

A CME/Chicago Board of Trade/NYMEX Company

C.F.T.C. OFFICE OF THE SECRETARIAT 2010 FEB 16 AM 11 37

February 9, 2010

VIA E-MAIL

Mr. David Stawick Office of the Secretariat Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, N.W. Washington, D.C. 20581

Re: REVISED Rule Certification. New York Mercantile Exchange, Inc. Submission #10-043R: Notification of Expansion of Listed Contract Months for Singapore Fuel Oil 180 cst (Platts) Calendar Swap Futures

Dear Mr. Stawick:

The New York Mercantile Exchange, Inc. ("NYMEX" or "Exchange") is notifying the Commodity Futures Trading Commission ("CFTC" or "Commission") that it is self-certifying a revision to its original Submission #10-043 previously filed with the Commission on February 4, 2010 and relating to the expansion of contract months for Singapore Fuel Oil 180 cst (Platts) Calendar Swap Futures contract (Rule Chapter 662; Commodity Code UA). The listing of contract months for Singapore Fuel Oil 180 cst (Platts) Calendar Swap Futures contract was inadvertently expanded through the current calendar year plus the next consecutive five (5) full calendar years. Therefore, under this revised submission, the Exchange is self-certifying the expansion of the listing of contract months for its Singapore Fuel Oil 180 cst (Platts) Calendar Swap Futures contract such that the contract is listed through the current calendar year plus the next consecutive five (5) rather than four (4) full calendar years. Following the termination of the December contract month, a new full calendar year will be added on an annual rolling basis. This contract is listed for trading on the NYMEX trading floor and for clearing through CME ClearPort[®].

Pursuant to Section 5c(c) of the Commodity Exchange Act ("Act") and CFTC Rule 40.6, the Exchange hereby certifies that the addition of listed contract months complies with the Act, including regulations under the Act. The addition of contract months shall be effective immediately.

Should you have any questions concerning the above, please contact Daniel Brusstar at (212) 299-2604 or me at (312) 648-5422.

Sincerely,

/s/ Stephen M. Szarmack Regulatory Counsel

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