

55 East 52nd Street New York, New York 10055

BY ELECTRONIC TRANSMISSION

Submission No. 15-122 July 10, 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. submits notification to the Commission that, during the preceding week, the Exchange incorporated its policy on the Use of Proprietary Data or Personal Information Collected by ICE Futures U.S. for Regulatory Purposes (see ICE Futures U.S. Submission No. 15-108A) into Standing Resolution R-8 of Chapter 22 of the Exchange's Rules.

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

R-8 Regulatory Data

USE OF PROPRIETARY DATA OR PERSONAL INFORMATION COLLECTED <u>BY ICE</u> FUTURES U.S. FOR REGULATORY PURPOSES

In connection with our role in the financial services industry and the services we provide, many Exchange employees and employees of companies in the ICE Group who act as service providers to the Exchange, routinely receive and review information that has been collected to fulfill our obligations under applicable regulatory requirements, including those set forth by the Commodity Futures Trading Commission. The Exchange is committed to ensuring the confidentiality, integrity and protection of information the Exchange receives in connection with its regulatory requirements. For purposes of this Policy *Regulatory Data* means proprietary data or personally identifiable information that is collected by the Exchange to fulfill applicable regulatory requirements, from the following categories:

Position data --Data collected via the reporting of large trader positions under the CFTC's ownership and control reporting regime as well as clearing member position data maintained in regulatory systems of the Exchange, including trading strategies;

Financial information--Financial records and other information, including account balance information and original third party or internal source documents used in the production of financial reports or used to demonstrate compliance with exchange rules.

Detailed transaction data -- Trade data at the specific account or trader level, identifying the buy/sell or price information for individual trades from which market positions and/or profit and loss might be derived.

Investigative materials --Information collected as part of routine surveillance and/or compliance activities or investigations of potential rule violations, and enforcement of Exchange Rules, such as account statements, order tickets, customer account agreements, bank records, cash market documentation, and audio recordings.

Regulatory Data is accessible only to Exchange employees who need to know the data in furtherance of their employment with the Exchange and who have been authorized to have such access, and to employees of companies in the ICE Group who have been authorized to access such data to perform services for the Exchange and who are subject to the restrictions on confidentiality and use of such information. Regulatory Data may only be used for compliance, surveillance, rule enforcement, clearing, risk management, market operations, market and product research and development and performance monitoring purposes in connection with ensuring the effective operations and integrity of the marketplace. Regulatory Data may not be used for any other purpose unless such use has been specifically authorized by the Exchange VP of Market Regulation or his designee. Potential violations of this Policy are subject to investigation by ICE Futures U.S. and violations may result in discipline, up to and including termination.

Adopted by the Board May 18, 2015; effective June 26, 2015.