

1 **Futures Contracts Committee**
2 **Adopted at the 98th Annual Convention**
3 **June 24, 2022**

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5
6 The Futures Contracts Committee recommends that ACSA:

7
8 **1. MERGER OF THE CFTC WITH THE SEC:**
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10 Urge that the U.S. Congress continue supporting the Commodity Futures Trading Commission
11 (CFTC or Commission) as an independent regulatory agency with full authority over all forms
12 of futures and options trading and oppose any proposal to merge the CFTC with the U.S.
13 Securities and Exchange Commission or other regulatory agency or federal department;
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15 **2. POSITION LIMITS RULEMAKING**
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17 (a) Commend the CFTC for addressing commercial end user issues-when finalizing the rule on
18 position limits, completed in October 2020, and continue to work with Intercontinental
19 Exchange (ICE), other exchanges, and other trade associations to highlight the issues of
20 interest to commercial end users;
21

22 (b) Continue to engage the Commission on specific issues that were supported by ACSA in
23 the development of the final rule on Position Limits for Derivatives, and urge the
24 Commission to preserve the final rule without broad change despite potential requests to
25 revisit key themes and to maintain the following positions on policy included in the
26 position limits rule:
27

28 (1) *Bona Fide Hedging* – the final rule’s definition of bona fide hedging (BFH) in a manner
29 generally consistent with the views of the commercial trade, and addresses the
30 temporary substitute test of the BFH definition and eliminates risk management
31 exemptions for banks;
32

33 (2) *Anticipatory Merchandising* – the final position limit rule’s creation of a new
34 enumerated hedge for anticipated merchandising, noting that anticipated
35 merchandising is defined as long or short positions that offset the anticipated change in
36 value of the underlying commodity that a person anticipates purchasing or selling,
37 provided that: (1) the positions do not exceed in quantity 12 months of current or
38 anticipated purchase or sale requirements of the same commodity; and (2) the person
39 is a merchant with a demonstrated history of such activity and that person is entering
40 into the position solely for its merchandising business;
41

42 (3) *Gross vs. Net Hedging* – the final rule’s clarification that market participants generally
43 may hedge positions either on a gross basis or on a net basis, provided that the market
44 participant has done so over time in a consistent, non-evasive manner, noting that the
45 use of gross or net hedging applies to both enumerated and non-enumerated exemptions
46 at the federal level;
47

48 (4) *Enumerated Hedges* – the final rule’s expansion of the list of enumerated BFHs to
49 include the following, with new exemptions noted in italics:
50

- 1 (i) Hedges of inventory and cash commodity fixed-price purchase contracts;
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3 (ii) Hedges of cash commodity fixed-price sales contracts;
4
5 (iii) Hedges of offsetting unfixed-price cash commodity sales and purchases;
6
7 (iv) Hedges of unsold anticipated production;
8
9 (v) Hedges of unfilled anticipated requirements for processing, manufacturing, use or
10 resale;
11
12 (vi) *Hedges of anticipated merchandising*;
13
14 (vii) *Hedges by agents responsible for merchandising cash positions*;
15
16 (viii) *Hedges of anticipated mineral royalties*;
17
18 (ix) *Hedges of anticipated receipts or payments under an executed contract for*
19 *services*;
20
21 (x) *Offsets of commodity trade options that meet the requirements of CFTC Regulation*
22 *32.3*; and
23
24 (xi) Cross-commodity hedges;
25
26 (5) *Deliverable Supply* – noting the exception of modifications related to the ICE Cotton
27 No. 2 (CT) contract, the final rule’s adoption of federal spot month position limit levels
28 at or below 25 percent of estimated deliverable supply, further noting that with respect
29 to the CT contract, ACSA was instrumental in negotiating the final rule’s adoption of
30 a lower federal spot month position limit level of 900 contracts instead of the proposed
31 1,800 contracts;
32
33 (6) *Federal Limits* – the final rule’s settings of the spot-month, single-month, and all-month
34 position limits, with position limits for the CT contract that are as follows:
35
36 (i) Spot-Month Limit: 900 contracts;
37
38 (ii) Single-Month Limit: The greater of 5,000 contracts or 50 percent of the all-month-
39 combined limit; and
40
41 (iii) All-Months Limit: 11,900 contracts;
42
43 (7) *Exchange-Set Limits* – the final rule’s prohibitions of exchanges from adopting position
44 limits that are more lenient than any limit set for the same contract at the federal level;
45 noting that exchanges may grant exemptions from the exchange-set position limits so
46 long as the exemption is recognized by the CFTC for federal position limit purposes,
47 for example, an enumerated BFH exemption, and urging ACSA’s continued support of
48 the continuance of exchange set position limits at the current level of 300 contracts in
49 the spot-month, 5,000 single-month, and 5,000 all-months limits;
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1 **3. HEDGE EXEMPTIONS**

2
3 Urge the continuation of the current practice by which ICE Futures US grants hedge
4 exemptions under the supervision of the CFTC;

5
6 **4. RESTRICTIONS ON SPECULATIVE ACTIVITY OF INDEX FUNDS WITH HEDGE**
7 **EXEMPTIONS**

8
9 Support the Commission's action to eliminate Risk Management Exemptions in the final
10 rulemaking on position limits;

11
12 **5. SEPARATE REPORTING CATEGORIES FOR NON-TRADITIONAL HEDGERS**

13
14 Require that all non-traditional hedge accounts, those not involved in the commercial
15 enterprise of physically trading bales of cotton, be reported as a separate individual category;

16
17 **6. HEDGE MARGIN LEVELS**

18
19 Urge that only those involved in the commercial enterprise of physically trading commodities
20 shall be eligible for hedge margin levels;

21
22 **7. CERTIFICATION CLASSIFICATION**

23
24 Support the continued implementation developed by the ICE Futures US Cotton Committee
25 and approved by the Exchange Board under which bales that meet the quality and age
26 parameters set by the Exchange can be registered as tenderable against the Cotton No. 2
27 contract based upon the Smith Doxey classing results of the bale and without requiring certified
28 classing of the bale;

29
30 **8. TAXATION OF COMMODITY FUTURES TRANSACTIONS**

31
32 Urge that the Congress maintain the IRS Code Section 1256 with respect to commodity futures
33 transactions;

34
35 **9. MARGIN FUTURES TO FUTURES & OPTIONS TO OPTIONS SETTLEMENTS**

36
37 Urge the requirement that the ICE and its clearing members adhere to the practice of margining
38 futures to futures settlements and options to option settlements;

39
40 **10. ENGAGE ICE COTTON COMMITTEE WHEN CONSIDERING THE INCREASE OF**
41 **SPECULATIVE POSITION LIMITS**

42
43 Commend ICE for its collaboration with commercial participants from the cotton industry
44 during the position limits rulemaking process, and request, consistent with prior commitment,
45 that ICE continue to engage with the ICE Cotton Committee on price discovery, non-spot
46 month liquidity, and volatility, prior to any additional increases above current levels in
47 speculative position limits;

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1 **11. ICE NO. 2 CONTRACT**

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3 Urge ICE to consider the following:

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5 (a) That increased margin requirements not be retroactive;
- 6
7 (b) In accordance with ICE rules, halt options trading when the lead futures month is trading
8 at a synthetic price that is equal to two times the daily price limit currently in effect for the
9 lead month; and should the futures trade off the daily limit, then options trading shall be
10 reopened;
- 11
12 (c) Not to increase Speculative Position Limits above the levels currently in effect unless
13 approved by the Cotton Contract Specifications Committee;
- 14
15 (d) Oppose an increase in the speculative limits for the spot month pending study and review;
- 16
17 (e) Not to establish any additional delivery points;
- 18
19 (f) Not to increase the number of deliverable grades;
- 20
21 (g) Except with respect to registration on Smith Doxey class, not permit the practice of
22 sampling for certification at interior warehouses;
- 23
24 (h) Recommend that strict standards for bale conditions be maintained and enforced;
- 25
26 (i) Maintain the delivery of certificated stocks via electronic warehouse receipts;
- 27
28 (j) Recommend that all certificated stocks show the state or area of growth;
- 29
30 (k) Recommend that any changes in the rules, terms, procedures, or trading practices not be
31 instituted without prior approval of the cotton committee;
- 32
33 (l) Support ICE's implementation of a discount for certificated bales with GPT 25.0-25.9 as
34 determined by AMS quoted differences;
- 35
36 (m) Close ICE Markets one (1) minute before and open five (5) minutes after USDA Supply
37 and Demand and Production reports are released; and
- 38
39 (n) Evaluate base grade and premium and discounts;
- 40

41 **12. MARKET STRUCTURE**

- 42
43 (a) Urge the CFTC to reject proposals that allow real-time margin reconciliation or automatic
44 liquidation of positions, and which create potential negative impacts to commercial market
45 participants, compromise market functionality, and eliminate existing futures market
46 safeguards;
- 47
48 (b) Urge the CFTC to consider the risks that any market structure changes to the current futures
49 model for non-traditional asset classes could be used as precedent-setting for other futures
50 contracts such as cotton;

1 **13. DIGITAL ASSET OVERSIGHT**

2
3 Urge expansion of the scope of the CFTC’s regulatory authority to cover digital asset spot
4 commodities in addition to their tradeable derivatives;

5
6 **14. CARBON MARKETS**

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8 Request collaborative focus and transparency between relevant U.S. government agencies and
9 departments concerning the oversight of carbon markets to create commercial and regulatory
10 certainty for market participants;

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12 **15. CUSTOMER PROTECTION**

13
14 Urge the CFTC to maintain the policy as amended by the final rule titled “Residual Interest
15 Deadline for Futures Commission Merchants,” published on March 24, 2015 in the *Federal*
16 *Register*, noting that this final policy establishes an appropriate time interval for customer
17 margin receipt by an FCM and balances the need for customer protection without leading to
18 prefunding of margin accounts, and noting further that this policy is less likely to result in
19 concentration of FCM or lead to smaller FCM with less capital defaulting;

20
21 **16. AUTOMATED TRADING**

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23 Urge the Commission to limit the applicability of any regulation similar to Regulation
24 Automated Trader, which had been proposed by a previous Commission and withdrawn in
25 2020, to true automated traders and not hedgers;

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27 **17. SWEET SPOT CERTIFICATION CUT-OFF DATE**

28
29 Urge USDA to continue its analysis of potentially extending the 180-day Sweet Spot/Smith
30 Doxey cut-off date;

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32 **18. ON-CALL COTTON REPORT**

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34 Urge the CFTC to discontinue the weekly on-call reporting requirement; provided though, that
35 should, the CFTC continue to find value in receiving the information provided in these reports
36 for surveillance or other regulatory purposes, then urge the CFTC to discontinue publication
37 of the weekly reports; noting that:

- 38
39 (a) ACSA’s views were presented to the Commission during the position limit debate;
40
41 (b) others in the cotton trade did not agree with eliminating these reports and the Commission
42 ultimately decided to retain the report and the public release of the report;
43
44 (c) the final rule eliminates Form 204 and corresponding Parts I and II of Form 304 for cotton,
45 which enable the Commission to leverage cash-market reporting submitted directly to the
46 exchanges; and
47
48 (d) the final rule maintains Part III of Form 304, related to the cotton on-call report, with the
49 result that Form 304 therefore will be used exclusively to collect the information needed to
50 publish the weekly cotton on-call report;

1 **19. ASYMMETRIC “SPEED BUMPS”**

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3 Oppose the introduction by an exchange of any mechanism that would allow market makers
4 additional time to modify or cancel quotes prior to an aggressing order interacting with those
5 quotes; and

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7 **20. CLEARINGHOUSE MARGIN**

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9 Oppose efforts to force clearinghouses to amend their margin methodologies with the goal of
10 higher minimum margin levels in periods of low market volatility.