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BY ELECTRONIC TRANSMISSION

Submission No. 18-391 August 16, 2018

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: Amendments to ICE Futures U.S. NGL Contracts Broker Program Submission Pursuant to Section 5c(c)(1) of the Act and Regulation 40.6

Dear Mr. Kirkpatrick:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended, and Commission Regulation 40.6(a), ICE Futures U.S., Inc. ("Exchange") submits, by written certification, amendments to the terms and conditions of the ICE Futures U.S. NGL Contracts Broker Program ("the Program"). The Program was initially launched with the listing of the Exchange's NGL contracts on February 19, 2018 and is set to run through January 31, 2019. Amendments to the Program expressly incorporate an incentive for the report of mini-sized NGL Futures and Options contracts, as described below.

The Program is open to all brokers. Participating brokers currently receive a per side payment on cleared block trades in Program products reported to the Exchange during a calendar month, as follows:

NGL Contracts	Rate Per Side
North American Futures and Options	\$0.50 per side (1 lot = 1000 barrels)
International Futures and Options	1.00 per side (1 lot = 1000 metric tons

Amendments to the Program, which will become effective on September 1, 2018, expressly incorporate a per side payment for mini-sized NGL Futures and Options (those contracts with lot sizes equal to 100 barrels or 100 metric tons) as follows:

NGL Contracts	Rate Per Side
North American Futures and Options	\$0.50 per side (1 lot = 1000 barrels)
	0.05 per side (1 lot = 100 barrels)
International Futures and Options	1.00 per side (1 lot = 1000 metric tons)
	0.10 per side (1 lot = 100 metric tons)

All other Program terms remain unchanged.

The Exchange certifies that the amended Program continues to comply with the requirements of the Commodity Exchange Act and the rules and regulations promulgated thereunder. In particular, the Program complies with Core Principle 4 (Monitoring of Trading), Core Principle 9 (Execution of Transactions) and Core Principle 12 (Protection of Market Participants). The Program is structured so it does not create incentives for participants to engage in market abuses such as manipulative trading or wash sales. In addition, the Exchange's Market Regulation Department actively monitors for trading abuses using electronic exception reports and will take appropriate action against any participants engaging in market abuses. The Program does not impact order execution priority or otherwise give participants any execution preference or advantage.

The Exchange further certifies that, concurrent with this filing, a notice of pending certification was posted on the Exchange's website. A copy of this submission may be accessed at (https://www.theice.com/futures-us/regulation#rule-filings). The Exchange is not aware of any substantive opposing views with respect to the extension.

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

Sincerely,

Jasm V. Turo

Jason V. Fusco Assistant General Counsel Market Regulation

Enc.

cc: Division of Market Oversight New York Regional Office