May 9, 2007

BFO. OF THE SECKETARIAT

## Via E-Mail

Office of the Acting Secretary Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, N.W. Washington, D.C. 20581

> Rule Certification. NYMEX Submission 07.62: Notification of Re: Amendments to NYMEX Rule 6.21C, Block Trades, for Three New Physically-Delivered Energy Futures Contracts.

Dear Ms. Eileen Donovan:

The New York Mercantile Exchange ("NYMEX" or the "Exchange") is notifying the Commodity Futures Trading Commission ("CFTC" or "Commission") of amendments to NYMEX Rule 6.21C, Block Trades, for three new physically-delivered energy futures contracts.

Effective for trade date May 14, 2007, NYMEX Rule 6.21C, "Block Trades," is being amended to include three new physically-delivered energy futures contracts: NYMEX Gulf Coast Gasoline Contract (LR), NYMEX Gulf Coast Ultra Low Sulfur Diesel (ULSD) Contract (LU), and NYMEX New York Harbor Ultra-Low Sulfur Diesel (ULSD) Contract (LH). The rule amendments will allow for the submission of a Block Trade with a minimum quantity of 100 lots in LR, LU and LH to the NYMEX Customer Service Desk ("NCS") via a fax submission in a similar fashion to what was previously implemented for the CL-BB spread and NYMEX Soft and "Core" contracts, or via the trading floor.

Pursuant to Section 5c(c) of the Commodity Exchange Act ("Act") and CFTC Rule 40.6, the Exchange hereby certifies that the attached rule amendments comply with the Act, including regulations under the Act.

If you have any questions, please contact Nancy Minett, Vice President, Compliance, at (212) 299-2940, or myself at (212) 299-2897.

Sincerely,

Thomas F. LaSala Chief Regulatory Officer

cc: Brian Regan Nancy Minett

## (Additions are in **BOLD/UNDERLINE**)

## Rule 6.21C, Block Trades

- (A) Block trades (privately negotiated transactions) shall be permitted in such Exchange products, and for such minimum threshold quantities and under other such conditions as are listed in paragraph (B) of this Rule 6.21C. The following shall govern block trades:
- (1) A block trade must be for a quantity that is at or in excess of the applicable minimum threshold. Orders from different accounts may not be aggregated in order to meet the minimum threshold, except in connection with the activities of a registered commodity trading advisor or foreign person performing a similar role, as described in Paragraphs 8 and 9, below.
- (2) Each party to a block trade must be an Eligible Contract Participant as that term is defined in Section 1a(12) of the Commodity Exchange Act.
- (3) A member shall not execute any order by means of a block trade for a customer unless such customer has specified that the order be executed as a block trade.
- (4) The price at which a block trade is executed must be fair and reasonable in light of (i) the size of the block trade, (ii) the prices and sizes of other transactions in the same contract at the relevant time, (iii) the prices and sizes of transactions in other relevant markets, including without limitation the underlying cash and futures markets, at the relevant time, and (iv) the circumstances of the markets or the parties to the block trade.
- (5) Block trades shall not set off conditional orders (e.g., Stop Orders and MIT Orders) or otherwise affect orders in the regular market.
- (6) The buyer and seller must ensure that each block trade is reported to the Exchange within five minutes of the time of execution. The block trade must be submitted in accordance with procedures prescribed by the Exchange. The Exchange shall promptly publish such information separately from the reports of transactions in the regular market.
- (7) Clearing members and members involved in the execution of block trades must maintain a complete record of the transaction in accordance with Exchange Rule 8.50.
- (8) A commodity trading advisor ("CTA") registered or exempt from registration under the Act, including, without limitation, any investment advisor registered or exempt from registration under the Investment Advisors Act of 1940, shall be the applicable entity for purposes of Paragraphs 1, 2, 3, and 4, provided such advisors have total assets under management exceeding \$25 million and the block trade is suitable for the customers of such advisors.
- (9) A foreign Person performing a similar role or function to a CTA or investment advisor as described in Section I, and subject as such to foreign regulation, shall be the applicable entity for purposes of Paragraphs 1, 2, 3, and 4, provided such Persons have total assets under management exceeding \$25 million and the block trade is suitable for the customers of such Persons.

- (B) Block trades shall be permitted in accordance with this Rule 6.21C in the following Exchange products, under the conditions described:
- (1) Spreads transactions between the Light Sweet Crude Oil (CL) and the Brent Crude Oil Financial (BB) futures contracts, for a threshold minimum quantity of 50 contracts in each leg of the spread.
- (2) Transactions in NYMEX Soft Futures Contracts: NYMEX Cocoa (CJ), NYMEX Coffee (KT), NYMEX Cotton (TT), NYMEX FCOJ (FJ), NYMEX Sugar 11 (YO) and NYMEX Sugar 14 (FT), for a threshold minimum quantity of 100 contracts.
- (3) Light Sweet Crude Oil futures (CL), for a threshold minimum quantity of 200 contracts;
- (4) Natural Gas futures (NG), for a threshold minimum quantity of 100 contracts;
- (5) Heating Oil futures (HO), for a threshold minimum quantity of 100 contracts; and
- (6) New York Harbor RBOB Gasoline futures (RB), for a threshold minimum quantity of 100 contracts.
- (7) Gulf Coast Gasoline (LR), for a threshold minimum quantity of 100 contracts.
- (8) Gulf Coast Ultra Low Sulfur Diesel (LU), for a threshold minimum quantity of 100 contracts.
- (9) New York Harbor Ultra Low Sulfur Diesel (LH), for a threshold minimum quantity of 100 contracts.