From: teddy yen <yenteddy 05@yahoo.com>
Sent: Wednesday, March 17, 2010 6:13 PM
To: secretary <secretary @CFTC.gov>

Subject: Fw: Take Action on the Proposed CFTC Regulations

I agree 100% with the new proposed regulations. FX is extremely high risk, and should be viewed as going to a casino. Nobody wins with such high leverage.

TY

--- On Wed, 3/17/10, FX Solutions < email@e.fxsolutions.com > wrote:

From: FX Solutions <email@e.fxsolutions.com>

Subject: Take Action on the Proposed CFTC Regulations

To: yenteddy05@yahoo.com

Date: Wednesday, March 17, 2010, 5:39 PM





TAKE ACTION - TIME IS RUNNING OUT!

Recently, the U.S. Commodity Futures Trading Commission (CFTC) announced that it is seeking public comment on proposed regulations concerning Forex trading.

WHAT ARE THE PROPOSED CHANGES?

□ Require retail foreign exchange dealers to limit the leverage available to their retail customers to 10 to 1. Below is an example of how the proposed leverage reduction would affect your Forex trading account.

\$109.47
10,000
10
\$100,000.00
\$1,000.00

Sell Price	\$109.47
Unit Size	10,000
Number of lots	10
Trade Size	\$100,000.00
Margin Required © 10:1 leverage	\$10,000.00

- □ Require all retail Forex industry players, including Introducing Brokers, to register with the CFTC.
- □ Implement a \$20 million minimum net capital standard, with an additional volume-based minimum capital threshold.

HOW WILL THESE CHANGES AFFECT FOREX TRADERS AND THE AMERICAN ECONOMY?

Should the 10 to 1 leverage rule proposed by the CFTC be adopted:

 $\hfill \square$ Funded accounts currently in the U.S. system can be expected to go offshore.

□ Forex fraud may worsen, not improve. Unregulated dealer without requirements for capital adequacy, risk management even returning of customers funds.	
☐ The United States may cost itself millions of dollars in trad	e revenue.
☐ Thousands of white collar jobs that require an advanced e accountants to foreign exchange dealers may be eliminated	
TAKE ACTION!	
Please take a moment to submit your comments directly to t is heard, please send your comments to the CFTC by March "Regulation of Retail Forex" in the subject line and identificat of your message.	n 22, 2010 and be sure to include
Email: secretary@cftc.gov Fax: (202) 418-5521 Mail: David Stawick, Secretary, Commodity Futures Trading Commission, 1155 21st Street, NW, Washington, DC 20581	
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