

A CME/Chicago Board of Trade/NYMEX Company

May 7, 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

OFFICE OF THE SECRETARIAT 2010 MAY 11 AM 7 49

Re: Rule Certification. New York Mercantile Exchange, Inc. Submission #10-122R: REVISED Notification of Expansion of Listed Contract Months for Heating Oil-Based Option Contracts

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 #10-122 previously filed with the Commission on May 6, 2010. Under this revised submission, the Exchange is amending the effective date of the expansion of listed contract months for the two (2) option contracts listed below such that the expansion of listed months occurs on May 17, 2010. The expansion of listed months for the five (5) futures contracts, also listed below, will take place, as previously scheduled, on Monday, May 10, 2010.

Contracts	Code	Rule Chapters	Existing Listed Contract Months	Expanded Listed Contract Months	Venue
Gulf Coast Jet Up-Down (Platts) vs. Heating Oil Swap Futures	ME	608	June 2012	December 2012	ClearPort, Trading Floor
Heating Oil Average Price Option	AT	321	June 2012	December 2012	ClearPort, Trading Floor
Gulf Coast ULSD Up-Down (Platts) vs. Heating Oil Swap Futures	LT	746	July 2012	December 2012	ClearPort, Trading Floor
Heating Oil Calendar Swap Futures	MP	603	June 2012	December 2012	ClearPort, Trading Floor
Heating Oil Crack Spread Swap Futures	HK	523	June 2012	December 2012	ClearPort, Trading Floor
Heating Oil Penultimate Financial Futures	ВН	825	June 2012	January 2013	ClearPort, Trading Floor
Heating Oil Calendar Spread Option	FA, FB, FC,FM, FZ	392	August 2012	January 2013	ClearPort, Trading Floor

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.

Should you have any questions concerning the above, please contact Daniel Brusstar at (212) 299-2604 or the undersigned at (212) 299-2200.

Sincerely,

/s/Christopher K. Bowen Managing Director, Chief Regulatory Counsel