## **ALLEN & OVERY**

Elizabeth Murphy, Secretary Securities and Exchange Commission 100 F Street, NE Washington, DC 20549-1090

Allen & Overy LLP 1221 Avenue of the Americas New York NY 10020

Tel

212 610 6300

Fax

212 610 6399

Direct line iohn.williams@allenoverv.com

212 756 1131

December 1, 2011

File Number SR-ICC-2011-03: ICE Clear Credit LLC's Proposed Rule Change to Adopt Re: Enhanced Margin Methodology, dated November 7, 2011

Dear Ms. Murphy:

This letter is submitted on behalf of the undersigned firms (the Firms) regarding ICE Clear Credit LLC's (ICE Credit) Proposed Rule Change to Adopt Enhanced Margin Methodology (the Proposed Rule Change), dated November 7, 2011. The Firms appreciate the opportunity to provide comments to the Securities and Exchange Commission (SEC) regarding the Proposed Rule Change.

The Firms support the goals of Title VII of the Dodd-Frank Wall Street Reform and Consumer Protection Act and believe that the systemic risk of over-the-counter derivatives can be mitigated through central clearing. The Firms wish to point out, however, that the inability to net the margin of single-name credit default swaps (CDS) with credit indices, where appropriate, significantly reduces the various efficiencies potentially available through central clearing.

The Firms support the movement of the industry towards portfolio margining generally, as portfolio margining provides significant economic, capital, risk, operational, and netting efficiencies. It is a common practice for market participants to maintain hedged portfolios of single-name CDS and credit index positions, given that one can be used to directly offset the risk of the other. The benefits portfolio margining offers proprietary account holders will promote a more stable regime, and the Firms support the approval of ICE Credit's Proposed Rule Change as an initial positive step for the industry.

The Firms understand that on November 7, 2011, ICE Credit filed a separate petition with the SEC for exemptive relief pursuant to Section 713(a) of Title VII of the Dodd-Frank Act to permit ICE Credit to: (a) commingle customer funds in omnibus accounts for positions in single-name CDS and broad-based credit indices; (b) calculate margin for commingled accounts pursuant to a portfolio margining program approved by the SEC and the Commodity Futures Trading Commission; and (c) provide similar relief to entities that have dual registration as Broker-Dealers and Futures Commission Merchants (FCMs) that maintain clearing accounts for customers at ICE Credit (the Exemptive Relief Petition). The benefits

Allen & Overy LLP is a limited liability partnership registered in England and Wales with registered number OC306763. It is regulated by the Solicitors Regulation Authority of England and Wales. The term partner is used to refer to a member of Allen & Overy LLP or an employee or consultant with equivalent standing and qualifications. A list of the members of Allen & Overy LLP and of the non-members who are designated as partners is open to inspection at its registered office, One Bishops Square, London E1 6AD.

Allen & Overy LLP or an affiliated undertaking has an office in each of: Abu Dhabi, Amsterdam, Antwerp, Athens, Bangkok, Beijing, Belfast, Bratislava, Brussels, Bucharest (associated office), Budapest, Doha, Dubai, Düsseldorf, Frankfurt, Hamburg, Hong Kong, Jakarta (associated office), London, Luxembourg, Madrid, Mannheim, Milan, Moscow, Munich, New York, Paris, Perth, Prague, Riyadh (associated office), Rome, São Paulo, Shanghai, Singapore, Sydney, Tokyo, Warsaw and Washington, D.C.

that portfolio margining offers proprietary account holders apply equally to customers of Broker-Dealers and FCMs that clear at ICE Credit. In addition, the commingling of customer funds for both single-name CDS and broad-based credit indices and the use of portfolio margining in determining margin requirements will provide greater clarity for customers with respect to the costs associated with clearing. The Firms believe that portfolio margining is good for the marketplace and urge the approval of the pending Exemptive Relief Petition.

Therefore, the Firms respectfully request that ICE Credit's Proposed Rule Change be granted and additionally encourage the SEC to grant the pending Exemptive Relief Petition in conjunction with, or as soon as possible after, the approval of ICE Credit's Proposed Rule Change.

XHIVI

John Williams, for

Bank of America Merrill Lynch

submit

Barclays Capital

**BNP** Paribas

Citi

Credit Suisse Securities (USA)

Deutsche Bank AG

JPMorgan Chase & Co.

Morgan Stanley

**UBS Securities LLC** 

cc: Mr. David Stawick, Secretary, U.S. Commodity Futures Trading Commission