

July 14, 2009

OFFICE OF THE SECRETARIAT

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 #09.52R: Notification of the Revision of Title and Rule Number for Contract Previously Delisted in Original Submission 09-52

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 #09-52 previously filed with the Commission on April 3, 2009. This revision is intended to correct typographical errors made to the title and rule number of one contract (listed below) originally submitted for delisting. Please note that the commodity code for the contract intended for delisting, which was provided in the original submission, was correct. Therefore, despite the misspelling of its title, the contract originally intended for delisting was removed from the ClearPort clearing and trading systems upon the original effective date of submission #09-52. This revised submission is exclusively administrative in nature.

Contract Name	Chapter	Code	Platform
New York Harbor Conv. Gasoline vs. NYMEX RBOB <u>Unleaded</u> Gasoline <u>Spread</u> Swap Contract	<u>605</u> 554	MJ	ClearPort Clearing and ClearPort Trading

Please note that contract titled "New York Harbor Conv. Gasoline vs. NYMEX RBOB Gasoline Swap" continues to be correctly listed on the Exchange under commodity code RZ and rule number 545.

Pursuant to Section 5c(c) of the Commodity Exchange Act ("Act") and CFTC Rule 40.6, the Exchange hereby certifies that the correction of name and rule number for previously-delisted contract 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 (312) 338-2483.

Sincerely,

/s/ Lisa A. Dunsky Director and Associate General Counsel