Advisory Note: Upcoming Documentation Requirements

This advisory note highlights a recent rulemaking by the Commodity Futures Trading Commission ("CFTC"), and actions you may need to take to avoid disruption in your ability to trade swaps on and after May 5, 2014.

In November 2013, the CFTC published final rules implementing requirements for swap dealers and major swap participants to notify counterparties of their right to require segregation of margin (other than variation margin) for uncleared swap transactions. Pursuant to CFTC Regulation 23.701:

- notices must be provided at least once each calendar year to an officer responsible for the management of collateral,
- swap dealers and major swap participants must obtain confirmation of receipt by the appropriate officer, and
- swap dealers and major swap participants must also obtain counterparty elections whether or not to require segregation of collateral in accordance with CFTC Regulations 23.702 and 23.703.

CFTC Regulation 23.701 became effective on January 6, 2014. For market participants that became “new counterparties” of a swap dealer or major swap participant after that date (e.g., by putting in place an ISDA Master Agreement in order to begin trading uncleared swaps), the relevant swap dealer or major swap participant must comply with CFTC Regulation 23.701 by May 5, 2014. For market participants that were existing counterparties on or prior to January 6, 2014, the compliance date is November 3, 2014.

Once these requirements go into effect, swap dealers and major swap participants must obtain the required receipt confirmations and elections prior to confirming additional swap transactions with the counterparty. Consequently, market participants who wish to avoid potential trading disruptions should be prepared to receive these notices and provide the necessary responses prior to the applicable compliance date(s).

In addition, market participants should note that elections to segregate margin in accordance with CFTC Regulations 23.702 and 23.703 ("CFTC Segregation") require segregation with a separate legal entity pursuant to agreements that comply with the specific requirements of the

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2 See CFTC Regulation 23.701(c). If no such officer is identified by the counterparty, the notification is to be made to the Chief Risk Officer of the counterparty, or, if there is no such officer, to the Chief Executive Officer. If no Chief Executive Officer exists, the notice may be given to highest-level decision-maker for the counterparty.

3 See 78 Fed. Reg. at 66621 & n. 1.
regulations. Some of the contractual terms required in connection with CFTC Segregation have
not commonly been used in segregation arrangements. As an election for CFTC Segregation is
effective for all uncleared swaps executed after the election is made (or, if such election is made
before the relevant compliance date, on or after such compliance date), market participants
electing CFTC Segregation will need to establish compliant segregation arrangements, and those
with existing arrangements will likely need to amend or replace them, prior to executing new
uncleared swaps with the relevant swap dealer or major swap participant.4

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In order to provide for the delivery of notices to the personnel required by CFTC
Regulation 23.701, market participants should be prepared to provide the necessary
contact information to their swap dealer and major swap participant counterparties well in
advance of the relevant compliance date.

ISDA and Markit are developing additional tools on ISDA Amend to assist market participants
in delivering required contact information, receipt confirmations and elections to their swap
dealer and major swap participant counterparties through electronic forms that can be sent to
multiple counterparties. These tools will be available at no cost to market participants. The tool
for delivery of required contact information is expected to be ready for use on or about March
17, 2014.5 ISDA and Markit will provide further announcements as development of these new
tools on ISDA Amend is completed.

The attached form can also be used to send the required contact information to swap dealer and
major swap participant counterparties.

4 Market participants wishing to elect segregation in accordance with CFTC Regulations 23.702 and 23.703 may
wish to consult with legal counsel as to the potential impact on trading in uncleared swaps and whether an
election to not require such segregation is preferable until such time as appropriate arrangements are
established. The CFTC has advised that market participants may continue to agree to alternative arrangements
for the handling of collateral that do not conform to the requirements of CFTC Regulations 23.702 and 23.703.

5 ISDA Amend tools for delivery of CFTC IM Segregation Right Notices, confirmations of receipt and
communication of segregation elections are in development, but are not expected to be available until late April
2014.
Dear Sir or Madam:

The following contact information is being provided for purposes of your delivery of notices pursuant to CFTC Regulation 23.701 ("CFTC IM Segregation Right Notices"). CFTC IM Segregation Right Notices for Counterparty may be provided to the person identified below (the "Collateral Contact") using the following contact information.¹

I. **Collateral Contact Type**² (please select one)³

- [ ] Officer responsible for the management of collateral
- [ ] Chief Risk Officer of the Counterparty
- [ ] Chief Executive Officer of the Counterparty
- [ ] Highest-level decision-maker for the Counterparty

II. **Collateral Contact Name:** ________________________________

¹ Market participants should note that Collateral Contact information should be updated as appropriate to avoid potential trading disruptions in future years. See CFTC Regulation 23.701(e) (requiring notice at least once per calendar year).

² CFTC Regulation 23.701(c) states that the notification required pursuant to CFTC Regulation 23.701(a) must be made to an officer of the counterparty responsible for the management of collateral if such an officer has been identified to the swap dealer or major swap participant. If no such person has been identified by the Counterparty, then the notification must be made to (persons using this form should select accordingly):
- the Chief Risk Officer of the counterparty;
- or if there is no such officer, the Chief Executive Officer; or
- if none, the highest-level decision-maker for the counterparty.

³ Please note that while only one "Collateral Contact Type" should be selected, market participants may provide information for more than one Collateral Contact.
III. **Collateral Contact E-mail Address:** ________________________________

IV. **Collateral Contact Mailing Address:**

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V. **Collateral Contact Telephone/Fax Numbers:**

______________________________________________________________

VI. **Consent to Delivery of Notice via ISDA Amend**

☐ By checking this box, we hereby agree to receive CFTC IM Segregation Right Notices from you via posting on ISDA Amend and notification of our Collateral Contact of the posting by email at the address provided herein. We understand that we must be a user of ISDA Amend to access CFTC IM Segregation Right Notices in this manner, and that access requires a username and password (available at no cost).

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[Signature Page Follows]

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4 ISDA Amend tools for delivery of CFTC IM Segregation Right Notices, confirmations of receipt and communication of segregation elections are in development, but are not expected to be available until late April 2014.
By executing this letter, we hereby represent that (i) we have all power and necessary authority to execute and deliver this letter on behalf of Counterparty and (ii) the Collateral Contact identified in this letter is the appropriate person to receive notices for the Counterparty pursuant to CFTC Regulation 23.701.

Kind regards,

[Counterparty]
[Counterparty LEI / CICI]

By: _____________________________
Name: _____________________________
Title: _____________________________
Employer: _____________________________

5 If this letter is being executed and delivered by an agent on behalf of one or more Counterparties, the agent should insert “as agent for [name of account, client, fund, investor and/or other principal][the accounts, clients, funds, investors and/or other principals named on the attached sheet]”. If the agent is acting on behalf of more than one Counterparty, (i) it may list the names (and LEIs) of such Counterparties on a separate sheet and (ii) this letter should be treated as if it were a separate letter with respect to each Counterparty listed on such sheet.