

UNITED STATES COMMODITY FUTURES TRADING COMMISSION

FORM DCO
DERIVATIVES CLEARING ORGANIZATION
APPLICATION FOR REGISTRATION

COVER SHEET

Cantor Clearinghouse, L.P.

- If this is an **APPLICATION** for registration, complete in full and check here.
- If this is an **AMENDMENT** to an application, list below all items that are being amended and check here.
- If this is an **APPLICATION FOR AN AMENDMENT** to an existing registration, list below all items to be amended and check here.

1. Amend Order of Registration dated April 20, 2010, by deleting Condition 2 and amending Conditions 1 and 3(d) of the Order to read as follows:

- (1) Cantor shall limit its activities as a registered DCO to contracts executed on the Cantor Futures Exchange, L.P. ("Cantor Exchange");
- (2) (Reserved);
- (3) ***
- (d) Cantor shall require at all times original performance bond in an amount not less than 100% of the at-risk amounts for any contract that it clears (both long and short positions)
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As explained in the Petition to which this FORM DCO is attached, the modification of the Registration being requested is limited in scope to permit Cantor Clearinghouse, L.P. ("Cantor Clearinghouse") to clear contracts that have similar risk characteristics to the Domestic Box Office Receipts ("DBOR") contract, for which Cantor Clearinghouse has been approved, but on a different underlying commodity. As modified, Condition 3(d) of the Registration Order would continue to limit Cantor Clearinghouse to clear only contracts the risk of which is fully margined.

Cantor Clearinghouse remains in compliance with the Core Principles and other requirements of the Commission's rules thereunder as provided in the materials filed with its Application for Registration as a Derivatives Clearing Organization. Cantor Clearinghouse submits Exhibit D to FORM DCO and the information required therein in support of its request for an amendment of its Registration to permit it to clear contracts on commodities other than DBOR that are 100% margined. Cantor Clearinghouse is also including as an Exhibit the submission to the Commission self-certifying an amendment to Rule IV-3. That rule amendment amends Rule IV-3 by substituting a provision that provides that original margin will be as determined by the Board of Directors for the rule's current language which establishes a margin requirement that is specific to the operation of the DBOR contract. Cantor Clearinghouse is also attaching its submission to the Commission self-certifying a Resolution of the Board of Directors

providing, until modified by the Board, that the original margin required on each contract cleared by Cantor Clearinghouse shall be 100% of the at-risk amount for each of the long or short contract positions held.