C.F.T.C. OFFICE OF THE SECRETARIAT 2010 AUG 31 AM 10 28

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

BY ELECTRONIC TRANSMISSION

Submission No.10-32 August 26, 2010

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: Reinstitute the Use of TAS Functionality for Russell Complex 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, as of August 30, 2010, the Exchange will be reinstituting "Trade At Settlement ('TAS')" functionality for the Russell Complex Contracts (the "Contracts").

In Submission No. 08-41, the Exchange submitted amendments to Rule 27.11 to allow for Trade At Index Close or TIC orders. In Submission No. 08-47, the Exchange notified the Commission that, as of August 22, 2008, trading of TIC orders on the platform would be enabled and the trading of TAS orders would be discontinued for the Contracts. The Exchange is now reversing that decision; and, at the end of trading on August 27th, the Exchange will discontinue TIC functionality for the Contracts and, at the beginning of trading on August 30th, reinstitute TAS functionality for the Contracts.

Notices were issued by the Exchange on August 11 and 24, 2010 notifying market participants of the change.

The Exchange certifies that these actions comply with the requirements of the Commodity Exchange Act and the rules and regulations promulgated thereunder.

This action was taken by the President in accordance with Standing Resolution R-7. 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