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AMEX Commodities Corporation
Board of Trade of the City of Chicago, Inc.
Board of Trade of Kansas City
CBOE Futures Exchange, LLC
Chicago Climate Futures Exchange, L.L.C.
Chicago Mercantile Exchange, Inc.
Commodity Exchange, Inc.
HedgeStreet, Inc.
ICE Futures (U.S.), Inc.
INET Futures Exchange, L.L.C.
Minneapolis Grain Exchange
National Futures Association
New York Mercantile Exchange, Inc.
NQLX, L.L.C.
OneChicago, L.L.C.
Philadelphia Board of Trade, Inc.
U.S. Futures Exchange L.L.C.

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AMENDED AGREEMENT FOR SERVICES

This Amended Agreement for Services ("Agreement") is entered into as of the _____ day of _____, 2008, by and among the AMEX Commodities Corporation, Board of Trade of the City of Chicago, Inc., Board of Trade of Kansas City, CBOE Futures Exchange, LLC, Chicago Climate Futures Exchange, L.L.C., Chicago Mercantile Exchange Inc., Commodity Exchange, Inc., HedgeStreet, Inc. INET Futures Exchange, L.L.C., Minneapolis Grain Exchange, National Futures Association, New York Board of Trade, New York Mercantile Exchange, Inc., NQLX, L.L.C., OneChicago, L.L.C., the Philadelphia Board of Trade, and U.S. Futures Exchange L.L.C. (individually a "Party" and collectively the "Parties"). This Agreement supersedes and replaces the Agreement for Services, dated May 1, 1984, and all amendments made thereto prior to the date of this Agreement.

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WHEREAS, each of the Parties is a self-regulatory organization ("SRO") under the Commodity Exchange Act, as amended (the "ACT"), and is required to maintain a program to assure compliance with its own rules and regulations and with certain provisions of the ACT and certain provisions of the rules and regulations of the Commodity Futures Trading Commission ("CFTC"); and

WHEREAS, each of the Parties agrees to delegate to other appropriate Parties, as designated SROs ("DSROs") the responsibility of auditing and monitoring Futures Commission Merchants ("FCMs") which are members of one or more of the Parties, as permitted by CFTC Regulation §1.52;

NOW, THEREFORE, in consideration of the premises and covenants contained herein, it is mutually agreed as follows:

1. Effective Date. This Agreement shall become effective upon approval by the CFTC.

Received CFTC
Records Section
9/18/08

2. Term. This Agreement shall terminate with respect to any Party, six months after such Party gives written notice of termination to the other Parties, but the Agreement shall remain in effect with respect to all non-terminating Parties.

3. Joint Audit Committee. A Joint Audit Committee ("JAC") made up of one representative appointed by each of the Parties shall be constituted upon the effective date of this Agreement. If two or more of the Parties become commonly owned through a merger or acquisition, the surviving Party is entitled to one representative on the JAC. Each representative may designate another individual to act on behalf of such representative at any JAC meeting.

Deleted: ; provided, however, that any Party which maintains a separate legal entity after an acquisition, will retain their representative on the JAC.

The JAC shall elect its own officers, including a Chairperson. The JAC shall vote by majority of those present which are eligible to vote. Only those Parties which conduct their own auditing activities (rather than subcontracting such responsibilities) shall be eligible to vote. The Chairperson shall be permitted to vote (assuming such Chairperson is eligible to vote.) Meetings shall be called by the Chairperson or by any three members. A quorum shall consist of a majority of those members eligible to vote. Minutes of the proceedings of the JAC shall be promptly prepared and provided to each Party.

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The JAC shall have the responsibility of overseeing the implementation and functioning of all terms and conditions of this Agreement and the DSRO members of the JAC shall determine the minimum practices and procedures to be followed by each DSRO in the conduct of audits and financial reviews of FCMs. Such practices and procedures shall be established to conform with the requirements of CFTC Regulation §1.52 and to the Commodity Futures Trading Commission's Division of Trading and Markets' Financial and Segregation Interpretations No. 4 - 1 and 4 - 2 and applicable amendments, 1 Comm. Fut. L. Rep. (CCH) ¶7114A, 7114C, 7114D and 7114E (July 29, 1985, September 3, 1993, October 31, 1995 and August 20, 1999), and any other CFTC requirements hereinafter in effect relating to audits and financial reviews.

4. Services. The JAC may amend DSRO designation from time to time in order to further the purposes of this Agreement; provided, however, that no Party shall be designated as a DSRO for a particular FCM without the consent of the representative to the JAC of that Party. Any exchange which conducts its own auditing activities as a DSRO for any FCM will have the right of first refusal to be the DSRO for any existing or new member FCM of such exchange, before any other Party will be permitted to become, or to continue to be, the DSRO for that existing or new member FCM.

Each Party hereto shall monitor and audit the financial and operational condition of the FCMs for which it acts as DSRO and shall audit and enforce compliance with the CFTC's financial and NFA's sales practice requirements. Such activities shall conform to the

practices and procedures established by the DSRO members of the JAC under Paragraph 3 of this Agreement.

A report of each risk based examination shall be furnished to each of the Parties of which the audited FCM is a member and each of the Parties may rely on the report.

Any Party to this Agreement may require, on a routine basis, supplemental schedules and additional financial filings from its member FCMs. Such supplemental schedules and financial filings shall be submitted by each of the Party's member FCMs to the FCM's DSRO; provided, however, that the DSRO is not required to analyze such supplemental schedules and additional financial filings.

Nothing in this Agreement requires any Party to conduct in-field examinations of any branch office or guaranteed introducing broker of any FCM. If an in-field examination is performed, however, the Party shall notify the other Parties of which the FCM is a member and shall provide those Parties with a copy of the examination report or other document that describes the examination results.

5. Access to Documents. In addition to reports provided under paragraph 4, a DSRO shall, upon written request, provide to each of the Parties of which the audited FCM is a member, full access to the working papers generated during the audit of an FCM.

The employees of the Parties shall cooperate in the exchange of information regarding the financial and operational condition and the segregation and sales practices of their common members.

6. Retention of Right of Inspection and Right to Request Information. Nothing contained herein shall be deemed a waiver of, or a limitation on, the right of any Party to inspect the books and records of any of its members or to request information directly from any of its members.
7. Payment. Each of the Parties will bear its own costs and expenses associated with its activities as a DSRO. However, any of the Parties may agree among themselves to share costs or expenses related to DSRO activities involving their common members.
8. Confidentiality. All reports, working papers, summary sheets, financial filings, and other documents ("Information") generated or received by the DSRO pursuant to its functions under this Agreement hereinafter shall be confidential and shall not be disclosed by the DSRO or by any other Party to this Agreement except as set forth in Sections 4 and 5 of this Agreement and as provided herein:
 - (a) Such Information may be disclosed to any registered futures association or contract market of which the FCM is a member.

- (b) Such Information may be disclosed by any Party to its Derivatives Clearing Organization ("DCO"). The sharing of Information between an SRO and its DCO is recognized as a normal and necessary adjunct to self-regulation and the cooperative sharing of such Information shall not be a violation of the disclosure or confidentiality provisions of this Agreement.
- (c) Such Information may be disclosed:
 - i) to any Party of which the FCM is a member in connection with disciplinary proceedings or other formal proceedings or actions of and/or before a duly authorized committee or governing body of the DSRO or any Party of which the FCM is a member;
 - ii) in response to a duly authorized demand by an administrative or legislative body of government having jurisdiction of the subject matter and authority to obtain the Information requested;
 - iii) or, as otherwise required by law.
- (d) Provided, however, such Information shall not be disclosed in response to a civil subpoena or summons until five (5) business days after the DSRO and all Parties of which the FCM is a member and the FCM itself have been notified of the subpoena or for such shorter period of time as may be provided pursuant to an order issued by a court of competent jurisdiction, and in no event shall be disclosed in violation of Section 8c of the ACT.

The provisions of this Paragraph 8 shall survive termination of this Agreement.

9. Limitations on Liability. Neither the DSRO nor any of its directors, officers, employees, or subcontractors shall be liable to any Party or any of its directors, officers, employees, or subcontractors for any liability, loss or damage resulting from or claimed to have resulted from:
- (a) Any delays, inaccuracies, errors, or omissions with respect to any audit or review conducted by the DSRO or with respect to any performance by the DSRO of any other term or condition of the Agreement with respect to a particular FCM;
 - (b) The nonperformance or delay or interruption in the performance of any term or condition of this Agreement due to acts of God, the public enemy, war (including civil war), acts of any government, delays in performing or failure to perform by a public utility, communications failures, equipment or software malfunctions, fires, explosions,

the elements, epidemics, quarantines, strikes, labor disputes, embargoes, and other causes of a similar nature;

- (c) The inadequacy or insufficiency of the programs or procedures adopted by the JAC; or
- (d) The failure of a Party to enforce compliance by member FCMs of the Party with its financial standards, bylaws, rules or regulations.

Nothing herein shall affect the right of any Party to bring an action, subject to Paragraph 12 below, against the DSRO for breach of this Agreement or affect the right of any Party to hold the DSRO responsible for any action, claim or controversy arising from the acts and/or omissions of the DSRO which are caused by the bad faith acts or omissions of the DSRO.

The provisions of this Paragraph 9 shall survive termination of this Agreement.

- 10. Rights, Benefits or Remedies. This Agreement is solely and exclusively for the benefit of the parties hereto, and nothing in this Agreement, express or implied, is intended to or will confer on any other person or entity, any rights, benefits or remedies of any nature whatsoever under or by reason of this Agreement.
- 11. Subcontracting. A DSRO shall not subcontract or assign its obligations respecting any FCM to any entity not a Party to this Agreement without the written consent of all Parties to this Agreement of which that FCM is a member. However, those subcontract agreements in effect at the effective date of this Agreement will continue in full force notwithstanding the aforementioned.
- 12. Arbitration. All disputes or controversies between or among any of the Parties which arise out of or relate to this Agreement or its validity or interpretation or any breach or alleged breach hereof shall be submitted to and settled by arbitration in the City of Claimant's choice (New York or Chicago) administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules and judgment may be entered upon the award rendered by the arbitrator(s) in any court of appropriate jurisdiction.

Notwithstanding the foregoing, each Party shall have the right in any action brought in a federal or state court against any Party ("Defendant Party") to implead or otherwise join any other Party in such action if the basis or alleged basis for the action against the Defendant Party is directly or indirectly related to the performance or nonperformance of any terms or conditions of this Agreement by such other Party.

The provisions of this Paragraph 12 shall survive termination of this Agreement.

- 13. Amendments. After the effective date of this Agreement, designated contract markets and registered futures associations may become Parties to this Agreement, subject to the

approval of the majority of the Parties which are eligible to vote. In addition, any new Parties must agree in writing to be bound by the terms of this Agreement. This Agreement may not be otherwise amended or modified, except by an instrument in writing duly executed by each of the Parties.

14. Notices. Wherever, in this Agreement, written notice is required of one Party to the other, such written notice shall be addressed to the headquarters location of the recipient Party as follows:

AMEX Commodities Corp.
65 Broadway, 17th Floor
New York, New York 10006
Attn: Director, Financial Regulation

Board of Trade of the City of Chicago, Inc.
20 South Wacker Drive, 7NT
Chicago, Illinois 60606
Attn: Director of Audits

Board of Trade of Kansas City
4800 Main Street
Suite 303
Kansas City, Missouri 64112
Attn: President

CBOE Futures Exchange, LLC
LaSalle at VanBuren
Chicago, Illinois 60605
Attn: Vice President, Division of Regulatory Services

Chicago Climate Futures Exchange, L.L.C.
190 South LaSalle Street, 8th Floor
Chicago, Illinois 60603 USA
Attn: Senior Vice President, Exchange Operations

Chicago Mercantile Exchange Inc.
20 South Wacker Drive, 7NT
Chicago, Illinois 60606
Attn: Director of Audits

Deleted: 141 West Jackson
Boulevard ¶
Suite 340-A¶
Chicago, Illinois 60604 ¶
Attn: Vice President, Audits and
Financial Surveillance¶
Office of Investigations & Audits¶

Commodity Exchange, Inc.
One North End Avenue
14th Floor
New York, New York 10282
Attn: Senior Director, Financial Surveillance

HedgeStreet, Inc.
1825 S. Grant Street
Suite 500
San Mateo, California 94402
Attn: Vice President, Legal & Compliance

ICE Futures (U.S.), Inc.
One North End Avenue
New York, New York 10282
Attn: Compliance Department

INET Futures Exchange, L.L.C.
50 Broad Street
6th Floor
New York, New York 10004

Minneapolis Grain Exchange
400 South Fourth Street
Suite 111
Minneapolis, Minnesota 55415
Attn: Corporate Secretary

National Futures Association
200 West Madison Street
Suite #1600
Chicago, Illinois 60606
Attn: Associate Director of Compliance

New York Mercantile Exchange
One North End Avenue, 14th Floor
New York, New York 10282
Attn: Senior Vice President, Compliance & Risk Management

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New York Board of Trade¶
One North End Avenue¶
New York, New York 10282 ¶
Attn: Compliance Department ¶

Deleted: ¶

Deleted: Financial Surveillance

NQLX, L.L.C.
55 Broadway, Suite 2602
New York, New York 10006
Attn: Executive Vice President

OneChicago, L.L.C.
141 West Jackson Boulevard
Suite 2208A
Chicago, Illinois 60604
Attn: General Counsel

Philadelphia Board of Trade, Inc.
1900 Market Street
Philadelphia, Pennsylvania 19103
Attn: Vice President of Examinations

U.S. Futures Exchange L.L.C.
311 South Wacker Drive
Suite 3750
Chicago, Illinois 60606
Attn: Counsel

15. Applicable Law. This Agreement and any controversy between the Parties with respect thereto or arising thereunder shall be governed by the laws of the State of New York.
16. Duplicate Originals. This Agreement may be executed in duplicate originals, and each duplicate original bearing the original signature of the Parties or their duly authorized officials shall be deemed to be the original of the Agreement for all purposes.

Dated: _____
Representing: AMEX Commodities Corporation

Dated: _____
Representing: Board of Trade of the City of Chicago, Inc.

Dated: _____
Representing: Board of Trade of Kansas City

Dated: _____
Representing: CBOE Futures Exchange, LLC

Dated: _____
Representing: Chicago Climate Futures Exchange, L.L.C.

Dated: _____
Representing: Chicago Mercantile Exchange Inc.

Dated: _____
Representing: Commodity Exchange, Inc.

Dated: _____
Representing: HedgeStreet, Inc.

Dated: _____
Representing: ICE Futures (U.S.), Inc.

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Dated: _____
Representing: INET Futures Exchange, L.L.C.

Dated: _____
Representing: Minneapolis Grain Exchange

Dated: _____
Representing: National Futures Association

Dated: _____
Representing: New York Mercantile Exchange, Inc.

Dated: _____
Representing: NQLX, L.L.C.

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_____ ¶
Representing: New York
Board of Trade ¶
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Dated: _____

Representing: OneChicago, L.L.C.

Dated: _____

Representing: Philadelphia Board of Trade, Inc.

Dated: _____

Representing: U.S. Futures Exchange L.L.C