RECEIVED

April 17, 2007

77 77 17 PH 4: 20

FC. OF THE SECRETARIAT

Ms. Eileen A. Donovan
Acting Secretary
Commodity Futures Trading Commission
Three Lafayette Center
1155 21<sup>st</sup> Street, N.W.
Washington, D.C. 20581

Reference File # 2783.01 Rule Certification

Dear Ms. Donovan:

Pursuant to Commission Regulation 40.6(a), the Chicago Board of Trade (CBOT®) hereby submits the following:

Amendments to Regulation 209.04 per the attached text (additions bold and underlined).

Regulation 209.04 governs CBOT mini-sized Contract Permit Holders. The referenced amendments will expand the permit privileges of these Permit Holders to include e-cbot<sup>®</sup> (electronic), as well as open auction, trading in mini-sized Corn, Soybean and Wheat futures.

The CBOT intends to implement these amendments as of trade date May 14, 2007.

There were no opposing views concerning these amendments.

The CBOT certifies that these amendments comply with the Commodity Exchange Act and the rules thereunder.

Sincerely,

Paul J. Draths Vice President and Secretary

b032007

## Additions are bold and underlined

## 209.04 CBOT mini-sized Contract Permit Holders' Trading Privileges

Floor Access Members of the MidAmerica Commodity Exchange ("MidAm") who were on record as of September 1, 2001 and who remained Floor Access Members thereafter, at least for as long as MidAm continued to have contracts listed for trading, shall be classified as CBOT mini-sized Contract Permit Holders. These Permit Holders will be eligible to trade as principal and as broker for others in CBOT mini-sized Corn, Soybean, and Wheat futures on the Exchange Floor and on the e-cbot system and Rough Rice futures and futures options contracts on the Exchange Floor and on the e-cbot system. Such persons may communicate from the Exchange Floor with non-member customers in the same manner as members may do so, but only with respect to CBOT mini-sized Corn, Soybean and Wheat contracts and Rough Rice contracts.

In the exercise of these privileges, such persons shall be subject to the jurisdiction of the Exchange and to all duties and obligations imposed upon members, member firms or other approved persons under the Rules and Regulations; provided, however, that the Exchange may exempt such persons from any such duty or obligation which, in its sole judgment, is incompatible or in conflict with, or is unrelated to, the activities performed by them.

The Exchange may, in its discretion, impose fees, charges and assessments upon Permit Holders pursuant to this regulation.