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December 7, 2011

Mr. David Stawick Secretary Commodity Futures Trading Commission Three Lafayette Centre 1155 21<sup>st</sup> Street, N.W. Washington, D.C. 20581

Re:

Delisting of ECO Index, REC-V and CFI-US Offsets futures contracts

Submission No. 11-10

Submission Pursuant to Section 5c(c)(1) of the Act and Regulation 40.6

Dear Mr. Stawick:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended (the "Act") and 40.6 of the regulations promulgated by the Commodity Futures Trading Commission ("CFTC") under the Act, Chicago Climate Futures Exchange, LLC ("CCFE") hereby submits notification of rule amendments to the CCFE Rulebook (the "Rulebook").

Effective with the open of trading on Thursday, December 8, 2011, CCFE is withdrawing its listing of the following futures contracts: (1) ECO-Clean Energy Index Futures ("ECO Index"); (2) Voluntary Renewable Energy Certificate Futures ("REC-V"); and (3) Carbon Financial Instrument United States Offset Futures ("CFI-US Offset"). We hereby certify that there are no current open positions in any of the above listed futures contracts. As a result of this withdrawal, CCFE is deleting chapters 15 (ECO Index); 35 (REC-V) and 40 (CFI-US Offset) from the CCFE Rulebook. The determination to delist these products is based on low historical transaction volume, and as part of CCFE's previously announced plans to wind down the Exchange. No substantive opposing views were expressed by market participants or others with respect to the delisting.

CCFE certifies that this amendment complies with the requirements of the Act and the rules and regulations promulgated thereunder. The Exchange further certifies that a copy of this filing was posted on the Exchange's website concurrent with this filing, which may be accessed at (http://ccfe.com/ccfeContent.jsf?id=91305).

Should you require additional information regarding this submission, please contact me at 312.836.6742 or eric.nield@theice.com. Please reference our submission number 11-10 in any related correspondence.

Very truly yours,

Eric J. Nield

General Counsel

cc: Division of Market Oversight

Chicago Regional Office