February 9, 2018

Christopher J. Kirkpatrick

Office of the Secretariat

Commodity Futures Trading Commission

Three Lafayette Center

1155 21st Street, NW

Washington, DC 20581

Re: **Rule 40.6(d) Notification**

**NASDAQ Futures, Inc. (“NFX” or “Exchange”)**

**Weekly Notification of Rule Amendments**

**Reference File: SR-NFX-2018-08**

Dear Mr. Kirkpatrick:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended (the “Act”), and Section 40.6(d) of the Commission’s regulations thereunder, NASDAQ Futures, Inc.

(“NFX” or “Exchange”) submits this notification of a non-substantive revision made, during the week of February 5, 2018, to NFX Rulebook Chapter VIII, Section H. The revision, effective February 5, 2018, corrected a typographical error as follows:

**Chapter VIII Options Rules**

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**H. Notice of Exercise**

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(6) Unless otherwise specified in the Rules applicable to a particular Option, on the last day on which an Option may be exercised, the Clearing Corporation will automatically exercise each Option held by a purchaser that is an in-the-money put Option or in-the-money call Option unless the Clearing Corporation receives written notification from the purchaser prior to the deadline established by the Clearing Corporation on the Option's expiration date that the purchaser does not want to exercise the Option, in which case the Option is deemed abandoned. The Rules applicable to a particular Option may also specify ~~they~~that at-the-money calls will also be automatically exercised. The Clearing Corporation will make appropriate book entries and allocations for all Options automatically exercised in accordance with subsections (3) and (5) of this Rule. The Clearing Corporation will determine whether the Option is in-the-money based on the settlement price of the underlying Futures Contract on the last day of trading in the Option.

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If you require any additional information regarding this submission, please contact Carla Behnfeldt at (215) 496-5208 or carla.behnfeldt@nasdaq.com. Please refer to SR-NFX-2018-08 in any related correspondence.



Regards,

Daniel R. Carrigan

President