



World Financial Center
One North End Avenue
New York, New York 10282

Atlanta Calgary Chicago Houston London New York Singapore

RECEIVED
C.F.T.C.

FEB 11 PM 1:45

OFFICE OF THE SECRETARIAT

BY ELECTRONIC TRANSMISSION

Submission No. 09-9
February 11, 2009

Mr. David Stawick
Secretary of the Commission
Office of the Secretariat
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, NW
Washington, DC 20581

Re: Delisting of the Brazilian real-US dollar, Colombian peso-US dollar and NYSE Small Index futures contracts and the NYSE Composite Index options contracts - Submission Pursuant to Section 5c(c)(1) of the Act and Regulation 40.6

Dear Mr. Stawick:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended, and Commission Regulation 40.6, ICE Futures U.S., Inc. ("Exchange") submits, by written certification, a notice to the Commission that the Exchange will be delisting the Brazilian real-US dollar, the Colombian peso-US dollar and the NYSE Small futures contracts and the NYSE Composite Index options contracts (the "Contracts") as of the open of business on Friday, February 13, 2009.

The Exchange is delisting the Contracts because they have failed to attract any volume or trading interest. None of the delivery months in the Contracts currently have any open interest. It should be noted that all of the Contracts, except for the Brazilian real-U.S. dollar, are traded solely on the trading floor. The real-dollar is traded solely on the electronic trading platform.

The Exchange certifies that the delisting complies with the requirements of the Commodity Exchange Act and the rules and regulations promulgated thereunder.

The resolution to delist was adopted by the Exchange's Board of Directors on February 11, 2009 and will become effective on January 29, 2009. No substantive opposing views were expressed by members or others with respect to the amendments.

If you have any questions or need further information, please contact me at 212-748-4084 or jill.fassler@theice.com.

Sincerely,

Jill S. Fassler
Vice President
Associate General Counsel

cc: Division of Market Oversight
New York Regional Office