SUBMITTED VIA CFTC PORTAL

Secretary of the Commission
Office of the Secretariat
U.S. Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, N.W.
Washington, D.C. 20581

Re: Amendment to the Notice of Changes to Scheduled Maintenance Periods that Impact Trading Hours.

Dear Sir or Madam,

KalshiEx LLC ("Kalshi") hereby notifies the Commodity Futures Trading Commission ("CFTC") that it is self-certifying an amendment to this filing pursuant to Commodity Exchange Act ("CEA") Section 5c and CFTC Regulation 40.6(a), effective November 1, 2024.

This amendment is to clarify that Kalshi will not have any scheduled maintenance from 8:00 AM ET on Sunday, November 3, 2024 to 3:00 AM ET on Sunday, November 10, 2024. As a result of the change to the scheduled maintenance windows, pursuant to Rule 5.12 of Kalshi's Rulebook which provides that "Trading shall be available at all times outside of any maintenance windows, which may be announced from time to time," trading will be available on Kalshi from 8:00 AM ET on Sunday, November 3, 2024 to 3:00 AM ET on Sunday, November 10, 2024.

Compliance with Core Principles

Kalshi has concluded that this filing is not inconsistent with the CEA and the CFTC's regulations. In particular, the following core principles may be pertinent:

Core Principle 7 – Availability of General Information: This core principle requires that the contract market shall make public information concerning the rules of the contract market. This filing provides market participants with information pertaining to the availability of trading on Kalshi.

Core Principle 8 – Daily Publication of Trading Information: This core principle requires daily information on settlement prices, volume, and open interest be published by the contract market daily. This filing will not impact Kalshi's compliance with Core Principle 8 as trades will continue to be reported on the calendar day (in eastern standard time) of which they occur. This information is published by Kalshi on a daily basis.

No opposing views to the contrary have been expressed.

Kalshi accordingly certifies that the Program complies with the requirements of the Commodity Exchange Act and the rules and regulations promulgated thereunder, and certifies that, concurrent with this filing, a copy of this submission (except for the confidential appendix) was posted on the Kalshi website and may be accessed at: https://kalshi.com/regulatory/notices.

If you have any questions or comments or require further information, please do not hesitate to contact me.

Sincerely, Elie Mishory Chief Compliance Officer KalshiEx LLC emishory@kalshi.com