

BY ELECTRONIC MAIL

Submission No. 15-130 August 17, 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: Recertification of the Cocoa Calendar Spread Options on Futures Contract and the Large U.S. Dollar Canadian Dollar Futures Contract - Submission Pursuant to Section 5c(c)(1) of the Act and Regulation 40.6(a)

Dear Mr. Kirkpatrick:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended ("Act"), and Commission Regulation 40.6(a), ICE Futures U.S., Inc. ("IFUS" or "Exchange") hereby certifies that the Exchange's Cocoa Calendar Spread Options on Futures Contract and the Large U.S. Dollar Canadian Dollar Futures Contract (collectively referred to as the ("Contracts"), which have become dormant under Commission Regulation 40.1(b), continue to comply with the Commodity Exchange Act and the Commission's regulations thereunder and will remain listed by the Exchange.

The Contracts are listed on IFUS pursuant to Rules 9.60-9.70 of Chapter 9 and Chapter 16 of the Exchange's Rules, attached hereto as Exhibits A and B. Please note that the terms and conditions of the Contracts are not being changed. Furthermore, the Contracts are cleared by ICE Clear U.S., a derivatives clearing organization which clears all Exchange contracts other than Energy contracts; and the Exchange's Market Regulation staff performs the compliance and market surveillance function for the Contracts.

The Exchange certifies that the Contracts remain in compliance with the Commodity Exchange Act and the Commission's regulations thereunder. The Exchange is not aware of any substantive opposing views with respect to the continued listing of the Contracts. The Exchange further certifies that a copy of this submission was posted on the Exchange's website concurrent with its filing with the Commission.

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.

cc: Division of Market Oversight

New York Regional Office

EXHIBIT A

CALENDAR SPREAD OPTIONS ON COCOA FUTURES

Commencing on July 30, 2010, Cocoa Calendar Spread Options will be listed for trading.

Rule 9.60. Scope of Chapter

- (a) A Transaction involving Options to enter into Cocoa Calendar Spread Futures Contracts on the Exchange shall be referred to as either a "Cocoa Spread Option" or "CCSO".
- (b) A Cocoa Put Spread Option represents an Option to assume a short Position in the first (1st) expiring Cocoa Futures Contract in the spread and a long Position in the second (2nd) expiring Cocoa Futures Contract in the spread traded on the Exchange. A Cocoa Call Spread Option represents an Option to assume a long Position in the first (1st) expiring Cocoa Futures Contract in the spread and a short Position in the second (2nd) expiring Cocoa Futures Contract in the spread traded on the Exchange.
- (c) For the purposes of this Chapter, unless otherwise noted herein, the following terms shall have the following meanings:
 - (i) the term "Spread Price" shall mean the mathematical result of subtracting the price of the second (2nd) delivery month of the Underlying Futures Contract in the CCSO from the price of the first (1st) delivery month of the Underlying Futures Contract in the CCSO; and
 - (ii) the term "Settlement Spread Price" shall mean the mathematical result of subtracting the Settlement Price of the second (2nd) delivery month of the Underlying Futures Contract in the CCSO from the Settlement Price of the first (1st) delivery month of the Underlying Futures Contract in the CCSO.

Rule 9.61. Option - Forms

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

and of any successor to either of them, as adopted or amended from time to time.

COCOA CALL SPREAD OPTION

	New York, N.Y.	20
(the Grantor) hereby grants to	(the Purchase	r) a spreac
Option to enter into one Cocoa futures spread on ICE Future		
(the first (1 st) delivery month in the Option's Un	nderlying Futures Contract of	the spread
and to sell Cocoa for delivery in (the secon	d (2 nd) delivery month in the	he Option's
Underlying Futures Contract of the spread) at a Spread Price Strike Price of the CCSO).	of dollars per me	tric ton (the
The Purchaser hereby agrees to pay a Premium of \$	for this CCSO.	
This CCSO is, and any Exchange Futures Contracts resultive of, and in all respects subject to, the Rules of ICE Future	•	-

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

COCOA PUT SPREAD OPTION

	New York, N.Y	20
(the Grantor) hereby grants to Option to enter into one Cocoa futures spread on ICE Futures (the first (1 st) delivery month of the Option's Uspread) and to buy for delivery in (the second (2' Underlying Futures Contract of the spread) at a Spread Price of (the Strike Price of the CCSO).	U.S. to sell Cocoa for de Inderlying Futures Contra and) delivery month of the	elivery in ct of the Option's
The Purchaser herby agrees to pay a Premium of \$	for this CCSO.	
This CCSO is, and any Exchange Futures Contracts resulting view of, and in all respects subject to, the Rules of ICE Futures and of any successor to them, as adopted or amended from time to	U.S., of the Clearing Orga	•
(c) Cocoa Spread Options shall not be transferred, assigned on the Exchange, subject to the Rules of the Exchange and the Cle	*	other than
Rule 9.62. Trading Months		
(a) Except as the Board may otherwise prescribe, expiration	months of the Underlyin	g Futures

- (a) Except as the Board may otherwise prescribe, expiration months of the Underlying Futures Contract which are eligible for listing with respect to Cocoa Spread Options shall be: March, May, July, September and December.
- (b) Except as the Board may otherwise prescribe, Cocoa Spread Options shall be listed for trading as follows:
 - (i) 1 month series: Each of the first four expiration months paired with its next successive expiration month;
 - (ii) **2 month series:** Each of the first three expiration months paired with its second successive expiration month;
 - (iii) **3 month series:** Each of the first two expiration months paired with its third successive expiration month;
 - (iv) 4 month series: The first expiration month paired with its fourth successive expiration month; and
 - (v) 5 month series: Each of the first five expiration months paired with its fifth successive expiration month.
- (c) If trading has commenced in the Underlying Futures Contract, a new CCSO shall be listed as follows:
 - (i) with respect to the one month, two month, three month and four month series, a new CCSO shall be listed for trading on the first trading day following the expiration of a CCSO contained in the series; and
 - (ii) with respect to the five month series, a new CCSO shall be listed for trading on the first trading day following the first trading day for the far month related futures contract.

Rule 9.63. Last Trading Day

The Last Trading Day for any CCSO series pair shall be the day as provided for in Cocoa Rule 9.42, as that day would apply to the first expiring delivery month in the pair.

Rule 9.64. Strike Prices

- (a) Trading shall only be conducted in a CCSO having a Strike Price determined in accordance with this Rule.
- (b) The Strike Prices of a CCSO that is listed for trading shall be at levels which are at intervals of ten dollars per metric ton (\$10.00).
- (c) Except as the Board or President may otherwise prescribe, a CCSO shall be listed for trading with particular prices for each CCSO as follows:
 - (i) At the time any CCSO is first listed for trading pursuant to Rule 9.62, they shall be listed with seven (7) ten dollar Strike Prices, as required in paragraph (b), each for Puts and Calls. The first (1st) ten dollar (\$10) Strike Price shall be set at the prescribed level which is equal to the Settlement Spread Price for the underlying futures spread on the previous trading day, or if such Settlement Spread Price is not equal to any such prescribed level, then at the next prescribed level above such Settlement Spread Price. The other six (6) ten dollar (\$10) Strike Prices shall be at each of the three (3) prescribed levels above and the three (3) prescribed levels below the first (1st) Strike Price.
 - (ii) Whenever the Strike Prices of a listed CCSO do not include the first (1st) prescribed ten dollar (\$10) level above the Settlement Spread Price for the underlying futures spread on the previous trading day, or either of the three (3) ten dollar (\$10) prescribed levels above or below such a level, they shall be listed for trading the following day.
 - (iii) Any listing of Striking Prices prescribed by the Board or President under this Rule shall be made effective upon adoption or as otherwise determined by the Board or the President.
- (d) A CCSO shall be delisted if for ten (10) consecutive trading days no Transaction is executed, and there is no open position, in such CCSO; *provided however*, that no CCSO shall be so delisted if it has a Strike Price which is at the first (1st) ten dollar (\$10) level above the Settlement Spread Price of the underlying futures spread on the previous trading day, or is at either of the three (3) prescribed ten dollar (\$10) levels above or below such level as set forth in subparagraphs (c)(i) and (c)(ii); and provided further that no CCSO shall be delisted if there is a CCSO in another class with the same Strike Price that does not otherwise qualify for delisting.

Rule 9.65. Premium Quotations

Premiums shall be quoted in dollars per metric ton. The minimum fluctuation in Premiums shall be \$1.00 per metric ton, except that Trades may occur at a price of \$1.00 per CCSO contract if such Trades result in the liquidation of Positions for both parties to the Trade.

Rule 9.66. Obligations of CCSO Purchasers

(a) The Purchaser which purchases a CCSO on the Floor of the Exchange shall cause such CCSO to be submitted by a Clearing Member to the Clearing Organization for clearance in accordance with the Clearing Organization Rules.

- (b) The Purchaser which clears a CCSO shall pay in full the Premium to the Clearing Organization in accordance with the Clearing Organization Rules.
- (c) The Purchaser of a CCSO shall, upon exercising such CCSO in accordance with the Rules, enter into Underlying Futures Contracts to buy the first (1st) delivery month in the CCSO and sell the second (2nd) delivery month in the CCSO (in the case of a Call) or to enter into Underlying Futures Contracts to sell the first (1st) delivery month in the CCSO and buy the second (2nd) delivery month of the CCSO (in the case of a Put), at a Spread Price equal to the Strike Price specified in such CCSO; *provided, however*, that any such contracts entered into upon exercise shall be entered into the account of the Person having purchased the CCSO.
- (d) Futures contracts entered into by the Purchaser of a CCSO, as provided for in paragraph (c) herein, shall have prices assigned to those futures contracts in the following manner:
 - (i) The first (1st) delivery month futures contract shall be assigned the price equal to the Settlement Price for that month on the day of exercise; and
 - (ii) The second (2nd) delivery month futures contract shall be assigned the price that is the mathematical result of the first (1st) delivery month futures contract Settlement Price, as provided for in subparagraph (d)(i) herein, minus the Spread Price specified in such CCSO.

Rule 9.67. Obligations of CCSO Grantors

- (a) The Grantor which grants a CCSO on the Floor of the Exchange shall cause such CCSO to be submitted by a Clearing Member to the Clearing Organization for clearance in accordance with the Clearing Organization Rules.
- (b) The Grantor of a CCSO shall make such Margin deposits as the Clearing Organization may require.
- (c) The Grantor of a CCSO shall, upon being assigned an Exercise Notice in accordance with the Clearing Organization Rules, enter into Underlying Futures Contracts to sell the first (1st) delivery month of the CCSO and buy the second (2nd) delivery month of a CCSO (in the case of a Call) or to enter into Underlying Futures Contracts to buy the first (1st) delivery month of the CCSO and sell the second (2nd) delivery month in the CCSO (in the case of a Put), at a Spread Price equal to the Strike Price specified in such CCSO; *provided, however*, that any such contracts entered into upon assignment of an Exercise Notice shall be entered into for the account of the Person having granted the CCSO.
- (d) Futures contracts entered into by the Grantor of a CCSO, as provided for in paragraph (c) herein, shall have prices assigned to those futures contracts in the following manner:
 - (i) The first (1st) delivery month futures contract shall be assigned the price equal to the Settlement Price for that month on the day of exercise; and
 - (ii) The second (2nd) delivery month futures contract shall be assigned the price that is the mathematical result of the first (1st) delivery month futures contract Settlement Price, as provided for in subparagraph (d)(i) herein, minus the Spread Price specified in such CCSO.

Rule 9.68. Effect of Clearance

Upon acceptance of a CCSO by the Clearing Organization, the Clearing Organization shall be substituted as, and assume the position of the Purchaser to the Clearing Member which is the Grantor and the position of the Grantor to the Clearing Member which is the Purchaser; and thereupon the

Clearing Organization shall have all the rights and obligations with respect to such CCSO as the parties for which it is substituted.

Rule 9.69. Expiration and Exercise of CCSOs

- (a) The Purchaser must receive from its Customer which intends to exercise a CCSO on the Last Trading Day, notification of such intention not later than 3:00 p.m. on such day. In order for a Purchaser to exercise a CCSO for its own account on the Last Trading Day it must have done so or have made a determination to do so not later than 3:00 p.m. on such day. The Purchaser must make and maintain a record of all notices received and all determinations made pursuant to this Rule, and such record must show by time stamp or otherwise the date and time of receipt or making.
- (b) The Purchaser of a CCSO may exercise such CCSO on any Business Day by giving an Exercise Notice, in the form prescribed by the Clearing Organization, to the Clearing Organization no later than 5:00 p.m. Such notice shall be effective upon the opening of Cocoa futures trading on the Business Day following the day of receipt by the Clearing Organization. An Exercise Notice with respect to a CCSO purchased on the day such notice is given shall not be effective unless such CCSO has been accepted by the Clearing Organization. An Exercise Notice which is given with respect to a CCSO which is not accepted by the Clearing Organization shall be deemed withdrawn by the Purchaser.
- (c) If an Exercise Notice is given, the Purchaser shall deposit Original Margin for the Underlying Futures Contract with the Clearing Organization at such time as may be required by the Clearing Organization.
 - (d) Upon exercise of each CCSO, notification thereof shall be given to the CCSO Grantor.

Rule 9.70. Automatic Exercise Levels

After the close on the Last Trading Day in the Cocoa Spread Options Contract, the Clearing Organization will automatically exercise any open long CCSO that has a Striking Price below (in the case of a Call) or above (in the case of a Put) the Settlement Spread Price of the Underlying Futures Contracts on that day by an amount which equals or exceeds the minimum price increment permitted under the Rules for the Underlying Futures Contract, unless, before 5:00 p.m. the Last Trading Day, the Clearing Member carrying such CCSO gives the Clearing Organization written instructions that any such CCSO is to expire unexercised.

EXHIBIT B

ICE Futures U.S.®, Inc.

CURRENCY RULES

TABLE OF CONTENTS

Rule	Currency Futures
16.00	Unit of Trading
16.01	Months Traded
16.02	Quotation Basis
16.03	Last Trading Day
16.04	Delivery Procedures
16.05	Delinquency in Performance
16.06	Approval of Transfer Banks
16.07	Approval of Delivery Banks
16.08	Reserved
16.09	Force Majeure

ICE FUTURES U.S.®, INC.

CURRENCY RULES

FUTURES

Rule 16.00. Unit of Trading

The unit of trading for the different Currency Futures Contracts are as follows:

Currency Pair	Unit of Trading
(a) Euro Based	
1. Euro-Czech koruna (euro-koruna) 2. Euro-Hungarian forint (euro-forint) 3. Euro-South African rand (euro-rand) 4. Large Euro-US Dollar (Large euro). 5. Large Euro-British pound sterling (Large euro-pound). 6. Large Euro-Canadian Dollar (Large euro-Canada). 7. Large Euro-Japanese yen (Large euro-yen). 8. Large Euro-Swedish krona (Large euro-krona). 9. Large Euro-Swiss franc (Large euro-Swiss). 10 Euro-Japanese yen (euro-yen). 11. Euro-Swedish krona (euro-krona). 12. Euro-Swiss franc (euro-Swiss). 13. Euro- British pound (euro-pound). 14. Euro-Norwegian krone (euro-krone). 15. Euro-Canadian dollar (euro-Canada). 16. Euro- US dollar (euro). 17. Euro-Australian dollar (euro-Aussie).	100,000 euros 1,000,000 euros 1,000,000 euros 1,000,000 euros 1,000,000 euros 1,000,000 euros 1,000,000 euros 125,000 euros 125,000 euros 125,000 euros 125,000 euros 125,000 euros 125,000 euros 125,000 euros 125,000 euros 125,000 euros
(b) Pound Sterling Based	120,000 00100
1. Pounds sterling-Japanese yen (sterling-yen)	000 Pounds Sterling 500 Pounds Sterling 000 Pounds Sterling 000 Pounds Sterling 000 Pounds Sterling 000 Pounds Sterling 000 Pounds Sterling 000 Pounds Sterling
(c) US Dollar Based	
1. US Dollar-South African Rand (dollar-rand)102. US Dollar-Swedish krona (dollar-Sweden)103. US Dollar-Norwegian krone (dollar-Norway)10	00,000 US dollars

 US Dollar-Czech koruna (dollar-koruna) US Dollar-Hungarian forint (dollar-forint) Large US Dollar-Canadian dollar (Large dollar-Canadian) Large US Dollar-Japanese yen (Large dollar-yen) Large US Dollar-Swedish krona (Large dollar-Sweden) Large US Dollar-Swiss franc (Large dollar-Swiss) 	
(d) Australian Dollar and New Zealand Dollar Based	
1 Australian dollar-Japanese yen (Aussie-yen) 2. Australian dollar-New Zealand dollar (Aussie-kiwi) 3. Australian dollar-Canadian dollar (Aussie-Canada) 4. Large Australian dollar-US dollar (Large Aussie-dollar). 5. Australian dollar-US dollar (Aussie-dollar). 6. New Zealand dollar-US dollar (new Kiwi-dollar).	200,000 Australian dollars 200,000 Australian dollars 1,000,000 Australian dollars 100,000 Australian dollars
(e) Japanese Yen Denominated	
 Canadian dollar-Japanese yen (Canadian dollar-yen). New Zealand dollar-Japanese yen (kiwi-yen) Norwegian krone-Japanese yen (Norway-yen) Swedish krona-Japanese yen (Sweden-yen) Swiss franc-Japanese yen (Swiss franc-yen). 	200,000 New Zealand dollars 2,000,000 Norwegian krone 2,000,000 Swedish krona
(f) Swedish Krona Denominated	
Norwegian krone-Swedish krona (krone-krona)	500,000 Norwegian krone
(g) Mexican Peso Denominated	
Mexican Peso US dollar (peso dollar)	500,000 Mexican pesos
(h) Canadian Dollar Based	
1. Canadian Dollar US Dollar (Canadian-dollar)	100,000 C. dollars
(i) Swiss Franc Based	
1. Swiss franc-US Dollar (Swiss-dollar)	125,000 Swiss Francs
(j) Japanese yen Based	
1. Japanese yen-US Dollar (yen-dollar)	12,500,000 Japanese yen
(k) Israeli shekel Based	
1. Israeli shekel-US Dollar (shekel-dollar)	1,000,000 Israeli Shekel
(l) Polish zloty Based	
1. Polish zloty-Euro (zloty-euro)	500,000 zloty

2. Polish zloty-US dollar (zloty-dollar)	500,000 zloty		
(m) Turkish lira Based			
Turkish lira-Euro (lira-euro). Turkish lira-US dollar (lira-dollar).			
Amended by the Board October 10, 2007; effective December 18, 2007 [¶¶ (a) through (d)].			

Amended by the Board October 10, 2007; effective December 18, 2007 [¶¶ (a) through (d)]. Amended by the Board October 10, 2007; effective January 25, 2008 [¶¶ (c)]. Amended by the Board September 10, 2008; effective November 6, 2008 [¶¶ (a) through (d)].\ Amended by the Board May 19, 2011; effective June 6, 2011 [¶¶ (a), (d) and (e)]. Amended by the Board August 31, 2011; effective September 19, 2011 [¶¶ (d), (g) through (j)]. Amended by the Board October 22, 2014; effective January 12, 2015 [¶¶ (k) through (m)].

Rule 16.01. Months Traded

- (a) For the purpose of trading in Currency Futures Contracts, the "Quarterly Cycle" shall mean the months of March, June, September and December.
- (b) Trading shall be conducted in at least four (4) consecutive delivery months of the Quarterly Cycle. Up to four (4) additional consecutive contract months in the Quarterly Cycle shall be listed at the discretion of the President.
- (c) Trading in a new delivery month shall commence on the first (1st) Business Day following the Last Trading Day for an expiring delivery month in the same cycle.

Amended by the Board October 22, 2014; effective January 12, 2015 [¶ a)].

Rule 16.02. Quotation Basis

The quotation basis for the Currency Futures Contracts are as follows:

(a) Euro Based

- (i) *Euro-koruna*: Bids and offers for euro-koruna futures shall be quoted in terms of Czech Republic koruna per euro significant to four (4) decimals. The minimum price fluctuation shall be the euro equivalent of .0005 Czech koruna per euro, which is equivalent to fifty (50) Czech korunas per contract. The Czech koruna is the quoted currency. The euro is the base currency.
- (ii) *Euro-forint*: Bids and offers for euro-forint futures shall be quoted in terms of Hungarian forint per euro significant to three (3) decimals. The minimum price fluctuation shall be the euro equivalent of .005 Hungarian forint per euro, which is equivalent to five hundred (500) Hungarian forints per contract. The Hungarian forint is the quoted currency. The euro is the base currency.
- (iii) Euro-rand: Bids and offers for euro-rand futures shall be quoted in terms of South African rand per euro significant to five (5) decimals. The minimum price fluctuation shall be the euro equivalent of .00025 South African rand per euro, which is equivalent to twenty-five (25) South African rands per contract. The South African rand is the quoted currency. The euro is the base currency.
- (iv) Large Euro: Bids and offers for Large Euro futures shall be quoted in terms of US dollars per euro significant to five (5) decimals. The minimum price fluctuation shall be the euro equivalent of .00005 dollars per euro, which is equivalent to fifty (50) US dollars per contract. The dollar is the quoted currency. The euro is the base currency.
- (v) Large Euro-pound: Bids and offers for Large Euro-pound futures shall be quoted in terms of British pound per euro significant to five (5) decimals. The minimum price fluctuation shall be

the euro equivalent of .00005 pound per euro, which is equivalent to fifty (50) pounds per contract. The pound is the quoted currency. The euro is the base currency.

- (vi) Large Euro-Canada: Bids and offers for Large Euro-Canada futures shall be quoted in terms of Canadian dollars per euro significant to five (5) decimals. The minimum price fluctuation shall be the euro equivalent of .00005 Canadian dollar per euro, which is equivalent to fifty (50) Canadian dollars per contract. The Canadian dollar is the quoted currency. The euro is the base currency.
- (vii) Large Euro-yen: Bids and offers for Large Euro-yen futures shall be quoted in terms of Japanese yen per euro significant to three (3) decimals. The minimum price fluctuation shall be the euro equivalent of .005 Japanese yen per euro, which is equivalent to five thousand (5,000) Japanese yen per contract. The Japanese yen is the quoted currency. The euro is the base currency.
- (viii) *Large Euro-krona*: Bids and offers for Large Euro-krona futures shall be quoted in terms of Swedish krona per euro significant to five (5) decimals. The minimum price fluctuation shall be the euro equivalent of .00025 krona per euro, which is equivalent to two hundred fifty (250) krona per contract. The Swedish krona is the quoted currency. The euro is the base currency.
- (ix) Large Euro-Swiss: Bids and offers for Large Euro-Swiss futures shall be quoted in terms of Swiss franc per euro significant to five (5) decimals. The minimum price fluctuation shall be the euro equivalent of .00005 Swiss franc per euro, which is equivalent to fifty (50) francs per contract. The Swiss franc is the quoted currency. The euro is the base currency.
- (x) *Euro-yen*: Bids and offers for euro-yen futures shall be quoted in terms of Japanese yen per euro significant to three (3) decimals. The minimum price fluctuation shall be .005 Japanese yen per euro, which is equivalent to six hundred twenty-five (625) Japanese yen per futures contract. The Japanese yen is the quoted currency. The euro is the base currency.
- (xi) *Euro-krona*: Bids and offers for euro-krona currency futures shall be quoted in terms of Swedish krona per euro significant to five (5) decimals. The minimum price fluctuation shall be .00025 Swedish krona per euro, which is equivalent to thirty-one and one quarter (31.25) Swedish krona per futures contract. The Swedish krona is the quoted currency. The euro is the base currency.
- (xii) *Euro-Swiss:* Bids and offers for euro-swiss currency futures shall be quoted in terms of Swiss francs per euro significant to five (5) decimals. The minimum price fluctuation shall be .00005 Swiss franc per euro, which is equivalent to six and one quarter (6.25) Swiss francs per futures contract. The Swiss franc is the quoted currency. The euro is the base currency.
- (xiii) *Euro-pound:* Bids and offers for euro-pound currency futures shall be quoted in terms of British pound per euro significant to five (5) decimals. The minimum price fluctuation shall be .00005 British pound per euro, which is equivalent to six and one quarter (6.25) British pounds per futures contract. The British pound is the quoted currency. The euro is the base currency.
- (xiv) Euro-Norwegian krone: Bids and offers for euro-Norwegian krone currency futures shall be quoted in terms of Norwegian krone per euro significant to five (5) decimals. The minimum price fluctuation shall be .00025 Norwegian krone per euro, which is equivalent to thirty-one and one quarter (31.25) Norwegian krone per futures contract. The Norwegian krone is the quoted currency. The euro is the base currency.
- (xv) *Euro-Canada*: Bids and offers for euro-Canada currency futures shall be quoted in terms of Canadian dollars per euro significant to five (5) decimals. The minimum price fluctuation shall be .00005 Canadian dollar per euro, which is equivalent to six and one quarter (6.25) Canadian

dollars per futures contract. The Canadian dollar is the quoted currency. The euro is the base currency.

- (xvi) *Euro*: Bids and offers for euro futures shall be quoted in U.S. cents and hundredths of U.S. cents per euro. The minimum price fluctuation shall be five-one thousandths (.005) of a cent per euro, which is equivalent to six and one quarter U.S. dollars (\$6.25) per futures contract. The U.S. dollar is the quoted currency. The euro is the base currency.
- (xvii) *Euro-Aussie*: Bids and offers for euro-Aussie currency futures shall be quoted in terms of Aussie dollars per euro significant to five (5) decimals. The minimum price fluctuation shall be .00005 Aussie dollar per euro, which is equivalent to six and one quarter (6.25) Aussie dollars per futures contract. The Aussie dollar is the quoted currency. The euro is the base currency.

(b) Pound Sterling Based

- (i) Sterling-yen: Bids and offers for sterling-yen futures shall be quoted in terms of Japanese yen per pound sterling significant to three (3) decimals. The minimum price fluctuation shall be .005 Japanese yen per pound, which is equivalent to six hundred and twenty-five (625) Japanese yen per futures contract. The Japanese yen is the quoted currency. The pound sterling is the base currency.
- (ii) *Sterling-Swiss*: Bids and offers for sterling-Swiss futures shall be quoted in terms of Swiss francs per pound sterling significant to five (5) decimals. The minimum price fluctuation shall be .00005 Swiss franc per pound, which is equivalent to six and one quarter (6.25) Swiss francs per futures contract. The Swiss franc is the quoted currency. The pound sterling is the base currency.
- (iii) *Sterling-Dollar*: Bids and offers for sterling-dollar futures shall be quoted in terms of U.S. dollars per pound sterling significant to four (4) decimals. The minimum price fluctuation shall be .0001 U.S. dollar per pound, which is equivalent to six and one quarter U.S. dollars (\$6.25) per futures contract. The U.S. dollar is the quoted currency. The pound sterling is the base currency.
- (iv) *Sterling-Aussie*: Bids and offers for sterling-Aussie futures shall be quoted in terms of Australian dollars per pound sterling significant to five (5) decimals. The minimum price fluctuation shall be .00005 Australian dollar per pound, which is equivalent six and one quarter (6.25) Australian dollars per futures contract. The Australian dollar is the quoted currency. The pound sterling is the base currency.
- (v) Sterling-kiwi: Bids and offers for sterling-kiwi futures shall be quoted in terms of New Zealand dollars per pound sterling significant to five (5) decimals. The minimum price fluctuation shall be .00005 New Zealand dollar per pound, which is equivalent to six and one quarter (6.25) New Zealand dollars per futures contract. The New Zealand dollar is the quoted currency. The pound sterling is the base currency.
- (vi) Sterling-Canada: Bids and offers for sterling-Canada futures shall be quoted in terms of Canadian dollars per pound sterling significant to five (5) decimals. The minimum price fluctuation shall be .00005 Canadian dollar per pound, which is equivalent to six and one quarter (6.25) Canadian dollars per futures contract. The Canadian dollar is the quoted currency. The pound sterling is the base currency.
- (vii) Sterling-Norway: Bids and offers for sterling-Norway futures shall be quoted in terms of Norwegian krone per pound sterling significant to five (5) decimals. The minimum price fluctuation shall be .00025 Norwegian krone per pound, which is equivalent to thirty-one and a quarter (31.25) Norwegian krone per futures contract. The Norwegian krone is the quoted currency. The pound sterling is the base currency.
- (viii) Sterling-rand: Bids and offers for sterling-rand futures shall be quoted in terms of South African rand per pound sterling significant to five (5) decimals. The minimum price fluctuation

shall be .00025 South African rand per pound, which is equivalent to thirty-one and a quarter (31.25) South African rand per futures contract. The South African rand is the quoted currency. The pound sterling is the base currency.

- (ix) *Sterling-Sweden*: Bids and offers for sterling-Sweden futures shall be quoted in terms of Swedish krona per pound sterling significant to five (5) decimals. The minimum price fluctuation shall be .00025 Swedish krona per pound, which is equivalent to thirty-one and a quarter (31.25) Swedish krona per futures contract. The Swedish krona is the quoted currency. The pound sterling is the base currency.
- (x) Large Sterling-Dollar: Bids and offers for Large sterling-dollar futures shall be quoted in terms of U.S. dollars per pound sterling significant to four (4) decimals. The minimum price fluctuation shall be .0001 U.S. dollar per pound, which is equivalent to one hundred U.S. dollars (\$100) per futures contract. The U.S. dollar is the quoted currency. The pound sterling is the base currency.

(c) US Dollar Based

- (i) *Dollar-rand:* Bids and offers for dollar-rand futures shall be quoted in terms of South African rands per U.S. dollar significant to five (5) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .00025 South African rand per U.S. dollar, which is equivalent to twenty-five (25) South African rand per contract. The South African rand is the quoted currency. The dollar is the base currency.
- (ii) *Dollar-Sweden:* Bids and offers for dollar-Sweden futures shall be quoted in terms of Swedish krona per U.S. dollar significant to five (5) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .00005 Swedish krona per U.S. dollar, which is equivalent to five (5) Swedish krona per contract. The Swedish krona is the quoted currency. The dollar is the base currency.
- (iii) *Dollar-Norway:* Bids and offers for dollar-Norway futures shall be quoted in terms of Norwegian krone per U.S. dollar significant to five (5) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .00005 Norwegian krone per U.S. dollar, which is equivalent to five (5) Norwegian krone per contract. The Norwegian krone is the quoted currency. The dollar is the base currency.
- (iv) *Dollar-koruna*: Bids and offers for dollar-koruna futures shall be quoted in terms of Czech Republic koruna per U.S. dollar significant to four (4) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .0005 Czech koruna per U.S. dollar, which is equivalent to fifty (50) Czech korunas per contract. The Czech-koruna is the quoted currency. The dollar is the base currency.
- (v) *Dollar-forint*: Bids and offers for dollar-forint futures shall be quoted in terms of Hungarian forint per U.S. dollar significant to three (3) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .005 Hungarian forint per U.S. dollar, which is equivalent to five hundred (500) Hungarian forints per contract. The Hungarian forint is the quoted currency. The dollar is the base currency.
- (vi) Large dollar-Canadian: Bids and offers for Large dollar-Canadian futures shall be quoted in terms of Canadian dollars per U.S. dollar significant to five (5) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .00005 Canadian dollar per U.S. dollar, which is equivalent to fifty (50) Canadian dollars per contract. The Canadian dollar is the quoted currency. The dollar is the base currency.
- (vii) Large dollar-yen: Bids and offers for Large dollar-yen futures shall be quoted in terms of Japanese yen per U.S. dollar significant to three (3) decimals. The minimum price fluctuation

shall be the U.S. dollar equivalent of .005 Japanese yen per U.S. dollar, which is equivalent to five thousand (5,000) Japanese yen per contract. The Japanese yen is the quoted currency. The dollar is the base currency.

- (viii) Large Dollar-Sweden: Bids and offers for Large dollar-Sweden futures shall be quoted in terms of Swedish krona per U.S. dollar significant to five (5) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .00005 Swedish krona per U.S. dollar, which is equivalent to fifty (50) Swedish krona per contract. The Swedish krona is the quoted currency. The dollar is the base currency.
- (ix) Large dollar-Swiss: Bids and offers for Large dollar-Swiss futures shall be quoted in terms of Swiss francs per U.S. dollar significant to five (5) decimals. The minimum price fluctuation shall be the U.S. dollar equivalent of .00005 Swiss francs per U.S. dollar, which is equivalent to fifty (50) Swiss francs per contract. The Swiss franc is the quoted currency. The dollar is the base currency.

(d) Australian Dollar and New Zealand Dollar Based

- (i) *Aussie-yen:* Bids and offers for Aussie-yen futures shall be quoted in terms of yen per Australian dollar significant to three (3) decimals. The minimum price fluctuation shall be .005 Japanese yen per Australian dollar, which is equivalent to one thousand (1,000) Japanese yen per futures contract. The Japanese yen is the quoted currency and the Australian dollar is the base currency.
- (ii) *Aussie-kiwi:* Bids and offers for Aussie-kiwi futures shall be quoted in terms of New Zealand dollars per Australian dollar significant to five (5) decimals. The minimum price fluctuation shall be .00005 New Zealand dollar per Australian dollar, which is equivalent to ten (10) New Zealand dollars per futures contract. The New Zealand dollar is the quoted currency and the Australian dollar is the base currency.
- (iii) Aussie-Canada: Bids and offers for Aussie-Canada Futures shall be quoted in terms of Canadian dollars for Australian dollar significant to five (5) decimals. The minimum price fluctuation shall be .00005 Canadian dollar for Australian dollar, which is equivalent to ten (10) Canadian dollars per futures contract. The Canadian dollar is the quoted currency and the Australian dollar is the base currency.
- (iv) Large Aussie-dollar: Bids and offers for Large Aussie-dollar futures shall be quoted in terms of U.S. dollar per Australian dollar significant to five (5) decimals. The minimum price fluctuation shall be .00005 U.S. dollar per Australian dollar, which is equivalent to fifty (\$50) per futures contract. The U.S. dollar is the quoted currency and the Australian dollar is the base currency.
- (v) Aussie-dollar: Bids and offers for Aussie-dollar futures shall be quoted in terms of U.S. dollar per Australian dollar significant to five (5) decimals. The minimum price fluctuation shall be .00005 U.S. dollar per Australian dollar, which is equivalent to five U.S. dollars (\$5) per futures contract. The U.S. dollar is the quoted currency and the Australian dollar is the base currency.
- (vi) *kiwi-dollar*: Bids and offers for kiwi-dollar futures shall be quoted in terms of US dollar per New Zealand dollar significant to five (5) decimals. The minimum price fluctuation shall be .00005 US dollar per New Zealand dollar, which is equivalent to five US dollars (\$5) per futures contract. The US dollar is the quoted currency and the New Zealand dollar is the base currency.

(e) Japanese Yen Denominated

(i) Canada dollar-yen: Bids and offers for Canadian dollar-yen currency futures shall be quoted in terms of Japanese yen per Canadian dollar significant to three (3) decimals. The minimum

price fluctuation shall be .005 Japanese yen per Canadian dollar, which is equivalent to one thousand (1,000) Japanese yen per futures contract. The Japanese yen is the quoted currency. The Canadian dollar is the base currency.

- (ii) *kiwi-yen:* Bids and offers for kiwi-yen currency futures shall be quoted in terms of Japanese yen per New Zealand dollar significant to three (3) decimals. The minimum price fluctuation shall be .005 Japanese yen per New Zealand dollar, which is equivalent to one thousand (1,000) Japanese yen per futures contract. The Japanese yen is the quoted currency. The New Zealand dollar is the base currency.
- (iii) *Norway-yen:* Bids and offers for Norway-yen currency futures shall be quoted in terms of Japanese yen per Norwegian krone significant to five (5) decimals. The minimum price fluctuation shall be .00025 Japanese yen per Norwegian krone, which is equivalent to five hundred (500) Japanese yen per futures contract. The Japanese yen is the quoted currency. The Norwegian krone is the base currency.
- (iv) Sweden-yen: Bids and offers for Sweden-yen currency futures shall be quoted in terms of Japanese yen per Swedish krona significant to five (5) decimals. The minimum price fluctuation shall be .00025 Japanese yen per Swedish krona, which is equivalent to five hundred (500) Japanese yen per futures contract. The Japanese yen is the quoted currency. The Swedish krona is the base currency.
- (v) Swiss franc-yen: Bids and offers for Swiss franc-yen currency futures shall be quoted in terms of Japanese yen per Swiss franc significant to three (3) decimals. The minimum price fluctuation shall be .005 Japanese yen per Swiss franc, which is equivalent to one thousand two hundred and fifty (1,250) Japanese yen per futures contract. The Japanese yen is the quoted currency. The Swiss Franc is the base currency.

(f) Swedish Krona Denominated

(i) *krone-krona*: Bids and offers for krone-krona currency futures shall be quoted in terms of Swedish krona per Norwegian krone significant to five (5) decimals. The minimum price fluctuation shall be .00005 Swedish krona per Norwegian krone, which is equivalent to twenty-five (25) Swedish krona per futures contract. The Swedish krona is the quoted currency. The Norwegian krone is the base currency.

(g) Mexican Peso Denominated

(i) *Peso-dollar:* Bids and offers for peso-dollar currency futures shall be quoted in terms of U.S. dollar per Mexican peso significant to six (6) decimals. The minimum price fluctuation shall be .000025 dollar per peso, which is equivalent to twelve and one half U.S. dollars (\$12.50) per contract. The Mexican peso is the base currency.

(h) Canadian Dollar Based

(i) Canadian-dollar: Bids and offers for Canadian-dollar futures shall be quoted in terms of US dollars per Canadian dollar significant to 5 decimals. The minimum price fluctuation shall be the Canadian dollar equivalent of .00005 US dollars per Canadian dollar, which is equivalent to five (5) US dollars per contract. The US dollar is the quoted currency. The Canadian dollar is the base currency.

(i) Swiss Franc Based:

(i) Swiss-dollar: Bids and offers for swiss-dollar futures shall be quoted in terms of US dollars per Swiss franc to 5 decimal places. The minimum price fluctuation shall be the Swiss franc equivalent of .00005 US dollars per Swiss franc, which is equivalent to six and one quarter (6.25)

US dollars per contract. The US dollar is the quoted currency. The Swiss franc is the base currency.

(j) Japanese yen Based:

(i) *yen-dollar*: Bids and offers for yen-dollar futures shall be quoted in terms of US dollars per Japanese yen to 6 decimal places. The minimum price fluctuation shall be the Japanese yen equivalent of .000001 US dollars per Japanese yen, which is equivalent to twelve and one half (12.50) US dollars per contract. The US dollar is the quoted currency. The Japanese yen is the base currency.

(k) Israeli Shekel Based:

(i) *shekel-dollar*: Bids and offers for shekel-dollar futures shall be quoted in terms of U.S. dollars per Israeli Shekel significant to six (6) decimals. The minimum price fluctuation shall be .000005 U.S. dollars per Israeli Shekel, which is equivalent to five U.S. dollars (\$5) per futures contract. The U.S. dollar is the quoted currency and the Israeli Shekel is the base currency.

(1) Polish zloty Based:

- (i) *zloty-euro*: Bids and offers for the zloty-euro currency futures shall be quoted in terms of euros per Polish zloty to five (5) decimal places. The minimum price fluctuation shall be .00001 euros per zloty, which is equivalent to five euros (€5) per futures contract. The Euro is the quoted currency and the Polish zloty is the base currency.
- (ii) *zloty-dollar*: Bids and offers for the zloty-dollar currency futures shall be quoted in terms of US dollars per Polish zloty to five (5) decimal places. The minimum price fluctuation shall be .00001 US dollars per zloty, which is equivalent to five US dollars (\$5) per futures contract. The US dollar is the quoted currency and the Polish zloty is the base currency.

(m) Turkish lira Based:

- (i) *lira-euro*:) Bids and offers for the lira-euro currency futures shall be quoted in terms of euros per Turkish lira to five (5) decimal places. The minimum price fluctuation shall be .00001 euros per zloty, which is equivalent to five euros (€5) per futures contract. The Euro is the quoted currency and the Turkish lira is the base currency.
- (ii) *lira-dollar*: Bids and offers for the lira-dollar currency futures shall be quoted in terms of US dollars per Turkish lira to five (5) decimal places. The minimum price fluctuation shall be .00001 US dollars per lira, which is equivalent to five US dollars (\$5) per futures contract. The US dollar is the quoted currency and the Turkish lira is the base currency.

Amended by the Board March 22, 2007; effective April 5, 2007.

Amended by the Board October 10, 2007; effective December 18, 2007 [¶¶ (a) through (d)].

Amended by the Board October 10, 2007; effective January 25, 2008 [¶¶ (c)(ii) through (iv)].

Amended by the Board September 10, 2008; effective November 6, 2008 [¶¶ (a) through (d)].

Amended by the Board February 11, 2009; effective February 23, 2009 [¶¶ (a)(xii)-(xvi), (b)(x), (c)(ix)-(xii) and (d)(vi) and (g)]

Amended by the Board March 2, 2011; effective April 18, 2011 [¶¶ (a)(xii) through (xvii), (b)(x), (c)(ix) through (xii), (d)(vi) and (g)].

Amended by the Board May 19, 2011; effective June 6, 2011 [¶¶ (a)(xviii) through (xxv), (d)(vii) and (e)(vi)].

Amended by the Board August 31, 2011; effective September 19, 2011 [¶¶ (d), (g) through (j)].

Amended by the Board October 22, 2014; effective January 12, 2015 [¶¶ (k) through (m)].

Rule 16.03. Last Trading Day

- (a) Except for the Euro-Forint, Euro-Koruna, Dollar-Forint, dollar-Koruna, dollar-Canadian Large dollar-Canadian, Zloty-Euro, Zloty-Dollar, Lira-Euro and Lira-Dollar contracts, the Last Trading Day in all Currency Futures Contracts deliverable in the current delivery month shall be the second (2nd) Business Day prior to the third (3rd) Wednesday of that month. If the Last Trading Day is a bank holiday in New York, New York, then the Last Trading Day in the Currency Futures Contract deliverable in the current delivery month shall be the preceding Business Day.
- (b) The Last Trading Day in the dollar-Canadian and Large dollar-Canadian contracts deliverable in the current delivery month shall be the first (1st) Business Day prior to the third (3rd) Wednesday of that month. If the Last Trading Day is a bank holiday in New York, New York or in the country of the quoted currency then the Last Trading Day in dollar-Canadian and Large dollar-Canadian contracts deliverable in the current delivery month shall be the preceding Business Day.
- (c) The Last Trading Day in the Euro-Forint, Euro-Koruna, Dollar-Forint, Dollar-Koruna, Zloty-Euro, Zloty-Dollar, Lira-Euro and Lira-Dollar contracts deliverable in the current delivery month shall be the second (2nd) Business Day prior to the third (3rd) Wednesday of that month. If the Last Trading Day is a bank holiday in New York, New York or if the following Business Day (*i.e.*, the first (1st) Business Day prior to the third (3rd) Wednesday) is a bank holiday in the country of the quoted currency, or in the country of the base currency, then the Last Trading Day in the Currency Futures Contract deliverable in the current delivery month shall be the preceding Business Day.

Amended by the Board September 10, 2008; effective November 6, 2008 [¶¶ (a) and (b)]. Amended by the Board April 18, 2012; effective with the June 2013 contract month [¶¶ (a) and (c)]. Amended by the Board October 22, 2014; effective January 12, 2015 [¶¶ (a) and (c)].

Rule 16.04. Delivery Procedures

(a) All deliveries must conform to government regulations in force at the time of delivery. If any national or international governmental agency or body issues an order, ruling, directive or law that conflicts with the requirements of these Rules, such order, ruling, directive or law shall be construed to take precedence and become part of these Rules and all open and new contracts shall be subject to such government orders.

(b) Delivery Day

Delivery of all outstanding Currency Futures Contracts shall be made on the third (3rd) Wednesday of the contract month. If that day is not a Business Day or is a bank holiday in either the country of the base currency or in the country of the quoted currency, then the delivery day shall be the next day which is a Business Day and is not a bank holiday in either the country of the base currency or in the country of the quoted currency.

(c) Final Settlement

- (i) For the purposes of this Rule, the term "CLS Delivered Currency Futures Contracts" shall mean all Currency Futures Contracts which require physical delivery of base and quoted currencies, except for the euro-forint, euro-koruna, dollar-forint, dollar-koruna, zloty-euro, zloty-dollar, lira-euro and lira-dollar, and the term "Non-CLS Delivered Currency Futures Contracts" shall refer to Currency Futures Contracts which require physical delivery of the euro-forint, euro-koruna, dollar-forint, dollar-koruna, zloty-euro, zloty-dollar, lira-euro and lira-dollar.
- (ii) For CLS Delivered Currency Futures Contracts, the Clearing Organization will match each Clearing Member having a long delivery Position (the Long Clearing Member) with one or more Clearing Members having a short delivery Position (the Short Clearing Member) in the expiring CLS Delivered Currency Futures Contract. On the Delivery Day, the Long Clearing Member shall make delivery of the quoted currency to the account of the Short Clearing Member, and the Short Clearing Member shall make delivery of the base currency to the account of the Long Clearing Member, both deliveries to be made via CLS Bank in accordance with such procedures as CLS shall institute and amend from time to time ("CLS Procedures").
- (iii) For Non-CLS Delivered Currency Futures Contracts, the Clearing Organization will match each Long Clearing Member with one or more Short Clearing Members in the expiring Currency Futures Contract. The Exchange shall designate a delivery bank*; into which the Short Clearing Member shall deposit the base currency into the account of the Clearing Organization and into which the Long Clearing Member shall deposit the quoted currency into the account of the Clearing Organization, as specified in paragraph (g) of this Rule. On the delivery day, the bank, upon instructions from the Clearing Organization, shall transfer the quoted currency funds previously deposited by the Long Clearing Member to the account of the Short Clearing Member; and upon instructions from the Clearing Organization, the delivery bank holding the base currency shall transfer the base currency to the Long Clearing Member's account.

(d) Netting of Positions

- (i) A Clearing Member may net his delivery obligations to the extent that such Clearing Member (for itself or for Customers) is both long and short in individual Currency Futures Contracts, and, if a Customer Account is involved, has a written request from the Customer to net the Customer's Account against other accounts and provided further, that the Clearing Member has a written agreement respecting delivery and receipt other than as set forth in the Rules. If the Clearing Member chooses to net, it shall indicate the net Position on its delivery commitment form or Final Position Statement. The netting shall be performed in the following sequence: (A) within each account, (B) eligible Customer Account against eligible Customer Account and (C) eligible Customer Account against Firm account.
- (ii) The netting of Positions by a Clearing Member shall relieve the Clearing Organization of any further obligations with respect to any Exchange contract involved and such Clearing

^{*} A list of Exchange Approved Delivery Banks may be accessed at the following link: https://www.theice.com/publicdocs/clear_us/FINEX_Delivery_Package_for_CMs.pdf.

Member shall indemnify the Exchange and the Clearing Organization against any liability, cost or expense either may incur for any reason as a result of the Clearing Member's netting of Positions.

- (e) All times stated in this Rule refer to New York Time, unless noted otherwise.
- (f) Delivery of CLS Delivered Currency Futures Contracts
- (i) All CLS Delivered Currency Futures Contracts are required to be physically delivered through the Continuous Linked Settlement system ("CLS"). Each Clearing Member must either be a CLS Bank member or be able to use an approved CLS agent bank to make the required physical delivery. Notwithstanding the foregoing requirements, the delivery obligation may be satisfied in the manner specified in subparagraph (v) of this paragraph (f).
- (ii) For each expiring CLS Delivered Currency Futures Contract, a Clearing Member with a Position that remains open after the close of trading on the Last Trading Day shall submit to the Clearing Organization, on or before noon of the Last Trading Day, a statement, in the form prescribed by the Clearing Organization, detailing the Clearing Member's final delivery Position ("Final Position Statement"). If the Final Position Statement is received later than noon but by 3:30 pm on the Last Trading Day, the Clearing Member may be subject to Rule 16.05. A Clearing Member which submits a Final Position Statement after 3:30 pm on the Last Trading Day or fails to submit a Final Position Statement shall be deemed to be in default and subject to Rule 16.05.
- (iii) For each expiring CLS Delivered Currency Futures Contract, a Clearing Member with a Position that remains open after the close of trading on the Last Trading Day shall submit to CLS, on or before 5:00 pm of the Last Trading Day, the relevant instructions to either take delivery of the base currency from the Short Clearing Member and make delivery of the quoted currency to the Short Clearing Member for long Positions, or make delivery of the base currency to the Long Clearing Member and take delivery of the quoted currency from the Long Clearing Member for short Positions ("CLS Submission"). Notwithstanding the foregoing sentence, a Clearing Member with a Position that remains open after the close of trading on the Last Trading Day in the dollar-Canadian or small dollar-Canadian Currency Futures Contracts shall submit its CLS Submission to CLS on or before 3:00 pm of the Last Trading Day. If the CLS Submission is received by CLS later than 5:00 pm on the Last Trading Day, the Clearing Member may be subject to Rule 16.05. A Clearing Member which submits a CLS Submission after 3:00 pm on the Business Day preceding the Delivery Day or fails to submit a CLS Submission shall be deemed to be in default and subject to Rule 16.05.

(iv) On the Delivery Day:

- (A) the Long Clearing Member shall have its account credited with the correct amount of the base currency and debited with the quoted currency equivalent in accordance with the CLS Procedures, and
- (B) the Short Clearing Member shall have its account credited with the correct amount of the quoted currency and debited with the base currency equivalent in accordance with the CLS Procedures, and
- (C) each of the Long Clearing Member and the Short Clearing Member, respectively, shall advise the Clearing Organization in writing by noon of the Delivery Day, in the event that such Clearing Member is unable to complete the delivery obligations applicable to it under the Rules.
- (v) Notwithstanding paragraph (f)(i),the Long Clearing Member and the Short Clearing Member may enter into a mutually acceptable written agreement to physically deliver or financially settle the delivery obligation under conditions other than those stipulated in the Rules.

Written notice of any such agreement shall be furnished by the Long Clearing Member and the Short Clearing Member to the Clearing Organization, whereupon such delivery shall be considered complete. The making of any such agreement shall relieve the Clearing Organization of any further obligations with respect to any Exchange Contract involved, and the Long Clearing Member and the Short Clearing Member shall indemnify the Exchange and the Clearing Organization against any liability, cost or expense either may incur for any reason as a result of the execution, delivery or performance of any such contract or such agreement, or any breach thereof or default thereunder.

- (g) Delivery of Non-CLS Delivered Currency Futures Contracts
- (i) Holders of long euro-forint, euro-koruna, dollar-forint and dollar-koruna Currency Futures Contracts shall receive delivery of the base currency and shall pay the quoted currency equivalent.

It is the responsibility of the Clearing Member having a long delivery Position to transfer the correct total amount of quoted currency funds into the account of the Clearing Organization at the delivery bank designated by the Exchange and to provide complete information for the timely transfer of the base currency into the long Clearing Member's account as specified in the procedure below:

- (A) In order for a Clearing Member with a long futures Position to accept delivery for himself or for Customers it represents, it shall, no later than noon on the Last Trading Day, present long Clearing Member's Delivery Commitments ("Delivery Commitments") to the Clearing Organization. The Clearing Member shall include the following in each Commitment:
 - (1) the name of the Exchange specified delivery bank*;
 - (2) the Clearing Organization's account number at the delivery bank in which it will deliver the quoted currency funds for each outstanding long Currency Futures Contract; and
 - (3) the Clearing Member shall include on each Delivery Commitment presented to the Clearing Organization the name of a bank along with the account number at such bank, at which it will receive delivery of the unit of trading for each outstanding long contract.

If such Delivery Commitments are received later than noon but not later than 3:30 p.m. on the Last Trading Day, the Clearing Member may be subject to disciplinary action. A Clearing Member which submits a Delivery Commitment subsequent to 3:30 p.m. on the Last Trading Day or fails to submit a Delivery Commitment shall be deemed to being default and subject to Rule 16.05.

(B) The following is the procedure for holders of long dollar-koruna and dollar-forint Currency Futures Contracts while taking delivery of such contracts:

By 10:00 a.m. local time in the country of the base currency on the Delivery Day specified in paragraph (b) above, the Clearing Member shall deposit the quoted currency in an amount sufficient to cover the number of contracts for which delivery is being made into the account of the Clearing Organization at the delivery bank. All payment advies from the remitting bank or from its correspondent must be received by the delivery bank no later than 10:00 a.m. local time on this day.

The amount of the quoted currency deposit shall equal the value of all the long outstanding Currency Futures Contracts based on the Settlement Price on the Last Trading Day. Deposit of

^{*} A list of Exchange Approved Delivery Banks may be accessed at the following link: https://www.theice.com/publicdocs/clear_us/FINEX_Delivery_Package_for_CMs.pdf.

the quoted currency shall be made as an international bank wire transfer of immediately available funds.

(C) The following is the procedure for holders of long euro-koruna and euro-forint Currency Futures Contracts while undertaking delivery of such contracts.

The Clearing Member shall deposit into the account of the Clearing Organization at the delivery bank designated by the Exchange an amount of the quoted currency that is sufficient to pay for the delivery of the base currency on all outstanding euro-forint and euro-koruna Currency Futures Contracts and that is for value on the Business Day immediately preceding Delivery Day. All payment advices from the remitting bank or its correspondent must be received by the delivery bank no later than 12:00 pm quoted currency time on the base currency business day immediately preceding Delivery Day.

The amount of the quoted currency deposit shall equal the value of all of the outstanding long euro-forint and euro-koruna Currency Futures Contracts based on the Settlement Price on the Last Trading Day.

Deposit of the quoted currency shall be made as an international bank wire transfer of immediately available funds.

- (D) For all euro-forint, euro-koruna, dollar-forint and dollar koruna Currency Futures Contracts, it is the responsibility of the owner of the long Position and the Clearing Member carrying such Position to be familiar, and in conformance, with all the regulations pertaining to the holding of non-resident bank accounts in the country of the bank in which delivery of the base currency will be accepted for each outstanding long Currency Futures Contract.
- (ii) Holders of short euro-forint, euro-koruna, dollar-forint and dollar koruna Currency Futures Contracts shall make delivery of the base currency and shall receive payment in the appropriate quoted currency.

The short Clearing Member is responsible for assuring the timely delivery of the base currency into the appropriate Clearing Organization account at the Exchange approved delivery bank and to provide complete information for the timely transfer of appropriate quoted currency into the short Clearing Member's account as specified by the procedure below:

- (A) A Clearing Member with a short futures Position in order to make delivery for itself or for a Customer it represents shall, no later than noon on the Last Trading Day, present to the Clearing Organization short Clearing Member's Delivery Commitments. The Clearing Member shall include in each Delivery Commitment:
 - (1) the name of the Exchange specified delivery bank *;
 - (2) the Clearing Organization's account number at the delivery bank in which it will deliver the base currency for each outstanding short Currency Futures Contract; and
 - (3) the name and address of the Exchange approved quoted currency transfer bank **) to which the appropriate quoted currency payment should be sent along with the name of the account and the account number to which the quoted currency payment should be credited.

If such Delivery Commitment is received later than noon on the Last Trading Day, but not later than 3:30 p.m. on the same day, the Clearing Member may be subject to disciplinary action. A Clearing Member which submits a Delivery Commitment subsequent to 3:30 p.m. on

^{*} A list of Exchange Approved Delivery Banks may be accessed at the following link: https://www.theice.com/publicdocs/clear_us/FINEX_Delivery_Package_for_CMs.pdf

^{**} A list of Exchange Approved Currency Transfer Banks may be accessed at the following link: https://www.theice.com/publicdocs/clear_us/FINEX_Delivery_Package_for_CMs.pdf

the Last Trading Day or fails to submit a Delivery Commitment shall be deemed to be in default and subject to Rule 16.05.

(B) The following is the procedure for holders of short euro-koruna, euro-forint, dollar-koruna and dollar-forint Currency Futures Contracts while taking delivery of such contracts:

The Clearing Member shall deposit into the account of the Clearing Organization at the delivery bank designated by the Exchange, an amount of the base currency that is sufficient to cover the number of contracts for which delivery is being made and that is for value on the Business Day immediately preceding Delivery Day. All payment advices from the remitting bank or its correspondent must be received by the delivery bank no later than 12:00 p.m. base currency local time on the Business Day immediately preceding Delivery Day.

The amount of the base currency deposit shall equal the unit of trading for each outstanding short Currency Futures Contract. Deposit of the base currency shall be made in the form of an international bank wire transfer of immediately available funds.

- (C) For all Currency Futures Contracts, it is the responsibility of the owner of the short Position and the Clearing Member carrying such Position to be familiar, and in conformance, with all the regulations pertaining to the holding of non-resident bank accounts in the country of the bank in which payment of the appropriate quoted currency will be accepted for each outstanding short Currency Futures Contract.
- (iii) Holders of long zloty-euro, zloty-dollar, lira-euro and lira-dollar Currency Futures Contracts shall receive delivery of the base currency and shall pay the quoted currency equivalent.

It is the responsibility of the Clearing Member having a long delivery Position to transfer the correct total amount of quoted currency funds into the account of the Clearing Organization at the delivery bank designated by the Exchange and to provide complete information for the timely transfer of the base currency into the long Clearing Member's account as specified in the procedure below:

- (A) In order for a Clearing Member with a long futures Position to accept delivery for itself or for Customers it represents, it shall, no later than noon on the Last Trading Day, present long Clearing Member's Delivery Commitments ("Delivery Commitments") to the Clearing Organization. The Clearing Member shall include the following in each Delivery Commitment:
 - (1) the name of the Exchange specified delivery bank*;
 - (2) the Clearing Organization's account number at the delivery bank in which it will deliver the quoted currency funds for each outstanding long Currency Futures Contract; and
 - (3) the name of the bank along with the account number at such bank, at which it will receive delivery of the unit of trading for each outstanding long contract.

If such Delivery Commitments are received later than noon but not later than 3:30 p.m. on the Last Trading Day, the Clearing Member may be subject to disciplinary action. A Clearing Member which submits a Delivery Commitment subsequent to 3:30 p.m. on the Last Trading Day or fails to submit a Delivery Commitment shall be deemed to be in default and subject to Rule 16.05

(B) The following is the procedure for holders of long zloty-dollar, zloty-euro, lira-dollar and lira-euro Currency Futures Contracts while taking delivery of such contracts:

^{*} A list of Exchange Approved Delivery Banks may be accessed at the following link: https://www.theice.com/publicdocs/clear_us/FINEX_Delivery_Package_for_CMs.pdf

The Clearing Member shall deposit into the account of the Clearing Organization at the delivery bank designated by the Exchange an amount of the quoted currency that is sufficient to pay for the delivery of the base currency on all outstanding zloty-dollar, zloty-euro, lira-dollar and lira-euro Currency Futures contracts and that is for value on the Business Day immediately preceding the Delivery Day. All payment advices from the remitting bank or its correspondent must be received by the delivery bank no later than 12:00 pm quoted currency time on the base currency business day immediately preceding the Delivery Day.

The amount of the quoted currency deposit shall equal the value of all the outstanding long Currency Futures Contracts based on the Settlement Price on the Last Trading Day. Deposit of the quoted currency shall be made as an international bank wire transfer of immediately available funds.

- (C) For all zloty-euro, zloty-dollar, lira-euro and lira-dollar Currency Futures Contracts, it is the responsibility of the owner of the long Position and the Clearing Member carrying such Position to be familiar, and in conformance, with all the regulations pertaining to the holding of non-resident bank accounts in the country of the bank in which receipt of the base currency will be accepted for each outstanding long Currency Futures Contract.
- (iv) Holders of short zloty-euro, zloty-dollar, lira-euro and lira-dollar Currency Futures Contracts shall make delivery of the base currency and shall receive payment in the appropriate quoted currency.

The short Clearing Member is responsible for assuring the timely delivery of the base currency into the appropriate Clearing Organization account at the Exchange approved delivery bank and to provide complete information for the timely transfer of appropriate quoted currency into the short Clearing Member's account as specified by the procedure below:

- (A) A Clearing Member with a short futures Position in order to make delivery for itself or for a Customer it represents shall, no later than noon on the Last Trading Day, present to the Clearing Organization short Clearing Member's Delivery Commitments. The Clearing Member shall include in each Delivery Commitment:
 - (1) the name of the Exchange specified delivery bank *;
 - (2) the Clearing Organization's account number at the delivery bank in which it will deliver the base currency for each outstanding short Currency Futures Contract; and
 - (3) the name and address of the Exchange approved quoted currency transfer bank **) to which the appropriate quoted currency payment should be sent along with the name of the account and the account number to which the quoted currency payment should be credited.

If such Delivery Commitment is received later than noon on the Last Trading Day, but not later than 3:30 p.m. on the same day, the Clearing Member may be subject to disciplinary action. A Clearing Member which submits a Delivery Commitment subsequent to 3:30 p.m. on the Last Trading Day or fails to submit a Delivery Commitment shall be deemed to be in default and subject to Rule 16.05.

(B) The following is the procedure for holders of short zloty-euro and lira-euro Currency Futures Contracts while taking delivery of such contracts:

^{*} A list of Exchange Approved Delivery Banks may be accessed at the following link: https://www.theice.com/publicdocs/clear_us/FINEX_Delivery_Package_for_CMs.pdf

^{**} A list of Exchange Approved Currency Transfer Banks may be accessed at the following link: https://www.theice.com/publicdocs/clear_us/FINEX_Delivery_Package_for_CMs.pdf

The Clearing Member shall deposit into the account of the Clearing Organization at the delivery bank designated by the Exchange, an amount of the base currency that is sufficient to cover the number of contracts for which delivery is being made and that is for value on the Business Day immediately preceding Delivery Day. All payment advices from the remitting bank or its correspondent must be received by the delivery bank no later than 12:00 p.m. base currency local time on the Business Day immediately preceding Delivery Day.

The amount of the base currency deposit shall equal the unit of trading for each outstanding short Currency Futures Contract. Deposit of the base currency shall be made in the form of an international bank wire transfer of immediately available funds.

(C) The following is the procedure for holders of short zloty-dollar and lira-dollar Currency Futures Contracts while taking delivery of such contracts:

The Clearing Member shall deposit into the account of the Clearing Organization at the delivery bank designated by the Exchange, an amount of the base currency that is sufficient to cover the number of contracts for which delivery is being made and that is for value on the Delivery Day. All payment advices from the remitting bank or its correspondent must be received by the delivery bank no later than 10:00 a.m. local time on the Delivery Day.

The amount of the base currency deposit shall equal the unit of trading for each outstanding short Currency Futures Contract. Deposit of the base currency shall be made in the form of an international bank wire transfer of immediately available funds.

- (D) For all Currency Futures Contracts, it is the responsibility of the owner of the short Position and the Clearing Member carrying such Position to be familiar, and in conformance, with all the regulations pertaining to the holding of non-resident bank accounts in the country of the bank in which receipt of the appropriate quoted currency will be accepted for each outstanding short Currency Futures Contract.
- (v) Notwithstanding any provision of this Rule to the contrary, the Long Clearing Member and the Short Clearing Member may enter into a mutually acceptable written agreement to physically deliver or financially settle the delivery obligation under conditions other than those stipulated in the Rules. A delivery so made shall be considered complete upon written notification of such agreement by the Long Clearing Member and the Short Clearing Member to the Clearing Organization. The making of any such agreement shall relieve the Clearing Organization of any further obligations with respect to any Exchange Contract involved, and the Long Clearing Member and the Short Clearing Member shall indemnify the Exchange and the Clearing Organization against any liability, cost or expense either may incur for any reason as a result of the execution, delivery or performance of any such contract or such agreement, or any breach thereof or default thereunder.

(h) Costs of Delivery

The seller (short) shall bear the costs of transferring the base currency into the delivery bank specified by the Exchange and the costs of transferring the quoted currency out of the delivery bank. The buyer (long) shall bear the costs of transferring the base currency out of the delivery bank specified by the Exchange and the costs of transferring the quoted currency into the delivery bank. Such costs may include, but are not limited to, wire transfer charges, CLS charges, SWIFT message charges, interest charges and transaction fees.

Amended by the Board October 10, 2007; effective December 18, 2007 [¶ (d)].

Amended by the Board February 27, 2014; effective with the June 2014 currency delivery cycle [(a) through (h)].

Amended by the Board October 22, 2014; effective January 12, 2015 $[\P\P (c)(i)]$ and (c)(iii); (g)(iii) through (g)(iii)(D) and (g)(v).

Rule 16.05. Delinquency in Performance

- (a) If a Clearing Member with a commitment to deposit currency funds pursuant to Rule 16.04 fails to deposit such funds by the deadline specified in Rule 16.04, then the Clearing Member shall be deemed in default, and the matter shall be acted upon pursuant to paragraph (c) of this Rule.
- (b) If the information contained in either the Buyer's Delivery Commitment or the Seller's Delivery Commitment is so inaccurate that delivery cannot be accomplished in a timely manner, fines or damages may be assessed pursuant to paragraph (c) of this Rule.
- (c) If a Clearing Member fails to perform all the acts required by this Chapter, or is deemed to be in default, or is unduly enriched, such Clearing Member shall be liable to the Clearing Organization and to the opposite Clearing Member for any loss sustained and may be subject to disciplinary action by the Exchange and/or the Clearing Organization.

Amended by the Board February 27, 2014; effective with the June 2014 currency delivery cycle [(b) through (c)].

Rule 16.06. Approval of Transfer Banks

Upon application, the Exchange shall approve transfer banks that must be able to do the following:

- (a) handle accounts denominated in the base currency and/or the appropriate quoted currency;
- (b) demonstrate an ability to handle transfers in the base currency and/or the appropriate quoted currency in a timely manner; and
 - (c) issue a directive-to-pay that is acceptable to the Delivery Bank.

If a bank that is approved no longer meets the above requirements of this Rule, the Exchange shall remove it from the approved list of transfer banks.

Rule 16.07. Approval of Delivery Banks

The Board shall approve a delivery bank which meets the requirements of paragraphs (a) and (b) of Rule 16.06; provided, however, that the Board may from time to time establish such additional requirements and preconditions for registration as a facility for the delivery or payment of currencies as it deems necessary.

Rule 16.08. Reserved.

Rule 16.09. Force Majeure

The term "Force Majeure" shall mean any circumstance (including, but not limited to a strike, lockout, national emergency, governmental action, computer malfunction causing loss of data, a failure of the CLS system or act of God) which is beyond the control of a Clearing Member making or taking delivery of a contract in the manner provided for in the Rules.