

October 9, 2012,

Mr. David Stawick, Secretary
U.S. Commodity Futures Trading Commission
1155 21st Street, NW Room 2205
Washington, DC 20581
Email: submissions@cftc.gov

Re: **Withdrawal of Application for SDR registration on behalf of Global Trade Repository for Commodities (U.S.) LLC**

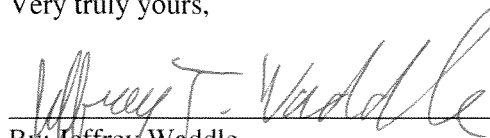
Dear Mr. Stawick:

I am writing on behalf of Global Trade Repository for Commodities (U.S.) LLC ("GTRfC"). GTRfC submitted an application for registration as a Swap Data Repository ("SDR") for commodities with the Commodity Futures Trading Commission ("Commission") pursuant to part 49 of the Commission's regulations on October 31, 2011. After discussions with GTRfC's Board of Directors and a review of our strategic requirements, we have determined that it would be more efficient to conform the organization, operation and governance of the commodities repository to the provisionally registered DTCC Data Repository (US) LLC ("DDR") instead of pursuing a separate entity. Therefore, pursuant to CFTC regulation section 49.3(c), we respectfully request that GTRfC's SDR application be officially withdrawn.

As you know, DTCC Data Repository (U.S.) LLC submitted an amendment to its provisional registration as a SDR, which was granted on September 19, 2012, to include commodities as an additional asset class. We believe that the operational and governance efficiencies which will be achieved by having all five asset classes within one SDR will be beneficial to the marketplace and the CFTC in undertaking its oversight responsibilities.

We appreciate your consideration of our request for withdrawing our SDR application. If you have any questions, please feel free to contact me at (212) 855-3260.

Very truly yours,



By: Jeffrey Waddle

Title: General Counsel and Secretary