From: CHRISTOPHER ERICKSON <flatrater@sbcglobal.net>

Sent: Sunday, March 7, 2010 3:06 PM

To: secretary <secretary@CFTC.gov>

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Subject: IEVERAGE / proposed regulations forex Energy Act of 2008, Pub. L. No. 110-246, 122 Stat.

1651, 2189-2204 (2008),

If this is to be implemented , the the banks hedge funds & all breakage firms should be limited to 1 to 2 / leverage-trading , this rule would give a unfair advantage to foreign currency traders outside of the United States , I feel that this rule would favor hedge funds,

currency traders ,banks & breakage firms & as such is unfair & discriminatory. But then who would regulate them out side of the U.S. They would move their trading over seas like everything else has been done / outsourced ..