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_	n Rules and Rule	Amendme	nts		§ 40.6(a)	
Appro					§ 40.5(a)	
	ication				§ 40.6(d)	
		O Pula Chan	go.		§ 40.10(a)	
Advance Notice of SIDCO Rule Change SIDCO Emergency Rule Change						
		•			§ 40.10(h)	
New Produc					product per Submission. § 40.2(a)	-
Certification Security Futures					§ 41.23(a)	
Certification Swap Class				§ 40.2(d)		
Appr	oval				§ 40.3(a)	
Approval Security Futures				§ 41.23(b)		
Novel Derivative Product Notification					§ 40.12(a)	
Swap Submission					§ 39.5	
Official Prod	uct Name:					_
	rms and Condition	ns (product	related Rulo	es and	Rule Amendments) § 40.6(a)	
Certification Made Available to Trade Determination				§ 40.6(a)		
Certification Security Futures				§ 41.24(a)		
Delisting (No Open Interest)				§ 40.6(a)		
Approval				§ 40.5(a)		
Appr	Approval Made Available to Trade Determination				§ 40.5(a)	
Appr	oval Security Future	s			§ 41.24(b)	
Appr	oval Amendments to	enumerated	agricultural pr	oducts	§ 40.4(a), § 40.5(a)	
"Non	-Material Agricultur	al Rule Char	nge"		§ 40.4(b)(5)	
	ication				§ 40.6(d)	

ICE NGX CANADA INC. Rule Amendment Submission December 4, 2018

- The text of the amended provisions to the ICE NGX Canada Inc. ("ICE NGX") Contracting Party Agreement ("CPA") is appended as Attachment A. The CPA is part of ICE NGX's rulebook. Additions to the text are underlined and deletions are struck through.
- 2. The date of intended implementation for these amendments is sixteen business days after the date of this submission.
- 3. Attached, please find a certification that: (a) these rule amendments comply with the Commodity Exchange Act (the "Act"), and the Commission's regulations thereunder; and (b) concurrent with this submission, ICE NGX posted on its website: (i) a notice of pending certification of the amendments with the Commission; and (ii) a copy of this submission.
- 4. A concise explanation and analysis of the operation, purpose, and effect of the amendments appears below.
- 5. There were no opposing views expressed regarding these amendments.
- 6. Confidential treatment is not requested.

CONCISE EXPLANATION AND ANALYSIS OF THE OPERATION, PURPOSE, AND EFFECT OF THE RULE AMENDMENT AND ITS COMPLIANCE WITH APPLICABLE PROVISIONS OF THE ACT, INCLUDING CORE PRINCIPLES AND THE COMMISSION'S REGULATIONS THEREUNDER

Pursuant to Commission Rule 40.6(a)(7)(vi), the following is a concise explanation and analysis of the operation, purpose, and effect of the amendments to the ICE NGX CPA.¹

ICE NGX is amending the CPA to provide enhanced powers to call for additional Eligible Collateral Support from Contracting Parties (each as defined in the CPA), at the discretion of ICE NGX.

As you will recall, Schedule "C" to the CPA sets out the terms for ICE NGX calling for margin and additional Eligible Collateral Support from a Contracting Party. The amendments to Schedule "C" are designed to enhance ICE NGX's ability to protect its markets, by establishing a power for ICE NGX to call for additional Eligible Collateral Support from a Contracting Party in response to circumstances that are specific to a particular Product or Contracting Party. The amendments complement ICE NGX's existing power under section 10 of Schedule "C" to the CPA to decline to enter into any Transactions that affect the risk profile of ICE NGX or to take any other reasonable actions to preserve the integrity and security of ICE NGX.

The amendments comply with Core Principle D - Risk Management, as the amendments enhance ICE NGX's ability to manage the risks associated with discharging ICE NGX's responsibilities as derivatives clearing organization. Specifically, the amendments enhance ICE

¹ As a registered FBOT, ICE NGX has submitted contemporaneously with this 40.6 rule amendment self-certification a notification under Commission Rule 48.8(b)(ii)(A) of a material change to its rules (i.e., the CPA).

NGX's ability to limit its exposure to potential losses from defaults by its clearing members by establishing a power for ICE NGX to call for additional Eligible Collateral Support from a Contracting Party in response to circumstances that are specific to a particular Product or Contracting Party.

No opposing views were expressed in relation to the amendments. The amendments to the CPA are set out in Attachment A; additions are underlined and deletions are struck through.

CERTIFICATIONS PURSUANT TO SECTION 5c OF THE COMMODITY EXCHANGE ACT, 7 U.S.C. §7A-2 AND COMMODITY FUTURES TRADING COMMISSION RULE 40.6, 17 C.F.R. §40.6

I hereby certify that:

- (1) the amended provisions of the Contracting Party Agreement comply with the Commodity Exchange Act, and the Commodity Futures Trading Commission's regulations thereunder; and
- (2) concurrent with this submission, ICE NGX Canada Inc. posted on its website: (a) a notice of pending certification of these rules with the Commission; and (b) a copy of this submission.

By: Steve Lappin
Title: President

Date: December 4, 2018

ATTACHMENT A

[insertions are underscored; deletions are struck through.]

AMENDMENTS TO SCHEDULE "C" OF THE ICE NGX CONTRACTING PARTY AGREEMENT

[Note: The following is inserted as new paragraph a. under Section 9 Request for Eligible Collateral. Numbering of the subsequent paragraphs in section 9 will be updated to reflect this insertion.]

a. Notwithstanding anything in this Contracting Party Agreement, including all Schedules, whenever the Exchange determines, in its sole discretion, that unstable conditions relating to one or more Products exist, or that the maintenance of an orderly market or the preservation of the fiscal integrity of the Exchange requires additional Eligible Collateral Support, or that any Contracting Party is carrying positions in Products or incurring risks in its account(s) that are larger than is justified by the financial and/or operational condition of the Contracting Party, the Exchange may require additional Eligible Collateral Support to be deposited with the Exchange within such time(s) as may be specified by the Exchange, and/or may limit withdrawals of any Eligible Collateral Support on deposit from such Contracting Party for such time as may be specified by the Exchange.