

55 East 52nd Street New York, New York 10055

BY ELECTRONIC TRANSMISSION

Submission No. 15-114 June 2, 2015

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: Weekly Notification of Rule Changes

Submission Pursuant to Section 5c(c)(1) of the Act and Regulation 40.6 (d)

Dear Mr. Kirkpatrick:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended, and Commission Regulation 40.6(d), ICE Futures U.S., Inc. ("Exchange") submits notification to the Commission that, during the preceding week, the Exchange: (i) announced a one-day change to Pre-open and Open Times on July 1, 2015 due to the Leap Second, as set forth in Exhibit A; and (ii) corrected typographical errors in Rule 9.40, 11.21 and 11.41, as set forth in Exhibit B. The amendments to Rules 9.40, 11.21 and 11.41 remove references to predecessor exchanges.

If you have any questions or need further information, please contact me at 212-748-4021 or at jason.fusco@theice.com.

Sincerely,

Jason V. Fusco Assistant General Counsel

Market Regulation

Enc.

EXHIBIT A

NOTICE

May 29, 2015

Summary of Content:

Temporary change to Pre-open and Open times for certain contracts on July 1, 2015.

For more information please contact:

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One-Day Change to Pre-Open and Open Times Due to Leap Second on Trade Date July 1, 2015

The purpose of this Notice is to advise that for trade date Wednesday, July 1, 2015 there will be a delayed Pre-open and Open for a number of ICE Futures US contracts due to the Leap Second impact.

Intercontinental Exchange, Inc. ("ICE"), the parent company of ICE Futures U.S., utilizes industry-standard time synchronization systems that rely on atomic time sources to maintain accuracy. On June 30, 2015 a leap second will be added after 23:59:59 GMT. A leap second is a second which is added to Coordinated Universal Time (UTC/Greenwich Mean Time) in order to synchronize atomic clocks with astronomical time to keep clocks as accurate as possible.

While ICE is confident that this will not cause any issues on our systems, we have determined to delay all market state transitions (that is, the start of pre-opens and market opens) which would normally occur between 23:00 GMT on June 30 and 00:01 GMT on July 1, 2015. All other times (including closes and daily settlement windows) are not affected.

Pre-open times only affected:

For the following products, this delay impacts <u>Pre-open times only</u>, for trade date July 1, 2015:

Sugar No. 11[®]; Coffee "C"[®]; Cocoa; Cotton No. 2[®]; and FCOJ A.

Pre-open times for these products are shown below (in NY times):

	Regular	July 1, 2015 Pre-
	Pre-Open	Open
Sugar 11	20:00	20:05
Coffee C	20:00	20:05
Cocoa	20:00	20:05
Cotton No. 2	19:30	20:05
FCOJ A	20:00	20:05

Pre-open and Open times affected:

For the following products, this delay impacts both Pre-open and Open times for trade date July 1, 2015:

Cash-Settled Grains and Oilseeds contracts; Gold and Silver contracts; Russell Stock Index contracts; Mini MSCI Index contracts; NYSE ARCA Gold Miners Index contracts; US Dollar Index[®] contracts; and Currency Pair contracts.

For each of these products the regular and July 1 Pre-open and Open times are shown below (in NY times):

Regular Pre-	July 1, 2015	Regular	July 1, 2015
Open	Pre-Open	Open	Open
19:30	20:05	20:00	20:10

For the following products, this delay also impacts both the Pre-open and Open times for trade date July 1, 2015:

Financial Natural Gas contracts; Financial Power contracts; and Environmental contracts.

For each of these products the regular and July 1 Pre-open and Open times are shown below (in NY times):

Regular Pre-	July 1, 2015	Regular	July 1, 2015
Open	Pre-Open	Open	Open
19:40	20:05	20:00	

Information on the impact of the Leap Second on other ICE Exchange products can be found at: https://www.theice.com/leap-second.

EXHIBIT B

[Additions are underlined and deletions are stricken]

Rule 9.40. Option—Forms

(a) All Cocoa Call Options shall be in the following form:

(w) The cocon can operate shall be in the following form		
COCOA CALL OPTIO	N	
	New York, N.Y.	20
(the Grantor) hereby grants to (the Pu Cocoa [Exchange] Futures Contract on the ICE Futures U.S. (the delivery month of the Option's Underlying Future per metric ton (the Strike Price).	[®] , Inc. to purchase Cocoa fo	r delivery in
The Purchaser hereby agrees to pay a Premium of \$	for this Option.	
This Option is, and any Exchange Futures Contract resulting of, and in all respects subject to, the Rules of the Exchange, successor to either of them, as adopted or amended from time to	of the Clearing Organization	
(b) All Cocoa Put Options shall be in the following form:		
COCOA PUT OPTION	N	
	New York, N.Y.	20
(the Grantor) hereby grants to (the Pu Cocoa [Exchange] Futures Contract on the ICE Futures U.S.®, (the delivery month of the Option's Underlying Futures Contract ton (the Strike Price).	Inc. to sell Cocoa for delivery	y in
The Purchaser hereby agrees to pay a Premium of \$	_ for this Option.	
This Option is, and any Exchange Futures Contract resulting of, and in all respects subject to, the Rules of the Exchange, successor to either of them, as adopted or amended from time to	of the Clearing Organization	
(c) Cocoa Options shall not be transferred, assigned or Exchange, subject to the Rules and to the Rules of the Clearing	_	than on the
Rule 11.21. Option—Forms		
(a) All Sugar Call Options shall be in the following form:		
SUGAR CALL OPTIO	N	
	New York, N.Y.	20
(the Grantor) hereby grants to into one (1) Sugar No. 11 Futures Contract on the <u>ICE Futures Undersolution</u> (the delivery in (the delivery in Contract) at a price of cents per pound (the Strike Price)	nonth of the Option's Underl	
The Purchaser hereby agrees to pay a Premium of \$	for this Option.	

This Option is, and any Exchange Futures Contract resulting from its exercise shall be, made in view of, and in all respects subject to, the Rules of the Exchange, of the Clearing Organization, and of any successor to either of them, as adopted or amended from time to time.

(b) All Sugar Put Options shall be in the following form:

SUGAR PUT OPTION	1	
	New York, N.Y.	20
(the Grantor) hereby grants to into one (1) Sugar No. 11 Futures Contract on the <u>ICE Futures U</u> to sell sugar for delivery in (the delivery month of t at a price of cents per pound (the Strike Price).	(the Purchaser) an Op <u>I.S.[®], Inc.</u> <u>[the New York Bo</u> the Option's Underlying Futu	ption to enter ard of Trade) ares Contract)
The Purchaser hereby agrees to pay a premium of \$	for this Option.	
This Option is, and any Exchange Futures Contract resulting of, and in all respects subject to, the Rules of the Exchange, of successor to either of them, as adopted or amended from time to	of the Clearing Organization	
(c) Sugar Options shall not be transferred, assigned or of Exchange, subject to the Rules and to the Clearing Organization	_	than on the
RULE 11.41. OPTION – FORMS (a) All Sugar Call Surged Options shall be in the following for		
(a) All Sugar Call Spread Options shall be in the following for		
SUGAR CALL SPREAD OI	PTION	
	New York, N.Y.	20
(the Grantor) hereby grants to enter into one Sugar No. 11 futures spread on <u>ICE Futures U.S.</u> purchase sugar for delivery in (the first (1 st) delivery in Contract of the spread) and to sell sugar for delivery i month in the Option's Underlying Futures Contract of the spread per pound (the Strike Price of the SSO).	ivery month in the Option's n (the second (s Underlying (2 nd) delivery
The Purchaser hereby agrees to pay a Premium of \$	for this SSO.	
This SSO is, and any Exchange Futures Contracts resulting of, and in all respects subject to, the Rules of <u>ICE Futures U.S.</u> the Clearing Organization, and of any successor to either of the time.	, Inc. [the New York Board	of Trade], of
(b) All Sugar Put Spread Options shall be in the following for	orm:	

SUGAR PUT SPREAD OPTION

New York, N.Y._____20__

(the Grantor) hereby grants to	(the Purchaser) a spread Option
(the Grantor) hereby grants to to enter into one Sugar No. 11 futures spread on the <u>ICE Futures U.</u>	S. [®] , Inc. [the New York Board of
Trade]to sell sugar for delivery in (the first (1st) delivery	
Futures Contract of the spread) and to buy for delivery in	(the second (2 nd) delivery month of
the Option's Underlying Futures Contract of the spread) at a Spread Pr	rice of cents per pound
(the Strike Price of the SSO).	
The Purchaser herby agrees to pay a Premium of \$ for	this SSO.
This SSO is, and any Exchange Futures Contracts resulting from of, and in all respects subject to, the Rules of ICE Futures U.S. $^{\textcircled{\$}}$, Inc. the Clearing Organization, and of any successor to them, as adopted or	[the New York Board of Trade], of
(c) Sugar Spread Options shall not be transferred, assigned or othe Exchange, subject to the Rules of the Exchange and the Clearing Orga	1