Issuance of NYMEX & COMEX Market Regulation Advisory Notice RA0908-4.



September 17, 2009

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

OFFICE OF THE SECRETARIA

RE: NYMEX & COMEX Market Regulation Advisory Notice RA0908-4 NYMEX Submission No. 09-200

Dear Mr. Stawick:

The New York Mercantile Exchange, Inc. ("NYMEX") hereby notifies the Commission that it will issue NYMEX & COMEX Market Regulation Advisory Notice RA0908-4 on September 21 concerning NYMEX Rule 526 ("Block Trades").

A copy of the Advisory Notice is included with this submission.

The Exchange certifies that the Advisory Notice complies with the Act and regulations thereunder.

If you have any questions regarding the Advisory Notice, please contact Robert Sniegowski, Market Regulation, at 312.341.5991 or me at 312.648.5422. Please reference NYMEX Submission No. 09-200 in any related correspondence.

Sincerely,

/s/ Stephen M. Szarmack
Director and Associate General Counsel

MARKET REGULATION ADVISORY NOTICE

Exchange NYMEX & COMEX

Subject Block Trades

Rule References Rule 526

Advisory Date September 21, 2009

Advisory Number NYMEX & COMEX RA0908-4

This Advisory Notice is being issued in connection with NYMEX and COMEX adopting new Rule 526 ("Block Trades") on September 14, 2009. Block trades in NYMEX and COMEX products are governed by Rule 526 and the information provided in this Advisory Notice.

A complete list of NYMEX and COMEX products in which block trading is permitted and the relevant quantity thresholds appear in Section 11 which begins on page 3. The text of Rule 526 appears in Section 13 which begins on page 4.

1. Definition of Block Trades

Block trades are privately negotiated futures, options or combination transactions that meet certain quantity thresholds which are permitted to be executed apart from the public auction market. All block trades are subject to the conditions set forth in NYMEX and COMEX Rule 526 and in this Advisory Notice.

2. Participation in Block Trades

Each party to a block trade must be an Eligible Contract Participant as that term is defined in Section 1a(12) of the Commodity Exchange Act. Eligible Contract Participants generally include exchange members and member firms, broker/dealers, government entities, pension funds, commodity pools, corporations, investment companies, insurance companies, depository institutions and high net-worth individuals. Commodity trading advisors and investment advisors who are registered or exempt from registration, and foreign persons performing a similar role and subject as such to foreign regulation, may participate in block transactions provided they have total assets under management exceeding \$25 million and the block trade is suitable for their customers.

A customer order may be executed by means of a block trade only if the customer has specified that the order be executed as a block trade.

Orders may not be bunched to meet the minimum block quantity thresholds.

3. Time and Prices of Block Trades

Block trades may be executed at any time, including times during which the public auction market is closed.

Block trades must be transacted at prices that are "fair and reasonable" in light of (i) the size of the transaction, (ii) the prices and sizes of other transactions in the same contract at the relevant time, (iii) the prices and sizes of transactions in other relevant markets, including, without limitation, the underlying

cash market or related futures markets, at the relevant time, and (iv) the circumstances of the markets or the parties to the block trade.

The trade price must be consistent with the minimum tick increment for the market in question. Additionally, each outright transaction and each leg of any block eligible spread or combination trade must be executed at a single price.

Block trade prices are reported independently of transaction prices in the regular market and are not included as part of the daily trading range. Block trade prices do not elect conditional orders (e.g. stop orders) or otherwise affect orders in the regular market.

4. Block Trade Minimum Quantities for Outrights, Spreads and Combinations

The block trade minimum quantity requirements for outright futures and options are set forth in the list of block trade eligible products in Section 11 which begins on page 4 of this Advisory Notice. In order to be executed as a block trade, each leg of the spread or combination (including intra-commodity, inter-commodity and options/futures spreads) must be block-eligible and the quantity of each leg of the spread must meet the designated minimum quantity threshold.

5. TAS Block Trades

Certain block-eligible futures contract months may be executed as block trades and assigned the current day's settlement price or any valid price increment ten ticks higher or lower than the settlement price ("TAS block trades"). TAS block trades may not be executed on the last day of trading in an expiring contract. The products and contract months in which TAS block trades are permitted appear in Section 11 which begins on page 4.

6. Block Trade Reporting Requirements

a) Time Requirements

Block trades must be reported to the exchange by the seller within **five minutes** of the transaction.

b) Reporting Methods

Block trades must be reported to the exchange via one of the methods described below.

i) CME ClearPort

Block trades may be reported to the CME ClearPort Block Trade Facilitation Desk by calling **1.866.246.9639**. Additionally, block trades may be electronically submitted directly to CME Clearing via CME ClearPort. For information on reporting block trades through CME ClearPort, please contact customer service at 1.800.438.8616 or via email at ClearPort@cmegroup.com.

ii) Trading Floor

Block trades negotiated on the trading floor must be reported to Exchange Price Reporting Staff in the trading ring for the specific product.

When reporting a block trade, the following information will be required:

- Contract, contract month and contract year for futures, and, additionally for options, strike price and put or call designation;
- Quantity of the trade or, for spreads and combinations, the quantity of each leg of the trade; and
- Price of the trade or, for spreads and combinations, the price of each leg of the trade.

7. Block Trade Submission Requirements to CME Clearing

COMEX block trades must be entered by the seller or his designated representative into the CME clearing system within 30 minutes of execution and must contain the material terms of the trade, including the allocation to the correct clearing firm unless the trade will clear at the seller's qualifying clearing member firm. Within 60 minutes of execution and <u>after</u> entry by the seller, the buyer or his designated representative must enter into the CME clearing system a time of execution for the trade, note any disagreement with any of the terms of the trade entered by the seller, and allocate the trade to the correct clearing firm unless the trade will clear at the buyer's qualifying clearing member firm. When reporting spread or combination transactions, each leg must be entered individually.

Until the transition of NYMEX products to the CME Clearing System on October 5, block trades in NYMEX products must continue to be submitted through the Trade Management System ("TMS").

8. Block Trade Recordkeeping

Complete order records for block trades must be created and maintained, just as with any other transaction. However, as noted above, the time of execution of the block trade must also be recorded.

9. Dissemination of Block Trade Information

Block trade information is displayed on the trading floor.

Block trade prices are published separately from transactions in the regular market.

Block trade volume is also included with other privately negotiated transactions in the daily volume reports published by the exchange.

10. Pre-Execution Communications

The prohibition on prearranged trading and the requirements related to pre-execution communications with respect to certain Globex trades set forth in Rule 539 do not apply to block trades.

11. NYMEX & COMEX Block Trade-Eligible Products

Products	Futures	TAS-Eligible Futures Contract Months	Options
Brent Crude Oil Financial	100 contracts	spot, 2 nd and 3 rd	Not available
Brent Crude Oil Last Day	100 contracts		Not available
Light "Sweet" Crude Oil	200 contracts	spot, 2 nd , 3 rd and 7 th	1,000 contracts
New York Harbor No. 2 Heating Oil	100 contracts	spot, 2 nd and 3 rd	300 contracts
Natural Gas	100 contracts	spot, 2 nd and 3 rd	1,600 contracts
European-Style Natural Gas	Not available	and the second	550 contracts
Gulf Coast Gasoline	100 contracts	en amerika telek pema abada temper yilin ikanya terpi yamunun ya kita menga an kucha ina da dempaka walama kit I	Not available
Gulf Coast Ultra Low Sulfur Diesel	100 contracts	igan di mandangan pangananganggan minanggan mengangan samunggan sanggan sanggan sanggan pengangan ng panggan p	Not available
New York Harbor Ultra Low Sulfur Diesel	100 contracts	e de la company de la composition de la company de la comp	Not available
NY Harbor Gasoline Blendstock (RBOB)	100 contracts	spot, 2 nd and 3 rd	350 contracts
Products	Futures .	TAS-Eligible Futures Contract Months	Options
Cocoa	100 contracts	e e commune de processor de processor de commune de la	Not available
Coffee	100 contracts		Not available

Cotton	100 contracts	Not available
Sugar 11	100 contracts	Not available
Gold	200 contracts	300 contracts
Silver	200 contracts	150 contracts
Copper	100 contracts	Not available
Aluminum	100 contracts	Not available

12. Contact Information

Questions regarding this advisory may be directed to the following individuals:

Market Regulation:

Anthony Densieski, Director

212.299.2881

CME Clearing:

CME Clearing Support

312.207.2525

For media inquiries concerning this Advisory Notice, please contact CME Group Corporate Communications at 312.930.3434 or news@cmegroup.com.

13. Text of NYMEX & COMEX Rule 526

Rule 526 BLOCK TRADES

The Exchange shall designate the products in which block trades shall be permitted and determine the minimum quantity thresholds for such transactions. The following shall govern block trades:

- A. A block trade must be for a quantity that is at or in excess of the applicable minimum threshold. Orders may not be aggregated in order to achieve the minimum transaction size, except by those entities described in Sections I. and J.
- B. Each party to a block trade must be an Eligible Contract Participant as that term is defined in Section 1a(12) of the Commodity Exchange Act.
- C. A member shall not execute any order by means of a block trade for a customer unless such customer has specified that the order be executed as a block trade.
- D. The price at which a block trade is executed must be fair and reasonable in light of (i) the size of the block trade, (ii) the prices and sizes of other transactions in the same contract at the relevant time, (iii) the prices and sizes of transactions in other relevant markets, including without limitation the underlying cash market or related futures markets, at the relevant time, and (iv) the circumstances of the markets or the parties to the block trade.
- E. Block trades shall not set off conditional orders (e.g., Stop Orders and MIT Orders) or otherwise affect orders in the regular market.
- F. The seller must ensure that each block trade is reported to the Exchange within five minutes of the time of execution. The report must include the contract, contract month, price, quantity of the transaction, the respective clearing members, the time of execution, and, for options, strike price, put or call and expiration month. The Exchange shall promptly publish such information separately from the reports of transactions in the regular market.
- G. Block trades must be reported to the Clearing House in accordance with an approved reporting method.

- H. Clearing members and members involved in the execution of block trades must maintain a record of the transaction in accordance with Rule 536.
- I. A commodity trading advisor ("CTA") registered or exempt from registration under the Act, including, without limitation, any investment advisor registered or exempt from registration under the Investment Advisors Act of 1940, shall be the applicable entity for purposes of Sections A., B., C., and D., provided such advisors have total assets under management exceeding \$25 million and the block trade is suitable for the customers of such advisors.
- J. A foreign Person performing a similar role or function to a CTA or investment advisor as described in Section I, and subject as such to foreign regulation, shall be the applicable entity for purposes of Sections A., B., C., and D., provided such Persons have total assets under management exceeding \$25 million and the block trade is suitable for the customers of such Persons.