

November 29, 2024

Submitted via CFTC Portal

Assistant Secretary of the Commission for FOI, Privacy and Sunshine Acts Compliance U.S. Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, NW Washington, D.C. 20581

Re: Modifications to Terms and Conditions for PCEY Contracts

Pursuant to Commodity Exchange Act ("CEA") Section 5c and Commodity Futures Trading Commission ("CFTC") Regulation 40.6(a) ForecastEx LLC ("ForecastEx", or the "Exchange") is self-certifying the following changes to the terms and conditions of its election contracts to be made effective December 13, 2024.

ForecastEx is updating the terms and conditions document for US Personal Consumption Expenditures Forecast Contracts ("PCEY Contracts"). The current terms and conditions document currently incorrectly states that the PCE Price Index is described in table 6 of the release tables that accompany the Bureau of Economic Analysis' PCE release. In fact, the PCE Price Index is described in table 7. As a result, ForecastEx is updating the description of how to access the PCE Price Index.

ForecastEx certifies that the proposed amendments comply with the Commodity Exchange Act ("CEA") and CFTC regulations. ForecastEx further certifies that a copy of the non-confidential portions of the 40.6 filing have been posted to the ForecastEx Website.

ForecastEx has reviewed the Core Principles for Designated Contract Markets ("DCMs") and has determined that the amendments may relate to the following Core Principles.

Core Principle 2 – Compliance with Rules: This core principle requires a DCM establish terms and conditions of any contracts to be traded on the contract market. ForecastEx is amending the terms and conditions document for some of its contracts.

Core Principle 7 – Availability of General Information: This core principle requires that the contract market shall make public information concerning the terms and conditions of contracts in the market. ForecastEx is making public information related to the terms and conditions of its contracts as well as making clarifying amendments so that the terms and conditions of contracts are more clear for Market Participants.

No substantive opposing views were offered in response to this submission.

If there are any questions regarding the submission please contact me at gdeese@forecastex.com.



Respectfully Submitted,

Graham Deese

Chief Regulatory Officer

Exhibits

Exhibit A - PCEY Terms and Conditions

Exhibit B - PCEY Terms and Conditions - Redline