| Regis | stered Entity Identifier Code (optional): <u>15-318</u> | |
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| 0 | nization: The Board of Trade of the City of Chicago |), Inc. ("CBOT") |
| Filing | g as a: DCM SEF DCO | SDR |
| Pleas | e note - only ONE choice allowed. | |
| | g Date (mm/dd/yy): <u>July 16, 2015</u> Filing Description | : <u>Weekly Notification of</u> |
| <u> Rule</u> | Amendments (Week of July 6, 2015) | |
| SPE(| CIFY FILING TYPE | |
| | e note only ONE choice allowed per Submission. | |
|)rga | nization Rules and Rule Amendments | |
| | Certification | § 40.6(a) |
| | Approval | § 40.5(a) |
| \leq | Notification | § 40.6(d) |
| | Advance Notice of SIDCO Rule Change | § 40.10(a) |
| | SIDCO Emergency Rule Change | § 40.10(h) |
| ule] | Numbers: <u>550</u> | |
| lew | Product Please note only ONE | product per Submission. |
| | Certification | § 40.2(a) |
| | Certification Security Futures | § 41.23(a) |
| | Certification Swap Class | § 40.2(d) |
| | Approval | § 40.3(a) |
| | Approval Security Futures | § 41.23(b) |
| | Novel Derivative Product Notification | § 40.12(a) |
| | Swap Submission | § 39.5 |
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|)ffici | al Product Name: | |
| | al Product Name: uct Terms and Conditions (product related Rules and | Rule Amendments) |
| | | Rule Amendments) § 40.6(a) |
| | uct Terms and Conditions (product related Rules and | |
| | uct Terms and Conditions (product related Rules and Certification | § 40.6(a) |
| | uct Terms and Conditions (product related Rules and Certification Certification Made Available to Trade Determination | § 40.6(a) § 40.6(a) |
| | uct Terms and Conditions (product related Rules and Certification Certification Made Available to Trade Determination Certification Security Futures | <pre>§ 40.6(a) § 40.6(a) § 41.24(a)</pre> |
| | uct Terms and Conditions (product related Rules and Certification Certification Made Available to Trade Determination Certification Security Futures Delisting (No Open Interest) | <pre>§ 40.6(a) § 40.6(a) § 41.24(a) § 40.6(a)</pre> |
| | uct Terms and Conditions (product related Rules and Certification Certification Made Available to Trade Determination Certification Security Futures Delisting (No Open Interest) Approval | <pre>§ 40.6(a) § 40.6(a) § 41.24(a) § 40.6(a) § 40.5(a)</pre> |
| | uct Terms and Conditions (product related Rules andCertificationCertification Made Available to Trade DeterminationCertification Security FuturesDelisting (No Open Interest)ApprovalApproval Made Available to Trade Determination | <pre>§ 40.6(a) § 40.6(a) § 41.24(a) § 40.6(a) § 40.5(a) § 40.5(a)</pre> |
| | uct Terms and Conditions (product related Rules andCertificationCertification Made Available to Trade DeterminationCertification Security FuturesDelisting (No Open Interest)ApprovalApproval Made Available to Trade DeterminationApproval Security Futures | <pre>§ 40.6(a) § 40.6(a) § 41.24(a) § 40.6(a) § 40.5(a) § 40.5(a) § 41.24(c)</pre> |



July 16, 2015

VIA ELECTRONIC PORTAL

Christopher J. Kirkpatrick Office of the Secretariat Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, N.W. Washington, DC 20581

RE: CFTC Regulation 40.6(d) Notification. The Board of Trade of the City of Chicago, Inc. ("CBOT" or "Exchange") Weekly Notification of Rule Amendments. CBOT Submission No. 15-318

Dear Mr. Kirkpatrick:

Pursuant to Commodity Futures Trading Commission ("CFTC" or "Commission") Regulation 40.6(d), the Exchange submits this weekly notification of the following rule amendments made effective during the week of July 6, 2015.

On Monday, July 6, 2015, the Exchange made an amendment to CBOT Rule 550 ("Post Close Session") to correct a typographical error. In CBOT Submission No. 15-175, dated June 5, 2015, the Exchange amended CBOT Rule 550 to modify the post close session time period from a period of three minutes to five minutes. However, the amendment was inadvertently not made in the CBOT Rulebook. The clarifying amendments to CBOT Rule 550 are attached hereto as Exhibit A, with additions <u>underscored</u> and deletions overstruck.

If you require any additional information, please contact the undersigned at (212) 299-2200 or via e-mail at <u>CMEGSubmissionInquiry@cmegroup.com</u>.

Sincerely,

/s/ Christopher Bowen Managing Director and Chief Regulatory Counsel

Attachment: Exhibit A – Amendments to CBOT Rule 550

EXHIBIT A

CBOT RULEBOOK

(additions underscored; deletions overstruck)

550. POST CLOSE SESSION

As soon as practicable, trading may resume for a period of <u>five</u> three minutes after the close of Regular Trading Hours for designated pit traded options contracts. Such trading must begin with 15 minutes after the close of Regular Trading Hours unless a later start time is approved by an Exchange Official.

During the post close session, members are obligated to bid or offer any orders that were received prior to or after the close which are executable in the post close session.

Outright options and options-only spread and combination trades during the post close session may occur at any price.

An option spread which includes a futures leg executed during the post close session may occur at any price, provided that the futures leg is priced within the daily price limits for futures contracts with price limits.

The prices at which trades occur during the post close session may establish a new high or low in the outright contract month or spread or combination.

Except as otherwise specifically set forth in this rule, the rules applicable to trading during Regular Trading Hours shall be applicable to trading during the post close session