November 13, 2024

VIA CFTC Electronic Portal

Mr. Christopher J. Kirkpatrick Secretary of the Commission Office of the Secretariat Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, NW Washington, DC 20581

Re: Emergency Self-Certification Pursuant to CFTC Regulation 40.6(a)(6)

Modifications to Crypto Market Maker Program

Coinbase Derivatives, LLC Submission #2024-52

Dear Mr. Kirkpatrick:

Pursuant to Commodity Futures Trading Commission ("CFTC" or "Commission") Regulation 40.6(a)(6), Coinbase Derivatives, LLC (the "Exchange") hereby submits for self-certification as written notice that the Exchange is modifying its Crypto Market Maker Program (the "Program") filed with the Commission as 2024-49 on October 15, 2024. The terms and conditions of the Program are set forth in Exhibit A, attached hereto, and will become effective on November 14, 2024.

The purpose of this modification is to amend the Volatility Clause in the Program to allow the Exchange to further relax quoting requirements in the case where the price of an underlying product of an eligible product moves by at least 25%. This modification is needed as DOG, an eligible product identified in Appendix A, has moved over 25%, making its current quoting requirements unattainable.

Compliance with Core Principles

The Exchange has reviewed the designated contract market ("DCM") core principles ("Core Principles") set forth in the Commodity Exchange Act and the CFTC rules thereunder and has identified the following Core Principles that may be directly implicated by Program:

Core Principle 2 – Compliance with Rules and Core Principle 4 – Prevention of Market Disruption

All trading on the Exchange, including any trading and related activity by Participants under the Program, is subject to the Exchange Rulebook (the "Rulebook") including Chapter 5, which prohibits fraud, non-competitive trading, market manipulation and abusive and disruptive trade practices. Capitalized terms not otherwise defined herein are defined in the Rulebook. Additionally, as with all trading on the Exchange, trading in the Program's products will be subject to monitoring and surveillance by the Market Regulation Department, which has the authority to investigate and enforce Exchange rules, as described in Chapter 7.

Core Principle 7 - Availability of General Information

The Exchange shall continue to publish on its website and in its Rulebook the specifications, terms, and conditions of the Contracts.

Core Principle 11 - Financial Integrity of Transactions

The Exchange shall continue its normal practice to establish and enforce: rules and procedures for ensuring the financial integrity of transactions entered into, on or through the facilities of the Exchange. The Exchange's contracts will be cleared by Nodal Clear, LLC, a CFTC registered derivatives clearing organization subject to the CFTC regulations related thereto.

Core Principle 12 – Protection of Markets and Market Participants

Chapters 4 and 5 of the Rulebook require all Participants, including those participating in the Program, to observe high standards of integrity, market conduct, commercial honor, fair dealing, and just and equitable principles of trade and prohibits, among other things, fraud, non-competitive trading, market manipulation, and abusive and disruptive trade practices. As with all contracts traded on the Exchange, trading in the Program's products will be subject to monitoring and surveillance by the Market Regulation Department and compliance with the Program will be monitored and enforced by the Exchange.

Core Principle 18 – Recordkeeping

Records related to the Program will be maintained by the Exchange in compliance with its recordkeeping policies and the requirements of the Commodity Exchange Act and CFTC Rules.

Certification

The Exchange is not aware of any substantive opposing views to the Program. The Exchange certifies that the Program complies with the Commodity Exchange Act and the rules and regulations promulgated thereunder.

The Exchange certifies that this submission has been concurrently posted on the Exchange's website at: https://www.coinbase.com/derivatives/filings.

If you have any questions or require further information, please contact the undersigned at jane.downey@coinbase.com.

Sincerely,

/s/ Jane Downey Chief Regulatory Officer

Attachment: Appendix A

APPENDIX A

Modifications to Crypto Market Maker Program

(additions <u>underlined</u>; deletions stricken through)

Program Purpose

The purpose of the Crypto Market Maker Program (the "Program") is to support the development of the Exchange's products by increasing liquidity in the Exchange's central limit order book and, therefore, benefit all Participants in the market.

Product Scope

Bitcoin Futures (BTI), Ether Futures (ETI), nano Bitcoin Futures (BIT), nano Ether Futures (ET), Bitcoin Cash Futures (BCH), Litecoin Futures (LC), Dogecoin Futures (DOG), Avalanche Futures (AVA), Polkadot Futures (DOT), Chainlink Futures (LNK), 1k Shib Futures (SHB), and Stellar Futures (XLM).

Eligible Participants

Those who (i) agree to make two-sided markets according to the Program's quoting requirements and (ii) complete and submit the application shall be deemed "Eligible Participants". Eligible Participants who subsequently receive approval by the Exchange to enter and participate in the Program shall be deemed "Program Participants". The Exchange, in its sole discretion, reserves the right to deny Program entry to new Eligible Participants based on factors such as, but not limited to, current market dynamics and total number of program participants, and may place new Eligible Participants on a waitlist indefinitely or until one or more current Program Participants drop out or in the event the Exchange deems it necessary to add additional Program Participants, in its sole discretion.

Program Participants who begin quoting and/or trading on or before the fifteenth calendar day of a given month shall be deemed eligible to participate in the Program's obligations and incentives in that same month. Conversely, Program Participants who begin quoting and/or trading after the fifteenth calendar day, shall not be eligible to participate in the Program's obligations and incentives until the first business day of the following month, at the earliest.

Program Term

The Program becomes effective on July 1, 2024 and ends on February 28, 2025.

Obligations

[REDACTED]

Monitoring and Termination of Status

The Exchange will monitor each Program Participant's trading activity and performance and retains the right to revoke the status of a given Program Participant if it determines in its sole discretion that a Program Participant failed to meet the obligations of the Program.