



November 14, 2008

Via Electronic Mail

Mr. David Stawick
Secretary
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, N.W.
Washington, D.C. 20581

Re: CBOE Futures Exchange, LLC Rule Certification
Submission Number CFE-2008-09

Dear Mr. Stawick:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended ("Act"), and §40.6(a) of the regulations promulgated by the Commodity Futures Trading Commission under the Act, CBOE Futures Exchange, LLC ("CFE" or "Exchange") hereby notifies the Commission of the delisting of the following futures contracts and of the following related amendments to CFE's Rules ("Delisting").

Effective prior to the opening of trading on November 18, 2008 CFE will (i) delist the March 2009 and June 2009 contract months for CFE's CBOE S&P 500 BuyWrite Index ("BXM") futures contract and (ii) delist the May 2009 contract month for CFE's CBOE Nasdaq-100 Volatility Index ("VXN") futures contract. There is no open interest in these contract months.

Following the delisting of the above contract months, (i) the only current outstanding contract month for the BXM futures contract that will remain outstanding is the November 2008 contract month and (ii) the only current outstanding contract months for the VXN futures contract that will remain outstanding are the November 2008, December 2008, January 2009 and February 2009 contract months. Because open interest currently exists in these contract months, CFE will continue to list each of these contract months until it expires or until there is no open interest in the contract month, whichever is earlier. If all of the open interest in one of these contract months is closed out prior to its expiration, the contract month will be delisted at such time that it has no open interest. CFE will not list any additional BXM futures or VXN futures contract months.

At such time that no BXM futures contract months are any longer listed for trading, CFE will delete CFE Rule Chapter 15, which sets forth the contract specifications for the BXM futures contract. Similarly, at such time that no VXN futures contract months are any longer listed for trading, CFE will delete CFE Rule Chapter 20, which sets forth the contract specifications for the VXN futures contract.

CFE is not aware of any substantive opposing views to the Delisting. CFE hereby certifies that the Delisting complies with the Act and the regulations thereunder.

Mr. David Stawick
Page 2 of 2

Questions regarding this submission may be directed to Arthur Reinstein at (312) 786-7570 or Jennifer Yeadon at (312) 786-7466. Please reference our submission number CFE-2008-09 in any related correspondence.

CBOE Futures Exchange, LLC

By: 

Andrew Lowenthal
Managing Director

cc: Steven B. Benton (CFTC)
Edward Dasso (NFA)
The Options Clearing Corporation