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making trading decisions on behalf of the counterparty are capable of doing so; or

(2) In the case of a counterparty that is a Special Entity, satisfy the terms of the safe harbor in §23.450(d).

§§ 23.435-23.439 [Reserved]

§ 23.440 Requirements for swap dealers acting as advisors to Special Entities.

- (a) Acts as an advisor to a Special Entity. For purposes of this section, a swap dealer "acts as an advisor to a Special Entity" when the swap dealer recommends a swap or trading strategy involving a swap that is tailored to the particular needs or characteristics of the Special Entity.
- (b) Safe harbors. A swap dealer will not "act as an advisor to a Special Entity" within the meaning of paragraph (a) of this section if:
- (1) With respect to a Special Entity that is an employee benefit plan as defined in §23.401(c)(3):
- (i) The Special Entity represents in writing that it has a fiduciary as defined in Section 3 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1002) that is responsible for representing the Special Entity in connection with the swap transaction;
- (ii) The fiduciary represents in writing that it will not rely on recommendations provided by the swap dealer; and
- (iii) The Special Entity represents in writing:
- (A) That it will comply in good faith with written policies and procedures reasonably designed to ensure that any recommendation the Special Entity receives from the swap dealer materially affecting a swap transaction is evaluated by a fiduciary before the transaction occurs; or
- (B) That any recommendation the Special Entity receives from the swap dealer materially affecting a swap transaction will be evaluated by a fiduciary before that transaction occurs; or
- (2) With respect to any Special Entity:
- (i) The swap dealer does not express an opinion as to whether the Special Entity should enter into a recommended swap or trading strategy involving a swap that is tailored to the

particular needs or characteristics of the Special Entity;

- (ii) The Special Entity represents in writing that:
- (A) The Special Entity will not rely on recommendations provided by the swap dealer; and
- (B) The Special Entity will rely on advice from a qualified independent representative within the meaning of \$23.450; and
- (iii) The swap dealer discloses to the Special Entity that it is not undertaking to act in the best interests of the Special Entity as otherwise required by this section.
- (c) A swap dealer that acts as an advisor to a Special Entity shall comply with the following requirements:
- (1) Duty. Any swap dealer that acts as an advisor to a Special Entity shall have a duty to make a reasonable determination that any swap or trading strategy involving a swap recommended by the swap dealer is in the best interests of the Special Entity.
- (2) Reasonable efforts. Any swap dealer that acts as an advisor to a Special Entity shall make reasonable efforts to obtain such information as is necessary to make a reasonable determination that any swap or trading strategy involving a swap recommended by the swap dealer is in the best interests of the Special Entity, including information relating to:
- (i) The financial status of the Special Entity, as well as the Special Entity's future funding needs;
- (ii) The tax status of the Special Entity;
- (iii) The hedging, investment, financing, or other objectives of the Special Entity:
- (iv) The experience of the Special Entity with respect to entering into swaps, generally, and swaps of the type and complexity being recommended;
- (v) Whether the Special Entity has the financial capability to withstand changes in market conditions during the term of the swap; and
- (vi) Such other information as is relevant to the particular facts and circumstances of the Special Entity, market conditions, and the type of swap or trading strategy involving a swap being recommended.