, check box if field reported to LEI provider in lieu of reported on this form ☐

**Street Address:**

**City:**

**State:**

**Country:**

**Zip/Postal Code:**

<sup>55</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>56</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>57</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>58</sup> If the Owner Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Consolidated Account Owner(s), Street Address, City, State, Country, and Zip/Postal Code (collectively, the "Optional Fields")) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the "Supplemental Fields"), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Owner Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

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Phone Number:<sup>59</sup>

Email Address:

Contact Name (provide only if controller is not a natural person):

Contact Job Title:

Contact Relationship to controller:

Contact Phone Number:<sup>60</sup>

Contact Email Address:

Controller NFA ID (if any):

Controller Legal Entity Identifier (if any):<sup>61</sup>

4. *Paired Swaps and Swaptions Market Activity.* Provide a brief description of the nature of the counterparty's or customer's paired swaps and swaptions market activity (please include a response for each type of paired swap or swaption market activity):

*Enter the description here:*

<sup>59</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>60</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>61</sup> If the Controller Legal Entity Identifier was issued by the CICI Utility (or by any other CFTC-accepted LEI provider), then the reporting party is not required to report any of the fields marked above in bold and italics (Name of Consolidated Account Controller(s), Street Address, City, State, Country, and Zip/Postal Code (collectively, the "Optional Fields")) that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Controller Legal Entity Identifier. Furthermore, in the event the CICI Utility (or any other CFTC-accepted LEI provider) is modified in the future to accept any of the underlined fields above (the "Supplemental Fields"), then the reporting party will not be required to report any of the Supplemental Fields that were reported to the CICI Utility (or other CFTC-accepted LEI provider) and are associated with this Controller Legal Entity Identifier. Reporting parties that take advantage of such relief from duplicative reporting when making their web-based or FTP submission should check the box in the web form corresponding to the appropriate field (or make appropriate changes to their FTP data submission) to indicate that the omitted information has been reported to an LEI provider.

**Signature/Authentication.**

1. *Please sign/authenticate the Form 102 prior to submitting.*

Signature/Electronic Authentication:

☐ By checking this box and submitting this form (or by clicking “submit,” “send,” or any other analogous transmission command if transmitting electronically), I certify that I am duly authorized by the reporting firm identified below to provide the information and representations submitted on this Form 102, and that the information and representations are true and correct.

Reporting Firm Authorized Representative (Name and Position):

\_\_\_\_\_ (Name)

\_\_\_\_\_ (Position)

Submitted on behalf of:

\_\_\_\_\_ (Reporting Firm Name)

Date of Submission:

\_\_\_\_\_

[78 FR 69232, Nov. 18, 2013]

APPENDIX B TO PART 17—FORM 71

NOTE: This Appendix is a representation of the final reporting form, which will be submitted in an electronic format pursuant to the rules in part 17, either via the Commission’s web portal or via XML-based, secure FTP transmission.

**CFTC FORM 71**  
**IDENTIFICATION OF**  
**OMNIBUS ACCOUNTS AND SUB-ACCOUNTS**



**NOTICE:** Failure to file a report required by the Commodity Exchange Act ("CEA" or the "Act")<sup>1</sup> and the regulations thereunder,<sup>2</sup> or the filing of a report with the Commodity Futures Trading Commission ("CFTC" or "Commission") that includes a false, misleading or fraudulent statement or omits material facts that are required to be reported therein or are necessary to make the report not misleading, may (a) constitute a violation of section 6(c)(2) of the Act (7 U.S.C. 9), section 9(a)(3) of the Act (7 U.S.C. 13(a)(3)), and/or section 1001 of Title 18, Crimes and Criminal Procedure (18 U.S.C. 1001) and (b) result in punishment by fine or imprisonment, or both.

**PRIVACY ACT NOTICE**

The Commission's authority for soliciting this information is granted in sections 4a, 4c(b), 4g, 4i and 8 of the CEA and related regulations (see, e.g., 17 CFR 17.01(c)). The information solicited from entities and individuals engaged in activities covered by the CEA is required to be provided to the CFTC, and failure to comply may result in the imposition of criminal or administrative sanctions (see, e.g., 7 U.S.C. sections 9 and 13a-1, and/or 18 U.S.C. 1001). The information requested is most commonly used in the Commission's market and trade practice surveillance activities to (a) provide information concerning the size and composition of the commodity derivatives markets, (b) permit the Commission to monitor and enforce speculative position limits and (c) enhance the Commission's trade surveillance data. The requested information may be used by the Commission in the conduct of investigations and litigation and, in limited circumstances, may be made public in accordance with provisions of the CEA and other applicable laws. It may also be disclosed to other government agencies and to reporting markets to meet responsibilities assigned to them by law. The information will be maintained in, and any additional disclosures will be made in accordance with, the CFTC System of Records Notices, available on [www.cftc.gov](http://www.cftc.gov).

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<sup>1</sup> 7 U.S.C. section 1, *et seq.*

<sup>2</sup> Unless otherwise noted, the rules and regulations referenced in this notice are found in chapter 1 of title 17 of the Code of Federal Regulations; 17 CFR Chapter 1 *et seq.*

**BACKGROUND & GENERAL INSTRUCTIONS**

**Who Must File a Form 71** – 17 CFR 17.01(c) requires each originator of (a) an omnibus volume threshold account or (b) an omnibus reportable sub-account (collectively, “Reporting Parties”) to file a Form 71 – Identification of Omnibus Accounts and Sub-Accounts with the Commodity Futures Trading Commission (“CFTC” or “Commission”).

**When to file** – Each Reporting Party must file a Form 71 on call by the Commission or its designee.

**Where to file** – The Form 71 shall be filed by submitting the completed form to the nearest CFTC office or as otherwise instructed by the Commission or its designee. Generally, a Form 71 should be submitted via the CFTC’s web-based Form 71 submission process at [www.cftc.gov](http://www.cftc.gov) or via a secure FTP data feed to the Commission. If submission attempts fail, the reporting trader shall contact the Commission at [techsupport@cftc.gov](mailto:techsupport@cftc.gov) for further technical support.

**Signature** – Each Form 71 submitted to the Commission must be signed or otherwise authenticated by an individual that is duly authorized by the relevant Reporting Party to provide the information and representations contained in the form.

**What to File** – Each Reporting Party must complete part A, the relevant question in part B, and part C. Unless otherwise noted, the terms used herein shall have the same meaning as ascribed in parts 15 to 21 of the Commission’s regulations.

Please be advised that pursuant to 5 CFR 1320.5(b)(2)(i), you are not required to respond to this collection of information unless it displays a currently valid OMB control number.

**ACKNOWLEDGEMENT OF DEFINITIONS**

Before proceeding with your submission, please check this box to indicate that you have read the definitions for the following terms, as they are used in the Form 71: ☐

**Commodity (or commodities)** – generally, all goods and articles (except onions and motion picture box office receipts, or any index, measure, value, or data related to such receipts), and all services, rights, and interests (except motion picture box office receipts, or any index, measure, value, or data related to such receipts) in which contracts for future delivery are presently or in the future dealt in (see 7 U.S.C. 1a(9)).

**Omnibus account** – any trading account that one futures commission merchant, clearing member or foreign broker carries for another and in which the transactions of multiple individual accounts are combined. The identities of the holders of the individual accounts are not generally known or disclosed to the carrying firm.

**Omnibus reportable sub-account** – means any trading sub-account of an omnibus volume threshold account, which sub-account executes reportable trading volume on an omnibus basis. Omnibus reportable sub-account also means any trading account that is itself an omnibus account, executes reportable trading volume, and is a sub-account of another omnibus reportable sub-account.

**Omnibus volume threshold account** – means any trading account that, on an omnibus basis, carries reportable trading volume on or subject to the rules of a reporting market that is a board of trade designated as a contract market under section 5 of the Act or a swap execution facility registered under section 5h of the Act.

**Person** – an individual, association, partnership, corporation, trust, or government agency and/or department.

**Reportable sub-account** – means any trading sub-account of an omnibus volume threshold account or omnibus reportable sub-account, which sub-account executes reportable trading volume.

**Reportable sub-account controller** – means a natural person who by power of attorney or otherwise actually directs the trading of a reportable sub-account. A reportable sub-account may have more than one controller.

**Reportable trading volume** – means contract trading volume that meets or exceeds the level specified in 17 CFR 15.04.

**Volume threshold account** – means any trading account that carries reportable trading volume on or subject to the rules of a reporting market that is a board of trade designated as a contract market under section 5 of the Act or a swap execution facility registered under section 5h of the Act.

**CFTC FORM 71****A. Re-confirmation of Omnibus Volume Threshold Account or Omnibus Reportable Sub-Account:**

Account number [(auto-populated)] was identified on Form [[102B] OR [71] (auto-populated)] by [(clearing member] OR [preceding originator] (auto-populated)] as an [[omnibus volume threshold account] OR [omnibus reportable sub-account] (auto-populated)] on [reporting market (auto-populated)].

The following information was provided on Form [[102B] OR [71] (auto-populated)] regarding you as the originator ("Originator") of this [[omnibus volume threshold account] OR [omnibus reportable sub-account] (auto-populated)]. Please update any incorrect information in the space provided below.

Name of Originator: [(Fields below will be auto-populated)] [space to correct incorrect info]  
 Street Address:  
 City:  
 State:  
 Country:  
 Zip/Postal Code:  
 Phone Number:<sup>3</sup>  
 Contact Name:  
     Contact Job Title:  
     Contact Relationship to Originator:  
     Contact Phone Number:<sup>4</sup>  
     Contact Email Address:  
 Originator Website (if any):  
 Originator NFA ID (if any):  
 Originator Legal Entity Identifier (if any):

**B. Identification of Reportable Sub-Accounts:**

The following questions request information regarding the allocation of trades from account number [[omnibus volume threshold account number] OR [omnibus reportable sub-account number] (auto-populated)] on [date (auto-populated)] on [reporting market (auto-populated)] to other accounts.

1. If you did not allocate any trades from account number [(auto-populated)] on [date (auto-populated)] on [reporting market (auto-populated)], check this box and proceed to part C: ☐
2. If you allocated trades from account number [(auto-populated)] on [date (auto-populated)] on [reporting market (auto-populated)], but the sum of allocations did not result in reportable trading volume for a recipient account on [date (auto-populated)], check this box and proceed to part C: ☐

<sup>3</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>4</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

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3. If you allocated trades from account number [(auto-populated)] on [date (auto-populated)] on [reporting market (auto-populated)] that resulted in reportable trading volume for a recipient account, provide the following information for each such recipient account (hereafter, a "reportable sub-account"):

(a) *Identification of Omnibus Reportable Sub-Accounts.*

- (i) Is the reportable sub-account an omnibus reportable sub-account?
- ☐ YES
- ☐ NO
- (ii) If NO, proceed to (b) below. If YES, indicate whether the omnibus reportable sub-account is a house or customer omnibus account and provide the contact information of the originator of the omnibus account.<sup>5</sup>
- ☐ HOUSE
- ☐ CUSTOMER

Name of Reportable Sub-Account Originator:  
Account Number of Reportable Sub-Account:<sup>6</sup>  
Street Address:  
City:  
State:  
Country:  
Zip/Postal Code:  
Phone Number:<sup>7</sup>  
Contact Name:  
Contact Job Title:  
Contact Relationship to Originator:  
Contact Phone Number:<sup>8</sup>  
Contact Email Address:  
Originator Website (if any):<sup>9</sup>  
Originator NFA ID (if any):  
Originator Legal Entity Identifier (if any):

(b) *Identification of Non-Omnibus Reportable Sub-Accounts:*

- (i) For each reportable sub-account that is not an omnibus account, provide the requested information for each owner ("owner") of the reportable sub-account.

<sup>5</sup> House omnibus accounts exclusively contain the proprietary accounts of the omnibus account originator. Customer omnibus accounts contain the accounts of customers of the omnibus account originator. It is the obligation of the omnibus account originator to correctly identify the omnibus account type to the reporting entity.

<sup>6</sup> The Account Number should be a number or other identifier that is known to the reportable sub-account originator.

<sup>7</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>8</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>9</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

Indicate whether the owner is a legal entity or a natural person:

Legal entity: ☐

Natural person: ☐

Name of Reportable Sub-Account Owner(s):

Street Address:

City:

State:

Country:

Zip/Postal Code:

Phone Number:<sup>10</sup>

Email Address (if owner is a natural person):

Contact Name (if owner is not a natural person):

Contact Job Title:

Contact Relationship to Owner:

Contact Phone Number:<sup>11</sup>

Contact Email Address:

Owner Website (if any):<sup>12</sup>

Owner NFA ID (if any):

Owner Legal Entity Identifier (if any):

(ii) For each reportable sub-account that is not an omnibus account, provide the requested information for each reportable sub-account controller. (NOTE: a reportable sub-account controller must be a natural person.)

Name of Reportable Sub-Account Controller(s):

Street Address:

City:

State:

Country:

Zip/Postal Code:

Phone Number:<sup>13</sup>

Name of Employer:

Job Title:

Relationship to Owner:

Email Address:

Controller NFA ID (if any):

After completing the applicable questions in part B.3, proceed to part C.

**C. Signature/Authentication, Name, and Date:**

<sup>10</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>11</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

<sup>12</sup> The website and NFA ID requested in this question are only required to be reported to the extent the respondent has this information available in its records. Respondents are not required to poll customers or other parties for the website and NFA ID if this information has not been previously collected.

<sup>13</sup> Please provide a direct number, without any telephone extension. Non-U.S. respondents should also provide the applicable international area code.

## Commodity Futures Trading Commission

## § 18.01

Please sign/authenticate the Form 71 prior to submitting.

Signature/ Electronic Authentication of [Originator (auto-populated)]:

☐ By checking this box and submitting this form (or by clicking "submit," "send," or any other analogous transmission command if transmitting electronically), I certify that I am duly authorized by [Originator (auto-populated)] to provide the information and representations submitted on this Form 71, and that the information and representations are true and correct.

Authorized Representative (Name and Position):

\_\_\_\_\_ (Name)

\_\_\_\_\_ (Position)

Submitted on behalf of:

\_\_\_\_\_ [Originator (auto-populated)]

Date of Submission:

\_\_\_\_\_  
[78 FR 69252, Nov. 18, 2013]

### PART 18—REPORTS BY TRADERS

Sec.

18.00 Information to be furnished by traders.

18.01 Interest in or control of several accounts.

18.02 [Reserved]

18.03 Delegation of authority.

18.04 Statement of reporting trader.

18.05 Maintenance of books and records.

18.06 [Reserved]

APPENDIX A TO PART 18—FORM 40

AUTHORITY: 7 U.S.C. 2, 4, 5, 6a, 6c, 6f, 6g, 6i, 6k, 6m, 6n, 6t, 12a, and 19.

#### § 18.00 Information to be furnished by traders.

Every trader who owns, holds or controls, or has held, owned or controlled, a reportable futures or options position in a commodity shall within one business day after a special call upon such trader by the Commission or its designee file reports to the Commission concerning transactions and positions in such futures or options. Reports shall be filed for the period of time that the trader held or controlled a reportable position and shall be prepared and submitted as instructed in the call. The report shall show for each day covered by the report the following information,

as specified in the call, separately for each future or option and for each reporting market:

(a) Open contracts;

(b) Purchases and sales;

(c) Delivery notices issued and stopped;

(d) Purchases and sales of futures for commodities or for derivatives positions; and

(e) Options exercised.

(Approved by the Office of Management and Budget under control number 3038-0009)

[69 FR 76400, Dec. 21, 2004, as amended at 71 FR 37821, July 3, 2006]

#### § 18.01 Interest in or control of several accounts.

If any trader holds, has a financial interest in or controls positions in more than one account, whether carried with the same or with different futures commission merchants or foreign brokers, all such positions and accounts shall be considered as a single account for the purpose of determining whether such trader has a reportable position and, unless instructed otherwise in the special call to report under § 18.00 for the purpose of reporting.

[74 FR 12191, Mar. 23, 2009]