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## U.S. COMMODITY FUTURES TRADING COMMISSION

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Division of Clearing and Intermediary Oversight

Kevin P. Walek Assistant Director

CFTC Letter No. 09-23 Exemption March 27, 2009 Division of Clearing and Intermediary Oversight

Re: Exemptive Relief From the Certification of the Annual Report for "A"

Dear:

This is in response to email correspondence from your compliance consultant, "Y," which attached your letters, dated February 19, 2009 and March 19, 2009, to the Division of Clearing and Intermediary Oversight ("Division") of the Commodity Futures Trading Commission ("Commission"). By your letter you request on behalf of "X," the commodity pool operator ("CPO") for "A" (the "Pool") exemptive relief from the requirement of Rule 4.22(d), which requires that the Pool's financial statement prepared for the period ending December 31, 2008, be certified by an independent public accountant, due to the fact that the Pool has only two participants, one of whom is proprietary.

Based upon the representations made in your correspondence, we understand the facts to be as follows. The Pool began operations in February of 2007 with one proprietary participant, and therefore, the Pool invested only proprietary funds. In September of 2008, the Pool accepted a second participant, this one non-proprietary. The Pool's total capital contributions by current participants are \$2,XXX,XXX (\$2,XXX,XXX, or 77.5%, of the total capital contributions are from the non-proprietary participant, and \$5XX,XXX, or 22.5%, are from the proprietary participant). The Pool's total net asset value as of December 31, 2008 was \$2,XXX,XXX. You have further attached a waiver executed by the Pool's non-proprietary participant evidencing his consent to the exemption from the certified annual report requirement.

Regulations 4.22(c) and (d) require that each registered CPO file a certified annual report with the Commission and distribute copies to the pool participants within 90 calendar days of the end of the pool's fiscal year. The principal purpose of financial reporting required by Regulation 4.22 is to ensure that pool participants receive accurate, fair and timely information on the overall trading performance and financial condition of the pool. Accordingly, pursuant to the authority delegated by Regulations 140.93 and 4.12(a), the Division believes that granting the request on behalf of the "A" is neither contrary to the purposes of Regulation 4.22 nor to the

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<sup>&</sup>lt;sup>1</sup> Commission Regulations referred to herein are found at 17 C.F.R. Ch. I (2008).

Page 2 public interest. Therefore, "X" is hereby granted relief from the certification requirement of Regulation 4.22(d) for the Pool's fiscal year ending December 31, 2008.

The relief granted in this letter is conditioned on [1] the distribution of an unaudited annual report for Pool's fiscal year ending December 31, 2008 that otherwise complies with Regulations 4.22(c) and (d) and filing of the same with NFA, and [2] the future distribution and filing on behalf of "A" of a certified annual report for the period from January 1, 2008 through December 31, 2009. This in no way shall excuse "X" or "A" from compliance with any other applicable requirements contained in the Commodity Exchange Act or in the Commission's Regulations issued thereunder, including but not limited to Part 4 of the Regulations.

This letter, and the relief contained herein, is based upon the representations provided to us. Any different, changed or omitted material facts or circumstances might render this letter void.

Should you have any questions, please do not hesitate to contact me at (202) 418-5463, or Daniel Konar, a member of my staff, at (202) 418-5432.

Very truly yours,

Kevin P. Walek

cc: Regina Thoele, Compliance
National Futures Association, Chicago