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S. 2697

[Report No. 106-390]

To reauthorize and amend the Commodity Exchange Act to promote legal certainty, enhance competition, and reduce systemic risk in markets for futures and over-the-counter derivatives, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 8, 2000

Mr. Lugar (for himself, Mr. Gramm, and Mr. Fitzgerald) introduced the following bill; which was read twice and referred to the Committee on Agriculture, Nutrition, and Forestry

August 25, 2000

Reported under authority of the order of the Senate of July 26, 2000, by Mr. Lugar, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To reauthorize and amend the Commodity Exchange Act to promote legal certainty, enhance competition, and reduce systemic risk in markets for futures and over-the-counter derivatives, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be eited as the
- 3 "Commodity Futures Modernization Act of 2000".
- 4 (b) Table of Contents of contents of
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Purposes.
 - Sec. 3. Definitions.
 - Sec. 4. Agreements, contracts, and transactions in foreign currency, government securities, and certain other commodities.
 - Sec. 5. Legal certainty for excluded derivative transactions.
 - See. 6. Electronic trading facilities.
 - Sec. 7. Hybrid instruments.
 - Sec. 8. Futures on securities.
 - Sec. 9. Finding and purposes.
 - Sec. 10. Prohibited transactions.
 - Sec. 11. Designation of boards of trade as contract markets.
 - Sec. 12. Derivatives transaction execution facilities.
 - Sec. 13. Derivatives clearing organizations.
 - Sec. 14. Common provisions applicable to registered entities.
 - Sec. 15. Exempt boards of trade.
 - Sec. 16. Suspension or revocation of designation as contract market.
 - Sec. 17. Authorization of appropriations.
 - Sec. 18. Preemption.
 - Sec. 19. Predispute resolution agreements for institutional customers.
 - Sec. 20. Consideration of costs and benefits and antitrust laws.
 - Sec. 21. Contract enforcement between eligible counterparties.
 - Sec. 22. Legal certainty for swap agreements.
 - Sec. 23. Technical and conforming amendments.
 - Sec. 24. Effective date.

6 SEC. 2. PURPOSES.

- 7 The purposes of this Act are—
- 8 (1) to reauthorize the Commodity Exchange Act
- 9 (7 U.S.C. 1 et seq.);
- 10 (2) to streamline and eliminate unnecessary
- 11 regulation for the commodity futures exchanges and
- 12 other entities regulated under the Commodity Ex-
- 13 change Act;

1	(3) to transform the role of the Commodity Fu-
2	tures Trading Commission in its oversight of the fu-
3	tures markets;
4	(4) to provide a legislative and regulatory
5	framework for allowing the trading of futures on se-
6	curities;
7	(5) to elarify the jurisdiction of the Commission
8	over certain retail foreign exchange transactions and
9	bucket shops that are not otherwise regulated;
10	(6) to promote innovation for futures and de-
11	rivatives and to reduce systemic risk by enhancing
12	legal certainty in the markets for certain futures and
13	derivatives;
14	(7) to reduce systemic risk and provide greater
15	stability to markets during times of market disorder
16	by allowing the clearing of transactions in over-the-
17	counter derivatives through appropriately regulated
18	elearing organizations; and
19	(8) to enhance the competitive position of
20	United States financial institutions and financial
21	markets.
22	SEC. 3. DEFINITIONS.
23	Section 1a of the Commodity Exchange Act (7 U.S.C
24	1a) is amended—

1	(1) by redesignating paragraphs (8) through
2	(12), (13) through (15), and (16) as paragraphs
3	(17) through (21), (23) through (25), and (29), re-
4	spectively;
5	(2) by inserting after paragraph (7) the fol-
6	lowing:
7	"(8) Derivatives clearing organization.—
8	"(A) In General.—The term 'derivatives
9	elearing organization' means a elearinghouse,
10	clearing association, clearing corporation, or
11	similar entity, facility, system, or organization
12	that, with respect to a derivative agreement,
13	contract, or transaction (other than a secu-
14	rity)—
15	"(i) enables each party to the deriva-
16	tive agreement, contract, or transaction to
17	substitute, through novation or otherwise,
18	the credit of the derivatives clearing orga-
19	nization for the eredit of the parties;
20	"(ii) arranges or provides, on a multi-
21	lateral basis, for the settlement or netting
22	of obligations resulting from such agree-
23	ments, contracts, or transactions executed
24	by participants in the derivatives clearing
25	organization; or

1	"(iii) otherwise provides clearing serv-
2	ices or arrangements that mutualize or
3	transfer among participants in the deriva-
4	tives clearing organization the credit risk
5	arising from such agreements, contracts,
6	or transactions executed by the partici-
7	pants.
8	"(B) Exclusions.—The term 'derivatives
9	elearing organization' does not include an enti-
10	ty, facility, system, or organization solely be-
11	cause it arranges or provides for—
12	"(i) settlement, netting, or novation of
13	obligations resulting from agreements, con-
14	tracts, or transactions, on a bilateral basis
15	and without a centralized counterparty;
16	"(ii) settlement or netting of eash
17	payments through an interbank payment
18	system; or
19	"(iii) settlement, netting, or novation
20	of obligations resulting from a sale of a
21	commodity in a transaction in the spot
22	market for the commodity.
23	"(9) Designated future on a security.
24	The term 'designated future on a security' means a

1	contract of sale (or option on such a contract) for
2	future delivery of—
3	"(A) a single nonexempted security;
4	"(B) an index based on fewer than 5 non-
5	exempted securities; or
6	"(C) an index in which a single non-
7	exempted security accounts for 30 percent or
8	more of the value of the index.
9	"(10) Electronic trading facility.—The
10	term 'electronic trading facility' means a trading fa-
11	cility that—
12	"(A) operates by means of an electronic
13	network; and
14	"(B) maintains a real-time audit trail of
15	bids, offers, and the matching of orders or the
16	execution of transactions.
17	"(11) Eligible contract participant.—The
18	term 'eligible contract participant' means—
19	"(A) acting for its own account—
20	"(i) a financial institution;
21	"(ii) an insurance company (as de-
22	fined in section 2 of the Bank Holding
23	Company Act of 1956 (12 U.S.C. 1841));
24	"(iii) an investment company subject
25	to regulation under the Investment Com-

1	pany Act of 1940 (15 U.S.C. 80a-1 et
2	seq.) or a foreign person performing a
3	similar role or function subject as such to
4	foreign regulation (regardless of whether
5	each investor in the investment company or
6	the foreign person is itself an eligible con-
7	tract participant);
8	"(iv) a commodity pool that—
9	"(I) has total assets exceeding
10	\$5,000,000; and
11	"(H) is formed and operated by a
12	person subject to regulation under
13	this Act or a foreign person per-
14	forming a similar role or function sub-
15	ject as such to foreign regulation (re-
16	gardless of whether each investor in
17	the commodity pool or the foreign per-
18	son is itself an eligible contract partic-
19	ipant);
20	"(v) a corporation, partnership, pro-
21	prictorship, organization, trust, or other
22	entity—
23	"(I) that has total assets exceed-
24	ing \$10,000,000;

1	"(H) the obligations of which
2	under an agreement, contract, or
3	transaction are guaranteed or other-
4	wise supported by a letter of credit or
5	keepwell, support, or other agreement
6	by an entity described in subclause
7	(I), in clause (i), (ii), (iii), (iv), or
8	(vii), or in subparagraph (C); or
9	"(III) that—
10	"(aa) has a net worth ex-
11	eeeding \$1,000,000; and
12	"(bb) enters into an agree-
13	ment, contract, or transaction in
14	connection with the conduct of
15	the entity's business or to man-
16	age the risk associated with an
17	asset or liability owned or in-
18	curred or reasonably likely to be
19	owned or incurred by the entity
20	in the conduct of the entity's
21	business;
22	"(vi) an employee benefit plan subject
23	to the Employee Retirement Income Secu-
24	rity Act of 1974 (29 U.S.C. 1001 et seq.)
25	or a foreign person performing a similar

1	role or function subject as such to foreign
2	regulation—
3	"(I) that has total assets exceed-
4	ing \$5,000,000; or
5	"(II) the investment decisions of
6	which are made by—
7	"(aa) an investment adviser
8	subject to regulation under the
9	Investment Advisers Act of 1940
10	(15 U.S.C. 80b-1 et seq.) or a
11	commodity trading advisor sub-
12	ject to regulation under this Act;
13	"(bb) a foreign person per-
14	forming a role or function similar
15	to that of such an investment ad-
16	viser or commodity trading advi-
17	sor subject to foreign regulation
18	in the performance of that role or
19	function;
20	"(ce) a financial institution;
21	Ol'
22	"(dd) an insurance company
23	(as defined in section 2 of the
24	Bank Holding Company Act of
25	1956 (12 U.S.C. 1841));

1	"(vii)(I) a governmental entity (in-
2	cluding the United States, a State, or a
3	foreign government) or political subdivision
4	of a governmental entity;
5	"(II) a multinational or supranational
6	government entity; or
7	"(III) an instrumentality, agency, or
8	department of an entity described in sub-
9	elause (I) or (II);
10	"(viii) a broker or dealer subject to
11	regulation under the Securities Exchange
12	Act of 1934 (15 U.S.C. 78a et seq.) or a
13	foreign person performing a similar role or
14	function subject as such to foreign regula-
15	tion, except that, if the broker or dealer or
16	foreign person is a natural person or pro-
17	prietorship, the broker or dealer or foreign
18	person shall not be considered to be an eli-
19	gible contract participant unless the broker
20	or dealer or foreign person also meets the
21	requirements of clause (v) or (xi);
22	"(ix) a futures commission merchant
23	subject to regulation under this Act or a
24	foreign person performing a similar role or
25	function subject as such to foreign regula-

1	tion, except that, if the futures commission
2	merchant or foreign person is a natural
3	person or proprietorship, the futures com-
4	mission merchant or foreign person shall
5	not be considered to be an eligible contract
6	participant unless the futures commission
7	merchant or foreign person also meets the
8	requirements of clause (v) or (xi);
9	"(x) a floor broker or floor trader sub-
10	ject to regulation under this Act, to the ex-
11	tent that the floor broker or floor trader
12	trades on or through the facilities of a reg-
13	istered entity or exempt board of trade or
14	any affiliate of a registered entity or ex-
15	empt board of trade; or
16	"(xi) a natural person with total as-
17	sets exceeding \$10,000,000;
18	"(B)(i) a person described in any of
19	clauses (i) through (x) of subparagraph (A) or
20	in subparagraph (C), acting as broker or per-
21	forming an equivalent agency function on behalf
22	of another person described in subparagraph
23	(A) or (C) ; or

1	"(ii)(I) an investment adviser subject to
2	regulation under the Investment Advisers Act of
3	1940 (15 U.S.C. 80b-1 et seq.);
4	"(II) a commodity trading advisor subject
5	to regulation under this Act;
6	"(III) a foreign person performing a role
7	or function similar to that of such an invest-
8	ment adviser or commodity trading advisor sub-
9	ject to foreign regulation in the performance of
10	that role or function; or
11	"(IV) a person described in any of clauses
12	(i) through (x) of subparagraph (A) or in sub-
13	paragraph (C), that is acting as an investment
14	manager or fiduciary (but excluding a person
15	acting as a broker or performing an equivalent
16	agency function) for another person described
17	in subparagraph (A) or (C) and that is author-
18	ized by the other person to commit the other
19	person to the transaction; or
20	"(C) any other person that the Commis-
21	sion determines to be eligible in light of the fi-
22	nancial or other qualifications of the person.
23	"(12) Energy commodity.—The term 'energy
24	commodity' includes crude oil, condensates, natural
25	gas, natural gas liquids, electricity, and coal.

1	"(13) Exclusion-eligible commodity.—
2	"(A) In General.—The term 'exclusion-
3	eligible commodity' means—
4	"(i) a financial commodity;
5	"(ii) an energy commodity; and
6	"(iii) a commodity that has no eash
7	market.
8	"(B) Exclusion.—The term 'exclusion-el-
9	igible commodity' does not include any com-
10	modity described in paragraph (3) that is an
11	agricultural commodity.
12	"(14) Exempted Security.—
13	"(A) In GENERAL.—The term 'exempted
14	security' means a security that is an exempted
15	security under section 3(a) of the Securities Act
16	of 1933 (15 U.S.C. 77c(a)) or section 3(a) of
17	the Securities Exchange Act of 1934 (15
18	U.S.C. 78c(a)).
19	"(B) Exclusion.—The term 'exempted
20	security' does not include a municipal security
21	(as defined in section 3(a) of the Securities Ex-
22	change Act of 1934 (15 U.S.C. 78c(a))).
23	"(15) Financial commodity.—The term 'fi-
24	nancial commodity' means—

1	"(A) an interest rate, exchange rate, cur-
2	rency, security, security index, credit risk, debt
3	or equity instrument, or index or measure of in-
4	flation; or
5	"(B) any other rate, differential, index, or
6	measure of economic risk, return, or value (ex-
7	cluding any rate, differential, index, or measure
8	based on a commodity not described in subpara-
9	graph (A) that has a finite supply).
10	"(16) Financial institution.—The term 'fi-
11	nancial institution' means—
12	"(A) a corporation operating under the
13	fifth undesignated paragraph of section 25 of
14	the Federal Reserve Act (12 U.S.C. 603), com-
15	monly known as 'an agreement corporation';
16	"(B) a corporation organized under section
17	25A of the Federal Reserve Act (12 U.S.C. 611
18	et seq.), commonly known as an 'Edge Act cor-
19	poration';
20	"(C) an institution that is regulated by the
21	Farm Credit Administration;
22	"(D) a Federal credit union or State credit
23	union (as defined in section 101 of the Federal
24	Credit Union Act (12 U.S.C. 1752));

1	"(E) a depository institution (as defined in
2	section 3 of the Federal Deposit Insurance Act
3	(12 U.S.C. 1813));
4	"(F) a foreign bank or a branch or agency
5	of a foreign bank (each as defined in section
6	1(b) of the International Banking Act of 1978
7	(12 U.S.C. 3101(b)));
8	"(G) a trust company; or
9	"(H) a regulated subsidiary or affiliate of
10	an entity described in any of subparagraphs (A)
11	through (G).";
12	(3) by inserting after paragraph (21) (as redes-
13	ignated by paragraph (1)) the following:
14	"(22) Hybrid instrument.—The term 'hybrid
15	instrument' means a deposit (as defined in section 3
16	of the Federal Deposit Insurance Act (12 U.S.C.
17	1813)) offered by a financial institution, or a secu-
18	rity, having 1 or more payments indexed to the
19	value, level, or rate of 1 or more commodities.";
20	(4) by inserting after paragraph (25) (as redes-
21	ignated by paragraph (1)) the following:
22	"(26) National Securities exchange.—The
23	term 'national securities exchange' means—
24	"(A) an exchange that is registered as a
25	national securities exchange under section 6 of

1	the Securities Exchange Act of 1934 (15
2	U.S.C. 78f); or
3	"(B) an association that is registered as a
4	national securities association under section
5	15A of the Securities Exchange Act of 1934
6	(15 U.S.C. 780-3).
7	"(27) Option.—The term 'option' means ar
8	agreement, contract, or transaction that is of the
9	character of, or is commonly known to the trade as
10	an 'option', 'privilege', 'indemnity', 'bid', 'offer'
11	'put', 'call', 'advance guaranty', or 'decline guar
12	anty'.
13	"(28) Organized exchange.—The term 'or
14	ganized exchange' means a trading facility that—
15	$"(\Lambda)$ permits—
16	"(i) trading by or on behalf of a per-
17	son that is not an eligible contract partici-
18	pant; or
19	"(ii) trading by persons other than or
20	a bona fide principal-to-principal basis; or
21	"(B) has adopted (directly or through an-
22	other nongovernmental entity) rules that—
23	"(i) govern the conduct of partici-
24	pants, other than rules that govern the

1	submission of orders or execution of trans-
2	actions on the trading system; or
3	"(ii) include disciplinary sanctions
4	other than the exclusion of participants
5	from trading."; and
6	(5) by adding at the end the following:
7	"(30) REGISTERED ENTITY.—The term 'reg-
8	istered entity' means—
9	"(A) a board of trade designated as a con-
10	tract market under section 5;
11	"(B) a derivatives transaction execution fa-
12	cility registered under section 5a; or
13	"(C) a derivatives clearing organization
14	registered under section 5b.
15	"(31) Security.—The term 'security' has the
16	meaning given the term in section 3(a) of the Secu-
17	rities Exchange Act of 1934 (15 U.S.C. 78c(a)).
18	"(32) Trading facility.—
19	"(A) IN GENERAL.—The term 'trading fa-
20	cility' means a person or group of persons that
21	constitutes, maintains, or provides a physical or
22	electronic facility or system in which multiple
23	participants have the ability to execute or trade
24	agreements, contracts, or transactions by ac-
25	cepting bids and offers made by other partici-

1	pants that are open to multiple participants in
2	the facility or system.
3	"(B) Exclusions.—The term 'trading fa-
4	cility' does not include—
5	"(i) a person or group of persons sole-
6	ly because the person or group of
7	persons—
8	"(I) constitutes, maintains, or
9	provides an electronic facility or sys-
10	tem that enables participants to nego-
11	tiate the terms of and enter into bilat-
12	eral transactions with other partici-
13	pants as a result of the communica-
14	tions exchanged between the partici-
15	pants and not from interaction of
16	multiple orders within a centralized,
17	predetermined, nondiscretionary, auto-
18	mated trade matching algorithm; or
19	"(H)(aa) is a derivatives clearing
20	organization; or
21	"(bb) permits participants to
22	submit agreements, contracts, or
23	transactions to a derivatives clearing
24	organization;

1	"(ii) a government securities dealer or
2	government securities broker, to the extent
3	that the dealer or broker executes or
4	trades agreements, contracts, or trans-
5	actions in government securities, or assists
6	persons in communicating about, negoti-
7	ating, entering into, executing, or trading
8	an agreement, contract, or transaction in
9	government securities (as the terms 'gov-
10	ernment securities dealer', 'government se-
11	curities broker', and 'government securi-
12	ties' are defined in section 3(a) of the Se-
13	curities Exchange Act of 1934 (15 U.S.C.
14	78c(a))); or
15	"(iii) a facility on which bids and of-
16	fers and acceptances of bids and offers ef-
17	feeted on the facility are not binding.".
18	SEC. 4. AGREEMENTS, CONTRACTS, AND TRANSACTIONS IN
19	FOREIGN CURRENCY, GOVERNMENT SECURI-
20	TIES, AND CERTAIN OTHER COMMODITIES.
21	Section 2 of the Commodity Exchange Act (7 U.S.C.
22	2, 2a, 3, 4, 4a) is amended by adding at the end the fol-
23	lowing:

1	"(c) AGREEMENTS, CONTRACTS, AND TRANSACTIONS
2	IN FOREIGN CURRENCY, GOVERNMENT SECURITIES, AND
3	CERTAIN OTHER COMMODITIES.—
4	"(1) In General.—Except as provided in para-
5	graph (2), nothing in this Act (other than section 5b
6	or $12(e)(2)(B)$ governs or applies to an agreement,
7	contract, or transaction in—
8	"(A) foreign currency;
9	"(B) government securities;
10	"(C) security warrants;
11	"(D) security rights;
12	"(E) resales of installment loan contracts;
13	"(F) repurchase transactions in a financial
14	commodity; or
15	"(G) mortgages or mortgage purchase
16	commitments.
17	"(2) Commission Jurisdiction.—
18	"(A) AGREEMENTS, CONTRACTS, AND
19	TRANSACTIONS THAT ARE FUTURES TRADED
20	ON AN ORGANIZED EXCHANGE.—This Act ap-
21	plies to, and the Commission shall have juris-
22	diction over, an agreement, contract, or trans-
23	action described in paragraph (1) that—

1	"(i)(I) is a contract of sale of a com-
2	modity for future delivery (or an option on
3	such a contract); and
4	"(II) is executed or traded on an or-
5	ganized exchange;
6	"(ii)(I) is an option on a commodity
7	other than foreign currency or a security;
8	and
9	"(H is executed or traded on an orga-
10	nized exchange; or
11	"(iii)(I) is an option on foreign cur-
12	reney; and
13	"(II) is executed or traded on an or-
14	ganized exchange that is not a national se-
15	eurities exchange.
16	"(B) AGREEMENTS, CONTRACTS, AND
17	TRANSACTIONS IN RETAIL FOREIGN CUR-
18	RENCY.—This Act applies to, and the Commis-
19	sion shall have jurisdiction over, an agreement,
20	contract, or transaction in foreign currency
21	that—
22	<u>"(i)</u> is—
23	"(I) a contract of sale for future
24	delivery; or
25	"(II) an option; and

1	"(ii) is offered to, or entered into
2	with, a person that is not an eligible con-
3	tract participant, unless the counterparty,
4	or the person offering to be the
5	counterparty, of the person is—
6	"(I) a financial institution;
7	"(II) a broker or dealer reg-
8	istered under section 15(b) or 15C of
9	the Securities Exchange Act of 1934
10	(15 U.S.C. 780(b), 780-5);
11	"(III) an associated person of a
12	broker or dealer registered under sec-
13	tion 15(b) or 15C of the Securities
14	Exchange Act of 1934 (15 U.S.C.
15	780(b), 780-5) concerning the finan-
16	cial or securities activities of which
17	the registered person makes and
18	keeps records under section 15C(b) or
19	17(h) of the Securities Exchange Act
20	of 1934 (15 U.S.C. 780–5(b), 78q(h));
21	"(IV) an insurance company (as
22	defined in section 2 of the Bank Hold-
23	ing Company Act of 1956 (12 U.S.C.
24	1841));

1	"(V) a financial holding company
2	(as defined in section 2 of the Bank
3	Holding Company Act of 1956 (12
4	U.S.C. 1841)); or
5	"(VI) an investment bank hold-
6	ing company (as defined in section
7	17(i) of the Securities Exchange Act
8	of 1934 (15 U.S.C. 78q(i))).".
9	SEC. 5. LEGAL CERTAINTY FOR EXCLUDED DERIVATIVE
10	TRANSACTIONS.
11	Section 2 of the Commodity Exchange Act (7 U.S.C.
12	2, 2a, 3, 4, 4a) (as amended by section 4) is amended
13	by adding at the end the following:
14	"(d) Excluded Derivative Transactions.—
15	"(1) In General.—Nothing in this Act (other
16	than section 5b or 12(e)(2)(B)) governs or applies to
17	an agreement, contract, or transaction in an exclu-
18	sion-eligible commodity if—
19	"(A) the agreement, contract, or trans-
20	action is entered into only between persons that
21	are eligible contract participants at the time at
22	which the persons enter into the agreement,
23	contract, or transaction; and

1	"(B) the agreement, contract, or trans-
2	action is not executed or traded on a trading fa-
3	eility.
4	"(2) Electronic trading facility exclu-
5	SION.—Nothing in this Act (other than section 5b or
6	12(e)(2)(B)) governs or applies to an agreement,
7	contract, or transaction in an exclusion-eligible com-
8	modity if—
9	"(A) the agreement, contract, or trans-
10	action is entered into on a bona fide principal-
11	to-principal basis between parties trading for
12	their own accounts or as described in section
13	1a(11)(B)(ii);
14	"(B) the agreement, contract, or trans-
15	action is entered into only between persons that
16	are eligible contract participants (as defined in
17	subparagraph (A), (B)(ii), or (C) of section
18	1a(11)) at the time at which the persons enter
19	into the agreement, contract, or transaction;
20	and
21	"(C) the agreement, contract, or trans-
22	action is executed or traded on an electronic
23	trading facility.
24	"(3) Exception to prevent manipula-
25	TION.—Notwithstanding paragraphs (1) and (2),

- 1 any agreement, contract, or transaction in an exclu-2 sion-eligible commodity (other than a financial com-3 modity) that is an energy commodity or is suscep-4 tible to a material risk of manipulation shall be sub-5 ject to sections 6(e) and 9(a)(2).". SEC. 6. ELECTRONIC TRADING FACILITIES. 6 7 Section 2 of the Commodity Exchange Act (7 U.S.C. 8 2, 2a, 3, 4, 4a) (as amended by section 5) is amended by adding at the end the following: "(e) ELECTRONIC TRADING FACILITIES.— 10 "(1) IN GENERAL.—Nothing in this Act (other 11 12 than section 12(e)(2)(B)) governs or is applicable to 13 an electronic trading facility that limits transactions 14 authorized to be conducted on the facility to trans-15 actions that satisfy the requirements of subsection 16 (d)(2).
- 17 "(2) EFFECT ON AUTHORITY TO ESTABLISH
 18 AND OPERATE.—Nothing in this Act shall prohibit a
 19 board of trade designated by the Commission as a
 20 contract market or derivatives transaction execution
 21 facility, or an exempt board of trade, from estab22 lishing and operating an electronic trading facility
 23 excluded under this Act by paragraph (1).".

1 SEC. 7. HYBRID INSTRUMENTS.

2	Section 2 of the Commodity Exchange Act (7 U.S.C.
3	2, 2a, 3, 4, 4a) (as amended by section 6) is amended
4	by adding at the end the following:
5	"(f) Exclusion for Qualifying Hybrid Instru-
6	MENTS.
7	"(1) In General.—Nothing in this Act (other
8	than section 12(e)(2)(B)) governs or is applicable to
9	a hybrid instrument that is predominantly a security
10	or depository instrument.
11	"(2) Predominance.—A hybrid instrument
12	shall be considered to be predominantly a security or
13	depository instrument if—
14	"(A) the issuer of the hybrid instrument
15	receives payment in full of the purchase price of
16	the hybrid instrument, substantially contem-
17	poraneously with delivery of the hybrid instru-
18	ment;
19	"(B) the purchaser or holder of the hybrid
20	instrument is not required to make any pay-
21	ment to the issuer in addition to the purchase
22	price paid under subparagraph (A), whether as
23	margin, settlement payment, or otherwise, dur-
24	ing the life of the hybrid instrument or at ma-
25	turity;

1	"(C) the issuer of the hybrid instrument is
2	not subject by the terms of the instrument to
3	mark-to-market margining requirements; and
4	"(D) the hybrid instrument is not mar-
5	keted as a contract of sale for future delivery
6	of a commodity (or option on such a contract)
7	subject to this Act.
8	"(3) Mark-to-market margining require-
9	MENTS. For the purposes of paragraph $(2)(C)$,
10	mark-to-market margining requirements do not in-
11	elude the obligation of an issuer of a secured debt
12	instrument to increase the amount of collateral held
13	in pledge for the benefit of the purchaser of the se-
14	cured debt instrument to secure the repayment obli-
15	gations of the issuer under the secured debt instru-
16	ment.".
17	SEC. 8. FUTURES ON SECURITIES.
18	Section 2 of the Commodity Exchange Act (7 U.S.C.
19	2, 2a, 3, 4, 4a) (as amended by section 7) is amended
20	by adding at the end the following:
21	"(g) Futures on Securities.—
22	"(1) Exclusions.—
23	"(A) Exclusion of over-the-counter
24	EQUITY INSTRUMENTS. Nothing in this sub-
25	section governs or applies to—

1	"(i) an agreement, contract, or trans-
2	action in a commodity that is excluded
3	under subsection (e) or (d);
4	"(ii) an electronic trading facility that
5	is excluded under subsection (e); or
6	"(iii) a hybrid instrument that is cov-
7	ered by an exclusion under subsection (f)
8	or an exemption granted by the Commis-
9	sion under section 4(e) (whether or not the
10	hybrid instrument is otherwise subject to
11	this Act).
12	"(B) Exclusion of Security Options.
13	This Act does not apply to, and the Commission
14	shall have no jurisdiction to designate a board
15	of trade as a contract market or register a de-
16	rivatives transaction execution facility for, any
17	transaction under which a party to the trans-
18	action acquires an option on 1 or more securi-
19	ties, group or index of securities, or interest in,
20	or interest that is based on the value of, a secu-
21	rity.
22	"(2) Inclusion of trading of nondes-
23	IGNATED FUTURES ON SECURITIES ON A CONTRACT
24	MARKET —

1	"(A) IN GENERAL.—This Act applies to,
2	and the Commission shall have exclusive juris-
3	diction with respect to and may designate a
4	board of trade as a contract market in, ac-
5	counts, agreements, and transactions involving
6	a contract of sale (or option on such a contract)
7	for future delivery of a group or index of non-
8	exempted securities (or an interest in, or inter-
9	est that is based on the value of, such securi-
10	ties), none of which is a designated future on
11	a security.
12	"(B) REQUIREMENTS FOR DESIGNA-
13	TION.—
14	"(i) In GENERAL.—No board of trade
15	shall be designated as a contract market
16	with respect to any contract of sale (or op-
17	tion on such a contract) for future delivery
18	under subparagraph (A) unless—
19	"(I) the board of trade files with
20	the Commission an application for
21	designation; and
22	"(II) the board of trade dem-
23	onstrates and the Commission ex-
24	pressly finds that the specific contract
25	(or option on such a contract) with re-

1	speet to which the application is made
2	meets the minimum requirements of
3	clauses (ii) and (iii).
4	"(ii) Means of effectuation of
5	SETTLEMENT OR DELIVERY.—Settlement
6	of or delivery on a contract (or option on
7	such a contract) described in subparagraph
8	(A) shall be effected in eash or by means
9	other than the transfer or receipt of a se-
10	curity other than an exempted security.
11	"(iii) Susceptibility to price ma-
12	NIPULATION.—Trading in a contract (or
13	option on such a contract) described in
14	subparagraph (A) shall not be readily sus-
15	eeptible to—
16	"(I) manipulation of the price of
17	the contract (or option on such a con-
18	tract); or
19	"(II) causing or being used in
20	the manipulation of the price of any
21	underlying security, option on a secu-
22	rity, or option on a group or index
23	that includes a security.
24	"(3) Trading of designated futures on
25	SECURITIES ON A CONTRACT MARKET OR NATIONAL

1	SECURITIES EXCHANGE.—No person shall offer to
2	enter into, enter into, or confirm the execution of a
3	designated future on a security, or an interest in or
4	interest that is based on the value of a designated
5	future on a security, unless—
6	"(A) the contract—
7	"(i) is transacted on or subject to the
8	rules of a board of trade that has been
9	designated by the Commission as a con-
10	tract market for the commodity that is the
11	subject of the contract; and
12	"(ii) meets the requirements of para-
13	graph (4); or
14	"(B) the contract is transacted on or sub-
15	ject to the rules of a securities exchange that is
16	registered with the Securities and Exchange
17	Commission as a national securities exchange.
18	"(4) MINIMUM REQUIREMENTS FOR DES-
19	IGNATED FUTURES ON SECURITIES TRADED ON A
20	CONTRACT MARKET.
21	"(A) In General.—Subject to paragraph
22	(5), this Act applies to, and the Commission
23	shall have jurisdiction with respect to and may
24	designate a board of trade as a contract market

1	in, accounts, agreements, and transactions in-
2	volving a designated future on a security.
3	"(B) REQUIREMENTS FOR DESIGNA-
4	TION.—
5	"(i) In General.—No board of trade
6	shall be designated as a contract market
7	with respect to any contract of sale (or op-
8	tion on such a contract) under subpara-
9	graph (A) unless—
10	"(I) the board of trade files with
11	the Commission an application for
12	designation; and
13	"(H) the board of trade dem-
14	onstrates and the Commission ex-
15	pressly finds that the specific contract
16	(or option on such a contract) with re-
17	spect to which the application is made
18	meets the minimum requirements of
19	clauses (ii) through (viii).
20	"(ii) Means of effectuation of
21	SETTLEMENT OR DELIVERY. Settlement
22	of or delivery on a contract (or option on
23	such a contract) described in subparagraph
24	(A) shall be effected in eash or by means

1	other than the transfer or receipt of a se-
2	curity other than an exempted security.
3	"(iii) Real-time audit trail.—
4	Trading in a contract (or option on such a
5	contract) described in subparagraph (A)
6	shall occur on a contract market that exe-
7	cutes trades by means of a system that
8	provides a real-time audit trail.
9	"(iv) Susceptibility to price ma-
10	NIPULATION.—Trading in a contract (or
11	option on such a contract) described in
12	subparagraph (A) shall not be readily sus-
13	ceptible to—
14	"(I) manipulation of the price of
15	the contract (or option on such a con-
16	tract); or
17	"(II) causing or being used in
18	the manipulation of the price of any
19	underlying security, option on a secu-
20	rity, or option on a group or index
21	that includes a security.
22	"(v) Underlying security ap-
23	PROVED FOR LISTING ON NATIONAL SECU-
24	RITIES EXCHANGE. Each security that

1 underlies a designated future on a security
2 shall—
3 "(I) meet all requirements for
4 the listing of an option on that secu-
5 rity on a national securities exchange
6 or
7 "(H) be the subject of options
8 trading on a national securities ex-
9 change.
0 "(vi) Margins for futures con-
1 TRACTS.—The contract described in sub-
2 paragraph (A) shall be traded on a board
of trade that establishes and maintains
4 margin levels for designated futures on se-
5 curities that are consistent with the mar-
6 gin levels established and maintained on ar
7 option contract on the same underlying se-
8 curity that is listed on any national securi
9 ties exchange.
"(vii) Conflicts of interest.—The
contract described in subparagraph (A)
shall be traded on a board of trade that es
tablishes and enforces rules that protect
the customer from conflicts of interest and
related trading abuses on the part of bro-

1	kers or any other person performing simi-
2	lar roles or functions.
3	"(viii) Provision of Information
4	NECESSARY FOR ENFORCEMENT.—The
5	contract described in subparagraph (A)
6	shall be traded on a board of trade that,
7	in accordance with regulations promul-
8	gated by the Commission, collects, main-
9	tains, and promptly provides to the Securi-
10	ties and Exchange Commission on request
11	such information as the Commission and
12	the Securities and Exchange Commission
13	jointly determine to be appropriate for the
14	performance of the enforcement respon-
15	sibilities described in paragraph (5).
16	"(5) SEC ENFORCEMENT AUTHORITY FOR DES-
17	IGNATED FUTURES ON SECURITIES CONTRACTS
18	LISTED ON A CONTRACT MARKET.
19	"(A) In GENERAL.—With the concurrence
20	of the Commission, the Securities and Ex-
21	change Commission may enforce the provisions
22	of the securities laws specified in subparagraph
23	(B) against any person that purchases or sells
24	a designated future on a security to the same

1	extent as if the person had purchased or sold
2	an option on a security.
3	"(B) Provisions of the securities
4	LAWS.—The provisions of the securities laws re-
5	ferred to in subparagraph (A) are—
6	"(i) section 16 of the Securities Ex-
7	change Act of 1934 (15 U.S.C. 78p); and
8	"(ii) section 10(b) of the Securities
9	Exchange Act of 1934 (15 U.S.C. 78j(b)).
10	"(C) AUTHORITY OF SEC.—Nothing in this
11	paragraph expands the authority of the Securi-
12	ties and Exchange Commission with respect to
13	registered entities or contracts of sale of a com-
14	modity for future delivery (or options on such
15	contracts) except as specifically provided in this
16	paragraph.
17	"(D) Report.—Not earlier than the date
18	that is 3 years after the date of enactment of
19	this subsection, the Commission and the Securi-
20	ties and Exchange Commission shall begin to
21	compile, and not later than the date that is 4
22	years after the date of enactment of this sub-
23	section, the Commission and the Securities and
24	Exchange Commission shall submit to Con-

1	gress, a report on the implementation of this
2	subsection.
3	"(6) CFTC ENFORCEMENT AUTHORITY FOR
4	DESIGNATED FUTURES ON SECURITIES LISTED ON A
5	NATIONAL SECURITIES EXCHANGE.
6	"(A) In General. Except as provided in
7	subparagraph (B), the Securities and Exchange
8	Commission shall have jurisdiction over a des-
9	ignated future on a security to the extent that
10	the designated future on a security is traded on
11	a national securities exchange.
12	"(B) Large trader reporting, anti-
13	FRAUD, AND ANTIMANIPULATION AUTHORITY.—
14	With the concurrence of the Securities and Ex-
15	change Commission, the Commission shall en-
16	force sections 4b, 4i, 4o, $6(c)$, and $9(a)(2)$
17	against any person that purchases or sells a
18	designated future on a security on a national
19	securities exchange.
20	"(C) Provision of Information Nec-
21	ESSARY FOR ENFORCEMENT.—A designated fu-
22	ture on a security shall be traded on a national
23	securities exchange that, in accordance with
24	regulations promulgated by the Securities and

Exchange Commission, collects, maintains, and

1	promptly provides to the Commission on re-
2	quest such information as the Securities and
3	Exchange Commission and the Commission
4	jointly determine to be appropriate for the per-
5	formance of the enforcement responsibilities de-
6	scribed in subparagraph (B).
7	"(7) Process for Listing futures on a se-
8	CURITY.—
9	"(A) CONTRACT MARKET PROCESS.—
10	"(i) In General.—The Commission
11	shall transmit to the Securities and Ex-
12	change Commission a copy of any applica-
13	tion that is submitted by a board of trade
14	for designation as a contract market with
15	respect to a contract of sale (or option on
16	such a contract) for future delivery of a
17	nonexempted security or a group or index
18	of nonexempted securities.
19	"(ii) Hearing.—
20	"(I) OBJECTION BY SEC.—If, not
21	later than 15 days following trans-
22	mittal of an application under clause
23	(i), the Securities and Exchange Com-
24	mission submits to the Commission an
25	objection to designation of the board

1	of trade as a contract market in the
2	contract (or option on such a con-
3	tract) based on evidence (including ar
4	economic analysis of relevant factors
5	including benefits and costs) that any
6	minimum requirement under para
7	graph (2)(B) or (4)(B) is not met, the
8	Commission shall afford the Securities
9	and Exchange Commission an oppor-
10	tunity for a hearing on the record be
11	fore the Commission.
12	"(H) TIMING.—A hearing under
13	subclause (I) shall be held before the
14	Commission takes action on the appli-
15	cation, and not less than 30 nor more
16	than 45 days after the Securities and
17	Exchange Commission submits the ob-
18	jection.
19	"(B) National securities exchange
20	PROCESS.
21	"(i) In GENERAL.—The Securities
22	and Exchange Commission shall transmit
23	to the Commission a copy of any applica
24	tion that is submitted by a person for list

ing of a designated future on a security on a national securities exchange.

sion.—If, not later than 15 days following transmittal of an application under clause (i), the Commission submits to the Securities and Exchange Commission an objection to listing of a designated future on a security on a national securities exchange based on evidence (including an economic analysis of relevant factors including benefits and costs) that any minimum requirement under paragraph (4)(B) is not met, the Securities and Exchange Commission shall afford the Commission an opportunity for a hearing on the record before the Securities and Exchange Commission.

"(8) MARGIN.—

"(A) In GENERAL.—Notwithstanding any other provision of this Act, any designated contract market in a contract for sale of future delivery of a nonexempted security or nonexempted securities index (or option on such a contract) shall file with the Board of Governors of the Federal Reserve System any rule estab-

1 lishing or changing the level of initial margin or 2 maintenance margin for the nonexempted secu-3 rity or nonexempted securities index futures 4 contract (or option on such a contract). "(B) REQUEST TO SET MARGIN.— "(i) IN GENERAL.—The Board may at 6 7 any time request a contract market to set 8 the margin for a nonexempted security or 9 nonexempted securities index futures con-10 tract (or option on a nonexempted security 11 or nonexempted securities index futures 12 contract) at a level that the Board deter-13 mines is appropriate to— 14 "(I) preserve the financial integ-15 rity of the contract market or of the 16 clearing system of the contract mar-17 ket; or 18 "(II) prevent systemic risk. 19 "(ii) FAILURE TO SET MARGIN.—If 20 the contract market fails to comply with a 21 request under clause (i) within the time 22 specified by the Board in the request, the 23 Board may direct the contract market to 24 alter or supplement the rules of the con-

tract market as specified in the request.

1	"(C) DELEGATION OF AUTHORITY TO THE
2	COMMISSION.—Subject to such conditions as
3	the Board may determine, the Board may dele-
4	gate any or all of its authority with respect to
5	margin levels—
6	"(i) in the case of a designated future
7	on a security or other stock index futures
8	contract or related option, to the Commis-
9	sion, if the contract or option is traded on
10	a designated contract market or derivatives
11	transaction execution facility; or
12	"(ii) in the case of a designated future
13	on a security—
14	"(I) to the Securities and Ex-
15	change Commission, if the designated
16	future on a security is listed on a na-
17	tional securities exchange; or
18	"(II) to the intermarket margin
19	board established under subparagraph
20	(D).
21	"(D) Intermarket margin board.—
22	"(i) ESTABLISHMENT.—With the con-
23	currence of the Securities and Exchange
24	Commission and the Commission, the
25	Board may establish an intermarket mar-

1 gin board consisting of representatives of 2 each of those 3 entities.

"(ii) DUTIES.—The intermarket margin board established under clause (i) may set and maintain margin levels and rules pertaining to margin for a designated future on a security listed on a contract market or on a national securities exchange.

"(E) RELATIONSHIP TO OTHER AUTHOR-ITY.—Nothing in this section supersedes or limits the authority of the Commission under section 8a(9).

"(F) JUDICIAL REVIEW.—

by the Board (or by the Commission acting under the delegation of authority under subparagraph (C) or by the intermarket margin board established under subparagraph (D)) under this paragraph directing a contract market to alter or supplement a contract market rule shall be subject to review only in the United States Court of Appeals for the judicial circuit in which the party seeking review resides or has its principal place of business, or in the

1	United States Court of Appeals for the
2	District of Columbia Circuit.
3	"(ii) Basis for review.—Review
4	under clause (i) shall be based on the ex-
5	amination of all information before the
6	Board (or the Commission, Securities and
7	Exchange Commission, or intermarket
8	margin board) at the time at which the ac-
9	tion was taken.
10	"(iii) Standard of review.—The
11	court reviewing an action of the Board (or
12	the Commission, Securities and Exchange
13	Commission, or intermarket margin board)
14	shall not enter a stay or order of man-
15	damus unless the court determines, after
16	notice and hearing, that the action was ar-
17	bitrary, capricious, an abuse of discretion,
18	or otherwise not in accordance with law.".
19	SEC. 9. FINDING AND PURPOSES.
20	The Commodity Exchange Act is amended by striking
21	section 3 (7 U.S.C. 5) and inserting the following:
22	"SEC. 3. FINDING AND PURPOSES.
23	"(a) FINDING.—Congress finds that the futures con-
24	tracts and options contracts that are subject to this Act
25	are entered into regularly in interstate and international

1	commerce and are affected with a national public interest,
2	in that such futures contracts and options contracts pro-
3	vide a means for managing and assuming price risks, dis-
4	covering prices, and disseminating pricing information
5	through trading in liquid, fair, and financially secure trad-
6	ing facilities.
7	"(b) Purposes.—The purposes of this Act are—
8	"(1) to serve the public interest described in
9	subsection (a) through a system of effective self-reg-
10	ulation of trading facilities, clearing systems, market
11	participants, and market professionals under the
12	oversight of the Commission; and
13	"(2) to authorize the Commission—
14	"(A) to deter and prevent price manipula-
15	tion or any other disruptions to market integ-
16	rity;
17	"(B) to ensure the financial integrity of all
18	transactions subject to this Act and the avoid-
19	ance of systemic risk;
20	"(C) to protect all market participants
21	from fraudulent or other abusive sales practices
22	and misuse of customer assets; and
23	"(D) to promote responsible innovation
24	and fair competition among boards of trade,
25	other markets, and market participants.".

1 SEC. 10. PROHIBITED TRANSACTIONS.

2	Section 4e of the Commodity Exchange Act (7 U.S.C.
3	6e) is amended by striking "SEC. 4e." and all that follows
4	through subsection (a) and inserting the following:
5	"SEC. 4C. PROHIBITED TRANSACTIONS.
6	"(a) In General.—
7	"(1) Prohibition.—It shall be unlawful for
8	any person to offer to enter into, enter into, or con-
9	firm the execution of a transaction described in
10	paragraph (2) involving any commodity if the trans-
11	action is used or may be used to—
12	"(A) hedge any transaction in interstate
13	commerce in the commodity or the product or
14	byproduct of the commodity;
15	"(B) determine the price basis of any such
16	transaction in interstate commerce in the com-
17	modity; or
18	"(C) deliver any such commodity sold,
19	shipped, or received in interstate commerce for
20	the execution of the transaction.
21	"(2) Transaction.—A transaction referred to
22	in paragraph (1) is a transaction that—
23	"(A)(i) is, is of the character of, or is com-
24	monly known to the trade as, a 'wash sale',
25	'cross trade', or 'accommodation trade'; or
26	"(ii) is a fictitious sale; or

1	"(B) is used to cause any price to be re-
2	ported, registered, or recorded that is not a
3	true and bona fide price.
4	"(3) Effect of subsection.—Nothing in this
5	subsection—
6	"(A) makes unlawful an exchange of—
7	"(i) futures in connection with a cash
8	commodity transaction;
9	"(ii) futures for eash commodities;
10	"(iii) transfer trades or office trades;
11	Ol'
12	"(iv) futures for swaps;
13	if the exchange is made in accordance with
14	rules of the contract market or derivatives
15	transaction execution facility that apply to such
16	transactions, and those rules have been ap-
17	proved by the Commission; or
18	"(B) makes it unlawful for a futures com-
19	mission merchant, acting as principal or agent,
20	to enter into, execute, or confirm the execution
21	of a contract for the purchase or sale of a com-
22	modity for future delivery if the contract is en-
23	tered into, executed, reported, recorded, or
24	eleared in accordance with the rules of a con-

1	tract market or derivatives transaction execu-
2	tion facility.".
3	SEC. 11. DESIGNATION OF BOARDS OF TRADE AS CON-
4	TRACT MARKETS.
5	The Commodity Exchange Act is amended—
6	(1) by redesignating section 5b (7 U.S.C. 7b)
7	as section 5e; and
8	(2) by striking sections 5 and 5a (7 U.S.C. 7,
9	7a) and inserting the following:
10	"SEC. 5. DESIGNATION OF BOARDS OF TRADE AS CON-
11	TRACT MARKETS.
12	"(a) Applications.—A board of trade applying to
13	the Commission for designation as a contract market shall
14	submit an application to the Commission that includes any
15	relevant materials and records the Commission may re-
16	quire consistent with this Act.
17	"(b) Criteria for Designation.—
18	"(1) In General.—To be designated as a con-
19	tract market, the board of trade shall demonstrate
20	to the Commission that the board of trade meets the
21	eriteria specified in this subsection.
22	"(2) Prevention of Market Manipula-
23	TION.—The board of trade shall have the capacity to
24	prevent market manipulation through market sur-
25	veillance, compliance, and enforcement practices and

1	procedures, including methods for conducting real-
2	time monitoring of trading and comprehensive and
3	accurate trade reconstructions.
4	"(3) FAIR AND EQUITABLE TRADING.—The
5	board of trade shall establish and enforce trading
6	rules to ensure fair and equitable trading through
7	the facilities of the contract market, and the capac-
8	ity to detect, investigate, and discipline any person
9	that violates the rules.
10	"(4) Trade execution facility.—The board
11	of trade shall—
12	"(A) establish and enforce rules defining
13	or specifications detailing, the manner of oper-
14	ation of the trade execution facility maintained
15	by the board of trade, including rules or speci-
16	fications describing the operation of any elec-
17	tronic matching platform; and
18	"(B) demonstrate that the trading facility
19	operates in accordance with the rules or speci-
20	fications.
21	"(5) Financial integrity of trans-
22	ACTIONS.—The board of trade shall establish and
23	enforce rules and procedures for ensuring the finan-
24	cial integrity of transactions entered into by or

through the facilities of the contract market.

"(6) DISCIPLINARY PROCEDURES.—The board of trade shall establish and enforce disciplinary pro-edures that authorize the board of trade to dis-cipline, suspend, or expel members or market par-ticipants that violate the rules of the board of trade, or similar methods for performing the same func-tions, including delegation of the functions to third parties.

- "(7) Public access.—The board of trade shall provide the public with access to the rules, regulations, and contract specifications of the board of trade.
- "(8) ABILITY TO OBTAIN INFORMATION.—The board of trade shall establish and enforce rules that will allow the board of trade to obtain any necessary information to perform any of the functions described in this subsection, including the capacity to carry out such international information-sharing agreements as the Commission may require.
- 20 "(c) EXISTING CONTRACT MARKETS.—A designated
 21 contract market on the effective date of the Commodity
 22 Futures Modernization Act of 2000 shall be considered to
 23 be a designated contract market under this section.
- 24 "(d) Core Principles for Contract Markets.—

- "(1) IN GENERAL.—To maintain the designation of a board of trade as a contract market, a board of trade shall comply with the core principles specified in this subsection.
 - "(2) Compliance with Rules.—The board of trade shall monitor and enforce compliance with the rules of the contract market, including the terms and conditions of any contracts to be traded and any limitations on access to the contract market.
 - "(3) CONTRACTS NOT READILY SUBJECT TO MANIPULATION.—The board of trade shall list on the contract market only contracts that are not readily susceptible to manipulation.
 - "(4) Monitoring of trading.—The board of trade shall monitor trading to prevent manipulation, price distortion, and disruptions of the delivery or eash-settlement process.
 - "(5) Position Limitations or accountability for speculators, where necessary and appropriate.
- "(6) EMERGENCY AUTHORITY.—The board of trade shall adopt rules to provide for the exercise of

1	emergency authority, in consultation or cooperation
2	with the Commission, where necessary and appro-
3	priate, including the authority to—
4	"(A) liquidate or transfer open positions in
5	any contract;
6	"(B) suspend or curtail trading in any con-
7	tract; and
8	"(C) require market participants in any
9	contract to meet special margin requirements.
10	"(7) AVAILABILITY OF GENERAL INFORMA-
11	TION.—The board of trade shall make available to
12	market authorities, market participants, and the
13	public information concerning—
14	"(A) the terms and conditions of the con-
15	tracts of the contract market; and
16	"(B) the mechanisms for executing trans-
17	actions on or through the facilities of the con-
18	tract market.
19	"(8) Daily publication of trading infor-
20	MATION.—The board of trade shall make public
21	daily information on settlement prices, volume, open
22	interest, and opening and closing ranges for actively
23	traded contracts on the contract market.
24	"(9) Execution of transactions.—The
25	board of trade shall provide a competitive, open, and

efficient market and mechanism for executing transactions.

"(10) Trade information.—The board of trade shall maintain rules and procedures to provide for the recording and safe storage of all identifying data entry and trade information in a manner that enables the contract market to use the information for purposes of assisting in the prevention of customer and market abuses and providing evidence of any violations of the rules of the contract market.

"(11) Financial integrity of contracts.—
The board of trade shall establish and enforce rules providing for the financial integrity of any contracts traded on the contract market, including rules to ensure the financial integrity of any futures commission merchants and introducing brokers and the protection of customer funds.

"(12) PROTECTION OF MARKET PARTICI-PANTS.—The board of trade shall establish and enforce rules to protect market participants from abusive practices committed by any party (including a party acting as an agent for the participants).

"(13) DISPUTE RESOLUTION.—The board of trade shall establish and enforce rules regarding and provide facilities for alternative dispute resolution as

1	appropriate for market participants and any market
2	intermediaries.
3	"(14) GOVERNANCE FITNESS STANDARDS.—
4	The board of trade shall establish and enforce ap-
5	propriate fitness standards for directors, members of
6	any disciplinary committee, members of the board of
7	trade, and any other persons with direct access to
8	the facility (including any parties affiliated with any
9	of the persons described in this paragraph).
10	"(15) Conflicts of interest.—The board of
11	trade shall establish and enforce rules to minimize
12	conflicts of interest in the decisionmaking process of
13	the contract market and establish a process for re-
14	solving such conflicts of interest.
15	"(16) Composition of boards of mutually
16	OWNED CONTRACT MARKETS.—In the case of a mu-
17	tually owned contract market, the board of trade
18	shall ensure that the composition of the governing
19	board reflects market participants.
20	"(17) Recordkeeping.—The board of trade
21	shall—
22	"(A) maintain full records of all activities
23	related to the business of the contract market
24	in a form and manner acceptable to the Com-
25	mission for a period of 5 years;

1	"(B) make the records readily available
2	during at least the first 2-years of the 5-year
3	period and provide the records to the Commis-
4	sion during that 2-year period at the expense of
5	the person required to maintain the records;
6	and
7	"(C) keep the records open to inspection
8	by any representative of the Commission or the
9	Department of Justice.
10	"(18) Antitrust considerations.—Unless
11	appropriate to achieve the purposes of this Act, the
12	board of trade shall avoid—
13	"(A) adopting any rule or taking any ac-
14	tion that results in any unreasonable restraint
15	of trade; or
16	"(B) imposing any material anticompeti-
17	tive burden on trading on the contract mar-
18	ket.".
19	SEC. 12. DERIVATIVES TRANSACTION EXECUTION FACILI-
20	TIES.
21	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
22	is amended by inserting after section 5 (as amended by
23	section 11(2)) the following:

I	"SEC. 5A. DERIVATIVES TRANSACTION EXECUTION FACILI-
2	TIES.
3	"(a) In General.—In lieu of compliance with the
4	contract market designation requirements of section 5, a
5	board of trade may elect to operate as a registered deriva-
6	tives transaction execution facility if the facility is—
7	"(1) designated as a contract market and meets
8	the requirements of this section; or
9	"(2) registered as a derivatives transaction exe-
10	cution facility under subsection (e).
11	"(b) REQUIREMENTS FOR TRADING FUTURES CON-
12	TRACTS OR OTHER DERIVATIVES TRANSACTIONS.—
13	"(1) In General.—A registered derivatives
14	transaction execution facility under subsection (a)
15	may trade any futures contract (or option on such
16	a contract) that is not a designated future on a se-
17	curity on or through the facility only by satisfying
18	the requirements of this section.
19	"(2) Requirements for underlying com-
20	MODITIES.—A registered derivatives transaction exe-
21	cution facility may trade any futures contract only
22	if—
23	"(A) the underlying commodity has a near-
24	ly inexhaustible deliverable supply;
25	"(B) the underlying commodity has a de-
26	liverable supply that is sufficiently large that

1	the contract is highly unlikely to be susceptible
2	to manipulation;
3	"(C) the underlying commodity has no
4	eash market; or
5	"(D) the Commission determines, based on
6	the market characteristics, surveillance history,
7	self-regulatory record, and capacity of the facil-
8	ity that trading in the futures contract is highly
9	unlikely to be susceptible to manipulation.
10	"(3) Eligible traders.—To trade on a reg-
11	istered derivatives transaction execution facility, a
12	person shall—
13	"(A) be authorized by the board of trade
14	to trade on the facility; and
15	"(B)(i) be an eligible contract participant;
16	Ol'
17	"(ii) be a person trading through a futures
18	commission merchant that—
19	"(I) is registered with the Commis-
20	sion;
21	"(II) is a member of a futures self-
22	regulatory organization;
23	"(III) is a clearing member of a de-
24	rivatives elearing organization; and

1	"(IV) has adjusted net capital of at
2	least \$20,000,000.
3	"(4) Trading by contract markets.—A
4	board of trade that is designated as a contract mar-
5	ket shall, to the extent that the contract market also
6	operates a registered derivatives transaction execu-
7	tion facility—
8	"(A) provide a physical location for the
9	contract market trading of the board of trade
10	that is separate from trading on the derivatives
11	transaction execution facility of the board of
12	trade; or
13	"(B) if the board of trade uses the same
14	electronic trading system for trading on the
15	contract market and derivatives transaction
16	execution facility of the board of trade, identify
17	whether the electronic trading is taking place
18	on the contract market or the derivatives trans-
19	action execution facility.
20	"(c) Criteria for Registration.—
21	"(1) In General.—To be registered as a reg-
22	istered derivatives transaction execution facility, the
23	board of trade shall demonstrate to the Commission
24	that the board of trade meets the criteria specified
25	in this paragraph.

1	"(2) DETERRENCE OF ABUSES.—The board of
2	trade shall establish and enforce trading rules that
3	will deter abuses and has the capacity to detect, in-
4	vestigate, and enforce those rules, including means
5	to
6	"(A) obtain information necessary to per-
7	form the functions required under this section;
8	OI'
9	"(B) use technological means to—
10	"(i) provide market participants with
11	impartial access to the market; and
12	"(ii) eapture information that may be
13	used in establishing whether rule violations
14	have occurred.
15	"(3) Trading procedures.—The board of
16	trade shall establish and enforce rules or terms and
17	conditions defining, or specifications detailing, trad-
18	ing procedures to be used in entering and executing
19	orders traded on the facilities of the board of trade.
20	"(4) Financial integrity of trans-
21	ACTIONS.—The board of trade shall establish and
22	enforce rules or terms and conditions providing for
23	the financial integrity of transactions entered on or
24	through the facilities of the board of trade, including
25	rules or terms and conditions to ensure the financial

1	integrity of any futures commission merchants and
2	introducing brokers and the protection of customer
3	funds.
4	"(d) Core Principles for Registered Deriva-
5	TIVES TRANSACTION EXECUTION FACILITIES.—
6	"(1) In GENERAL.—To maintain the registra-
7	tion of a board of trade as a derivatives transaction
8	execution facility, a board of trade shall comply with
9	the core principles specified in this subsection.
10	"(2) COMPLIANCE WITH RULES.—The board of
11	trade shall monitor and enforce the rules of the fa-
12	eility, including any terms and conditions of any
13	contracts traded on or through the facility and any
14	limitations on access to the facility.
15	"(3) MONITORING OF TRADING.—The board of
16	trade shall monitor trading in the contracts of the
17	facility to ensure orderly trading in the contract and
18	to maintain an orderly market while providing any
19	necessary trading information to the Commission to
20	allow the Commission to discharge the responsibil-
21	ities of the Commission under the Act.
22	"(4) Disclosure of General Informa-
23	TION.—The board of trade shall disclose publicly
24	and to the Commission information concerning—
25	"(A) contract terms and conditions;

1	"(B) trading conventions, mechanisms, and
2	practices;
3	"(C) financial integrity protections; and
4	"(D) other information relevant to partici-
5	pation in trading on the facility.
6	"(5) Provision of trading information.—
7	The board of trade shall provide to market partici-
8	pants on a fair, equitable, and timely basis—
9	"(A) information regarding prices, bids,
10	and offers; and
11	"(B) for actively traded contracts, daily in-
12	formation on settlement prices, volume, open in-
13	terest, and opening and closing ranges.
14	"(6) FITNESS STANDARDS.—The board of trade
15	shall establish and enforce appropriate fitness stand-
16	ards for directors, members of any disciplinary com-
17	mittee, members, and any other persons with direct
18	access to the facility, including any parties affiliated
19	with any of the persons described in this paragraph.
20	"(7) Conflicts of interest.—The board of
21	trade shall establish and enforce rules to minimize
22	conflicts of interest in the decisionmaking process of
23	the derivatives transaction execution facility and es-
24	tablish a process for resolving such conflicts of inter-
25	est -

1	"(8) RECORDKEEPING.—The board of trade
2	shall—
3	"(A) maintain full records of all activities
4	related to the business of the derivatives trans-
5	action execution facility in a form and manner
6	acceptable to the Commission for a period of at
7	least 5 years;
8	"(B) make the records readily available
9	during at least the first 2 years of the 5-year
10	period and provide the records to the Commis-
11	sion at the expense of the person required to
12	maintain the records; and
13	"(C) keep the records open to inspection
14	by any representative of the Commission or the
15	Department of Justice.
16	"(9) Antitrust considerations.—Unless ap-
17	propriate to achieve the purposes of this Act, the
18	board of trade shall avoid—
19	"(A) adopting any rule or taking any ac-
20	tion that results in any unreasonable restraint
21	of trade; or
22	"(B) imposing any material anticompeti-
23	tive burden on trading on the derivatives trans-
24	action execution facility.

1	"(e) Use of Broker-Dealers and Depository
2	Institutions as Intermediaries.—
3	"(1) In General.—A registered derivatives
4	transaction execution facility may by rule allow a
5	broker-dealer or depository institution that meets
6	the requirements of paragraph (2) to—
7	"(A) act as an intermediary in trans-
8	actions executed on the facility on behalf of cus-
9	tomers of the broker-dealer or depository insti-
10	tution; and
11	"(B) receive funds of customers to serve as
12	margin or security for such transactions.
13	"(2) REQUIREMENTS.—The requirements re-
14	ferred to in paragraph (1) are that—
15	"(A) a broker-dealer be in good standing
16	with the Securities and Exchange Commission
17	and a depository institution be in good stand-
18	ing, as determined by the appropriate Federal
19	banking agency (as defined in section 3 of the
20	Federal Deposit Insurance Act (12 U.S.C.
21	1813)) (including the Farm Credit Administra-
22	tion), as applicable; and
23	"(B) if a broker-dealer or depository insti-
24	tution carries or holds customer accounts or

funds for transactions on the derivatives transaction execution facility for more than 1 business day, the broker-dealer or depository institution is registered as a futures commission
merchant and is a member of a registered futures association.

"(3) IMPLEMENTATION.—The Commission shall cooperate and coordinate with the Securities and Exchange Commission and Federal banking regulatory agencies (including the Farm Credit Administration) in adopting rules and taking any other appropriate action to facilitate the implementation of this subsection.

14 "(f) Segregation of Customer Funds.—Not
15 later than 180 days after the effective date of the Com16 modity Futures Modernization Act of 2000, consistent
17 with regulations adopted by the Commission, a registered
18 derivatives transaction execution facility may authorize a
19 futures commission merchant to offer any customer of the
20 futures commission merchant that is an eligible contract
21 participant the right to not segregate the customer funds
22 of the futures commission merchant for purposes of trad23 ing on or through the facilities of the registered derivatives
24 transaction execution facility.

1 "(g) ELECTION TO TRADE EXCLUDED TRANS-2 ACTIONS. 3 "(1) IN GENERAL.—A board of trade that is a 4 registered derivatives transaction execution facility 5 may trade on the facility any agreements, contracts, 6 or transactions that are excluded from this Act 7 under subsection (e) or (d) of section 2. 8 "(2) Exclusive jurisdiction of the com-9 MISSION.—The Commission shall have exclusive ju-10 risdiction over agreements, contracts, or transactions described in paragraph (1) to the extent that the 11 12 agreements, contracts, or transactions are traded on 13 a derivatives transaction execution facility.". 14 SEC. 13. DERIVATIVES CLEARING ORGANIZATIONS. 15 The Commodity Exchange Act (7 U.S.C. 1 et seq.) is amended by inserting after section 5a (as added by section 12) the following: "SEC. 5B. DERIVATIVES CLEARING ORGANIZATIONS. 19 "(a) REGISTRATION REQUIREMENT.—Except as provided in subsection (b), it shall be unlawful for a derivatives elearing organization, unless registered with the Commission, directly or indirectly to make use of the mails or any means or instrumentality of interstate commerce to perform the functions of a derivatives clearing organiza-

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tion described in section 1a(8).

1	"(b) Exclusion of Derivatives Clearing Orga-
2	NIZATIONS SUBJECT TO OTHER REGULATORY AUTHORI-
3	TIES.—A derivatives clearing organization shall not be re-
4	quired to register with the Commission, and the Commis-
5	sion shall have no jurisdiction with respect to the deriva-
6	tives clearing organization, if the derivatives clearing
7	organization—
8	"(1)(A) is registered as a clearing agency under
9	the Securities Exchange Act of 1934 (15 U.S.C. 78a
10	et seq.);
11	"(B) is subject to the supervisory jurisdiction of
12	a Federal banking agency (as defined in section 3 of
13	the Federal Deposit Insurance Act (12 U.S.C.
14	1813)) or the National Credit Union Administration;
15	Θ r
16	"(C) is subject to the supervisory jurisdiction of
17	a foreign regulatory authority that is recognized by
18	the Securities and Exchange Commission, the Board
19	of Governors of the Federal Reserve System, the
20	Comptroller of the Currency, or the Commission as
21	overseeing a system of consolidated supervision com-
22	parable to that provided under applicable United
23	States law; and
24	"(2) does not clear a contract of sale for future
25	delivery, option on a contract of sale for future deliv-

1	ery, or option on a commodity that is not a security
2	(unless the contract or option is excluded under sub-
3	section (e) or (d) of section 2).
4	"(e) Voluntary Registration.—A derivatives
5	elearing organization that is exempt from registration
6	under subsection (b) may register with the Commission
7	as a derivatives elearing organization.
8	"(d) REGISTRATION OF DERIVATIVES CLEARING OR-
9	GANIZATIONS.—
10	"(1) APPLICATION.—A person desiring to reg-
11	ister as a derivatives clearing organization shall sub-
12	mit to the Commission an application in such form
13	and containing such information as the Commission
14	may require for the purpose of making the deter-
15	minations required for approval under paragraph
16	$\frac{(2)}{}$.
17	"(2) Core principles.—
18	"(A) In General.—To be registered and
19	to maintain registration as a derivatives elear-
20	ing organization, an applicant shall demonstrate
21	to the Commission that the applicant complies
22	with the core principles specified in this para-
23	graph.
24	"(B) Financial resources.—The appli-
25	cant shall demonstrate that the applicant has

1	adequate financial, operational, and managerial
2	resources to discharge the responsibilities of a
3	derivatives elearing organization without inter-
4	ruption in various market conditions.
5	"(C) PARTICIPANT AND PRODUCT ELIGI-
6	BILITY.—The applicant shall establish—
7	"(i) appropriate admission and con-
8	tinuing eligibility standards (including ap-
9	propriate minimum financial requirements)
10	for members of and participants in the or-
11	ganization; and
12	"(ii) appropriate standards for deter-
13	mining eligibility of agreements, contracts,
14	or transactions submitted to the applicant.
15	"(D) RISK MANAGEMENT.—The applicant
16	shall have the ability to manage the risks asso-
17	ciated with discharging the responsibilities of a
18	derivatives elearing organization through the
19	use of appropriate tools and procedures.
20	"(E) SETTLEMENT PROCEDURES.—The
21	applicant shall have the ability to—
22	"(i) complete settlements on a timely
23	basis under varying circumstances;

1	"(ii) maintain an adequate record of
2	the flow of funds associated with each
3	transaction that the applicant clears; and
4	"(iii) comply with the terms and con-
5	ditions of any permitted netting or offset
6	arrangements with other clearing organiza-
7	tions.
8	"(F) TREATMENT OF FUNDS.—The appli-
9	cant shall have standards and procedures de-
10	signed to protect and ensure the safety of mem-
11	ber and participant funds.
12	"(G) DEFAULT RULES AND PROCE-
13	DURES.—The applicant shall have rules and
14	procedures designed to allow for efficient, fair,
15	and safe management of events when members
16	or participants become insolvent or otherwise
17	default on their obligations to the derivatives
18	clearing organization.
19	"(H) Rule enforcement.—The appli-
20	cant shall
21	"(i) maintain adequate arrangements
22	and resources for the effective monitoring
23	and enforcement of compliance with rules
24	of the applicant and for resolution of dis-
25	putes; and

1	"(ii) have the authority and ability to
2	discipline, limit, suspend, or terminate a
3	member's or participant's activities for vio-
4	lations of rules of the applicant.
5	"(I) System safeguards.—The applicant
6	shall demonstrate that the applicant—
7	"(i) has established and will maintain
8	a program of oversight and risk analysis to
9	ensure that the automated systems of the
10	applicant function properly and have ade-
11	quate capacity and security; and
12	"(ii) has established and will maintain
13	emergency procedures and a plan for dis-
14	aster recovery, and will periodically test
15	backup facilities sufficient to ensure daily
16	processing, elearing, and settlement of
17	transactions.
18	"(J) Reporting.—The applicant shall
19	provide to the Commission all information nec-
20	essary for the Commission to conduct the over-
21	sight function of the applicant with respect to
22	the activities of the derivatives clearing organi-
23	zation.
24	"(K) RECORDKEEPING.—The applicant
25	shall—

1	"(i) maintain full records of all activi-
2	ties related to the business of the applicant
3	as a derivatives elearing organization in a
4	form and manner acceptable to the Com-
5	mission for a period of at least 5 years;
6	"(ii) make the records readily avail-
7	able during at least the first 2 years of the
8	5-year period and provide the records to
9	the Commission at the expense of the per-
10	son required to maintain the records; and
11	"(iii) keep the records open to inspec-
12	tion by any representative of the Commis-
13	sion or the Department of Justice.
14	"(L) Public information.—The appli-
15	cant shall make information concerning the
16	rules and operating procedures governing the
17	elearing and settlement systems (including de-
18	fault procedures) available to market partici-
19	pants.
20	"(M) Information Sharing.—The appli-
21	eant shall—
22	"(i) enter into and abide by the terms
23	of all appropriate and applicable domestic
24	and international information-sharing
25	agreements; and

1	"(ii) use relevant information obtained
2	from the agreements in carrying out the
3	elearing organization's risk management
4	program.
5	"(N) Antitrust considerations.—Un-
6	less appropriate to achieve the purposes of this
7	Act, the derivatives clearing organization shall
8	avoid—
9	"(i) adopting any rule or taking any
10	action that results in any unreasonable re-
11	straint of trade; or
12	"(ii) imposing any material anti-
13	competitive burden on trading on the con-
14	tract market.
15	"(3) Orders concerning competition. A
16	derivatives clearing organization may request the
17	Commission to issue an order concerning whether a
18	rule or practice of the applicant is the least anti-
19	competitive means of achieving the objectives, pur-
20	poses, and policies of this Act.
21	"(e) Existing Derivatives Clearing Organiza-
22	TIONS.—A derivatives clearing organization shall be
23	deemed to be registered under this section to the extent
24	that—

1	"(1) the derivatives clearing organization clears
2	agreements, contracts, or transactions for a board of
3	trade that has been designated by the Commission
4	as a contract market for such agreements, contracts,
5	or transactions before the date of enactment of this
6	section; and
7	"(2) the Commission has reviewed and ap-
8	proved the rules of the derivatives clearing organiza-
9	tion before that date.
10	"(f) APPOINTMENT OF TRUSTEE.—
11	"(1) In General.—If a proceeding under sec-
12	tion 5e results in the suspension or revocation of the
13	registration of a derivatives clearing organization, or
14	if a derivatives clearing organization withdraws from
15	registration, the Commission, on notice to the de-
16	rivatives elearing organization, may apply to the ap-
17	propriate United States district court where the de-
18	rivatives clearing organization is located for the ap-
19	pointment of a trustee.
20	"(2) Assumption of Jurisdiction.—If the
21	Commission applies for appointment of a trustee
22	under paragraph (1)—
23	"(A) the court may take exclusive jurisdic-

tion over the derivatives elearing organization

24

1	and the records and assets of the derivatives
2	clearing organization, wherever located; and
3	"(B) if the court takes jurisdiction under
4	subparagraph (A), the court shall appoint the
5	Commission, or a person designated by the
6	Commission, as trustee with power to take pos
7	session and continue to operate or terminate
8	the operations of the derivatives clearing orga
9	nization in an orderly manner for the protection
10	of participants, subject to such terms and con
11	ditions as the court may prescribe.
12	"(g) Linking of Regulated Clearing Facili
13	TIES.—
14	"(1) In General.—The Commission shall fa
15	cilitate the linking or coordination of derivatives
16	clearing organizations registered under this Act with
17	other regulated clearance facilities for the coordi
18	nated settlement of cleared transactions.
19	"(2) Coordination.—In carrying out para
20	graph (1), the Commission shall coordinate with the
21	Federal banking agencies and the Securities and Ex
22	change Commission.".

1	SEC. 14. COMMON PROVISIONS APPLICABLE TO REG-
2	ISTERED ENTITIES.
3	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
4	is amended by inserting after section 5b (as added by sec-
5	tion 13) the following:
6	"SEC. 5C. COMMON PROVISIONS APPLICABLE TO REG-
7	ISTERED ENTITIES.
8	"(a) Acceptable Business Practices Under
9	Core Principles.—
10	"(1) In General.—Consistent with the pur-
11	poses of this Act, the Commission may issue inter-
12	pretations, or approve interpretations submitted to
13	the Commission, of the core principles for registered
14	entities specified in sections 5(d), 5a(d), and
15	5b(d)(2) to describe what would constitute an ac-
16	eeptable business practice under the core principles.
17	"(2) TIMING.—If any person submits to the
18	Commission a request for an interpretation or for
19	approval of an interpretation under paragraph (1),
20	the Commission shall issue the interpretation or
21	shall approve or disapprove the interpretation not
22	later than 45 days after receiving the request.
23	"(3) Effect of interpretation.—An inter-
24	pretation issued under paragraph (1) shall not pro-
25	vide the exclusive means for complying with the core
26	principles.

1	"(b) Delegation of Functions Under Core
2	Principles.—
3	"(1) In General.—A registered entity may
4	comply with any applicable core principle through
5	delegation of any relevant function to a registered
6	futures association or another registered entity.
7	"(2) Responsibility.—A registered entity that
8	delegates a function under paragraph (1) shall re-
9	main responsible for earrying out the function.
10	"(e) New Contracts, New Rules, and Rule
11	AMENDMENTS.—
12	"(1) In General.—Subject to paragraph (2), a
13	registered entity may elect to list for trading any
14	new contract or other instrument, or may elect to
15	approve and implement any new rule or rule amend-
16	ment, by providing to the Commission a written cer-
17	tification that the new contract, new rule, or rule
18	amendment complies with this Act (including regula-
19	tions under this Act).
20	"(2) Prior Approval.—
21	"(A) In GENERAL.—A registered entity
22	may request that the Commission grant prior
23	approval to any new contract or other instru-
24	ment, new rule, or rule amendment.

1	"(B) DEADLINE.—If prior approval is re-
2	quested under subparagraph (A), the Commis-
3	sion shall take final action on the request not
4	later than 90 days after submission of the re-
5	quest, unless the person submitting the request
6	agrees to an extension of the time limitation es-
7	tablished under this subparagraph.
8	"(C) AGRICULTURAL CONTRACTS.—Not-
9	withstanding any other provision of this section,
10	a designated contract market shall submit for
11	prior approval by the Commission each rule
12	amendment that materially changes a term or
13	condition in any contract of sale of a com-
14	modity for future delivery or related option
15	traded through the facilities of the designated
16	contract market, if—
17	"(i) the commodity is specifically list-
18	ed in section 1a(3); and
19	"(ii) the rule amendment applies to
20	contracts and delivery months that have
21	previously been listed for trading and have
22	open interest.
23	"(3) Approval.—The Commission shall ap-
24	prove any such new contract or instrument, new
25	rule, or rule amendment unless the Commission

1	finds that the new contract or instrument, new rule,
2	or rule amendment would violate this Act.
3	"(d) VIOLATION OF CORE PRINCIPLES.—
4	"(1) In General.—If the Commission deter-
5	mines, on the basis of substantial evidence, that a
6	registered entity is violating any of the applicable
7	core principles specified in sections 5(d), 5a(d), and
8	5b(d)(2), the Commission shall—
9	"(A) notify the registered entity of the de-
10	termination; and
11	"(B) afford the registered entity an oppor-
12	tunity to make appropriate changes to bring the
13	registered entity into compliance with the core
14	principles.
15	"(2) FAILURE TO MAKE CHANGES.—If, not
16	later than 30 days after receiving a notification
17	under paragraph (1), a registered entity fails to
18	make changes that, in the opinion of the Commis-
19	sion, are necessary to accomplish the objectives of
20	the core principles, the Commission may take fur-
21	ther action in accordance with this Act.
22	"(e) Reservation of Emergency Authority.—
23	Notwithstanding any other provision of this section, the
24	Commission shall retain the full scope of its emergency
25	powers under section 8a(9) to direct any contract market

1	to take emergency action in compliance with the provisions
2	and standards of section 8a(9).".
3	SEC. 15. EXEMPT BOARDS OF TRADE.
4	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
5	is amended by inserting after section 5c (as added by sec-
6	tion 14) the following:
7	"SEC. 5D. EXEMPT BOARDS OF TRADE.
8	"(a) In General.—Except as otherwise provided in
9	this section, a contract of sale (or option on such a con-
10	tract) of a commodity for future delivery traded on or
11	through the facilities of an exempt board of trade shall
12	be exempt from all provisions of this Act, other than see-
13	$\frac{1}{2}$ tion $\frac{2}{g}$.
14	"(b) Criteria for Exemption.—To qualify for an
15	exemption under subsection (a), a board of trade shall
16	limit trading on or through the facilities of the board of
17	trade to contracts of sale of a commodity for future deliv-
18	ery (or options on such contracts)—
19	"(1) that have—
20	"(A) a nearly inexhaustible deliverable sup-
21	ply;
22	"(B) a deliverable supply that is suffi-
23	ciently large, and a cash market sufficiently liq-
24	uid, to render any contract traded on the com-

1	modity highly unlikely to be susceptible to ma-
2	nipulation; or
3	"(C) no eash market; and
4	"(2) that are entered into only between persons
5	that—
6	"(A) are eligible contract participants at
7	the time at which the persons enter into the
8	contract; or
9	"(B) enter into the contract or option for
10	the benefit only of eligible contract participants.
11	"(e) Antimanipulation Requirements.—A party
12	to a futures contract or related option that is traded on
13	an exempt board of trade shall be subject to sections 4b,
14	40, 6(c), and 9(a)(2), and the Commission shall enforce
15	those provisions with respect to any such trading.
16	"(d) Price Discovery.—If the Commission finds
17	that an exempt board of trade is a significant source of
18	price discovery for any underlying commodity in any
19	transaction traded on or through the facilities of the board
20	of trade, the board of trade shall disseminate publicly on
21	a daily basis trading volume, opening and closing price
22	ranges, open interest, and other trading data as appro-
23	priate to the market.
24	"(e) Jurisdiction.—The Commission shall have ex-
25	clusive jurisdiction over any account, agreement, or trans-

- 1 action involving a contract of sale of a commodity for fu-
- 2 ture delivery, or related option, to the extent that such
- 3 an account, agreement, or transaction is traded on an ex-
- 4 empt board of trade.
- 5 "(f) Subsidiaries.—A board of trade that is des-
- 6 ignated as a contract market or registered as a derivatives
- 7 transaction execution facility may operate an exempt
- 8 board of trade by establishing a separate subsidiary or
- 9 other legal entity and otherwise satisfying the require-
- 10 ments of this section."
- 11 SEC. 16. SUSPENSION OR REVOCATION OF DESIGNATION
- 12 **AS CONTRACT MARKET.**
- 13 Section 5e of the Commodity Exchange Act (7 U.S.C.
- 14 7b) (as redesignated by section 11(1)) is amended to read
- 15 as follows:
- 16 "SEC. 5E. SUSPENSION OR REVOCATION OF DESIGNATION
- 17 AS REGISTERED ENTITY.
- 18 "The failure of a registered entity to comply with any
- 19 provision of this Act, or any regulation or order of the
- 20 Commission under this Act, shall be cause for the suspen-
- 21 sion of the registered entity for a period not to exceed 180
- 22 days, or revocation of designation as a registered entity
- 23 in accordance with the procedures and subject to the judi-
- 24 cial review provided in section 6(b).".

1 SEC. 17. AUTHORIZATION OF APPROPRIATIONS.

2	Section 12(d) of the Commodity Exchange Act (7
3	U.S.C. 16(d)) is amended by striking "2000" and insert-
4	ing "2005".
5	SEC. 18. PREEMPTION.
6	Section 12(e) of the Commodity Exchange Act (7
7	U.S.C. 16(e)) is amended by striking paragraph (2) and
8	inserting the following:
9	"(2) the application of any Federal or State law
10	(including any regulation) to an agreement, contract,
11	or transaction in or involving any commodity, prod-
12	uct, right, service, or interest, except that this Act
13	shall supersede and preempt—
14	"(A) any Federal or State law (including
15	any regulation), in the case of any such agree-
16	ment, contract, or transaction—
17	"(i) that is conducted on or subject to
18	the rules of a registered entity or exempt
19	board of trade;
20	"(ii) that is conducted on or subject
21	to the rules of any board of trade, ex-
22	change, or market located outside the
23	United States, or any territory or posses-
24	sion of the United States (in accordance
25	with any terms or conditions specified by
26	the Commission by regulation); and

1	"(iii) that is subject to regulation by
2	the Commission under section 4e or 19;
3	and
4	"(B) any State or local law that prohibits
5	or regulates gaming or the operation of bucket
6	shops (other than antifraud provisions of gen-
7	eral applicability) in the case of—
8	"(i) an excluded trading facility under
9	section 2(e); or
10	"(ii) an agreement, contract, or trans-
11	action that—
12	"(I) is excluded under subsection
13	(e), (d), or (f) of section 2; or
14	"(II) is covered by the terms of
15	an exemption granted by the Commis-
16	sion under section 4(e) (regardless of
17	whether any such agreement, con-
18	tract, or transaction is otherwise sub-
19	ject to this Act); or".
20	SEC. 19. PREDISPUTE RESOLUTION AGREEMENTS FOR IN-
21	STITUTIONAL CUSTOMERS.
22	Section 14 of the Commodity Exchange Act (7 U.S.C.
23	18) is amended by striking subsection (g) and inserting
24	the following:

1	"(g) Predispute Resolution Agreements for
2	INSTITUTIONAL CUSTOMERS.—Nothing in this section
3	prohibits a registered futures commission merchant from
4	requiring a customer that is an eligible contract partici-
5	pant, as a condition to the commission merchant's con-
6	ducting a transaction for the customer, to enter into an
7	agreement waiving the right to file a claim under this see-
8	tion.".
9	SEC. 20. CONSIDERATION OF COSTS AND BENEFITS AND
10	ANTITRUST LAWS.
11	Section 15 of the Commodity Exchange Act (7 U.S.C
10	19) is amended by striking "Sec. 15. The Commission"
12	10) is different by striking 120. 10. The commission
	and inserting the following:
	· ·
13	and inserting the following:
13 14	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND
13 14 15	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND ANTITRUST LAWS.
13 14 15 16	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND ANTITRUST LAWS. "(a) Costs and Benefits.—
13 14 15 16	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND ANTITRUST LAWS. "(a) Costs and Benefits.— "(1) In General.—Before promulgating a reg-
113 114 115 116 117	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND ANTITRUST LAWS. "(a) COSTS AND BENEFITS.— "(1) IN GENERAL.—Before promulgating a reg- ulation under this Act or issuing an order (except as
13 14 15 16 17 18	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND ANTITRUST LAWS. "(a) Costs and Benefits.— "(1) In General.—Before promulgating a regulation under this Act or issuing an order (except as provided in paragraph (3)), the Commission shall
113 114 115 116 117 118 119 220	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND ANTITRUST LAWS. "(a) COSTS AND BENEFITS.— "(1) IN GENERAL.—Before promulgating a regulation under this Act or issuing an order (except as provided in paragraph (3)), the Commission shall consider the costs and benefits of the action of the
13 14 15 16 17 18 19 20 21	and inserting the following: "SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND ANTITRUST LAWS. "(a) Costs and Benefits.— "(1) In General.—Before promulgating a regulation under this Act or issuing an order (except as provided in paragraph (3)), the Commission shall consider the costs and benefits of the action of the Commission.

1	"(A) considerations of protection of market
2	participants and the public;
3	"(B) considerations of the efficiency, com-
4	petitiveness, and financial integrity of futures
5	markets;
6	"(C) considerations of price discovery;
7	"(D) considerations of sound risk manage-
8	ment practices; and
9	"(E) other public interest considerations.
10	"(3) Applicability.—This subsection does not
11	apply to the following actions of the Commission:
12	"(A) An order that initiates, is part of, or
13	is the result of an adjudicatory or investigative
14	process of the Commission.
15	"(B) An emergency action.
16	"(C) A finding of fact regarding compli-
17	ance with a requirement of the Commission.
18	"(b) Antitrust Laws.—The Commission".
19	SEC. 21. CONTRACT ENFORCEMENT BETWEEN ELIGIBLE
20	COUNTERPARTIES.
21	Section 22(a) of the Commodity Exchange Act (7
22	U.S.C. 25(a)) is amended by adding at the end the fol-
23	lowing:
24	"(4) Contract enforcement between eli-
25	GIBLE COUNTERPARTIES.—No agreement, contract,

1 or transaction between eligible contract participants 2 shall be void, voidable, or unenforceable, and no 3 such eligible contract participant shall be entitled to 4 rescind, or recover any payment made with respect 5 to, such an agreement, contract, or transaction, 6 under this section based solely on the failure of the 7 agreement, contract, or transaction to comply with the terms or conditions of an exemption or exclusion 8 9 from any provision of this Act or regulations of the 10 Commission.".

11 SEC. 22. LEGAL CERTAINTY FOR SWAP AGREEMENTS.

- 12 (a) DEFINITION OF SWAP AGREEMENT.—In this sec-
- 13 tion, the term "swap agreement" has the meaning given
- 14 the term in section 5220 of the Revised Statutes.
- 15 (b) Legal Certainty.—
- 16 (1) In General.—Nothing in this Act or any 17 amendment made by this Act authorizes the Securi-18 ties and Exchange Commission to regulate, super-19 vise, or otherwise subject to oversight any activity, 20 agreement, instrument, transaction, or product over 21 which the Securities and Exchange Commission is 22 not granted specific jurisdiction under this Act, any 23 amendment made by this Act, or any other law.
 - (2) SWAP AGREEMENTS.—Nothing in this Act
 or any amendment made by this Act grants the

24

25

Commodity Futures Trading Commission or the Securities and Exchange Commission any jurisdiction over any swap agreement, except that a registered entity may voluntarily submit to the jurisdiction of the Commodities Futures Trading Commission under section 12 or 13 of the Commodities Exchange Act (7 U.S.C. 16, 13e).

(c) Moratorium on Retail Swap Agreements.—

(1) IN GENERAL.—During the 1-year period beginning on the date of enactment of this Act, no financial institution engaged in activities authorized or permitted under section 4(k) of the Bank Holding Company Act (12 U.S.C. 1843(k)) may initiate through a widespread offering the opportunity for individuals other than accredited investors to enter into swap agreements. In the preceding sentence, the term "accredited investor" means an individual with net worth of at least \$5,000,000.

(2) REPORT.—Not later than the date that is 1 year after the date of enactment of this Act, the Federal banking agencies (as defined in section 3 of the Federal Deposit Insurance Act (12 U.S.C. 1813)), the Department of the Treasury, the Commodity Futures Trading Commission, and the Securities and Exchange Commission shall submit to the

1	Committee on Agriculture, Nutrition, and Forestry
2	and the Committee on Banking, Housing, and
3	Urban Affairs of the Senate, and the Committee on
4	Agriculture and the Committee on Banking and Fi-
5	nancial Services of the House of Representatives a
6	report on—
7	(A) the regulatory framework under which
8	swap agreements identified in paragraph (1)
9	should be supervised;
10	(B) the jurisdictional issues relating to
11	swap agreements identified in paragraph (1);
12	and
13	(C) investor protection concerns in connec-
14	tion with swap agreements identified in para-
15	graph (1).
16	SEC. 23. TECHNICAL AND CONFORMING AMENDMENTS.
17	(a) Commodity Exchange Act.—
18	(1) Section 1a of the Commodity Exchange Act
19	(7 U.S.C. 1a) (as amended by section 3(1)) is
20	amended—
21	(A) in paragraphs (4) , (5) , (17) , (18) ,
22	(21), and (24), by inserting "or derivatives
23	transaction execution facility" after "contract
24	market" each place it appears; and
25	(B) in paragraph (25)—

1	(i) in the paragraph heading, by strik-
2	ing "CONTRACT MARKET" and inserting
3	"REGISTERED ENTITY"; and
4	(ii) by striking "contract market"
5	each place it appears and inserting "reg-
6	istered entity".
7	(2) Section 2 of the Commodity Exchange Act
8	(7 U.S.C. 2, 2a, 4, 4a, 3) is amended—
9	(A) by striking "Sec. 2. (a)(1)(A)(i) The"
10	and inserting the following:
11	"SEC. 2. JURISDICTION OF COMMISSION; LIABILITY OF
12	PRINCIPAL FOR ACT OF AGENT; COMMODITY
12	FUTURES TRADING COMMISSION; TRANS-
13	referes finding commission; finans-
13	ACTION IN INTERSTATE COMMERCE.
14 15	ACTION IN INTERSTATE COMMERCE.
14 15	ACTION IN INTERSTATE COMMERCE. "(a) JURISDICTION OF COMMISSION; COMMODITY
14 15 16	ACTION IN INTERSTATE COMMERCE. "(a) JURISDICTION OF COMMISSION; COMMODITY FUTURES TRADING COMMISSION.—
14 15 16 17	ACTION IN INTERSTATE COMMERCE. "(a) JURISDICTION OF COMMISSION; COMMODITY FUTURES TRADING COMMISSION.— "(1) JURISDICTION OF COMMISSION.—
14 15 16 17	ACTION IN INTERSTATE COMMERCE. "(a) JURISDICTION OF COMMISSION; COMMODITY FUTURES TRADING COMMISSION.— "(1) JURISDICTION OF COMMISSION.— "(A) IN GENERAL.—The"; and
14 15 16 17 18	ACTION IN INTERSTATE COMMERCE. "(a) JURISDICTION OF COMMISSION; COMMODITY FUTURES TRADING COMMISSION.— "(1) JURISDICTION OF COMMISSION.— "(A) IN GENERAL.—The"; and (B) in subsection (a)—
14 15 16 17 18 19 20	ACTION IN INTERSTATE COMMERCE. "(a) JURISDICTION OF COMMISSION; COMMODITY FUTURES TRADING COMMISSION.— "(1) JURISDICTION OF COMMISSION.— "(A) IN GENERAL.—The"; and (B) in subsection (a)— (i) in paragraph (1) (as amended by
14 15 16 17 18 19 20	**(a) Jurisdiction of Commission; Commodity Futures Trading Commission.— "(1) Jurisdiction of commission.— "(A) In general.—The"; and (B) in subsection (a)— (i) in paragraph (1) (as amended by subparagraph (A))—
14 15 16 17 18 19 20 21	ACTION IN INTERSTATE COMMERCE. "(a) JURISDICTION OF COMMISSION; COMMODITY FUTURES TRADING COMMISSION.— "(1) JURISDICTION OF COMMISSION.— "(A) IN GENERAL.—The"; and (B) in subsection (a)— (i) in paragraph (1) (as amended by subparagraph (A))— (I) by striking subparagraph (B);

1	(III) by striking "contract mar-
2	ket designated pursuant to section 5
3	of this Act" and inserting "contract
4	market designated or derivatives
5	transaction execution facility reg-
6	istered pursuant to section 5 or 5a";
7	(IV) by striking clause (ii); and
8	(V) in clause (iii), by striking
9	"(iii) The" and inserting the fol-
10	lowing:
11	"(B) Liability of Principal for act of
12	AGENT.—The";
13	(ii) in paragraph (7), by striking
14	"contract market" and inserting "reg-
15	istered entity"; and
16	(iii) in paragraph (8)(B)(ii)—
17	(I) in the first sentence, by strik-
18	ing "designation as a contract mar-
19	ket" and inserting "designation or
20	registration as a contract market or
21	derivatives transaction execution facil-
22	ity'';
23	(II) in the second sentence, by
24	striking "designate a board of trade
25	as a contract market" and inserting

1	"designate or register a board of
2	trade as a contract market or deriva-
3	tives transaction execution facility";
4	and
5	(III) in the fourth sentence, by
6	striking "designating, or refusing,
7	suspending, or revoking the designa-
8	tion of, a board of trade as a contract
9	market" and inserting "designating,
10	registering, or refusing, suspending,
11	or revoking the designation or reg-
12	istration of, a board of trade as a con-
13	tract market or derivatives trans-
14	action execution facility".
15	(3) Section 4 of the Commodity Exchange Act
16	(7 U.S.C. 6) is amended—
17	(A) in subsection (a)—
18	(i) by inserting "exempted by oper-
19	ation of section 5d or unless" after "Un-
20	less'';
21	(ii) in paragraph (1), by striking
22	"designated by the Commission as a 'con-
23	tract market' for" and inserting "des-
24	ignated or registered by the Commission as

1	a contract market or derivatives trans-
2	action execution facility for";
3	(iii) in paragraph (2), by striking
4	"member of such"; and
5	(iv) in paragraph (3), by inserting "or
6	derivatives transaction execution facility"
7	after "contract market"; and
8	(B) in subsection (c)—
9	(i) in paragraph (1)—
10	(I) by striking "designated as a
11	contract market" and inserting "des-
12	ignated or registered as a contract
13	market or derivatives transaction exe-
14	eution facility"; and
15	(II) by striking "section
16	2(a)(1)(B)" and inserting "section
17	2(g)"; and
18	(ii) in paragraph (2)(B)(ii), by insert-
19	ing "or derivatives transaction execution
20	facility" after "contract market".
21	(4) Section 4a of the Commodity Exchange Act
22	(7 U.S.C. 6a) is amended—
23	(A) in subsection (a)—

1	(i) in the first sentence, by inserting
2	"or derivatives transaction execution facili-
3	ties" after "contract markets"; and
4	(ii) in the second sentence, by insert-
5	ing "or derivatives transaction execution
6	facility" after "contract market";
7	(B) in subsection (b), by inserting "or de-
8	rivatives transaction execution facility" after
9	"contract market" each place it appears; and
10	(C) in subsection (e)—
11	(i) by striking "contract market or"
12	each place it appears and inserting "con-
13	tract market, derivatives transaction execu-
14	tion facility, or";
15	(ii) by striking "licensed or des-
16	ignated" each place it appears and insert-
17	ing "licensed, designated, or registered";
18	and
19	(iii) by striking "contract market, or"
20	and inserting "contract market or deriva-
21	tives transaction execution facility, or".
22	(5) Section 4b(a) of the Commodity Exchange
23	Act (7 U.S.C. 6b(a)) is amended by striking "con-
24	tract market" each place it appears and inserting
25	"registered entity".

1	(6) Sections 4e(g), 4d, 4e, and 4f of the Com-
2	modity Exchange Act (7 U.S.C. 6e(g), 6d, 6e, 6f)
3	are amended by inserting "or derivatives transaction
4	execution facility" after "contract market" each
5	place it appears.
6	(7) Section 4g of the Commodity Exchange Act
7	(7 U.S.C. 6g) is amended—
8	(A) in subsection (b), by striking "clear-
9	inghouse and contract market" and inserting
10	"registered entity"; and
11	(B) in subsection (f), by striking "clearing-
12	houses, contract markets, and exchanges" and
13	inserting "registered entities".
14	(8) Section 4h of the Commodity Exchange Act
15	(7 U.S.C. 6h) is amended by striking "contract mar-
16	ket" each place it appears and inserting "registered
17	entity".
18	(9) Section 4i of the Commodity Exchange Act
19	(7 U.S.C. 6i) is amended in the first sentence by in-
20	serting "or derivatives transaction execution facility"
21	after "contract market".
22	(10) Section 4j of the Commodity Exchange
23	Act (7 U.S.C. 6j) is repealed.
24	(11) Section 41 of the Commodity Exchange Act
25	(7 U.S.C. 61) is amended by inserting "or derivatives

1	transaction execution facilities" after "contract mar-
2	kets" each place it appears.
3	(12) Section 4p of the Commodity Exchange
4	Act (7 U.S.C. 6p) is amended—
5	(A) in the third sentence of subsection (a),
6	by striking "Act or contract markets" and in-
7	serting "Act, contract markets, or derivatives
8	transaction execution facilities"; and
9	(B) in subsection (b), by inserting "deriva-
10	tives transaction execution facility," after "con-
11	tract market,".
12	(13) The Commodity Exchange Act (as amend-
13	ed by paragraphs (10), (11), and (12)) is amended
14	by redesignating section 4k through 4p (7 U.S.C. 6k
15	through 6p) as sections 4j through 4o, respectively.
16	(14) Section 6 of the Commodity Exchange Act
17	(7 U.S.C. 8, 9, 9a, 9b, 13b, 15) is amended—
18	(A) in subsection (a)—
19	(i) in the first sentence—
20	(I) by striking "board of trade
21	desiring to be designated a 'contract
22	market' shall make application to the
23	Commission for such designation" and
24	inserting "person desiring to be des-
25	ignated or registered as a registered

1	entity shall make application to the
2	Commission for such designation or
3	registration";
4	(H) by striking "above condi-
5	tions" and inserting "conditions set
6	forth in this Act"; and
7	(III) by striking "above require-
8	ments" and inserting "the require-
9	ments of this Act";
10	(ii) in the second sentence, by striking
11	"designation as a contract market within
12	one year" and inserting "designation or
13	registration as a registered entity within
14	180 days'';
15	(iii) in the third sentence—
16	(I) by striking "board of trade'
17	and inserting "person"; and
18	(II) by striking "one-year period"
19	and inserting "180-day period"; and
20	(iv) in the last sentence, by striking
21	"designate as a 'contract market' any
22	board of trade that has made application
23	therefor, such board of trade" and insert-
24	ing "designate or register as a registered

1	entity any person that has made applica-
2	tion therefor, such person";
3	(B) in subsection (b)—
4	(i) in the first sentence—
5	(I) by striking "designation of
6	any board of trade as a 'contract mar-
7	ket' upon" and inserting "designation
8	or registration of any registered entity
9	on'';
10	(II) by striking "board of trade"
11	each place it appears and inserting
12	"registered entity"; and
13	(III) by striking "designation as
14	set forth in section 5 of this Act" and
15	inserting "designation or registration
16	as set forth in sections 5 through 5c";
17	(ii) in the second sentence—
18	(I) by striking "board of trade"
19	the first place it appears and inserting
20	"registered entity"; and
21	(II) by striking "board of trade"
22	the second and third places it appears
23	and inserting "person"; and

1	(iii) in the last sentence, by striking
2	"board of trade" each place it appears and
3	inserting "person";
4	(C) in subsection (e)—
5	(i) by striking "contract market" each
6	place it appears and inserting "registered
7	entity";
8	(ii) by striking "contract markets"
9	each place it appears and inserting "reg-
10	istered entities"; and
11	(iii) by striking "trading privileges"
12	each place it appears and inserting "privi-
13	leges";
14	(D) in subsection (d), by striking "contract
15	market" each place it appears and inserting
16	"registered entity"; and
17	(E) in subsection (e), by striking "trading
18	on all contract markets" each place it appears
19	and inserting "the privileges of all registered
20	entities".
21	(15) Section 6a of the Commodity Exchange
22	Act (7 U.S.C. 10a) is amended—
23	(A) in the first sentence of subsection (a),
24	by striking "designated as a contract market"
25	shall" and inserting "designated or registered

1	as a contract market or a derivatives trans-
2	action execution facility"; and
3	(B) in subsection (b), by striking "des-
4	ignated as a contract market" and inserting
5	"designated or registered as a contract market
6	or a derivatives transaction execution facility".
7	(16) Section 6b of the Commodity Exchange
8	Act (7 U.S.C. 13a) is amended—
9	(A) by striking "contract market" each
10	place it appears and inserting "registered enti-
11	ty'';
12	(B) in the first sentence, by striking "des-
13	ignation as set forth in section 5 of this Act"
14	and inserting "designation or registration as set
15	forth in sections 5 through 5e"; and
16	(C) in the last sentence, by striking "the
17	contract market's ability" and inserting "the
18	ability of the registered entity".
19	(17) Section 6c(a) of the Commodity Exchange
20	Act (7 U.S.C. 13a-1(a)) by striking "contract mar-
21	ket" and inserting "registered entity".
22	(18) Section 6d(1) of the Commodity Exchange
23	Act (7 U.S.C. 13a-2(1)) is amended by inserting
24	"derivatives transaction execution facility," after
25	"contract market,".

1	(19) Section 7 of the Commodity Exchange Act
2	(7 U.S.C. 11) is amended—
3	(A) in the first sentence—
4	(i) by striking "board of trade" and
5	inserting "person";
6	(ii) by inserting "or registered" after
7	"designated";
8	(iii) by inserting "or registration"
9	after "designation" each place it appears;
10	and
11	(iv) by striking "contract market"
12	each place it appears and inserting "reg-
13	istered entity";
14	(B) in the second sentence—
15	(i) by striking "designation of such
16	board of trade as a contract market" and
17	inserting "designation or registration of
18	the registered entity"; and
19	(ii) by striking "contract markets"
20	and inserting "registered entities"; and
21	(C) in the last sentence—
22	(i) by striking "board of trade" and
23	inserting "person"; and
24	(ii) by striking "designated again a
25	contract market" and inserting "des-

1	ignated or registered again a registered en-
2	tity".
3	(20) Section 8(e) of the Commodity Exchange
4	Act (7 U.S.C. 12(e)) is amended in the first sen-
5	tence by striking "board of trade" and inserting
6	"registered entity".
7	(21) Section 8a of the Commodity Exchange
8	Act (7 U.S.C. 12a) is amended—
9	(A) by striking "contract market" each
10	place it appears and inserting "registered enti-
11	ty"; and
12	(B) in paragraph (2)(F), by striking "trad-
13	ing privileges" and inserting "privileges".
14	(22) Sections 8b and 8c(e) of the Commodity
15	Exchange Act (7 U.S.C. 12b, 12c(e)) are amended
16	by striking "contract market" each place it appears
17	and inserting "registered entity".
18	(23) Section 8e of the Commodity Exchange
19	Act (7 U.S.C. 12e) is amended—
20	(A) by striking "contract market" each
21	place it appears and inserting "registered enti-
22	ty'';
23	(B) in subsection (a), by striking "section
24	5a(b)" and inserting "sections 5 through 5e";
25	(C) in subsection (b)—

1	(i) in paragraph (1), by striking "a
2	contract market's trade monitoring system
3	implemented pursuant to section 5a(b)"
4	and inserting "the trade monitoring system
5	of a registered entity implemented pursu-
6	ant to sections 5 through 5c";
7	(ii) by striking paragraph (3) and in-
8	serting the following:
9	"(3) Remedies.—On becoming final, the Com-
10	mission deficiency order may require the registered
11	entity to—
12	"(A) institute appropriate improvements in
13	its trade monitoring system necessary to correct
14	the deficiencies in the order;
15	"(B) satisfy stated objective performance
16	criteria to correct the deficiencies; or
17	"(C) upgrade or reconfigure existing sys-
18	tems for collecting or processing relevant data
19	on trading and trader or broker activity, includ-
20	ing, where appropriate, the commitment of ad-
21	ditional resources."; and
22	(iii) in paragraph (5)—
23	(I) in the paragraph heading, by
24	striking "Designation as contract
25	MARKET" and inserting "DESIGNA-

1	TION OR REGISTRATION AS REG-
2	ISTERED ENTITY";
3	(II) by inserting "or registra-
4	tion" after "designation"; and
5	(III) by striking "board of trade"
6	and inserting "person";
7	(D) in subsection $(d)(2)$, by striking "sec-
8	tion 5b" and inserting "section 5e"; and
9	(E) in the paragraph heading of subsection
10	(e)(2), by striking "Contract Markets" and
11	inserting "REGISTERED ENTITIES".
12	(24) Section 9 of the Commodity Exchange Act
13	(7 U.S.C. 13) is amended—
14	(A) by striking "contract market" each
15	place it appears and inserting "registered enti-
16	ty"; and
17	(B) in subsection (a)(2), by striking "sec-
18	tion 40(1)," and inserting "section 4n(1),".
19	(25) Section 14 of the Commodity Exchange
20	Act (7 U.S.C. 18) is amended—
21	(A) in subsection $(a)(1)(B)$, by striking
22	"contract market" and inserting "registered en-
23	tity"; and
24	(B) in subsection (f), by striking "contract
25	markets" and inserting "registered entities".

1	(26) Sections 15 and 17 of the Commodity Ex-
2	change Act (7 U.S.C. 19, 21) are amended by strik-
3	ing "contract market" each place it appears and in-
4	serting "registered entity".
5	(27) Section 22 of the Commodity Exchange
6	Act (7 U.S.C. 25) is amended—
7	(A) in subsection (a)—
8	(i) in paragraph (1)—
9	(I) by striking "contract market,
10	elearing organization of a contract
11	market, licensed board of trade," and
12	inserting "registered entity"; and
13	(II) in subparagraph (C)(i), by
14	striking "contract market" and insert-
15	ing "registered entity";
16	(ii) in paragraph (2), by striking "sec-
17	tions 5a(11)," and inserting "sections
18	5(d)(13), $5b(d)(2)(H)(i)$,"; and
19	(iii) in paragraph (3), by striking
20	"contract market" and inserting "reg-
21	istered entity"; and
22	(B) in subsection (b)—
23	(i) in paragraph (1)—
24	(I) by striking "contract market
25	or clearing organization of a contract

1	market" and inserting "registered en-
2	tity";
3	(H) by striking "section 5a(8)
4	and section 5a(9) of this Act" and in-
5	serting "sections 5 through 5e";
6	(III) by striking "contract mar-
7	ket, elearing organization of a con-
8	tract market, or licensed board of
9	trade" and inserting "registered enti-
10	ty"; and
11	(IV) by striking "contract market
12	or licensed board of trade" and insert-
13	ing "registered entity";
14	(ii) in paragraph (3)—
15	(I) by striking "a contract mar-
16	ket, clearing organization, licensed
17	board of trade," and inserting "reg-
18	istered entity"; and
19	(H) by striking "contract market,
20	licensed board of trade" and inserting
21	"registered entity";
22	(iii) in paragraph (4), by striking
23	"contract market, licensed board of trade,
24	elearing organization," and inserting "reg-
25	istered entity"; and

1	(iv) in paragraph (5), by striking
2	"contract market, licensed board of trade,
3	elearing organization," and inserting "reg-
4	istered entity".
5	(b) Federal Deposit Insurance Corporation
6	IMPROVEMENT ACT OF 1991.—Section 402(2) of the Fed-
7	eral Deposit Insurance Corporation Improvement Act of
8	1991 (12 U.S.C. 4402(2)) is amended by striking sub-
9	paragraph (B) and inserting the following:
10	"(B) that is registered as a derivatives
11	clearing organization under section 5b of the
12	Commodity Exchange Act.".
13	(e) REVISED STATUTES.—Chapter three of title LXII
14	of the Revised Statutes is amended by adding at the end
15	the following:
16	"SEC. 5220. SWAP AGREEMENTS.
17	"(a) In General.—The term 'swap agreement'
18	means—
19	"(1) an individually negotiated contract, agree-
20	ment, warrant, note, option, or transaction that is
21	based, in whole or in part, on the occurrence of any
22	event, or on the value of, any interest in, or any
23	quantitative measure relating to, 1 or more commod-
24	ities, securities, eurrencies, interest rates, indices,
25	other rates, or other assets:

1	"(2) any other agreement or combination of
2	agreements that is similar to a contract, agreement,
3	warrant, note, option, or transaction described in
4	paragraph (1); and
5	"(3) an option to enter into a contract, agree-
6	ment, warrant, note, or option described in para-
7	graph (1) or an agreement described in paragraph
8	$\frac{(2)}{(2)}$.
9	"(b) INCLUSIONS.—The term 'swap agreement' in-
10	cludes a master swap agreement, and all supplements to
11	a master swap agreement, without regard to whether the
12	master swap agreement contains a contract, agreement,
13	warrant, note, option, or transaction that is not a swap
14	agreement described in subsection (a), but only to the ex-
15	tent that the master swap agreement contains such a con-
16	tract, agreement, warrant, note, option, or transaction.".
17	(d) Gramm-Leach-Bliley Act.—Section 206 of the
18	Gramm-Leach-Bliley Act (15 U.S.C. 78e note; Public Law
19	106–102) is amended—
20	(1) in subsection (a), by striking paragraph (6)
21	and inserting the following:
22	"(6) a swap agreement (as defined in section
23	5220 of the Revised Statutes).";
24	(2) by striking subsection (b); and

1	(3) by redesignating subsections (e) and (d) as
2	subsections (b) and (c), respectively.
3	(e) Securities Act of 1933.—The Securities Act
4	of 1933 (15 U.S.C. 77a et seq.) is amended by inserting
5	after section 3 the following:
6	"SEC. 3A. SWAP AGREEMENTS.
7	"Nothing in this Act (including regulations under
8	this Act) authorizes the Commission to regulate, super-
9	vise, or otherwise subject to oversight—
10	"(1) an activity, agreement, instrument, trans-
11	action, or product over which the Commission is not
12	explicitly granted jurisdiction or enforcement author-
13	ity under this Act; or
14	"(2) a swap agreement (as defined in section
15	5220 of the Revised Statutes), without regard to
16	whether the swap agreement is entered into or en-
17	gaged in by a depository institution (as defined in
18	section 3 of the Federal Deposit Insurance Act (12
19	U.S.C. 1813)).".
20	(f) SECURITIES EXCHANGE ACT OF 1934.—The Se-
21	curities Exchange Act of 1934 (15 U.S.C. 78a et seq.)

22 is amended by inserting after section 3 the following:

1 "SEC. 3A. SWAP AGREEMENTS.

2	"Nothing	m	this	$\frac{Act}{}$	(including	regulations	under
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- 3 this Act) authorizes the Commission to regulate, super-
- 4 vise, or otherwise subject to oversight—
- 5 "(1) an activity, agreement, instrument, trans-
- 6 action, or product over which the Commission is not
- 7 explicitly granted jurisdiction or enforcement author-
- 8 ity under this Act; or
- 9 "(2) a swap agreement (as defined in section
- 10 5220 of the Revised Statutes), without regard to
- 11 whether the swap agreement is entered into or en-
- 12 gaged in by a depository institution (as defined in
- 13 section 3 of the Federal Deposit Insurance Act (12)
- 14 U.S.C. 1813)).".
- 15 (g) Trust Indenture Act of 1939.—The Trust
- 16 Indenture Act of 1939 (15 U.S.C. 77aaa et seq.) is
- 17 amended by inserting after section 304 the following:
- 18 "SEC. 304A. SWAP AGREEMENTS.
- 19 "Nothing in this Act (including regulations under
- 20 this Act) authorizes the Commission to regulate, super-
- 21 vise, or otherwise subject to oversight—
- 22 "(1) an activity, agreement, instrument, trans-
- 23 action, or product over which the Commission is not
- 24 explicitly granted jurisdiction or enforcement author-
- 25 ity under this Act; or

1	"(2) a swap agreement (as defined in section
2	5220 of the Revised Statutes), without regard to
3	whether the swap agreement is entered into or en-
4	gaged in by a depository institution (as defined in
5	section 3 of the Federal Deposit Insurance Act (12
6	U.S.C. 1813)).".
7	(h) Investment Company Act of 1940.—The In-
8	vestment Company Act of 1940 (15 U.S.C. 80a-1 et seq.)
9	is amended by inserting after section 6 the following:
10	"SEC. 6A. SWAP AGREEMENTS.
11	"Nothing in this Act (including regulations under
12	this Act) authorizes the Commission to regulate, super-
13	vise, or otherwise subject to oversight—
14	"(1) an activity, agreement, instrument, trans-
15	action, or product over which the Commission is not
16	explicitly granted jurisdiction or enforcement author-
17	ity under this Act; or
18	"(2) a swap agreement (as defined in section
19	5220 of the Revised Statutes), without regard to
20	whether the swap agreement is entered into or en-
21	gaged in by a depository institution (as defined in
22	section 3 of the Federal Deposit Insurance Act (12
23	U.S.C. 1813)).''.

- 1 (i) INVESTMENT ADVISERS ACT OF 1940.—The In-
- 2 vestment Advisers Act of 1940 (15 U.S.C. 80b-1 et seq.)
- 3 is amended by inserting after section 206A the following:
- 4 "SEC. 206B. SWAP AGREEMENTS.
- 5 "Nothing in this Act (including regulations under
- 6 this Act) authorizes the Commission to regulate, super-
- 7 vise, or otherwise subject to oversight—
- 8 "(1) an activity, agreement, instrument, trans-
- 9 action, or product over which the Commission is not
- 10 explicitly granted jurisdiction or enforcement author-
- 11 ity under this Act; or
- 12 "(2) a swap agreement (as defined in section
- 13 5220 of the Revised Statutes), without regard to
- 14 whether the swap agreement is entered into or en-
- 15 gaged in by a depository institution (as defined in
- 16 section 3 of the Federal Deposit Insurance Act (12)
- 17 U.S.C. 1813)).".
- 18 (i) Public Utility Holding Company Act of
- 19 1935.—The Public Utility Holding Company Act of 1935
- 20 (15 U.S.C. 79 et seq.) is amended by inserting after sec-
- 21 tion 34 the following:
- 22 "SEC. 34A. SWAP AGREEMENTS.
- 23 "Nothing in this Act (including regulations under
- 24 this Act) authorizes the Commission to regulate, super-
- 25 vise, or otherwise subject to oversight—

1	"(1) an activity, agreement, instrument, trans-
2	action, or product over which the Commission is not
3	explicitly granted jurisdiction or enforcement author-
4	ity under this Act; or
5	"(2) a swap agreement (as defined in section
6	5220 of the Revised Statutes), without regard to
7	whether the swap agreement is entered into or en-
8	gaged in by a depository institution (as defined in
9	section 3 of the Federal Deposit Insurance Act (12
10	U.S.C. 1813)).".
11	(k) Securities Investor Protection Act of
12	1970.—The Securities Investor Protection Act of 1970
13	(15 U.S.C. 78aaa et seq.) is amended by adding at the
14	end the following:
15	"SEC. 17. SWAP AGREEMENTS.
16	"Nothing in this Act (including regulations under
17	this Act) authorizes the Commission to regulate, super-
18	vise, or otherwise subject to oversight—
19	"(1) an activity, agreement, instrument, trans-
20	action, or product over which the Commission is not
21	explicitly granted jurisdiction or enforcement author-
22	ity under this Act; or
23	"(2) a swap agreement (as defined in section
24	5220 of the Revised Statutes), without regard to
25	whether the swap agreement is entered into or en-

- 1 gaged in by a depository institution (as defined in
- 2 section 3 of the Federal Deposit Insurance Act (12)
- 3 U.S.C. 1813)).".
- 4 SEC. 24. EFFECTIVE DATE.
- 5 (a) In General.—Except as provided in subsection
- 6 (b), this Act takes effect on the date of enactment of this
- 7 Act.
- 8 (b) Jurisdiction of Commodities Futures
- 9 Trading Commission.—Section 8, and the amendments
- 10 made by that section, take effect 1 year after the date
- 11 of enactment of this Act.
- 12 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 13 (a) Short Title.—This Act may be cited as the
- 14 "Commodity Futures Modernization Act of 2000".
- 15 (b) Table of Contents.—The table of contents of this
- 16 Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Purposes.
 - Sec. 3. Definitions.
 - Sec. 4. Agreements, contracts, and transactions in foreign currency, government securities, and certain other commodities.
 - Sec. 5. Legal certainty for excluded derivative transactions.
 - Sec. 6. Electronic trading facilities.
 - Sec. 7. Hybrid instruments.
 - Sec. 8. Futures on securities.
 - Sec. 9. Exempted transactions.
 - Sec. 10. Finding and purposes.
 - Sec. 11. Prohibited transactions.
 - Sec. 12. Designation of boards of trade as contract markets.
 - Sec. 13. Derivatives transaction execution facilities.
 - Sec. 14. Derivatives clearing organizations.
 - Sec. 15. Common provisions applicable to registered entities.
 - Sec. 16. Exempt boards of trade.
 - Sec. 17. Suspension or revocation of designation as contract market.
 - Sec. 18. Authorization of appropriations.
 - Sec. 19. Preemption.

Sec. 20. Predispute resolution agreements for institutional customers. Sec. 21. Consideration of costs and benefits and antitrust laws. Sec. 22. Contract enforcement between eligible counterparties.

	Sec. 23. Legal certainty for swap agreements. Sec. 24. Commission oversight; deficiency orders. Sec. 25. Technical and conforming amendments. Sec. 26. Effective date.
1	SEC. 2. PURPOSES.
2	The purposes of this Act are—
3	(1) to reauthorize the Commodity Exchange Act
4	(7 U.S.C. 1 et seq.);
5	(2) to streamline and eliminate unnecessary reg-
6	ulation for the commodity futures exchanges and
7	other entities regulated under the Commodity Ex-
8	$change\ Act;$
9	(3) to transform the role of the Commodity Fu-
10	tures Trading Commission in its oversight of the fu-
11	tures markets;
12	(4) to provide a legislative and regulatory frame-
13	work for allowing the trading of futures on non-
14	exempted securities;
15	(5) to clarify the jurisdiction of the Commission
16	over certain retail foreign exchange futures and op-
17	tion transactions and bucket shops that are not other-
18	wise regulated;
19	(6) to promote innovation for futures and de-
20	rivatives and to reduce systemic risk by enhancing
21	legal certainty in the markets for certain futures and
22	derivatives;

1	(7) to reduce systemic risk and provide greater
2	stability to markets during times of market disorder
3	by allowing the clearing of transactions in over-the-
4	counter derivatives through appropriately regulated
5	clearing organizations; and
6	(8) to enhance the competitive position of United
7	States financial institutions and financial markets.
8	SEC. 3. DEFINITIONS.
9	Section 1a of the Commodity Exchange Act (7 U.S.C.
10	1a) is amended—
11	(1) by redesignating paragraphs (8) through
12	(12), (13) through (15), and (16) as paragraphs (17)
13	through (21), (23) through (25), and (29), respec-
14	tively;
15	(2) by inserting after paragraph (7) the fol-
16	lowing:
17	"(8) Derivatives clearing organization.—
18	"(A) In General.—The term 'derivatives
19	clearing organization' means a clearinghouse,
20	clearing association, clearing corporation, or
21	similar entity, facility, system, or organization
22	that, with respect to a derivative agreement, con-
23	tract, or transaction (other than a security)—
24	"(i) enables each party to the deriva-
25	tive agreement contract or transaction to

1	substitute, through novation or otherwise,
2	the credit of the derivatives clearing organi-
3	zation for the credit of the parties;
4	"(ii) arranges or provides, on a multi-
5	lateral basis, for the settlement or netting of
6	obligations resulting from such agreements,
7	contracts, or transactions executed by par-
8	ticipants in the derivatives clearing organi-
9	zation; or
10	"(iii) otherwise provides clearing serv-
11	ices or arrangements that mutualize or
12	transfer among participants in the deriva-
13	tives clearing organization the credit risk
14	arising from such agreements, contracts, or
15	transactions executed by the participants.
16	"(B) Exclusions.—The term 'derivatives
17	clearing organization' does not include an entity,
18	facility, system, or organization solely because it
19	arranges or provides for—
20	"(i) settlement, netting, or novation of
21	obligations resulting from agreements, con-
22	tracts, or transactions, on a bilateral basis
23	and without a centralized counterparty;

1	"(ii) settlement or netting of cash pay-
2	ments through an interbank payment sys-
3	$tem;\ or$
4	"(iii) settlement, netting, or novation
5	of obligations resulting from a sale of a
6	commodity in a transaction in the spot
7	market for the commodity.
8	"(9) Designated future on a security.—The
9	term 'designated future on a security' means a con-
10	tract of sale (or option on such a contract) for future
11	delivery of—
12	"(A) a single nonexempted security;
13	"(B) an index based on fewer than 5 non-
14	exempted securities; or
15	"(C) an index in which during at least 3 of
16	the 4 calendar quarters preceding the date of any
17	transaction in the index, a single nonexempted
18	security accounted for a daily average of 30 per-
19	cent or more of the value of the index.
20	"(10) Electronic trading facility.—The
21	term 'electronic trading facility' means a trading fa-
22	cility that—
23	"(A) operates by means of an electronic net-
24	work; and

1	"(B) maintains a real-time audit trail of
2	bids, offers, and the matching of orders or the
3	execution of transactions on the facility.
4	"(11) Eligible commercial participant.—
5	The term 'eligible commercial participant' means an
6	eligible contract participant described in clause (i),
7	(ii), (v), or (vii) of paragraph (12)(A) or in subpara-
8	graph (12)(C) that—
9	"(A) in connection with its business has a
10	demonstrable capacity or ability, directly or
11	through separate contractual agreements, to
12	make or take delivery of the underlying physical
13	commodity;
14	"(B) incurs risk, in addition to price risk,
15	related to the commodity; or
16	"(C) is a dealer that regularly provides
17	hedging, risk management, or market-making
18	services to such eligible contract participants.
19	"(12) Eligible contract participant.—The
20	term 'eligible contract participant' means—
21	"(A) acting for its own account—
22	"(i) a financial institution;
23	"(ii) an insurance company (as de-
24	fined in section 2 of the Bank Holding
25	Company Act of 1956 (12 U.S.C. 1841));

1	"(iii) an investment company subject
2	to regulation under the Investment Com-
3	pany Act of 1940 (15 U.S.C. 80a-1 et seq.)
4	or a foreign person performing a similar
5	role or function subject as such to foreign
6	regulation (regardless of whether each inves-
7	tor in the investment company or the for-
8	eign person is itself an eligible contract par-
9	ticipant);
10	"(iv) a commodity pool that—
11	"(I) has total assets exceeding
12	\$5,000,000; and
13	"(II) is formed and operated by a
14	person subject to regulation under this
15	Act or a foreign person performing a
16	similar role or function subject as such
17	to foreign regulation (regardless of
18	whether each investor in the com-
19	modity pool or the foreign person is
20	itself an eligible contract participant);
21	"(v) a corporation, partnership, pro-
22	prietorship, organization, trust, or other
23	entity—
24	"(I) that has total assets exceeding
25	\$10,000,000;

1	"(II) the obligations of which
2	under an agreement, contract, or
3	transaction are guaranteed or other-
4	wise supported by a letter of credit or
5	keepwell, support, or other agreement
6	by an entity described in subclause (I),
7	in clause (i), (ii), (iii), (iv), or (vii),
8	or in subparagraph (C); or
9	"(III) that—
10	"(aa) has a net worth exceed-
11	ing \$1,000,000; and
12	"(bb) enters into an agree-
13	ment, contract, or transaction in
14	connection with the conduct of the
15	entity's business or to manage the
16	risk associated with an asset or li-
17	ability owned or incurred or rea-
18	sonably likely to be owned or in-
19	curred by the entity in the con-
20	duct of the entity's business;
21	"(vi) an employee benefit plan subject
22	to the Employee Retirement Income Secu-
23	rity Act of 1974 (29 U.S.C. 1001 et seq.) or
24	a foreign person performing a similar role

1	or function subject as such to foreign
2	regulation—
3	"(I) that has total assets exceeding
4	\$5,000,000; or
5	"(II) the investment decisions of
6	which are made by—
7	"(aa) an investment adviser
8	subject to regulation under the In-
9	vestment Advisers Act of 1940 (15
10	$U.S.C.\ 80b-1\ et\ seq.)$ or a com-
11	modity trading advisor subject to
12	$regulation\ under\ this\ Act;$
13	"(bb) a foreign person per-
14	forming a role or function similar
15	to that of such an investment ad-
16	viser or commodity trading advi-
17	sor subject to foreign regulation in
18	the performance of that role or
19	function;
20	"(cc) a financial institution;
21	or
22	"(dd) an insurance company
23	(as defined in section 2 of the
24	Bank Holding Company Act of
25	1956 (12 U.S.C. 1841));

1	" $(vii)(I)$ a governmental entity (in-
2	cluding the United States, a State, or a for-
3	eign government) or political subdivision of
4	$a\ governmental\ entity;$
5	"(II) a multinational or supranational
6	government entity; or
7	"(III) an instrumentality, agency, or
8	department of an entity described in sub-
9	clause (I) or (II);
10	"(viii) a broker or dealer subject to reg-
11	ulation under the Securities Exchange Act
12	of 1934 (15 U.S.C. 78a et seq.) or a foreign
13	person performing a similar role or func-
14	tion subject as such to foreign regulation,
15	except that, if the broker or dealer or foreign
16	person is a natural person or proprietor-
17	ship, the broker or dealer or foreign person
18	shall not be considered to be an eligible con-
19	tract participant unless the broker or dealer
20	or foreign person also meets the require-
21	ments of clause (v) or (xi);
22	"(ix) a futures commission merchant
23	subject to regulation under this Act or a for-
24	eign person performing a similar role or
25	function subject as such to foreign regula-

1	tion, except that, if the futures commission
2	merchant or foreign person is a natural
3	person or proprietorship, the futures com-
4	mission merchant or foreign person shall
5	not be considered to be an eligible contract
6	participant unless the futures commission
7	merchant or foreign person also meets the
8	requirements of clause (v) or (xi);
9	"(x) a floor broker or floor trader sub-
10	ject to regulation under this Act, to the ex-
11	tent that the floor broker or floor trader
12	trades on or through the facilities of a reg-
13	istered entity or exempt board of trade or
14	any affiliate of a registered entity or exempt
15	board of trade; or
16	"(xi) a natural person with total assets
17	exceeding \$10,000,000;
18	" $(B)(i)$ a person described in any of clauses
19	(i) through (x) of subparagraph (A) or in sub-
20	paragraph (C), acting as broker or performing
21	an equivalent agency function on behalf of an-
22	other person described in subparagraph (A) or
23	(C); or

1	"(ii)(I) an investment adviser subject to
2	regulation under the Investment Advisers Act of
3	1940 (15 U.S.C. 80b-1 et seq.);
4	"(II) a commodity trading advisor subject
5	to regulation under this Act;
6	"(III) a foreign person performing a role or
7	function similar to that of such an investment
8	adviser or commodity trading advisor subject to
9	foreign regulation in the performance of that role
10	or function; or
11	"(IV) a person described in any of clauses
12	(i) through (x) of subparagraph (A) or in sub-
13	paragraph (C), that is acting as an investment
14	manager or fiduciary (but excluding a person
15	acting as a broker or performing an equivalent
16	agency function) for another person described in
17	subparagraph (A) or (C) and that is authorized
18	by the other person to commit the other person
19	to the transaction; or
20	"(C) any other person that the Commission
21	determines to be eligible in light of the financial
22	or other qualifications of the person.
23	"(13) Exclusion-eligible commodity.—
24	"(A) In general.—The term 'exclusion-eli-
25	gible commodity' means—

1	"(i) a financial commodity; and
2	"(ii) a commodity that has no cash
3	market.
4	"(B) Exclusion.—The term 'exclusion-eli-
5	gible commodity' does not include any com-
6	modity described in paragraph (3) that is an ag-
7	$ricultural\ commodity.$
8	"(14) Exempted security.—
9	"(A) In general.—The term 'exempted se-
10	curity' means a security that is an exempted se-
11	curity under section 3(a) of the Securities Act of
12	1933 (15 U.S.C. 77c(a)) or section 3(a) of the
13	Securities Exchange Act of 1934 (15 U.S.C.
14	78c(a)).
15	"(B) Exclusion.—The term 'exempted se-
16	curity' does not include a municipal security (as
17	defined in section 3(a) of the Securities Ex-
18	change Act of 1934 (15 U.S.C. $78c(a)$)).
19	"(15) Financial commodity.—The term 'finan-
20	cial commodity' means—
21	"(A) an interest rate, exchange rate, cur-
22	rency, security, security index, credit risk, debt
23	or equity instrument, or index or measure of in-
24	flation; or

1	"(B) any other rate, differential, index, or
2	measure of economic risk, return, or value (ex-
3	cluding any rate, differential, index, or measure
4	based on a commodity not described in subpara-
5	graph (A) that has a finite supply).
6	"(16) Financial institution.—The term fi-
7	nancial institution' means—
8	"(A) a corporation operating under the fifth
9	undesignated paragraph of section 25 of the Fed-
10	eral Reserve Act (12 U.S.C. 603), commonly
11	known as 'an agreement corporation';
12	"(B) a corporation organized under section
13	25A of the Federal Reserve Act (12 U.S.C. 611
14	et seq.), commonly known as an 'Edge Act cor-
15	poration';
16	"(C) an institution that is regulated by the
17	$Farm\ Credit\ Administration;$
18	"(D) a Federal credit union or State credit
19	union (as defined in section 101 of the Federal
20	Credit Union Act (12 U.S.C. 1752));
21	"(E) a depository institution (as defined in
22	section 3 of the Federal Deposit Insurance Act
23	(12 U.S.C. 1813));
24	"(F) a foreign bank or a branch or agency
25	of a foreign bank (each as defined in section 1(b)

1	of the International Banking Act of 1978 (12
2	$U.S.C.\ 3101(b)));$
3	"(G) a trust company; or
4	"(H) a regulated subsidiary or affiliate of
5	an entity described in any of subparagraphs (A)
6	through (G).";
7	(3) by inserting after paragraph (21) (as redes-
8	ignated by paragraph (1)) the following:
9	"(22) Hybrid instrument.—The term 'hybrid
10	instrument' means a deposit (as defined in section 3
11	of the Federal Deposit Insurance Act (12 U.S.C.
12	1813)) offered by a financial institution, or a secu-
13	rity, having 1 or more payments indexed to the value,
14	level, or rate of 1 or more commodities.";
15	(4) by inserting after paragraph (25) (as redes-
16	ignated by paragraph (1)) the following:
17	"(26) National Securities exchange.—The
18	term 'national securities exchange' means—
19	"(A) an exchange that is registered as a na-
20	tional securities exchange under section 6 of the
21	Securities Exchange Act of 1934 (15 U.S.C. 78f);
22	or
23	"(B) an association that is registered as a
24	national securities association under section 15A

1	of the Securities Exchange Act of 1934 (15
2	U.S.C. 780–3).
3	"(27) Option.—The term 'option' means an
4	agreement, contract, or transaction that is of the
5	character of, or is commonly known to the trade as,
6	an 'option,' 'privilege,' 'indemnity,' 'bid,' 'offer,' 'put,'
7	'call,' 'advance guaranty,' or 'decline guaranty.'
8	"(28) Organized exchange.—The term 'orga-
9	nized exchange' means a trading facility that—
10	"(A) permits—
11	"(i) trading by or on behalf of a person
12	that is not an eligible contract participant;
13	or
14	"(ii) trading by persons other than on
15	a principal-to-principal basis; or
16	"(B) has adopted (directly or through an-
17	other nongovernmental entity) rules that—
18	"(i) govern the conduct of participants
19	on the facility, other than rules that govern
20	the submission of orders or execution of
21	transactions on the trading facility; or
22	"(ii) include disciplinary sanctions
23	other than the exclusion of participants
24	from trading."; and
25	(5) by adding at the end the following:

1	"(30) Registered entity.—The term 'reg-
2	istered entity' means—
3	"(A) a board of trade designated as a con-
4	tract market under section 5;
5	"(B) a derivatives transaction execution fa-
6	cility registered under section 5a; or
7	"(C) a derivatives clearing organization
8	registered under section 5b.
9	"(31) Security.—The term 'security' has the
10	meaning given the term in section 3(a) of the Securi-
11	ties Exchange Act of 1934 (15 U.S.C. 78c(a)).
12	"(32) Trading facility.—
13	"(A) In general.—The term 'trading facil-
14	ity' means a person or group of persons that
15	constitutes, maintains, or provides a physical or
16	electronic facility or system in which multiple
17	participants have the ability to execute or trade
18	agreements, contracts, or transactions by accept-
19	ing bids and offers made by other participants
20	that are open to multiple participants in the fa-
21	cility or system.
22	"(B) Exclusions.—The term 'trading fa-
23	cility' does not include—
24	"(i) a person or group of persons solely
25	because the person or group of persons—

1	"(I) constitutes, maintains, or
2	provides an electronic facility or sys-
3	tem that enables participants to nego-
4	tiate the terms of and enter into bilat-
5	eral transactions with other partici-
6	pants as a result of communications
7	exchanged between the participants
8	and not from interaction of multiple
9	orders within a centralized, predeter-
10	mined, nondiscretionary, automated
11	trade matching algorithm; or
12	"(II)(aa) is a derivatives clearing
13	organization; or
14	"(bb) permits participants to sub-
15	mit agreements, contracts, or trans-
16	actions to a derivatives clearing orga-
17	nization;
18	"(ii) a government securities dealer or
19	government securities broker, to the extent
20	that the dealer or broker executes or trades
21	agreements, contracts, or transactions in
22	government securities, or assists persons in
23	communicating about, negotiating, entering
24	into, executing, or trading an agreement,
25	contract, or transaction in government secu-

1	rities (as the terms 'government securities
2	dealer', 'government securities broker', and
3	'government securities' are defined in sec-
4	tion 3(a) of the Securities Exchange Act of
5	1934 (15 U.S.C. 78c(a))); or
6	"(iii) a facility on which bids and of-
7	fers and acceptances of bids and offers ef-
8	fected on the facility are not binding.".
9	SEC. 4. AGREEMENTS, CONTRACTS, AND TRANSACTIONS IN
10	FOREIGN CURRENCY, GOVERNMENT SECURI-
11	TIES, AND CERTAIN OTHER COMMODITIES.
12	Section 2 of the Commodity Exchange Act (7 U.S.C.
13	2, 2a, 3, 4, 4a) is amended by adding at the end the fol-
14	lowing:
15	"(c) Agreements, Contracts, and Transactions
16	IN FOREIGN CURRENCY, GOVERNMENT SECURITIES, AND
17	CERTAIN OTHER COMMODITIES.—
18	"(1) In general.—Except as provided in para-
19	graph (2), nothing in this Act (other than section 5b
20	or $12(e)(2)(B)$) governs or applies to an agreement,
21	contract, or transaction in—
22	"(A) foreign currency;
23	"(B) government securities;
24	"(C) security warrants;
25	"(D) security rights;

1	"(E) sales and resales of installment loan
2	contracts;
3	"(F) purchase transactions and repurchase
4	transactions in a financial commodity; or
5	"(G) mortgages or mortgage purchase or
6	$sale\ commitments.$
7	"(2) Commission Jurisdiction.—
8	"(A) AGREEMENTS, CONTRACTS, AND
9	TRANSACTIONS THAT ARE FUTURES TRADED ON
10	AN ORGANIZED EXCHANGE.—This Act applies to,
11	and the Commission shall have jurisdiction over,
12	an agreement, contract, or transaction described
13	in paragraph (1) that—
14	" $(i)(I)$ is a contract of sale of a com-
15	modity for future delivery (or an option on
16	such a contract); and
17	"(II) is executed or traded on an orga-
18	nized exchange;
19	" $(ii)(I)$ is an option on a commodity
20	other than foreign currency or a security;
21	and
22	"(II) is executed or traded on an orga-
23	nized exchange; or
24	"(iii)(I) is an option on foreign cur-
25	rency; and

1	"(II) is executed or traded on an orga-
2	nized exchange that is not a national secu-
3	rities exchange.
4	"(B) AGREEMENTS, CONTRACTS, AND
5	TRANSACTIONS IN RETAIL FOREIGN CURRENCY.—
6	This Act applies to, and the Commission shall
7	have jurisdiction over, an agreement, contract, or
8	transaction in foreign currency that—
9	"(i) is—
10	"(I) a contract of sale for future
11	delivery (or an option on such a con-
12	tract); or
13	"(II) an option (other than an op-
14	tion executed or traded on a national
15	securities exchange); and
16	"(ii) is offered to, or entered into with,
17	a person that is not an eligible contract
18	participant, unless the counterparty, or the
19	person offering to be the counterparty, of the
20	person is—
21	"(I) a financial institution;
22	"(II) a broker or dealer registered
23	under section 15(b) or 15C of the Secu-
24	rities Exchange Act of 1934 (15 U.S.C.

1	78o(b), $78o-5$) or a futures commission
2	merchant registered under this Act;
3	"(III) an associated person of a
4	broker or dealer registered under sec-
5	tion 15(b) or 15C of the Securities Ex-
6	change Act of 1934 (15 U.S.C. 780(b),
7	780–5), or an affiliated person of a fu-
8	tures commission merchant registered
9	under this Act, concerning the finan-
10	cial or securities activities of which the
11	registered person makes and keeps
12	records under section 15C(b) or 17(h)
13	of the Securities Exchange Act of 1934
14	(15 U.S.C. 780-5(b), 78q(h)) or section
15	4f(c)(2)(B) of this Act ;
16	"(IV) an insurance company (as
17	defined in section 2 of the Bank Hold-
18	ing Company Act of 1956 (12 U.S.C.
19	1841));
20	"(V) a financial holding company
21	(as defined in section 2 of the Bank
22	Holding Company Act of 1956 (12
23	U.S.C. 1841)); or
24	"(VI) an investment bank holding
25	company (as defined in section 17(i) of

1	the Securities Exchange Act of 1934
2	$(15\ U.S.C.\ 78q(i)))$.".
3	SEC. 5. LEGAL CERTAINTY FOR EXCLUDED DERIVATIVE
4	TRANSACTIONS.
5	Section 2 of the Commodity Exchange Act (7 U.S.C.
6	2, 2a, 3, 4, 4a) (as amended by section 4) is amended by
7	adding at the end the following:
8	"(d) Excluded Derivative Transactions.—
9	"(1) In general.—Nothing in this Act (other
10	than section 5b or $12(e)(2)(B)$) governs or applies to
11	an agreement, contract, or transaction in an exclu-
12	sion-eligible commodity if—
13	"(A) the agreement, contract, or transaction
14	is entered into only between persons that are eli-
15	gible contract participants at the time at which
16	the persons enter into the agreement, contract, or
17	transaction; and
18	"(B) the agreement, contract, or transaction
19	is not executed or traded on a trading facility.
20	"(2) Electronic trading facility exclu-
21	SION.—Nothing in this Act (other than section 5b or
22	12(e)(2)(B)) governs or applies to an agreement, con-
23	tract, or transaction in an exclusion-eligible com-
24	modity if—

1	"(A) the agreement, contract, or transaction
2	is entered into on a principal-to-principal basis
3	between parties trading for their own accounts
4	or as described in section $1a(12)(B)(ii)$;
5	"(B) the agreement, contract, or transaction
6	is entered into only between persons that are eli-
7	gible contract participants (as defined in sub-
8	paragraph (A), (B)(ii), or (C) of section 1a(12))
9	at the time at which the persons enter into the
10	agreement, contract, or transaction; and
11	"(C) the agreement, contract, or transaction
12	is executed or traded on an electronic trading fa-
13	cility. ".
14	SEC. 6. ELECTRONIC TRADING FACILITIES.
15	Section 2 of the Commodity Exchange Act (7 U.S.C.
16	2, 2a, 3, 4, 4a) (as amended by section 5) is amended by
17	adding at the end the following:
18	"(e) Electronic Trading Facilities.—
19	"(1) In general.—Nothing in this Act (other
20	than section $12(e)(2)(B)$) governs or is applicable to
21	an electronic trading facility that limits transactions
22	authorized to be conducted on the facility to trans-
23	actions that satisfy the requirements of subsection
24	(d)(2).

1	"(2) Effect on authority to establish and
2	Operate.—Nothing in this Act shall prohibit a board
3	of trade designated by the Commission as a contract
4	market or derivatives transaction execution facility,
5	or an exempt board of trade, from establishing and
6	operating an electronic trading facility excluded
7	under this Act by paragraph (1).".
8	SEC. 7. HYBRID INSTRUMENTS.
9	Section 2 of the Commodity Exchange Act (7 U.S.C.
10	2, 2a, 3, 4, 4a) (as amended by section 6) is amended by
11	adding at the end the following:
12	"(f) Exclusion for Qualifying Hybrid Instru-
13	MENTS.—
14	"(1) In general.—Nothing in this Act (other
15	than section $12(e)(2)(B)$) governs or is applicable to
16	a hybrid instrument that is predominantly a security
17	or depository instrument.
18	"(2) Predominance.—A hybrid instrument
19	shall be considered to be predominantly a security or
20	depository instrument if—
21	"(A) the issuer of the hybrid instrument re-
22	ceives payment in full of the purchase price of
23	the hybrid instrument, substantially contempora-
24	neously with delivery of the hybrid instrument;

1	"(B) the purchaser or holder of the hybrid
2	instrument is not required to make any payment
3	to the issuer in addition to the purchase price
4	paid under subparagraph (A), whether as mar-
5	gin, settlement payment, or otherwise, during the
6	life of the hybrid instrument or at maturity;
7	"(C) the issuer of the hybrid instrument is
8	not subject by the terms of the instrument to
9	mark-to-market margining requirements; and
10	"(D) the hybrid instrument is not marketed
11	as a contract of sale for future delivery of a com-
12	modity (or option on such a contract) subject to
13	$this\ Act.$
14	"(3) Mark-to-market margining require-
15	MENTS.—For the purposes of paragraph $(2)(C)$,
16	mark-to-market margining requirements do not in-
17	clude the obligation of an issuer of a secured debt in-
18	strument to increase the amount of collateral held in
19	pledge for the benefit of the purchaser of the secured
20	debt instrument to secure the repayment obligations of
21	the issuer under the secured debt instrument.".
22	SEC. 8. FUTURES ON SECURITIES.
23	(a) In General.—Section 2 of the Commodity Ex-
24	change Act (7 U.S.C. 2, 2a, 3, 4, 4a) (as amended by section
25	7) is amended by adding at the end the following:

1	"(g) Futures on Securities.—
2	"(1) Exclusions.—
3	"(A) Exclusion of over-the-counter
4	Equity instruments.—Nothing in this sub-
5	section governs or applies to—
6	"(i) an agreement, contract, or trans-
7	action that is excluded under subsection (c)
8	or (d);
9	"(ii) an electronic trading facility that
10	is excluded under subsection (e); or
11	"(iii) a hybrid instrument that is cov-
12	ered by an exclusion under subsection (f) or
13	an exemption granted by the Commission
14	under section 4(c) (whether or not the hy-
15	brid instrument is otherwise subject to this
16	Act).
17	"(B) Exclusion of security options.—
18	This Act does not apply to, and the Commission
19	shall have no jurisdiction to designate a board of
20	trade as a contract market or register a deriva-
21	tives transaction execution facility for, any
22	transaction under which a party to the trans-
23	action acquires an option on 1 or more securi-
24	ties, group or index of securities, or interest in,

1	or interest that is based on the value of, 1 or
2	more securities.
3	"(2) Inclusion of trading of nondesignated
4	FUTURES ON SECURITIES ON A CONTRACT MARKET.—
5	"(A) In general.—This Act applies to,
6	and the Commission shall have exclusive juris-
7	diction with respect to and may designate a
8	board of trade as a contract market in, accounts,
9	agreements, and transactions involving a con-
10	tract of sale (or option on such a contract) for
11	future delivery of a group or index of non-
12	exempted securities (or an interest in, or interest
13	that is based on the value of, such securities),
14	none of which is a designated future on a secu-
15	rity.
16	"(B) Requirements for designation.—
17	"(i) In general.—No board of trade
18	shall be designated as a contract market
19	with respect to any contract of sale (or op-
20	tion on such a contract) for future delivery
21	under subparagraph (A) unless—
22	"(I) the board of trade files with
23	the Commission an application for des-
24	ignation; and

1	"(II) the board of trade dem-
2	onstrates and the Commission ex-
3	pressly finds that the specific contract
4	(or option on such a contract) with re-
5	spect to which the application is made
6	meets the minimum requirements of
7	clauses (ii) and (iii).
8	"(ii) Means of effectuation of
9	SETTLEMENT OR DELIVERY.—Settlement of
10	or delivery on a contract (or option on such
11	a contract) described in subparagraph (A)
12	shall be effected in cash or by means other
13	than the transfer or receipt of a security
14	other than an exempted security.
15	"(iii) Susceptibility to price ma-
16	NIPULATION.—Trading in a contract (or
17	option on such a contract) described in sub-
18	paragraph (A) shall not be readily suscep-
19	tible to—
20	"(I) manipulation of the price of
21	the contract (or option on such a con-
22	tract); or
23	"(II) causing or being used in the
24	manipulation of the price of any un-
25	derlying security, option on a security,

1	or option on a group or index that in-
2	cludes a security.
3	"(3) Trading of designated futures on se-
4	CURITIES ON A CONTRACT MARKET OR NATIONAL SE-
5	Curities exchange.—No person shall offer to enter
6	into, enter into, or confirm the execution of a des-
7	ignated future on a security, or an interest in or in-
8	terest that is based on the value of a designated future
9	on a security, unless the contract—
10	"(A) is transacted on or subject to the rules
11	of—
12	"(i) a board of trade that has been des-
13	ignated by the Commission as a contract
14	market for the commodity that is the subject
15	of the contract; or
16	"(ii) a securities exchange that is reg-
17	istered with the Securities and Exchange
18	Commission as a national securities ex-
19	change; and
20	"(B) meets the requirements of clauses (ii)
21	through (vii) of paragraph $(4)(B)$.
22	"(4) Minimum requirements for designated
23	FUTURES ON SECURITIES TRADED ON A CONTRACT
24	MARKET.—

1	"(A) In general.—Subject to paragraph
2	(5), this Act applies to, and the Commission
3	shall have jurisdiction with respect to and may
4	designate a board of trade as a contract market
5	in, accounts, agreements, and transactions in-
6	volving a designated future on a security.
7	"(B) Requirements for designation.—
8	"(i) In general.—No board of trade
9	shall be designated as a contract market
10	with respect to any contract of sale (or op-
11	tion on such a contract) under subpara-
12	graph (A) unless—
13	"(I) the board of trade files with
14	the Commission an application for des-
15	ignation; and
16	"(II) the board of trade dem-
17	onstrates and the Commission ex-
18	pressly finds that the specific contract
19	(or option on such a contract) with re-
20	spect to which the application is made
21	meets the minimum requirements of
22	clauses (ii) through (viii).
23	"(ii) Means of effectuation of
24	SETTLEMENT OR DELIVERY.—Settlement of
25	or delivery on a contract (or ontion on such

1	a contract) described in subparagraph (A)
2	shall be effected in cash or by means other
3	than the transfer or receipt of a security
4	other than an exempted security.
5	"(iii) Real-time Audit trail.—
6	Trading in a contract (or option on such a
7	contract) described in subparagraph (A)
8	shall occur on a contract market that exe-
9	cutes trades by means of a system that pro-
10	vides a real-time audit trail.
11	"(iv) Susceptibility to price ma-
12	NIPULATION.—Trading in a contract (or
13	option on such a contract) described in sub-
14	paragraph (A) shall not be readily suscep-
15	tible to—
16	"(I) manipulation of the price of
17	the contract (or option on such a con-
18	tract); or
19	"(II) causing or being used in the
20	manipulation of the price of any un-
21	derlying security, option on a security,
22	or option on a group or index that in-
23	cludes a security.
24	"(v) Underlying security approved
25	FOR LISTING ON NATIONAL SECURITIES EV-

1	CHANGE.—Each security that underlies a
2	designated future on a security shall—
3	"(I) meet all requirements for the
4	listing of an option on that security on
5	a national securities exchange: or
6	"(II) be the subject of options
7	trading on a national securities ex-
8	change.
9	"(vi) Margins for futures con-
10	TRACTS.—
11	"(I) In general.—The contract
12	described in subparagraph (A) shall be
13	traded on a board of trade that estab-
14	lishes and maintains margin levels for
15	designated futures on securities that
16	are consistent with the margin levels
17	established and maintained on an op-
18	tion contract on the same underlying
19	security that is listed on any national
20	securities exchange.
21	``(II) Consistency.—For the
22	purposes of subclause (I), a margin for
23	designated futures on securities and
24	options on securities shall be consid-
25	ered to be consistent if the margin pro-

1	vides a similar level of protection
2	against defaults by counterparties, tak-
3	ing into account any differences in—
4	"(aa) the price volatility of
5	$the\ contracts;$
6	"(bb) the frequency with
7	which compliance with margin re-
8	quirements is assessed;
9	"(cc) the length of time per-
10	mitted to cure any margin defi-
11	ciency; and
12	"(dd) the degree of leverage
13	permitted by the margin.
14	"(vii) Conflicts of interest.—The
15	contract described in subparagraph (A)
16	shall be traded on a board of trade that es-
17	tablishes and enforces rules that protect the
18	customer from conflicts of interest and re-
19	lated trading abuses on the part of brokers
20	or any other person performing similar
21	roles or functions.
22	"(viii) Provision of information
23	NECESSARY FOR ENFORCEMENT.—The con-
24	tract described in subparagraph (A) shall be
25	traded on a board of trade that, in accord-

1	ance with regulations promulgated by the
2	Commission, collects, maintains, and
3	promptly provides to the Securities and Ex-
4	change Commission on request such infor-
5	mation as the Commission and the Securi-
6	ties and Exchange Commission jointly de-
7	termine to be appropriate for the perform-
8	ance of the enforcement responsibilities de-
9	scribed in paragraph (5).
10	"(5) SEC Enforcement authority for des-
11	IGNATED FUTURES ON SECURITIES CONTRACTS LIST-
12	ED ON A CONTRACT MARKET.—
13	"(A) In General.—On notice to the Com-
14	mission, the Securities and Exchange Commis-
15	sion may enforce the provisions of the securities
16	laws specified in subparagraph (B) against any
17	person that purchases or sells a designated future
18	on a security to the same extent as if the person
19	had purchased or sold an option on a security.
20	"(B) Provisions of the securities
21	LAWS.—The provisions of the securities laws re-
22	ferred to in subparagraph (A) are—
23	"(i) section 16 of the Securities Ex-
24	change Act of 1934 (15 U.S.C. 78p); and

1	"(ii) section 10(b) of the Securities Ex-
2	change Act of 1934 (15 U.S.C. 78j(b)).
3	"(C) Authority of Sec.—Nothing in this
4	paragraph expands the authority of the Securi-
5	ties and Exchange Commission with respect to
6	registered entities or contracts of sale of a com-
7	modity for future delivery (or options on such
8	contracts) except as specifically provided in this
9	paragraph.
10	"(D) Report.—Not earlier than the date
11	that is 3 years after the date of enactment of this
12	subsection, the Commission and the Securities
13	and Exchange Commission shall begin to com-
14	pile, and not later than the date that is 4 years
15	after the date of enactment of this subsection, the
16	Commission and the Securities and Exchange
17	Commission shall submit to Congress, a report
18	on the implementation of this subsection.
19	"(6) CFTC enforcement authority for des-
20	IGNATED FUTURES ON SECURITIES LISTED ON A NA-
21	TIONAL SECURITIES EXCHANGE.—
22	"(A) In general.—Except as provided in
23	subparagraph (B), the Securities and Exchange
24	Commission shall have jurisdiction over a des-
25	ignated future on a security to the extent that

1	the designated future on a security is traded on
2	a national securities exchange.
3	"(B) Large trader reporting, anti-
4	FRAUD, AND ANTIMANIPULATION AUTHORITY.—
5	On notice to the Securities and Exchange Com-
6	mission, the Commission shall enforce sections
7	4b, 4i, 4o, 6(c), and 9(a)(2) against any person
8	that purchases or sells a designated future on a
9	security on a national securities exchange.
10	"(C) Provision of information nec-
11	ESSARY FOR ENFORCEMENT.—A designated fu-
12	ture on a security shall be traded on a national
13	securities exchange that, in accordance with reg-
14	ulations promulgated by the Securities and Ex-
15	change Commission, collects, maintains, and
16	promptly provides to the Commission on request
17	such information as the Securities and Exchange
18	Commission and the Commission jointly deter-
19	mine to be appropriate for the performance of
20	the enforcement responsibilities described in sub-
21	paragraph (B).
22	"(7) Process for listing futures on a se-
23	CURITY.—
24	"(A) Contract market process.—

"(i) In General.—The Commission shall transmit to the Securities and Exchange Commission a copy of any application that is submitted by a board of trade for designation as a contract market with respect to a contract of sale (or option on such a contract) for future delivery of a nonexempted security or a group or index of nonexempted securities.

"(ii) Hearing.—

"(I) OBJECTION BY SEC.—If, not later than 15 days following transmittal of an application under clause (i), the Securities and Exchange Commission submits to the Commission an objection to designation of the board of trade as a contract market in the contract (or option on such a contract) based on evidence (including an economic analysis of relevant factors including benefits and costs) that any minimum requirement under paragraph (2)(B) or (4)(B) is not met, the Commission shall afford the Securities and Exchange Commission an oppor-

1	tunity for a hearing on the record be-
2	fore the Commission.
3	"(II) Timing.—A hearing under
4	subclause (I) shall be held before the
5	Commission takes action on the appli-
6	cation, and not less than 30 nor more
7	than 45 days after the Securities and
8	Exchange Commission submits the ob-
9	jection.
10	"(B) National securities exchange
11	PROCESS.—
12	"(i) In general.—The Securities and
13	Exchange Commission shall transmit to the
14	Commission a copy of any application that
15	is submitted by a person for listing of a des-
16	ignated future on a security on a national
17	securities exchange.
18	"(ii) Objection by the commis-
19	SION.—If, not later than 15 days following
20	transmittal of an application under clause
21	(i), the Commission submits to the Securi-
22	ties and Exchange Commission an objection
23	to listing of a designated future on a secu-
24	rity on a national securities exchange based
25	on evidence (including an economic anal-

ysis of relevant factors including benefits and costs) that any minimum requirement under paragraph (4)(B) is not met, the Securities and Exchange Commission shall afford the Commission an opportunity for a hearing on the record before the Securities and Exchange Commission.

"(8) MARGIN.—

"(A) In GENERAL.—Notwithstanding any other provision of this Act, any designated contract market in a contract for sale of future delivery of a nonexempted security or nonexempted securities index (or option on such a contract) shall file with the Board of Governors of the Federal Reserve System any rule establishing or changing the level of initial margin or maintenance margin for the nonexempted security or nonexempted securities index futures contract (or option on such a contract).

"(B) Request to set margin.—

"(i) In General.—The Board may at any time request a contract market to set the margin for a nonexempted security or nonexempted securities index futures contract (or option on a nonexempted security

1	or nonexempted securities index futures con-
2	tract) at a level that the Board determines
3	is appropriate to—
4	"(I) preserve the financial integ-
5	rity of the contract market or of the
6	clearing system of the contract market;
7	"(II) prevent competitive distor-
8	tions between markets offering similar
9	products; or
10	"(III) prevent systemic risk.
11	"(ii) Failure to set margin.—If the
12	contract market fails to comply with a re-
13	quest under clause (i) within the time speci-
14	fied by the Board in the request, the Board
15	may direct the contract market to alter or
16	supplement the rules of the contract market
17	as specified in the request.
18	"(C) Delegation of authority to the
19	COMMISSION.—Subject to such conditions as the
20	Board may determine, the Board may delegate
21	any or all of its authority with respect to mar-
22	gin levels—
23	"(i) in the case of a designated future
24	on a security or other stock index futures
25	contract or related option, to the Commis-

1	sion, if the contract or option is traded on
2	a designated contract market or derivatives
3	transaction execution facility; or
4	"(ii) in the case of a designated future
5	on a security—
6	"(I) to the Securities and Ex-
7	change Commission, if the designated
8	future on a security is listed on a na-
9	tional securities exchange; or
10	"(II) to the intermarket margin
11	board established under subparagraph
12	(D).
13	"(D) Intermarket margin board.—
14	"(i) Establishment.—With the con-
15	currence of the Securities and Exchange
16	Commission and the Commission, the Board
17	may establish an intermarket margin board
18	consisting of the Chairman of the Board,
19	the Chairman of the Commission, and the
20	Chairman of the Securities and Exchange
21	Commission, or their designees.
22	"(ii) Duties.—The intermarket mar-
23	gin board established under clause (i) may
24	set and maintain margin levels and rules
25	pertaining to margin for a designated fu-

1	ture on a security listed on a contract mar-
2	ket or on a national securities exchange.
3	"(iii) Requirement as to des-
4	IGNEES.—An individual may not be des-
5	ignated as a member of the intermarket
6	margin board unless the individual is an
7	officer of the United States appointed by the
8	President with the advice and consent of the
9	Senate.
10	"(E) Relationship to other author-
11	ITY.—Nothing in this section supersedes or limits
12	the authority of the Commission under section
13	8a(9).
13 14	8a(9). "(F) Judicial review.—
14	"(F) Judicial review.—
14 15	"(F) Judicial Review.— "(i) In General.—Any action taken
141516	"(F) Judicial Review.— "(i) In General.—Any action taken by the Board (or by the Commission acting
14151617	"(F) Judicial Review.— "(i) In General.—Any action taken by the Board (or by the Commission acting under the delegation of authority under sub-
14 15 16 17 18	"(F) Judicial Review.— "(i) In General.—Any action taken by the Board (or by the Commission acting under the delegation of authority under sub- paragraph (C) or by the intermarket mar-
14 15 16 17 18	"(F) Judicial Review.— "(i) In General.—Any action taken by the Board (or by the Commission acting under the delegation of authority under sub- paragraph (C) or by the intermarket mar- gin board established under subparagraph
14 15 16 17 18 19 20	"(F) Judicial Review.— "(i) In General.—Any action taken by the Board (or by the Commission acting under the delegation of authority under sub- paragraph (C) or by the intermarket mar- gin board established under subparagraph (D)) under this paragraph directing a con-
14 15 16 17 18 19 20 21	"(F) Judicial Review.— "(i) In General.—Any action taken by the Board (or by the Commission acting under the delegation of authority under sub- paragraph (C) or by the intermarket mar- gin board established under subparagraph (D)) under this paragraph directing a con- tract market to alter or supplement a con-
14 15 16 17 18 19 20 21 22	"(F) Judicial Review.— "(i) In General.—Any action taken by the Board (or by the Commission acting under the delegation of authority under sub- paragraph (C) or by the intermarket mar- gin board established under subparagraph (D)) under this paragraph directing a con- tract market to alter or supplement a con- tract market rule shall be subject to review

1	place of business, or in the United States
2	Court of Appeals for the District of Colum-
3	$bia\ Circuit.$
4	"(ii) Basis for review.—Review
5	under clause (i) shall be based on the exam-
6	ination of all information before the Board
7	(or the Commission, Securities and Ex-
8	change Commission, or intermarket margin
9	board) at the time at which the action was
10	taken.
11	"(iii) Standard of Review.—The
12	court reviewing an action of the Board (or
13	the Commission, Securities and Exchange
14	Commission, or intermarket margin board)
15	shall not enter a stay or order of mandamus
16	unless the court determines, after notice and
17	hearing, that the action was arbitrary, ca-
18	pricious, an abuse of discretion, or other-
19	wise not in accordance with law.
20	"(9) Futures on securities listed on for-
21	EIGN EXCHANGES.—Nothing in this Act requires or
22	authorizes the Commission to review or approve any
23	contract, rule, regulation, or action adopted by a for-
24	eign board of trade, exchange, or market, or a clear-

inghouse for such a board of trade, exchange, or mar-

ket, relating to any transaction involving a contract of sale for future delivery (or option on such a contract) in any security, including any foreign government debt security, or group or index of such securities, if—

"(A)(i) in the case of a contract of sale for future delivery (or option on such a contract) in a single equity security, the United States is not the primary trading market for the underlying security; or

"(ii) in the case of a contract of sale for future delivery (or option on such a contract) in or involving a group or index of equity securities, less than 25 percent of the weighting of the group or index is derived from securities for which the United States is the primary trading market for the securities underlying the contract for future delivery (or option on the contract); and

"(B) settlement of or delivery on the contract for future delivery (or option on such a contract) is to be effected in cash or by means other than the transfer or receipt of a security in the United States other than an exempted security.

1	"(10) Suitability standards.—
2	"(A) RULES.—
3	"(i) In general.—Not later than 270
4	days after the date of enactment of this sub-
5	section, a registered futures association shall
6	adopt rules requiring a futures commission
7	merchant, a commodity trading advisor, or
8	an introducing broker that recommends to
9	any customer the purchase or sale of a des-
10	ignated future on a security to ascertain
11	through reasonable due diligence that the
12	recommendation is suitable for that cus-
13	tomer in light of the customer's financial
14	position and trading goals.
15	"(ii) Procedure.—Before adopting a
16	rule under clause (i), a registered futures
17	association shall—
18	"(I) consult with the Commission
19	and the Securities and Exchange Com-
20	mission; and
21	"(II) submit the proposed rule to
22	the Commission for approval in ac-
23	$cordance\ with\ section\ 17(j).$
24	"(iii) Timing.—If the Commission
25	fails to disapprove a proposed rule within

1	90 days after the date on which the rule is
2	submitted for approval, the rule shall be-
3	come effective on the day after that date.
4	"(B) Compliance.—No futures commission
5	merchant, commodity trading advisor, or intro-
6	ducing broker shall recommend to any customer
7	the purchase or sale of a designated future on a
8	security unless the futures commission merchant,
9	commodity advisor, or introducing broker com-
10	plies with the rules, adopted under subparagraph
11	(A), of a registered futures association of which
12	such merchant, advisor, or broker is a member.".
13	(b) Sense of the Senate.—It is the sense of the Sen-
14	ate that, not later than the date on which the amendment
15	made by subsection (a) takes effect, Congress should take
16	such action as is necessary to harmonize—
17	(1) the tax treatment of equity options and des-
18	ignated futures on securities; and
19	(2) the transaction fees for equity options and
20	designated futures on securities.
21	SEC. 9. EXEMPTED TRANSACTIONS.
22	Section 2 of the Commodity Exchange Act (7 U.S.C.
23	2, 2a, 3, 4, 4a) (as amended by section 8(a)) is amended
24	by adding at the end the following:
25	"(h) Exempted Transactions.—

1	"(1) Exemption.—Except as provided in para-
2	graph (2) and except with respect to a contract,
3	agreement, or transaction in an agricultural com-
4	modity specified in section 1a(3), nothing in this Act
5	applies to a contract, agreement, or transaction—
6	"(A) that is entered into only between per-
7	sons that are eligible contract participants at the
8	time at which the persons enter into the contract,
9	agreement, or transaction;
10	"(B) that is not executed or traded on a
11	trading facility; and
12	"(C) except for a contract, agreement, or
13	transaction submitted for clearance or settlement
14	to a derivatives clearing organization as pro-
15	vided under section 5b, in which the credit-
16	worthiness of any party having an actual or po-
17	tential obligation under the contract, agreement,
18	or transaction would be a material consideration
19	in entering into or determining the terms of the
20	contract, agreement, or transaction (including
21	pricing, cost, and credit enhancement terms).
22	"(2) Reservation of Authority.—A contract,
23	agreement, or transaction described in paragraph (1)
24	shall be subject to—
25	"(A) sections 5b and $12(e)(2)(B)$;

1	"(B) sections 4b and 4n, to the extent that
2	the contract, agreement, or transaction would be
3	subject to those sections but for paragraph (1);
4	"(C) any antifraud regulation promulgated
5	by the Commission under section 4c(b), to the ex-
6	tent that the contract, agreement, or transaction
7	would be subject to that regulation but for para-
8	graph (1); and
9	"(D) sections $6(c)$ and $9(a)(2)$, to the extent
10	that those provisions prohibit manipulation of
11	the market price of any commodity in interstate
12	commerce or for future delivery and to the extent
13	the contract, agreement, or transaction would be
14	subject to those provisions but for paragraph
15	(1).".
16	SEC. 10. FINDING AND PURPOSES.
17	The Commodity Exchange Act is amended by striking
18	section 3 (7 U.S.C. 5) and inserting the following:
19	"SEC. 3. FINDING AND PURPOSES.
20	"(a) Finding.—Congress finds that the futures con-
21	tracts and options contracts that are subject to this Act are
22	entered into regularly in interstate and international com-
23	merce and are affected with a national public interest, in
24	that such futures contracts and options contracts provide
25	a means for managing and assuming price risks, discov-

1	ering prices, and disseminating pricing information
2	through trading in liquid, fair, and financially secure trad-
3	ing facilities.
4	"(b) Purposes.—The purposes of this Act are—
5	"(1) to serve the public interest described in sub-
6	section (a) through a system of effective self-regulation
7	of trading facilities, clearing systems, market partici-
8	pants, and market professionals under the oversight of
9	the Commission; and
10	"(2) to authorize the Commission—
11	"(A) to deter and prevent price manipula-
12	tion or any other disruptions to market integ-
13	rity;
14	"(B) to ensure the financial integrity of all
15	transactions subject to this Act and the avoid-
16	ance of systemic risk;
17	"(C) to protect all market participants from
18	fraudulent or other abusive sales practices and
19	misuse of customer assets; and
20	"(D) to promote responsible innovation and
21	fair competition among boards of trade, other
22	markets, and market participants.".

1 SEC. 11. PROHIBITED TRANSACTIONS.

2	Section 4c of the Commodity Exchange Act (7 U.S.C.
3	6c) is amended by striking "SEC. 4c." and all that follows
4	through subsection (a) and inserting the following:
5	"SEC. 4c. PROHIBITED TRANSACTIONS.
6	"(a) In General.—
7	"(1) Prohibition.—It shall be unlawful for any
8	person to offer to enter into, enter into, or confirm the
9	execution of a transaction described in paragraph (2)
10	involving the purchase or sale of any commodity for
11	future delivery or any option on a contract involving
12	any commodity if the transaction is used or may be
13	used to—
14	"(A) hedge any transaction in interstate
15	commerce in the commodity or the product or
16	byproduct of the commodity;
17	"(B) determine the price basis of any such
18	transaction in interstate commerce in the com-
19	$modity;\ or$
20	"(C) deliver any such commodity sold,
21	shipped, or received in interstate commerce for
22	the execution of the transaction.
23	"(2) Transaction referred to in
24	paragraph (1) is a transaction that—

1	" $(A)(i)$ is, is of the character of, or is com-
2	monly known to the trade as, a 'wash sale' or
3	'accommodation trade'; or
4	"(ii) is a fictitious sale; or
5	"(B) is used to cause any price to be re-
6	ported, registered, or recorded that is not a true
7	and bona fide price.".
8	SEC. 12. DESIGNATION OF BOARDS OF TRADE AS CON-
9	TRACT MARKETS.
10	The Commodity Exchange Act is amended—
11	(1) by redesignating section 5b (7 U.S.C. 7b) as
12	section 5e; and
13	(2) by striking sections 5 and 5a (7 U.S.C. 7,
14	7a) and inserting the following:
15	"SEC. 5. DESIGNATION OF BOARDS OF TRADE AS CON-
16	TRACT MARKETS.
17	"(a) APPLICATIONS.—A board of trade applying to the
18	Commission for designation as a contract market shall sub-
19	mit an application to the Commission that includes any
20	relevant materials and records the Commission may require
21	consistent with this Act.
22	"(b) Criteria for Designation.—
23	"(1) In general.—To be designated as a con-
24	tract market, the board of trade shall demonstrate to

1	the Commission that the board of trade meets the cri-
2	teria specified in this subsection.

- "(2) Prevention of Market Manipulation.—
 The board of trade shall have the capacity to prevent market manipulation through market surveillance, compliance, and enforcement practices and procedures, including methods for conducting real-time monitoring of trading and comprehensive and accurate trade reconstructions.
- "(3) FAIR AND EQUITABLE TRADING.—The board of trade shall establish and enforce trading rules to ensure fair and equitable trading through the facilities of the contract market, and the capacity to detect, investigate, and discipline any person that violates the rules.
- "(4) Trade execution facility.—The board of trade shall—

"(A) establish and enforce rules defining, or specifications detailing, the manner of operation of the trade execution facility maintained by the board of trade, including rules or specifications describing the operation of any electronic matching platform; and

1	"(B) demonstrate that the trading facility
2	operates in accordance with the rules or speci-
3	fications.
4	"(5) Financial integrity of transactions.—

- "(5) FINANCIAL INTEGRITY OF TRANSACTIONS.—
 The board of trade shall establish and enforce rules and procedures for ensuring the financial integrity of transactions entered into by or through the facilities of the contract market.
- "(6) DISCIPLINARY PROCEDURES.—The board of trade shall establish and enforce disciplinary procedures that authorize the board of trade to discipline, suspend, or expel members or market participants that violate the rules of the board of trade, or similar methods for performing the same functions, including delegation of the functions to third parties.
- "(7) Public access.—The board of trade shall provide the public with access to the rules, regulations, and contract specifications of the board of trade.
- "(8) ABILITY TO OBTAIN INFORMATION.—The board of trade shall establish and enforce rules that will allow the board of trade to obtain any necessary information to perform any of the functions described in this subsection, including the capacity to carry out

1	such international information-sharing agreements as
2	the Commission may require.
3	"(c) Existing Contract Markets.—A designated
4	contract market on the effective date of the Commodity Fu-
5	tures Modernization Act of 2000 shall be considered to be
6	a designated contract market under this section.
7	"(d) Core Principles for Contract Markets.—
8	"(1) In general.—To maintain the designation
9	of a board of trade as a contract market, a board of
10	trade shall comply with the core principles specified
11	in this subsection.
12	"(2) Compliance with rules.—The board of
13	trade shall monitor and enforce compliance with the
14	rules of the contract market, including the terms and
15	conditions of any contracts to be traded and any lim-
16	itations on access to the contract market.
17	"(3) Contracts not readily subject to ma-
18	NIPULATION.—The board of trade shall list on the
19	contract market only contracts that are not readily
20	susceptible to manipulation.
21	"(4) Monitoring of trading.—The board of
22	trade shall monitor trading to prevent manipulation,
23	price distortion, and disruptions of the delivery or
24	cash-settlement process.

1	"(5) Position limitations or account-
2	ABILITY.—To reduce the potential threat of market
3	manipulation or congestion, especially during trading
4	in the delivery month, the board of trade shall adopt
5	position limitations or position accountability for
6	speculators, where necessary and appropriate.
7	"(6) Emergency authority.—The board of
8	trade shall adopt rules to provide for the exercise of
9	emergency authority, in consultation or cooperation
10	with the Commission, where necessary and appro-
11	priate, including the authority to—
12	"(A) liquidate or transfer open positions in
13	any contract;
14	"(B) suspend or curtail trading in any con-
15	tract; and
16	"(C) require market participants in any
17	contract to meet special margin requirements.
18	"(7) Availability of general information.—
19	The board of trade shall make available to market au-
20	thorities, market participants, and the public infor-
21	mation concerning—
22	"(A) the terms and conditions of the con-
23	tracts of the contract market; and

1	"(B) the mechanisms for executing trans-
2	actions on or through the facilities of the con-
3	tract market.

- "(8) Daily Publication of Trading Informat-Tion.—The board of trade shall make public daily information on settlement prices, volume, open interest, and opening and closing ranges for actively traded contracts on the contract market.
- "(9) Execution of transactions.—The board of trade shall provide a competitive, open, and efficient market and mechanism for executing transactions.
- "(10) TRADE INFORMATION.—The board of trade shall maintain rules and procedures to provide for the recording and safe storage of all identifying data entry and trade information in a manner that enables the contract market to use the information for purposes of assisting in the prevention of customer and market abuses and providing evidence of any violations of the rules of the contract market.
- "(11) FINANCIAL INTEGRITY OF CONTRACTS.—
 The board of trade shall establish and enforce rules providing for the financial integrity of any contracts traded on the contract market, including rules to ensure the financial integrity of any futures commission

- merchants and introducing brokers and the protection
 of customer funds.
- "(12) PROTECTION OF MARKET PARTICIPANTS.—

 The board of trade shall establish and enforce rules to protect market participants from abusive practices committed by any party (including a party acting as an agent for the participants).
 - "(13) DISPUTE RESOLUTION.—The board of trade shall establish and enforce rules regarding and provide facilities for alternative dispute resolution as appropriate for market participants and any market intermediaries.
 - "(14) Governance fitness standards.—The board of trade shall establish and enforce appropriate fitness standards for directors, members of any disciplinary committee, members of the board of trade, and any other persons with direct access to the facility (including any parties affiliated with any of the persons described in this paragraph).
 - "(15) CONFLICTS OF INTEREST.—The board of trade shall establish and enforce rules to minimize conflicts of interest in the decisionmaking process of the contract market and establish a process for resolving such conflicts of interest.

1	"(16) Composition of boards of mutually
2	OWNED CONTRACT MARKETS.—In the case of a mutu-
3	ally owned contract market, the board of trade shall
4	provide for meaningful representation on its gov-
5	erning board of the diversity of interests that trade on
6	that contract market.
7	"(17) Recordkeeping.—The board of trade
8	shall—
9	"(A) maintain full records of all activities
10	related to the business of the contract market in
11	a form and manner acceptable to the Commis-
12	sion for a period of 5 years;
13	"(B) make the records readily available
14	during at least the first 2-years of the 5-year pe-
15	riod and provide the records to the Commission
16	during that 2-year period at the expense of the
17	person required to maintain the records; and
18	"(C) keep the records open to inspection by
19	any representative of the Commission or the De-
20	partment of Justice.
21	"(18) Antitrust considerations.—Unless ap-
22	propriate to achieve the purposes of this Act, the
23	board of trade shall avoid—

1	"(A) adopting any rule or taking any ac-
2	tion that results in any unreasonable restraint of
3	trade; or
4	"(B) imposing any material anticompeti-
5	tive burden on trading on the contract market.".
6	SEC. 13. DERIVATIVES TRANSACTION EXECUTION FACILI-
7	TIES.
8	The Commodity Exchange Act (7 U.S.C. 1 et seq.) is
9	amended by inserting after section 5 (as amended by section
10	12(2)) the following:
11	"SEC. 5a. DERIVATIVES TRANSACTION EXECUTION FACILI-
12	TIES.
13	"(a) In General.—In lieu of compliance with the
14	contract market designation requirements of section 5, a
15	board of trade may elect to operate as a registered deriva-
16	tives transaction execution facility if the facility is—
17	"(1) designated as a contract market and meets
18	the requirements of this section; or
19	"(2) registered as a derivatives transaction exe-
20	cution facility under subsection (c).
21	"(b) Requirements for Trading Futures Con-
22	TRACTS OR OTHER DERIVATIVES TRANSACTIONS.—
23	"(1) In General.—A registered derivatives
24	transaction execution facility under subsection (a)
25	may trade any futures contract (or option on such a

1	contract) that is not a designated future on a security
2	on or through the facility only by satisfying the re-
3	quirements of this section.
4	"(2) Requirements for underlying commod-
5	ITIES.—A registered derivatives transaction execution
6	facility may trade any futures contract only if—
7	"(A) the underlying commodity has a near-
8	ly inexhaustible deliverable supply;
9	"(B) the underlying commodity has a deliv-
10	erable supply that is sufficiently large that the
11	contract is highly unlikely to be susceptible to
12	manipulation;
13	"(C) the underlying commodity has no cash
14	market;
15	" $(D)(i)$ the underlying commodity is not an
16	agricultural commodity specified in section
17	1a(3); and
18	"(ii) trading access to the derivatives trans-
19	action execution facility is limited to eligible
20	commercial participants trading for their own
21	$account;\ or$
22	"(E) the Commission determines, based on
23	the market characteristics, surveillance history,
24	self-regulatory record, and capacity of the facil-

1	ity that trading in the futures contract is un-
2	likely to be susceptible to manipulation.
3	"(3) Eligible traders.—To trade on a reg-
4	istered derivatives transaction execution facility, a
5	person shall—
6	"(A) be authorized by the board of trade to
7	trade on the facility; and
8	"(B)(i) be an eligible contract participant;
9	or
10	"(ii) be a person trading through a futures
11	commission merchant that—
12	"(I) is registered with the Commission;
13	"(II) is a member of a futures self-reg-
14	$ulatory\ organization;$
15	"(III) is a clearing member of a de-
16	rivatives clearing organization; and
17	"(IV) has adjusted net capital of at
18	least \$20,000,000.
19	"(4) Trading by contract markets.—A board
20	of trade that is designated as a contract market shall,
21	to the extent that the contract market also operates a
22	registered derivatives transaction execution facility—
23	"(A) provide a physical location for the
24	contract market trading of the board of trade
25	that is separate from trading on the derivatives

1	transaction execution facility of the board of
2	trade; or
3	"(B) if the board of trade uses the same
4	electronic trading system for trading on the con-
5	tract market and derivatives transaction execu-
6	tion facility of the board of trade, identify
7	whether the electronic trading is taking place on
8	the contract market or the derivatives trans-
9	action execution facility.
10	"(c) Criteria for Registration.—
11	"(1) In general.—To be registered as a reg-
12	istered derivatives transaction execution facility, the
13	board of trade shall demonstrate to the Commission
14	that the board of trade meets the criteria specified in
15	this paragraph.
16	"(2) Deterrence of abuses.—The board of
17	trade shall establish and enforce trading rules that
18	will deter abuses and has the capacity to detect, inves-
19	tigate, and enforce those rules, including means to—
20	"(A) obtain information necessary to per-
21	form the functions required under this section; or
22	"(B) use technological means to—
23	"(i) provide market participants with
24	impartial access to the market; and

1	"(ii) capture information that may be
2	used in establishing whether rule violations
3	$have\ occurred.$
4	"(3) Trading procedures.—The board of trade
5	shall establish and enforce rules or terms and condi-
6	tions defining, or specifications detailing, trading
7	procedures to be used in entering and executing orders
8	traded on the facilities of the board of trade.
9	"(4) Financial integrity of transactions.—
10	The board of trade shall establish and enforce rules or
11	terms and conditions providing for the financial in-
12	tegrity of transactions entered on or through the fa-
13	cilities of the board of trade, including rules or terms
14	and conditions to ensure the financial integrity of
15	any futures commission merchants and introducing
16	brokers and the protection of customer funds.
17	"(d) Core Principles for Registered Deriva-
18	TIVES TRANSACTION EXECUTION FACILITIES.—
19	"(1) In general.—To maintain the registration
20	of a board of trade as a derivatives transaction execu-
21	tion facility, a board of trade shall comply with the
22	core principles specified in this subsection.
23	"(2) Compliance with rules.—The board of
24	trade shall monitor and enforce the rules of the facil-
25	ity, including any terms and conditions of any con-

1	tracts traded on or through the facility and any limi-
2	tations on access to the facility.
3	"(3) Monitoring of trading.—The board of
4	trade shall monitor trading in the contracts of the fa-
5	cility to ensure orderly trading in the contract and
6	to maintain an orderly market while providing any
7	necessary trading information to the Commission to
8	allow the Commission to discharge the responsibilities
9	of the Commission under the Act.
10	"(4) Disclosure of general information.—
11	The board of trade shall disclose publicly and to the
12	Commission information concerning—
13	"(A) contract terms and conditions;
14	"(B) trading conventions, mechanisms, and
15	practices;
16	"(C) financial integrity protections; and
17	"(D) other information relevant to partici-
18	pation in trading on the facility.
19	"(5) Daily publication of trading informa-
20	TION.—The board of trade shall make public daily in-
21	formation on settlement prices, volume, open interest,
22	and opening and closing ranges for actively traded
23	contracts on the derivatives transaction execution fa-
24	cility.

1	"(6) FITNESS STANDARDS.—The board of trade
2	shall establish and enforce appropriate fitness stand-
3	ards for directors, members of any disciplinary com-
4	mittee, members, and any other persons with direct
5	access to the facility, including any parties affiliated
6	with any of the persons described in this paragraph.
7	"(7) Conflicts of interest.—The board of
8	trade shall establish and enforce rules to minimize
9	conflicts of interest in the decisionmaking process of
10	the derivatives transaction execution facility and es-
11	tablish a process for resolving such conflicts of inter-
12	est.
13	"(8) Record Keeping.—The board of trade
14	shall—
15	"(A) maintain full records of all activities
16	related to the business of the derivatives trans-
17	action execution facility in a form and manner
18	acceptable to the Commission for a period of at
19	least 5 years;
20	"(B) make the records readily available
21	during at least the first 2 years of the 5-year pe-
22	riod and provide the records to the Commission
23	at the expense of the person required to maintain
24	the records; and

1	"(C) keep the records open to inspection by
2	any representative of the Commission or the De-
3	partment of Justice.
4	"(9) Antitrust considerations.—Unless ap-
5	propriate to achieve the purposes of this Act, the
6	board of trade shall avoid—
7	"(A) adopting any rule or taking any ac-
8	tion that results in any unreasonable restraint of
9	trade; or
10	"(B) imposing any material anticompeti-
11	tive burden on trading on the derivatives trans-
12	action execution facility.
13	"(e) Use of Broker-Dealers and Depository In-
14	STITUTIONS AND FARM CREDIT SYSTEM INSTITUTIONS AS
15	Intermediaries.—
16	"(1) In General.—A registered derivatives
17	transaction execution facility may by rule allow a
18	broker-dealer, depository institution, or institution of
19	the Farm Credit System that meets the requirements
20	of paragraph (2) to—
21	"(A) act as an intermediary in transactions
22	executed on the facility on behalf of customers of
23	the broker-dealer, depository institution or insti-
24	tution of the Farm Credit System; and

1	"(B) receive funds of customers to serve as
2	margin or security for such transactions.
3	"(2) Requirements re-
4	ferred to in paragraph (1) are that—
5	"(A) a broker-dealer be in good standing
6	with the Securities and Exchange Commission
7	and a depository institution or institution of the
8	Farm Credit System be in good standing, as de-
9	termined by the appropriate Federal banking
10	agency (as defined in section 3 of the Federal
11	Deposit Insurance Act (12 U.S.C. 1813)) (in-
12	cluding the Farm Credit Administration), as ap-
13	plicable; and
14	"(B) if a broker-dealer, depository institu-
15	tion, or institution of the Farm Credit System
16	carries or holds customer accounts or funds for
17	transactions on the derivatives transaction exe-
18	cution facility for more than 1 business day, the
19	broker-dealer, depository institution, or institu-
20	tion of the Farm Credit System is registered as
21	a futures commission merchant and is a member
22	of a registered futures association.
23	"(3) Implementation.—The Commission shall
24	cooperate and coordinate with the Securities and Ex-
25	change Commission, the Secretary of the Treasury,

1	and Federal banking regulatory agencies (including
2	the Farm Credit Administration) in adopting rules
3	and taking any other appropriate action to facilitate
4	the implementation of this subsection.
5	"(f) Segregation of Customer Funds.—Not later
6	than 180 days after the effective date of the Commodity Fu-
7	tures Modernization Act of 2000, consistent with regula-
8	tions adopted by the Commission, a registered derivatives
9	transaction execution facility may authorize a futures com-
10	mission merchant to offer any customer of the futures com-
11	mission merchant that is an eligible contract participant
12	the right to not segregate the customer funds of the futures
13	commission merchant for purposes of trading on or through
14	the facilities of the registered derivatives transaction execu-
15	tion facility.
16	"(g) Election To Trade Excluded Trans-
17	ACTIONS.—
18	"(1) In general.—A board of trade that is a
19	registered derivatives transaction execution facility
20	may trade on the facility any agreements, contracts,
21	or transactions that are excluded from this Act under
22	subsection (c) or (d) of section 2.
23	"(2) Exclusive jurisdiction of the commis-
24	SION.—The Commission shall have exclusive jurisdic-
25	tion over agreements, contracts, or transactions de-

- 1 scribed in paragraph (1) to the extent that the agree-
- 2 ments, contracts, or transactions are traded on a de-
- 3 rivatives transaction execution facility.".

4 SEC. 14. DERIVATIVES CLEARING ORGANIZATIONS.

- 5 The Commodity Exchange Act (7 U.S.C. 1 et seq.) is
- 6 amended by inserting after section 5a (as added by section
- 7 13) the following:

8 "SEC. 5b. DERIVATIVES CLEARING ORGANIZATIONS.

- 9 "(a) Registration Requirement.—Except as pro-
- 10 vided in subsection (b), it shall be unlawful for a derivatives
- 11 clearing organization, unless registered with the Commis-
- 12 sion, directly or indirectly to make use of the mails or any
- 13 means or instrumentality of interstate commerce to perform
- 14 the functions of a derivatives clearing organization de-
- 15 scribed in section 1a(8).
- 16 "(b) Exclusion of Derivatives Clearing Organi-
- 17 Zations Subject to Other Regulatory Authori-
- 18 TIES.—A derivatives clearing organization shall not be re-
- 19 quired to register with the Commission, and the Commis-
- 20 sion shall have no jurisdiction with respect to the deriva-
- 21 tives clearing organization, if the derivatives clearing
- 22 organization—
- 23 "(1)(A) is registered as a clearing agency under
- 24 the Securities Exchange Act of 1934 (15 U.S.C. 78a
- 25 *et seq.*);

1	"(B) is subject to the supervisory jurisdiction of
2	a Federal banking agency (as defined in section 3 of
3	the Federal Deposit Insurance Act (12 U.S.C. 1813))
4	or the National Credit Union Administration; or
5	"(C) is subject to the supervisory jurisdiction of
6	a foreign regulatory authority that is recognized by
7	the Securities and Exchange Commission, the Board
8	of Governors of the Federal Reserve System, the
9	Comptroller of the Currency, or the Commission as
10	overseeing a system of consolidated supervision com-
11	parable to that provided under applicable United
12	States law; and
13	"(2) does not clear a contract of sale for future
14	delivery, option on a contract of sale for future deliv-
15	ery, or option on a commodity that is not a security
16	(unless the contract or option is excluded under sub-
17	section (c) or (d) of section 2).
18	"(c) Voluntary Registration.—A derivatives clear-
19	ing organization that is exempt from registration under
20	subsection (b) may register with the Commission as a de-
21	rivatives clearing organization.
22	"(d) Registration of Derivatives Clearing Or-
23	GANIZATIONS.—
24	"(1) Application.—A person desiring to reg-
25	ister as a derivatives clearing organization shall sub-

1	mit to the Commission an application in such form
2	and containing such information as the Commission
3	may require for the purpose of making the determina-
4	tions required for approval under paragraph (2).
5	"(2) Core principles.—
6	"(A) In General.—To be registered and to
7	maintain registration as a derivatives clearing
8	organization, an applicant shall demonstrate to
9	the Commission that the applicant complies with
10	the core principles specified in this paragraph.
11	"(B) Financial resources.—The appli-
12	cant shall demonstrate that the applicant has
13	adequate financial, operational, and managerial
14	resources to discharge the responsibilities of a de-
15	rivatives clearing organization without interrup-
16	tion in various market conditions.
17	"(C) Participant and product eligi-
18	BILITY.—The applicant shall establish—
19	"(i) appropriate admission and con-
20	tinuing eligibility standards (including ap-
21	propriate minimum financial requirements)
22	for members of and participants in the or-
23	ganization; and

1	"(ii) appropriate standards for deter-
2	mining eligibility of agreements, contracts,
3	or transactions submitted to the applicant.
4	"(D) Risk management.—The applicant
5	shall have the ability to manage the risks associ-
6	ated with discharging the responsibilities of a de-
7	rivatives clearing organization through the use of
8	appropriate tools and procedures.
9	"(E) Settlement procedures.—The ap-
10	plicant shall have the ability to—
11	"(i) complete settlements on a timely
12	basis under varying circumstances;
13	"(ii) maintain an adequate record of
14	the flow of funds associated with each trans-
15	action that the applicant clears; and
16	"(iii) comply with the terms and con-
17	ditions of any permitted netting or offset
18	arrangements with other clearing organiza-
19	tions.
20	"(F) Treatment of funds.—The appli-
21	cant shall have standards and procedures de-
22	signed to protect and ensure the safety of member
23	and participant funds.
24	"(G) Default rules and procedures.—
25	The applicant shall have rules and procedures

1	designed to allow for efficient, fair, and safe
2	management of events when members or partici-
3	pants become insolvent or otherwise default on
4	their obligations to the derivatives clearing orga-
5	nization.
6	"(H) Rule enforcement.—The applicant
7	shall—
8	"(i) maintain adequate arrangements
9	and resources for the effective monitoring
10	and enforcement of compliance with rules of
11	the applicant and for resolution of disputes;
12	and
13	"(ii) have the authority and ability to
14	discipline, limit, suspend, or terminate a
15	member's or participant's activities for vio-
16	lations of rules of the applicant.
17	"(I) System safeguards.—The applicant
18	shall demonstrate that the applicant—
19	"(i) has established and will maintain
20	a program of oversight and risk analysis to
21	ensure that the automated systems of the
22	applicant function properly and have ade-
23	quate capacity and security; and
24	"(ii) has established and will maintain
25	emeraency procedures and a plan for dis-

1	aster recovery, and will periodically test
2	backup facilities sufficient to ensure daily
3	processing, clearing, and settlement of
4	transactions.
5	"(J) Reporting.—The applicant shall pro-
6	vide to the Commission all information nec-
7	essary for the Commission to conduct the over-
8	sight function of the applicant with respect to
9	the activities of the derivatives clearing organi-
10	zation.
11	"(K) Record Keeping.—The applicant
12	shall—
13	"(i) maintain full records of all activi-
14	ties related to the business of the applicant
15	as a derivatives clearing organization in a
16	form and manner acceptable to the Commis-
17	sion for a period of at least 5 years;
18	"(ii) make the records readily available
19	during at least the first 2 years of the 5-
20	year period and provide the records to the
21	Commission at the expense of the person re-
22	quired to maintain the records; and
23	"(iii) keep the records open to inspec-
24	tion by any representative of the Commis-
25	sion or the Department of Justice.

1	"(L) Public information.—The applicant
2	shall make information concerning the rules and
3	operating procedures governing the clearing and
4	settlement systems (including default procedures)
5	available to market participants.
6	"(M) Information sharing.—The appli-
7	cant shall—
8	"(i) enter into and abide by the terms
9	of all appropriate and applicable domestic
10	and international information-sharing
11	agreements; and
12	"(ii) use relevant information obtained
13	from the agreements in carrying out the
14	clearing organization's risk management
15	program.
16	"(N) Antitrust considerations.—Unless
17	appropriate to achieve the purposes of this Act,
18	the derivatives clearing organization shall
19	avoid—
20	"(i) adopting any rule or taking any
21	action that results in any unreasonable re-
22	straint of trade; or
23	"(ii) imposing any material anti-
24	competitive burden on trading on the con-
25	tract market.

1	"(3) Orders concerning competition.—A de-
2	rivatives clearing organization may request the Com-
3	mission to issue an order concerning whether a rule
4	or practice of the applicant is the least anticompeti-
5	tive means of achieving the objectives, purposes, and
6	policies of this Act.
7	"(e) Existing Derivatives Clearing Organiza-
8	TIONS.—A derivatives clearing organization shall be
9	deemed to be registered under this section to the extent
10	that—
11	"(1) the derivatives clearing organization clears
12	agreements, contracts, or transactions for a board of
13	trade that has been designated by the Commission as
14	a contract market for such agreements, contracts, or
15	transactions before the date of enactment of this sec-
16	tion; and
17	"(2) the Commission has reviewed and approved
18	the rules of the derivatives clearing organization be-
19	fore that date.
20	"(f) Appointment of Trustee.—
21	"(1) In general.—If a proceeding under section
22	5e results in the suspension or revocation of the reg-
23	istration of a derivatives clearing organization, or if
24	a derivatives clearing organization withdraws from
25	registration, the Commission, on notice to the deriva-

1	tives clearing organization, may apply to the appro-
2	priate United States district court where the deriva-
3	tives clearing organization is located for the appoint-
4	ment of a trustee.
5	"(2) Assumption of Jurisdiction.—If the
6	Commission applies for appointment of a trustee
7	under paragraph (1)—
8	"(A) the court may take exclusive jurisdic-
9	tion over the derivatives clearing organization
10	and the records and assets of the derivatives
11	clearing organization, wherever located; and
12	"(B) if the court takes jurisdiction under
13	subparagraph (A), the court shall appoint the
14	Commission, or a person designated by the Com-
15	mission, as trustee with power to take possession
16	and continue to operate or terminate the oper-
17	ations of the derivatives clearing organization in
18	an orderly manner for the protection of partici-
19	pants, subject to such terms and conditions as
20	the court may prescribe.
21	"(g) Linking of Regulated Clearing Facili-
22	TIES.—
23	"(1) In general.—The Commission shall facili-
24	tate the linking or coordination of derivatives clearing
25	organizations registered under this Act with other reg-

1	ulated clearance facilities for the coordinated settle-
2	ment of cleared transactions.
3	"(2) Coordination.—In carrying out para-
4	graph (1), the Commission shall coordinate with the
5	Federal banking agencies and the Securities and Ex-
6	change Commission.".
7	SEC. 15. COMMON PROVISIONS APPLICABLE TO REG-
8	ISTERED ENTITIES.
9	The Commodity Exchange Act (7 U.S.C. 1 et seq.) is
10	amended by inserting after section 5b (as added by section
11	13) the following:
12	"SEC. 5c. COMMON PROVISIONS APPLICABLE TO REG-
13	ISTERED ENTITIES.
14	"(a) Acceptable Business Practices Under Core
15	Principles.—
16	"(1) In general.—Consistent with the purposes
17	of this Act, the Commission may issue interpreta-
18	tions, or approve interpretations submitted to the
19	Commission, of the core principles for registered enti-
20	ties specified in sections $5(d)$, $5a(d)$, and $5b(d)(2)$ to
21	describe what would constitute an acceptable business
22	practice under the core principles.
23	"(2) Timing.—If any person submits to the
24	Commission a request for an interpretation or for ap-
25	proval of an interpretation under paragraph (1), the

1	Commission shall issue the interpretation or shall ap-
2	prove or disapprove the interpretation not later than
3	45 days after receiving the request.
4	"(3) Effect of interpretation.—An inter-
5	pretation issued under paragraph (1) shall not pro-
6	vide the exclusive means for complying with the core
7	principles.
8	"(b) Delegation of Functions Under Core Prin-
9	CIPLES.—
10	"(1) In general.—A registered entity may com-
11	ply with any applicable core principle through dele-
12	gation of any relevant function to a registered futures
13	association or another registered entity.
14	"(2) Responsibility.—A registered entity that
15	delegates a function under paragraph (1) shall re-
16	main responsible for carrying out the function.
17	"(c) New Contracts, New Rules, and Rule
18	AMENDMENTS.—
19	"(1) In general.—Subject to paragraph (2), a
20	registered entity may elect to list for trading or ac-
21	cept for clearing any new contract or other instru-
22	ment, or may elect to approve and implement any
23	new rule or rule amendment, by providing to the
24	Commission (and the Secretary of the Treasury, in
25	the case of a contract, rule, or rule amendment that

relates to or affects a government security) a written certification that the new contract, new rule, or rule amendment complies with this Act (including regulations under this Act).

"(2) Prior approval.—

- "(A) In General.—A registered entity may request that the Commission grant prior approval to any new contract or other instrument, new rule, or rule amendment.
- "(B) DEADLINE.—If prior approval is requested under subparagraph (A), the Commission shall take final action on the request not later than 90 days after submission of the request, unless the person submitting the request agrees to an extension of the time limitation established under this subparagraph.
- "(C) AGRICULTURAL CONTRACTS.—Notwithstanding any other provision of this section, a
 designated contract market shall submit for prior
 approval by the Commission each rule amendment that materially changes a term or condition in any contract of sale of a commodity for
 future delivery or related option traded through
 the facilities of the designated contract market,
 if—

1	"(i) the commodity is specifically listed
2	in section $1a(3)$; and
3	"(ii) the rule amendment applies to
4	contracts and delivery months that have
5	previously been listed for trading and have
6	open interest.
7	"(3) APPROVAL.—The Commission shall approve
8	any such new contract or instrument, new rule, or
9	rule amendment unless the Commission finds that the
10	new contract or instrument, new rule, or rule amend-
11	ment would violate this Act.
12	"(d) Violation of Core Principles.—
13	"(1) In General.—If the Commission deter-
14	mines, on the basis of substantial evidence, that a reg-
15	istered entity is violating any of the applicable core
16	principles specified in sections $5(d)$, $5a(d)$, and
17	5b(d)(2), the Commission shall—
18	"(A) notify the registered entity of the deter-
19	mination; and
20	"(B) afford the registered entity an oppor-
21	tunity to make appropriate changes to bring the
22	registered entity into compliance with the core
23	principles.
24	"(2) Failure to make changes.—If, not later
25	than 30 days after receiving a notification under

1	paragraph (1), a registered entity fails to make
2	changes that, in the opinion of the Commission, are
3	necessary to accomplish the objectives of the core prin-
4	ciples, the Commission may take further action in ac-
5	cordance with this Act.
6	"(e) Reservation of Emergency Authority.—Not-
7	withstanding any other provision of this section, the Com-
8	mission shall retain the full scope of its emergency powers
9	under section 8a(9) to direct any contract market to take
10	emergency action in compliance with the provisions and
11	standards of section 8a(9).
12	"(f) Core Principles for Intermediaries.—The
13	Commission shall—
14	"(1) review the provisions of this Act relating to
15	registered entities and intermediaries (including the
16	regulations and interpretations applying those provi-
17	sions); and
18	"(2) to the extent appropriate and consistent
19	with this Act, administer those provisions in a man-
20	ner that is consistent with core principles and inter-
21	pretations of acceptable business practices for inter-
22	mediaries as described in this section.
23	"(g) Effect of Act.—Nothing in this Act—
24	"(1) prohibits an exchange of—

1	"(A) futures in connection with a cash com-
2	$modity\ transaction;$
3	"(B) futures for cash commodities; or
4	"(C) futures for swaps;
5	"(2) prohibits transfer trades or office trades; or
6	"(3) prohibits a futures commission merchant,
7	acting as a principal or agent, from entering into or
8	confirming the execution of a contract for the pur-
9	chase or sale of a commodity for future delivery if the
10	contract is reported, recorded, and cleared in accord-
11	ance with the rules of the contract market.".
12	SEC. 16. EXEMPT BOARDS OF TRADE.
13	The Commodity Exchange Act (7 U.S.C. 1 et seq.) is
14	amended by inserting after section 5c (as added by section
15	14) the following:
16	"SEC. 5d. EXEMPT BOARDS OF TRADE.
17	"(a) In General.—Except as otherwise provided in
18	this section, a contract of sale (or option on such a contract)
19	of a commodity for future delivery traded on or through
20	the facilities of an exempt board of trade shall be exempt
21	from all provisions of this Act , other than section $2(g)$.
22	"(b) Criteria for Exemption.—To qualify for an
23	exemption under subsection (a), a board of trade shall limit
24	trading on or through the facilities of the board of trade

1	to contracts of sale of a commodity for future delivery (or	
2	options on such contracts)—	
3	"(1) for which the underlying commodity has—	
4	"(A) a nearly inexhaustible deliverable sup-	
5	ply;	
6	"(B) a deliverable supply that is sufficiently	
7	large, and a cash market that is sufficiently liq-	
8	uid, to render any contract traded on the com-	
9	modity highly unlikely to be susceptible to ma-	
10	$nipulation;\ or$	
11	"(C) no cash market;	
12	"(2) that are entered into only between persons	
13	that—	
14	"(A) are eligible contract participants at	
15	the time at which the persons enter into the con-	
16	tract; or	
17	"(B) enter into the contract or option for	
18	the benefit only of eligible contract participants;	
19	and	
20	"(3) that are not contracts of sale (or options on	
21	the contract) for future delivery of any security, in-	
22	cluding any group or index of securities or any inter-	
23	est in, or interest that is based on the value of, 1 or	
24	more securities.	

- 1 "(c) Antimanipulation Requirements.—A party to
- 2 a futures contract or related option that is traded on an
- 3 exempt board of trade shall be subject to sections 4b, 4o,
- 4 6(c), and 9(a)(2), and the Commission shall enforce those
- 5 provisions with respect to any such trading.
- 6 "(d) Price Discovery.—If the Commission finds that
- 7 an exempt board of trade is a significant source of price
- 8 discovery for any underlying commodity in any transaction
- 9 traded on or through the facilities of the board of trade,
- 10 the board of trade shall disseminate publicly on a daily
- 11 basis trading volume, opening and closing price ranges,
- 12 open interest, and other trading data as appropriate to the
- 13 market.
- 14 "(e) Jurisdiction.—The Commission shall have ex-
- 15 clusive jurisdiction over any account, agreement, or trans-
- 16 action involving a contract of sale of a commodity for future
- 17 delivery, or related option, to the extent that such an ac-
- 18 count, agreement, or transaction is traded on an exempt
- 19 board of trade.
- 20 "(f) Subsidiaries.—A board of trade that is des-
- 21 ignated as a contract market or registered as a derivatives
- 22 transaction execution facility may operate an exempt board
- 23 of trade by establishing a separate subsidiary or other legal
- 24 entity and otherwise satisfying the requirements of this sec-
- 25 *tion.*".

1	SEC. 17. SUSPENSION OR REVOCATION OF DESIGNATION AS
2	CONTRACT MARKET.
3	Section 5e of the Commodity Exchange Act (7 U.S.C.
4	7b) (as redesignated by section 11(1)) is amended to read
5	as follows:
6	"SEC. 5e. SUSPENSION OR REVOCATION OF DESIGNATION
7	AS REGISTERED ENTITY.
8	"The failure of a registered entity to comply with any
9	provision of this Act, or any regulation or order of the Com-
10	mission under this Act, shall be cause for the suspension
11	of the registered entity for a period not to exceed 180 days,
12	or revocation of designation as a registered entity in accord-
13	ance with the procedures and subject to the judicial review
14	provided in section 6(b).".
15	SEC. 18. AUTHORIZATION OF APPROPRIATIONS.
16	Section 12(d) of the Commodity Exchange Act (7
17	U.S.C. 16(d)) is amended by striking "2000" and inserting
18	"2005".
19	SEC. 19. PREEMPTION.
20	Section 12(e) of the Commodity Exchange Act (7
21	U.S.C. 16(e)) is amended by striking paragraph (2) and
22	inserting the following:
23	"(2) the application of any Federal or State law
24	(including any regulation) to an agreement, contract,
25	or transaction in or involving any commodity prod-

1	uct, right, service, or interest, except that this Act
2	shall supersede and preempt—
3	"(A) any Federal or State law (including
4	any regulation), in the case of any such agree-
5	ment, contract, or transaction—
6	"(i) that is conducted on or subject to
7	the rules of a registered entity or exempt
8	board of trade;
9	"(ii) that is conducted on or subject to
10	the rules of any board of trade, exchange, or
11	market located outside the United States, or
12	any territory or possession of the United
13	States (in accordance with any terms or
14	conditions specified by the Commission by
15	regulation); and
16	"(iii) that is subject to regulation by
17	the Commission under section 4c or 19; and
18	"(B) any State or local law that prohibits
19	or regulates gaming or the operation of bucket
20	shops (other than antifraud provisions of general
21	applicability) in the case of—
22	"(i) an excluded trading facility under
23	$section \ 2(e); \ or$
24	"(ii) an agreement, contract, or trans-
25	action that—

1	"(I) is excluded or exempt under	
2	subsection (c), (d), (f), or (h) of section	
3	2; or	
4	"(II) is covered by the terms of an	
5	exemption granted by the Commission	
6	under section 4(c) (regardless of wheth-	
7	er any such agreement, contract, or	
8	transaction is otherwise subject to this	
9	Act); or".	
10	SEC. 20. PREDISPUTE RESOLUTION AGREEMENTS FOR IN-	
11	STITUTIONAL CUSTOMERS.	
12	Section 14 of the Commodity Exchange Act (7 U.S.C.	
13	18) is amended by striking subsection (g) and inserting the	
14	following:	
15	"(g) Predispute Resolution Agreements for In-	
16	STITUTIONAL CUSTOMERS.—Nothing in this Act prohibits	
17	a registered futures commission merchant from requiring	
18	a customer that is an eligible contract participant, as a	
19	condition to the commission merchant's conducting a trans-	
20	action for the customer, to enter into an agreement—	
21	"(1) waiving the right to file a claim under this	
22	section; and	
23	"(2) otherwise agreeing to submit any claim the	
24	customer may have against the futures commission	
25	merchant to binding arbitration pursuant to the rules	

1	and procedures of a registered entity or registered fu-
2	tures association or any other forum authorized to
3	hear such claims.".
4	SEC. 21. CONSIDERATION OF COSTS AND BENEFITS AND
5	ANTITRUST LAWS.
6	Section 15 of the Commodity Exchange Act (7 U.S.C.
7	19) is amended by striking "SEC. 15. The Commission" and
8	inserting the following:
9	"SEC. 15. CONSIDERATION OF COSTS AND BENEFITS AND
10	ANTITRUST LAWS.
11	"(a) Costs and Benefits.—
12	"(1) In general.—Before promulgating a regu-
13	lation under this Act or issuing an order (except as
14	provided in paragraph (3)), the Commission shall
15	consider the costs and benefits of the action of the
16	Commission.
17	"(2) Considerations.—The costs and benefits
18	of the proposed Commission action shall be evaluated
19	in light of—
20	"(A) considerations of protection of market
21	participants and the public;
22	"(B) considerations of the efficiency, com-
23	petitiveness, and financial integrity of futures
24	markets;
25	"(C) considerations of price discovery;

1	"(D) considerations of sound risk manage-
2	ment practices; and
3	$\lq\lq(E)$ other public interest considerations.
4	"(3) Applicability.—This subsection does not
5	apply to the following actions of the Commission:
6	"(A) An order that initiates, is part of, or
7	is the result of an adjudicatory or investigative
8	process of the Commission.
9	"(B) An emergency action.
10	"(C) A finding of fact regarding compliance
11	with a requirement of the Commission.
12	"(b) Antitrust Laws.—The Commission".
13	SEC. 22. CONTRACT ENFORCEMENT BETWEEN ELIGIBLE
13 14	SEC. 22. CONTRACT ENFORCEMENT BETWEEN ELIGIBLE COUNTERPARTIES.
14	COUNTERPARTIES.
14 15	COUNTERPARTIES. Section 22(a) of the Commodity Exchange Act (7)
14 15 16	COUNTERPARTIES. Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by adding at the end the fol-
14 15 16 17	Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by adding at the end the following:
14 15 16 17 18	COUNTERPARTIES. Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by adding at the end the following: "(4) CONTRACT ENFORCEMENT BETWEEN ELIGI-
14 15 16 17 18	Counterparties. Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by adding at the end the following: "(4) Contract enforcement between eligible counterparties.—No agreement, contract, or
14 15 16 17 18 19 20	Counterparties. Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by adding at the end the following: "(4) Contract enforcement between eligible contract participants
14 15 16 17 18 19 20 21	Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by adding at the end the following: "(4) Contract enforcement between eligible contract, or transaction between eligible contract participants shall be void, voidable, or unenforceable, and no such
14 15 16 17 18 19 20 21	Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by adding at the end the following: "(4) Contract enforcement between eligible contract, or transaction between eligible contract participants shall be void, voidable, or unenforceable, and no such eligible contract participant shall be entitled to re-

ment, contract, or transaction to comply with the
terms or conditions of an exemption or exclusion from
any provision of this Act or regulations of the Commission.".

5 SEC. 23. LEGAL CERTAINTY FOR SWAP AGREEMENTS.

6 (a) Legal Certainty.—

- (1) In General.—Nothing in this Act or any amendment made by this Act authorizes the Securities and Exchange Commission to regulate, supervise, or otherwise subject to oversight any activity, agreement, instrument, transaction, or product over which the Securities and Exchange Commission is not granted specific jurisdiction under this Act, any amendment made by this Act, or any other law.
 - (2) SWAP AGREEMENTS.—Nothing in this Act or any amendment made by this Act grants the Commodity Futures Trading Commission or the Securities and Exchange Commission any jurisdiction over any swap agreement, except that a registered entity may voluntarily submit to the jurisdiction of the Commodities Futures Trading Commission under section 12 or 13 of the Commodities Exchange Act (7 U.S.C. 16, 13c).
- 24 (b) REPORT ON SWAP AGREEMENTS.—Not later than 25 the date that is 1 year after the date of enactment of this

1	Act, the Federal banking agencies (as defined in section 3
2	of the Federal Deposit Insurance Act (12 U.S.C. 1813)), the
3	Department of the Treasury, the Commodity Futures Trad-
4	ing Commission, and the Securities and Exchange Commis-
5	sion shall submit to the Committee on Agriculture, Nutri-
6	tion, and Forestry and the Committee on Banking, Hous-
7	ing, and Urban Affairs of the Senate, and the Committee
8	on Agriculture and the Committee on Banking and Finan-
9	cial Services of the House of Representatives a report on—
10	(1) potential issues of legal uncertainty under
11	the securities laws that affect swap agreements; and
12	(2) the extent to which exclusions or exemptions
13	from the Federal securities laws are warranted to en-
14	hance legal certainty for swap agreements.
15	SEC. 24. COMMISSION OVERSIGHT; DEFICIENCY ORDERS.
16	Section 8e of the Commodity Exchange Act (7 U.S.C.
17	12e) is repealed.
18	SEC. 25. TECHNICAL AND CONFORMING AMENDMENTS.
19	(a) Commodity Exchange Act.—
20	(1) Section 1a of the Commodity Exchange Act
21	(7 U.S.C. 1a) (as amended by section $3(1)$) is
22	amended—
23	(A) in paragraphs (4), (5), (17), (18), (21),
24	and (24), by inserting "or derivatives trans-

1	action execution facility" after "contract mar-
2	ket" each place it appears; and
3	(B) in paragraph (25)—
4	(i) in the paragraph heading, by strik-
5	ing "CONTRACT MARKET" and inserting
6	"REGISTERED ENTITY"; and
7	(ii) by striking "contract market" each
8	place it appears and inserting "registered
9	entity".
10	(2) Section 2 of the Commodity Exchange Act (7
11	U.S.C. 2, 2a, 4, 4a, 3) is amended—
12	(A) by striking "Sec. 2. $(a)(1)(A)(i)$ The"
13	and inserting the following:
14	"SEC. 2. JURISDICTION OF COMMISSION; LIABILITY OF
15	PRINCIPAL FOR ACT OF AGENT; COMMODITY
16	FUTURES TRADING COMMISSION; TRANS-
17	ACTION IN INTERSTATE COMMERCE.
18	"(a) Jurisdiction of Commission; Commodity Fu-
19	Tures Trading Commission.—
20	"(1) Jurisdiction of commission.—
21	"(A) IN GENERAL.—The"; and
22	(B) in subsection (a)—
23	(i) in paragraph (1) (as amended by
24	subparagraph (A))—
25	(I) by striking subparagraph (B);

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1	(II) by striking "subparagraph
2	(B) of this paragraph" and inserting
3	"subsection (g) ";
4	(III) by striking "contract market
5	designated pursuant to section 5 of this
6	Act" and inserting "contract market
7	designated or derivatives transaction
8	execution facility registered pursuant
9	to section 5 or 5a";
10	(IV) by striking clause (ii); and
11	(V) in clause (iii), by striking
12	"(iii) The" and inserting the following:
13	"(B) Liability of principal for act of
14	AGENT.—The";
15	(ii) in paragraph (7), by striking
16	"contract market" and inserting "registered
17	entity"; and
18	(iii) in paragraph (8)(B)(ii)—
19	(I) in the first sentence, by strik-
20	ing "designation as a contract market"
21	and inserting "designation or registra-
22	tion as a contract market or deriva-
23	tives transaction execution facility";
24	(II) in the second sentence, by
25	strikina "designate a board of trade as

1	a contract market" and inserting "des-
2	ignate or register a board of trade as
3	a contract market or derivatives trans-
4	action execution facility";
5	(III) in the fourth sentence—
6	(aa) by striking "desig-
7	nating, or refusing, suspending, or
8	revoking the designation of, a
9	board of trade as a contract mar-
10	ket involving transactions for fu-
11	ture delivery referred to in this
12	clause or in considering possible
13	emergency action under section
14	8a(9) of this Act" and inserting
15	"designating, registering, or refus-
16	ing, suspending, or revoking the
17	designation or registration of, a
18	board of trade as a contract mar-
19	ket or derivatives transaction exe-
20	cution facility involving trans-
21	actions for future delivery referred
22	to in this clause or in considering
23	any action under this Act (includ-
24	ing emergency action under sec-
25	tion 8a(9))"; and

1	(bb) by striking "designation,
2	suspension, revocation, or emer-
3	gency action" and inserting "des-
4	ignation, registration, suspension,
5	revocation, or other action".
6	(3) Section 4 of the Commodity Exchange Act (7
7	U.S.C. 6) is amended—
8	(A) in subsection (a)—
9	(i) by inserting "exempted by oper-
10	ation of section 2(h) or 5d or unless" after
11	``Unless";
12	(ii) in paragraph (1), by striking "des-
13	ignated by the Commission as a 'contract
14	market' for" and inserting "designated or
15	registered by the Commission as a contract
16	market or derivatives transaction execution
17	facility for";
18	(iii) in paragraph (2), by striking
19	"member of such"; and
20	(iv) in paragraph (3), by inserting "or
21	derivatives transaction execution facility"
22	after "contract market"; and
23	(B) in subsection (c) —
24	(i) in paragraph (1)—

1	(I) by striking "any board of
2	trade designated as a contract market
3	for transactions for future delivery in
4	any commodity" and inserting "any
5	registered entity";
6	(II) by striking "section 5 of this
7	Act" and inserting "section 5, 5a, or
8	5b"; and
9	(III) by striking "section
10	2(a)(1)(B)" and inserting "section
11	2(g)"; and
12	(ii) in paragraph (2)(B)(ii), by insert-
13	ing "or derivatives transaction execution fa-
14	cility" after "contract market".
15	(4) Section 4a of the Commodity Exchange Act
16	(7 U.S.C. 6a) is amended—
17	(A) in subsection (a)—
18	(i) in the first sentence, by inserting
19	"or derivatives transaction execution facili-
20	ties" after "contract markets"; and
21	(ii) in the second sentence, by inserting
22	"or derivatives transaction execution facil-
23	ity" after "contract market";

1	(B) in subsection (b), by inserting "or de-
2	rivatives transaction execution facility" after
3	"contract market" each place it appears; and
4	(C) in subsection (e)—
5	(i) by striking "contract market or"
6	each place it appears and inserting "con-
7	tract market, derivatives transaction execu-
8	tion facility, or";
9	(ii) by striking 'licensed or des-
10	ignated" each place it appears and insert-
11	ing "licensed, designated, or registered";
12	and
13	(iii) by striking "contract market, or"
14	and inserting "contract market or deriva-
15	tives transaction execution facility, or".
16	(5) Section 4b(a) of the Commodity Exchange
17	Act (7 U.S.C. 6b(a)) is amended by striking "contract
18	market" each place it appears and inserting "reg-
19	istered entity".
20	(6) Sections $4c(g)$, $4d$, $4e$, and $4f$ of the Com-
21	modity Exchange Act (7 U.S.C. 6c(g), 6d, 6e, 6f) are
22	amended by inserting "or derivatives transaction exe-
23	cution facility" after "contract market" each place it
24	appears.

1	(7) Section 4g of the Commodity Exchange Act
2	(7 U.S.C. 6g) is amended—
3	(A) in subsection (b), by striking "clearing-
4	house and contract market" and inserting "reg-
5	istered entity"; and
6	(B) in subsection (f), by striking "clearing-
7	houses, contract markets, and exchanges" and in-
8	serting "registered entities".
9	(8) Section 4h of the Commodity Exchange Act
10	(7 U.S.C. 6h) is amended by striking "contract mar-
11	ket" each place it appears and inserting "registered
12	entity".
13	(9) Section 4i of the Commodity Exchange Act
14	(7 U.S.C. 6i) is amended in the first sentence by in-
15	serting "or derivatives transaction execution facility"
16	after "contract market".
17	(10) Section 4j of the Commodity Exchange Act
18	(7 U.S.C. 6j) is repealed.
19	(11) Section 4l of the Commodity Exchange Act
20	(7 U.S.C. 61) is amended by inserting "or derivatives
21	transaction execution facilities" after "contract mar-
22	kets" each place it appears.
23	(12) Section 4p of the Commodity Exchange Act
24	(7 U.S.C. 6p) is amended—

1	(A) in the third sentence of subsection (a),
2	by striking "Act or contract markets" and in-
3	serting "Act, contract markets, or derivatives
4	transaction execution facilities"; and
5	(B) in subsection (b), by inserting "deriva-
6	tives transaction execution facility," after "con-
7	tract market,".
8	(13) The Commodity Exchange Act (as amended
9	by paragraphs (10), (11), and (12)) is amended by
10	redesignating sections 4k through 4p (7 U.S.C. 6k
11	through 6p) as sections 4j through 4o, respectively.
12	(14) Section 6 of the Commodity Exchange Act
13	(7 U.S.C. 8, 9, 9a, 9b, 13b, 15) is amended—
14	(A) in subsection (a)—
15	(i) in the first sentence—
16	(I) by striking "board of trade de-
17	siring to be designated a 'contract
18	market' shall make application to the
19	Commission for such designation" and
20	inserting "person desiring to be des-
21	ignated or registered as a registered en-
22	tity shall make application to the
23	Commission for such designation or
24	registration";

1	(II) by striking "above condi-
2	tions" and inserting "conditions set
3	forth in this Act"; and
4	(III) by striking "above require-
5	ments" and inserting "the require-
6	ments of this Act";
7	(ii) in the second sentence, by striking
8	"designation as a contract market within
9	one year" and inserting "designation or
10	registration as a registered entity within
11	180 days";
12	(iii) in the third sentence—
13	(I) by striking "board of trade"
14	and inserting "person"; and
15	(II) by striking "one-year period"
16	and inserting "180-day period"; and
17	(iv) in the last sentence, by striking
18	"designate as a 'contract market' any board
19	of trade that has made application therefor,
20	such board of trade" and inserting "des-
21	ignate or register as a registered entity any
22	person that has made application therefore,
23	such person";
24	(B) in subsection (b)—
25	(i) in the first sentence—

1	(I) by striking "designation of
2	any board of trade as a 'contract mar-
3	ket' upon" and inserting "designation
4	or registration of any registered entity
5	on";
6	(II) by striking "board of trade"
7	each place it appears and inserting
8	"registered entity"; and
9	(III) by striking "designation as
10	set forth in section 5 of this Act" and
11	inserting "designation or registration
12	as set forth in sections 5 through 5c";
13	(ii) in the second sentence—
14	(I) by striking "board of trade"
15	the first place it appears and inserting
16	"registered entity"; and
17	(II) by striking "board of trade"
18	the second and third places it appears
19	and inserting "person"; and
20	(iii) in the last sentence, by striking
21	"board of trade" each place it appears and
22	inserting "person";
23	(C) in subsection (c)—

1	(i) by striking "contract market" each
2	place it appears and inserting "registered
3	entity";
4	(ii) by striking "contract markets"
5	each place it appears and inserting "reg-
6	istered entities"; and
7	(iii) by striking "trading privileges"
8	each place it appears and inserting "privi-
9	leges";
10	(D) in subsection (d), by striking "contract
11	market" each place it appears and inserting
12	"registered entity"; and
13	(E) in subsection (e), by striking "trading
14	on all contract markets" each place it appears
15	and inserting "the privileges of all registered en-
16	tities".
17	(15) Section 6a of the Commodity Exchange Act
18	(7 U.S.C. 10a) is amended—
19	(A) in the first sentence of subsection (a), by
20	striking "designated as a 'contract market'
21	shall" and inserting "designated or registered as
22	a contract market or a derivatives transaction
23	execution facility shall"; and
24	(B) in subsection (b), by striking "des-
25	ignated as a contract market" and inserting

1	"designated or registered as a contract market or
2	a derivatives transaction execution facility".
3	(16) Section 6b of the Commodity Exchange Act
4	(7 U.S.C. 13a) is amended—
5	(A) by striking "contract market" each
6	place it appears and inserting "registered enti-
7	ty";
8	(B) in the first sentence, by striking "des-
9	ignation as set forth in section 5 of this Act"
10	and inserting "designation or registration as set
11	forth in sections 5 through 5c"; and
12	(C) in the last sentence, by striking "the
13	contract market's ability" and inserting "the
14	ability of the registered entity".
15	(17) Section 6c(a) of the Commodity Exchange
16	Act (7 U.S.C. 13a-1(a)) by striking "contract mar-
17	ket" and inserting "registered entity".
18	(18) Section 6d(1) of the Commodity Exchange
19	Act (7 U.S.C. 13a-2(1)) is amended by striking
20	"clearinghouse," and inserting "derivatives trans-
21	action execution facility, derivatives clearing organi-
22	zation,".
23	(19) Section 7 of the Commodity Exchange Act
24	(7 U.S.C. 11) is amended—
25	(A) in the first sentence—

1	(i) by striking "board of trade" and
2	inserting "person";
3	(ii) by inserting "or registered" after
4	"designated";
5	(iii) by inserting "or registration"
6	after "designation" each place it appears;
7	and
8	(iv) by striking "contract market" each
9	place it appears and inserting "registered
10	entity";
11	(B) in the second sentence—
12	(i) by striking "designation of such
13	board of trade as a contract market" and
14	inserting "designation or registration of the
15	registered entity"; and
16	(ii) by striking "contract markets" and
17	inserting "registered entities"; and
18	(C) in the last sentence—
19	(i) by striking "board of trade" and
20	inserting "person"; and
21	(ii) by striking "designated again a
22	contract market" and inserting "designated
23	or registered again a registered entity".
24	(20) Section 8(c) of the Commodity Exchange
25	Act (7 U.S.C. 12(c)) is amended in the first sentence

1	by striking "board of trade" and inserting "registered
2	entity".
3	(21) Section 8a of the Commodity Exchange Act
4	(7 U.S.C. 12a) is amended—
5	(A) by striking "contract market" each
6	place it appears and inserting "registered enti-
7	ty"; and
8	(B) in paragraph $(2)(F)$, by striking "trad-
9	ing privileges" and inserting "privileges".
10	(22) Section 8b of the Commodity Exchange Act
11	(7 U.S.C. 12b) is amended by striking "any contract
12	market, to make or cause to be made in contravention
13	of such order, any contract for future delivery of any
14	commodity, on or subject to the rules of any contract
15	market" and inserting ", or exercising any clearing
16	privileges on, any registered entity, to make or cause
17	to be made, or clear or cause to be cleared, in con-
18	travention of the order, any contract for future deliv-
19	ery of any commodity on or subject to the rules of
20	any registered entity".
21	(23) Section 8c(e) of the Commodity Exchange
22	Act (7 U.S.C. 12b, 12c(e)) are amended by striking
23	"contract market" each place it appears and insert-
24	ing "registered entity".

1	(24) Section 9 of the Commodity Exchange Act
2	(7 U.S.C. 13) is amended—
3	(A) by striking "contract market" each
4	place it appears and inserting "registered enti-
5	ty"; and
6	(B) in subsection (a)(2), by striking "sec-
7	tion 40(1)," and inserting "section 4n(1),".
8	(25) Section 14 of the Commodity Exchange Act
9	(7 U.S.C. 18) is amended—
10	(A) in subsection $(a)(1)(B)$, by striking
11	"contract market" and inserting "registered enti-
12	ty"; and
13	(B) in subsection (f)—
14	(i) by inserting "or clearing" after
15	"trading" each place it appears; and
16	(ii) by striking "contract markets" and
17	inserting "registered entities".
18	(26) Sections 15 and 17 of the Commodity Ex-
19	change Act (7 U.S.C. 19, 21) are amended by striking
20	"contract market" each place it appears and insert-
21	ing "registered entity".
22	(27) Section 22 of the Commodity Exchange Act
23	(7 U.S.C. 25) is amended—
24	(A) in subsection (a)—
25	(i) in paragraph (1)—

1	(I) by striking "contract market,
2	clearing organization of a contract
3	market, licensed board of trade," and
4	inserting "registered entity"; and
5	(II) in $subparagraph$ $(C)(i)$, by
6	inserting ", derivatives transaction
7	execution facility," after "contract
8	market";
9	(ii) in paragraph (2), by striking "sec-
10	tions 5a(11)," and inserting "sections
11	5(d)(13), 5b(d)(2)(H)(i),"; and
12	(iii) in paragraph (3), by striking
13	"contract market" and inserting "registered
14	entity"; and
15	(B) in subsection (b)—
16	(i) in paragraph (1)—
17	(I) by striking "contract market
18	or clearing organization of a contract
19	market" and inserting "registered enti-
20	ty";
21	(II) by striking "section 5a(8)
22	and section 5a(9) of this Act" and in-
23	serting "sections 5 through 5c";
24	(III) by striking "contract mar-
25	ket, clearing organization of a contract

1	market, or licensed board of trade" and
2	inserting "registered entity"; and
3	(IV) by striking "contract market
4	or licensed board of trade" and insert-
5	ing "registered entity";
6	(ii) in paragraph (3)—
7	(I) by striking "a contract mar-
8	ket, clearing organization, licensed
9	board of trade," and inserting "reg-
10	istered entity"; and
11	(II) by striking "contract market,
12	licensed board of trade" and inserting
13	"registered entity";
14	(iii) in paragraph (4), by striking
15	"contract market, licensed board of trade,
16	clearing organization," and inserting "reg-
17	istered entity"; and
18	(iv) in paragraph (5), by striking
19	"contract market, licensed board of trade,
20	clearing organization," and inserting "reg-
21	istered entity".
22	(b) Federal Deposit Insurance Corporation Im-
23	PROVEMENT ACT OF 1991.—Section 402(2) of the Federal
24	Deposit Insurance Corporation Improvement Act of 1991

- 1 (12 U.S.C. 4402(2)) is amended by striking subparagraph
- 2 (B) and inserting the following:
- 3 "(B) that is registered as a derivatives
- 4 clearing organization under section 5b of the
- 5 Commodity Exchange Act.".
- 6 SEC. 26. EFFECTIVE DATE.
- 7 (a) In General.—Except as provided in subsection
- 8 (b), this Act takes effect on the date of enactment of this
- 9 *Act*.
- 10 (b) Jurisdiction of Commodities Futures Trad-
- 11 ING COMMISSION.—Section 8, and the amendments made
- 12 by that section, take effect 1 year after the date of enactment
- 13 of this Act.

Calendar No. 766

106TH CONGRESS 2D SESSION

S. 2697

[Report No. 106-390]

A BILL

To reauthorize and amend the Commodity Exchange Act to promote legal certainty, enhance competition, and reduce systemic risk in markets for futures and over-the-counter derivatives, and for other purposes.

August 25, 2000 Reported with an amendment