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August 9, 2013

Via E-Mail: FOIAsubmissions@cftc.gov

Assistant Secretary of the Commission for FOIA Matters,
Commodity Futures Trading Commission,
Three Lafayette Centre,
1155 21st Street, N.W.,
Washington, D.C. 20581

Re: FOIA Confidential Treatment Request: Petition Pursuant to Regulation 145.9(d)

To Whom It May Concern:

On this date, trueEX LLC ("trueEX") submitted by e-mail to Roger Smith and Jonathan Lave of the Commodity Futures Trading Commission (the "Commission"), an email responding to questions posed by the Commission with respect to trueEX's application for registration as a Swap Execution Facility and the documents listed below (collectively referred to as "Confidential Materials"), which relate to such application.

1. Exhibit D-2 (organizational structure and jurisdiction)_amended
2. Exhibit D-2 (organizational structure and jurisdiction)_amended (redline)
3. Exhibit F (staffing requirements)_amended
4. Exhibit F (staffing requirements)_amended (redline)
5. Exhibit I-5 trueEX LLC Revenue Projections – summary
6. Exhibit I-6 June 30, 2013 financial filing
7. Exhibit J (Affiliate Financial Statements)
8. Exhibit M-3 (Core Principles Cross-Reference Chart)
9. Exhibit N (amended)
10. Exhibit Q (Operation of Trading System)-amended
11. Exhibit Q (Operation of Trading System)-amended (redline)
12. Exhibit Q-1 trueEX PTC screen shots

By this petition, trueEX requests confidential treatment pursuant to Section 145.9(d) of the Commission's regulations of the Confidential Materials. A copy of the e-mail submitting the Confidential Materials is attached to the e-mail by which this petition is being submitted.

Pursuant to Sections 8(a) of the Act, and Commission Regulation § 145.9(d), trueEX requests confidential treatment of the Confidential Materials on the grounds that disclosure of such materials would reveal trade secrets of trueEX and/or reveal confidential commercial information of trueEX. The Confidential Materials are proprietary to trueEX and contain highly sensitive and confidential business and technology information; in addition to violating trueEX's proprietary rights, the disclosure of the Confidential Materials would grant competitors an unfair competitive advantage and/or compromise the competitive advantages possessed by trueEX. Accordingly, trueEX has asked Mr. Smith and Mr. Lave to take appropriate steps to keep Confidential Materials submitted to them confidential and to restrict the re-distribution of the Confidential Materials.

Pursuant to Commission Regulation § 145.9(d)(5), trueEX hereby requests that the Confidential Materials be afforded confidential treatment in perpetuity.

trueEX requests that the Commission notify the undersigned immediately after receiving any FOIA request, any court order, subpoena, or summons seeking to access the Confidential Materials in whole or in part. trueEX further requests notification (through the undersigned) in the event that the Commission intends to disclose the Confidential Materials in whole or in part to Congress or to any other governmental agency or unit pursuant to Section 8 of the CEA. trueEX does not waive its notification rights under Section 8(f) of the CEA with respect to any subpoena or summons with respect to the Confidential Materials in whole or in part.

Should you have any questions regarding the above, please do not hesitate to contact me by telephone at (312) 320-8934 or by email at fran@trueex.com.

Sincerely,



Fran Kenck
Chief Regulatory Officer

cc: Roger Smith – Attorney Advisor, DMO
Jonathan Lave - Associate Director, DMO