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## RULE SELF-CERTIFICATION

August 5, 2011

Office of the Secretary  
Commodity Futures Trading Commission  
Three Lafayette Center  
1155 21<sup>st</sup> St., N.W.  
Washington, D.C. 20581

Re: Green Exchange LLC  
Reference File: GX-2011-18

Ladies and Gentlemen:

Pursuant to Section 40.6 of the regulations (the "CFTC Rules") promulgated by the Commodity Futures Trading Commission (the "Commission") under the Commodity Exchange Act, as amended (the "Act"), Green Exchange LLC ("GreenX"), a designated contract market under the Act, hereby submits this self-certification for the following:

GreenX is amending Rule 1801.08 to clarify that for contracts with expiration in 2012, allowances acceptable for delivery are those having a 2013 vintage.

GreenX hereby certifies that the rule amendments comply with the Act and the CFTC Rules. The effective date of the rule amendment is August 19, 2011. There were no opposing views among GreenX's Board of Directors, Participants or market participants regarding the rule amendments. The text of the rule amendments, showing deletions and additions is attached as Exhibit A hereto.



If you have any further questions or comments about GreenX's actions, please contact me at 212-299-2510.

Sincerely,

A handwritten signature in black ink, appearing to read 'Kari S. Larsen', followed by a horizontal line.

Kari S. Larsen  
Chief Regulatory Officer / General  
Counsel

cc: Bella Rozenberg  
Marshall Horn  
Dana D. C. Westfall

Attachment

## EXHIBIT A

### 1801.08 DELIVERABLE ALLOWANCES

(a) Eligibility – (i) CCAs; and (ii) any other greenhouse gas allowances that have been approved by the California Air Resources Board for purposes of compliance with the ETS, subject to any quantitative adjustments required by the California Air Resources Board.

(b) (i) Allowances acceptable for delivery are allowances as described in 1801.08(a) with a compliance period corresponding to the specified compliance period of the contract. Allowances of the prior compliance period that have not been surrendered will be eligible for delivery for the current compliance period.

(ii) For contracts without a specified compliance period, allowances acceptable for delivery are those having a vintage usable for compliance in the compliance period associated with the calendar year of the contract expiration or allowances having a vintage usable for compliance in any prior compliance period. For contracts with expiration in 2012, allowances acceptable for delivery are those having a 2013 vintage.