May 1, 2024

SUBMITTED VIA CFTC PORTAL

Secretary of the Commission Office of the Secretariat U.S. Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, N.W. Washington, D.C. 20581

Re: KalshiEX LLC – CFTC Regulation 40.2(a) Notification Regarding the Initial Listing of the "Will a U.S. Federal Court ruling overturn a ban against TikTok in a final judgment not subject to appeal?" Contract

Dear Sir or Madam,

Pursuant to Section 5c(c) of the Commodity Exchange Act and Section 40.2(a) of the regulations of the Commodity Futures Trading Commission, KalshiEX LLC (Kalshi) hereby notifies the Commission that it is self-certifying the "Will a U.S. Federal Court ruling overturn a ban against TikTok in a final judgment not subject to appeal?" contract (Contract). The Exchange intends to list the contract on a one-time basis.

Along with this letter, Kalshi submits the following documents:

- A concise explanation and analysis of the Contract;
- Certification;
- Appendix A with the Contract's Terms and Conditions;
- Confidential Appendices with further information; and
- A request for FOIA confidential treatment.

If you have any questions, please do not hesitate to contact me.

Sincerely,

Xavier Sottile Head of Markets KalshiEX LLC xsottile@kalshi.com KalshiEX LLC Official Product Name: Will a U.S. Federal Court ruling overturn a ban against TikTok in a final judgment not subject to appeal? Rulebook: TIKTOKCOURT Kalshi Contract Category: Political Decision TikTok ban overturned May 1, 2024

CONCISE EXPLANATION AND ANALYSIS OF THE PRODUCT AND ITS COMPLIANCE WITH APPLICABLE PROVISIONS OF THE ACT, INCLUDING CORE PRINCIPLES AND THE COMMISSION'S REGULATIONS THEREUNDER

Pursuant to Commission Rule 40.2(a)(3)(v), the following is a concise explanation and analysis of the product and its compliance with the Act, including the relevant Core Principles, and the Commission's regulations thereunder.

I. Introduction

The "Will a U.S. Federal Court ruling overturn a ban against TikTok in a final judgment not subject to appeal?" Contract is a contract relating to the future of TikTok. After careful analysis, Kalshi (hereafter referred to as "Exchange") has determined that the Contract complies with its vetting framework.

In April 2024, the U.S. Congress paved the way for a bill that would threaten TikTok with a ban if it did not separate from its parent company, ByteDance. ByteDance has said they will not sell TikTok, setting up legal action.

Further information about the Contract, including an analysis of its risk mitigation and price basing utility, as well as additional considerations related to the Contract, is included in Confidential Appendices B, C, and D.

Pursuant to Section 5c(c) of the Act and CFTC Regulations 40.2(a), the Exchange hereby certifies that the listing of the Contract complies with the Act and Commission regulations under the Act.

<u>General Contract Terms and Conditions</u>: The Contract operates similar to other event contracts that the Exchange lists for trading. The minimum price fluctuation is \$0.01 (one cent). Price bands will apply so that Contracts may only be listed at values of at least \$0.01 and at most \$0.99. Further, the Contract is sized with a one-dollar notional value and has a minimum price fluctuation of \$0.01 to enable Members to match the size of the contracts purchased to their economic risks. The Exchange has further imposed position

limits (defined as maximum loss exposure) of \$25,000 USD on the Contract. As outlined in Rule 5.12 of the Rulebook, trading shall be available at all times outside of any maintenance windows, which will be announced in advance by the Exchange. Members will be charged fees in accordance with Rule 3.6 of the Rulebook. Fees are charged in such amounts as may be revised from time to time to be reflected on the Exchange's Website. A new Source Agency can be added via a Part 40 amendment. All instructions on how to access the Underlying are non-binding and are provided for convenience only and are not part of the binding Terms and Conditions of the Contract. They may be clarified at any time. Furthermore, the Contract's payout structure is characterized by the payment of an absolute amount to the holder of one side of the option and no payment to the counterparty. During the time that trading on the Contract is open. Members are able to adjust their positions and trade freely. After trading on the Contract has closed, the Expiration Value and Market Outcome are determined. The market is then settled by the Exchange, and the long position holders and short position holders are paid according to the Market Outcome. In this case, "long position holders" refers to Members who purchased the "Yes" side of the Contract and "short position holders" refers to Members who purchased the "No" side of the Contract. If the Market Outcome is "Yes," meaning that a U.S. Federal Court ruling has overturned a ban against TikTok in a final judgment not subject to appeal, then the long position holders are paid an absolute amount proportional to the size of their position and the short position holders receive no payment. If the Market Outcome is "No," then the short position holders are paid an absolute amount proportional to the size of their position and the long position holders receive no payment. Specification of the circumstances that would trigger a Market Outcome of "Yes" are included below in the section titled "Payout Criterion" in Appendix A.

CERTIFICATIONS PURSUANT TO SECTION 5c OF THE COMMODITY EXCHANGE ACT, 7 U.S.C. § 7A-2 AND COMMODITY FUTURES TRADING COMMISSION RULE 40.2, 17 C.F.R. § 40.2

Based on the above analysis, the Exchange certifies that:

- □ The Contract complies with the Act and Commission regulations thereunder.
- □ This submission (other than those appendices for which confidential treatment has been requested) has been concurrently posted on the Exchange's website at https://kalshi.com/regulatory/filings.

Should you have any questions concerning the above, please contact the exchange at ProductFilings@kalshi.com.

1 am all

By: Xavier Sottile Title: Head of Markets Date: May 1, 2024

Attachments:

Appendix A - Contract Terms and Conditions Appendix B (Confidential) - Further Considerations Appendix C (Confidential) - Source Agency Appendix D (Confidential) - Compliance with Core Principles

APPENDIX A – CONTRACT TERMS AND CONDITIONS

Official Product Name: Will a U.S. Federal Court ruling overturn a ban against TikTok in a final judgment not subject to appeal? Rulebook: TIKTOKCOURT

TIKTOKCOURT

Scope: These rules shall apply to this contract.

Underlying: The Underlying for this Contract is final judgments of the U.S. federal court system not subject to appeal regarding a prohibition order or ban on TikTok from the U.S. federal government. Such a lawsuit does not exist as of Contract self-certification on May 1, 2024.

A prohibition order against TikTok could be accomplished by:

- A prohibition on transactions with ByteDance and/or its TikTok subsidiary (such a prohibition was included in President Trump's "Executive Order on Addressing the Threat Posed by TikTok")¹
- Prohibiting the app's operations in the United States (such as what is permitted by the RESTRICT Act)²
- Making it unlawful to distribute, maintain, or update TikTok (such as what is permitted by the 21st Century Peace through Strength Act)³

Revisions to the Underlying made after Expiration will not be accounted for in determining the Expiration Value.

Source Agency: The Source Agency is the U.S. federal court system.

Type: The type of Contract is an Event Contract.

Issuance: The Contract will be issued once.

Payout Criterion: The Payout Criterion for the Contract encompasses the Expiration Values that includes a U.S. Federal Court ruling overturning a prohibition order or ban against TikTok. If ByteDance divests TikTok and there is no U.S. Federal Court final ruling overturning a prohibition order issues pursuant to one of these authorities, the Contract will settle to No.

Minimum Tick: The Minimum Tick size for the referred Contract shall be \$0.01.

Position Limit: The Position Limit for the \$1 referred Contract shall be \$25,000 per strike, per Member.

¹ https://trumpwhitehouse.archives.gov/presidential-actions/executive-order-addressing-threat-posed-tiktok/

² https://www.congress.gov/bill/118th-congress/senate-bill/686

³https://www.congress.gov/bill/118th-congress/house-bill/8038/text#toc-HA90B4270C291485E9911950A2789C181

Last Trading Date: The Last Trading Date of the Contract will be the same as the Expiration Date. The Last Trading Time will be the same as the Expiration Time.

Settlement Date: The Settlement Date of the Contract shall be no later than the day after the Expiration Date, unless the Market Outcome is under review pursuant to Rule 7.1.

Expiration Date: The Expiration Date of the Contract shall be the sooner of the first 10:00 AM ET following: an announcement that TikTok has successfully been divested from ByteDance, avoiding a ban; an announcement by TikTok/ByteDance that they will not challenge a ban; and a case described in the Underlying ending its progress through the judicial system (for example, through ByteDance declining to appeal a decision against it or the release of a federal court's final judgment not subject to appeal.); or January 1, 2030.

Expiration time: The Expiration time of the Contract shall be 10:00 AM ET.

Settlement Value: The Settlement Value for this Contract is \$1.00.

Expiration Value: The Expiration Value is the value of the Underlying as documented by the Source Agency on the Expiration Date at the Expiration time.

Contingencies: Before Settlement, Kalshi may, at its sole discretion, initiate the Market Outcome Review Process pursuant to Rule 6.3(c) of the Rulebook.