

BY ELECTRONIC TRANSMISSION

Submission No. 12-53 September 24, 2012

Secretary
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, NW
Washington, DC 20581

Re: Amendment to Chapter 6 Rules on Position Limits- Submission Pursuant to Section 5c(c)(1) of the Act and Regulation 40.6(a)

Dear Sir or Madam:

Pursuant to Section 5c(c)(1) of the Commodity Exchange Act, as amended, and Commission Regulation 40.6(a), ICE Futures U.S., Inc. ("Exchange") submits, by written certification, amendments to Chapter 6 of the Rules relating to position limits, attached as Exhibit A.

Amendments have been made to Rule 6.12 which addresses aggregation, to mirror CFTC rules which require aggregation of all accounts in which any Person directly or indirectly has a 10 percent or greater ownership or equity interest for the purpose of applying position limit and position accountability levels. The CFTC exemption for independent account controllers is provided in an amendment to Rule 6.12(c) and has been deleted from the current Exchange Rule 6.28.

Rule 6.12(d) has been added to provide more stringent requirements for physical delivery contracts during the time when notice period or spot month position limits are in effect. The rule requires disaggregation of positions held by different entities that are commonly owned (and therefore would otherwise be aggregated) unless the positions are on the same side of the market. Positions in excess of the applicable limit would require the entities to obtain exemptions.

The amendments to Rule 6.13 provide a consist requirement for submitting exemption requests in the event that a position limit is exceeded due to unforeseen bona fide hedging needs. The amendment provides that an exemption request must be requested within one business day unless the Market Surveillance Department approves a later filing, which may not exceed 5 business days. An additional amendment confirms that position limits apply on both an intraday and end-of-day basis.

Rule 6.14(b) has been added to require, in the case of contracts that are cash-settled by reference to the price of a commodity or contract traded on another venue, that positions in such other market be reported to the Exchange when requested.

Amendments to Rules 6.15 and 6.33 delete references to contracts that have been delisted.

The Sugar No. 16 contract currently does not have a spot month position limit, accordingly, amendments to Rule 6.23 add the CFTC limit of 1,000 lots which takes effect as of the close of business on the sixth business day prior to last trading day of any futures contract.

Amendments to Rule 6.26, concerning Hedge Exemptions, add a reference to the new CFTC definition of bona fide hedging and clarify provisions regarding when to apply for an exemption. Amendments to Rule 6.27, concerning Arbitrage and Straddle Exemptions clarify the rules and additionally delete the cash and carry exemption, which will no longer be allowed.

New Rule 6.28 addresses risk management exemptions which traditionally have allowed managed money (pension funds, institutional investors and commodity index funds), swap dealers and large financial institutions to hold an elevated position for risks not covered under other exemption types. The exemption allows managed money to diversify portfolios with commodity derivatives and appropriately hedge or track a commodity index. It also allows swap dealers and financial institutions to hedge risks attributed to bilateral swap exposures or physical exposure on behalf of a commercial end-user. For purposes of Federal position limits entities are able to net their financially settled swaps and futures. Therefore, an index fund would be able to net its hedge with the positions in the portfolio. Additionally, a swap dealer's position opposite a commercial end-user and the corresponding offset is exempt from federal position limits as a pass-through. The risk management exemption provides a basis on which to continue allowing appropriate risk reductions at the Exchange level.

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

The amendments will become effective on October 12, 2012. 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 212-748-4083 or Audrey.hirschfeld@theice.com.

Sincerely,

Audrey R. Hirschfeld SVP & General Counsel

Enc.

cc: Division of Market Oversight New York Regional Office

EXHIBIT A

(In the text of the amendments below, additions are underlined and deletions are bracketed and lined out.)

Rule 6.12. Aggregation of Positions; Disaggregation in Spot Month

- (a) The position limits and position accountability levels established by these Rules shall apply to all positions held by any Person, including those positions in accounts for which such Person by power of attorney or otherwise directly or indirectly <u>holds positions or</u> controls trading; and in the case of positions held by two (2) or more Persons acting pursuant to an expressed or implied agreement or understanding, the same as if all of the positions were held by <u>or the trading of the positions were done by</u>, a single Person.
- (b) [The positions of spouses, parents, and children living in the same household shall be aggregated for purposes of the foregoing position limits and position accountability levels.] For the purpose of applying the position limit and position accountability levels established by these Rules, any Person holding positions in more than one account, or holding accounts or positions in which the Person by power of attorney or otherwise directly or indirectly has a 10 percent or greater ownership or equity interest, must aggregate all such accounts or positions, except in the circumstances specified in paragraph (c) below and as otherwise specified by the CFTC.
- (c) [Positions held in Futures and Futures Equivalent Contracts will not be aggregated with positions held in Cleared Only Swaps for the same Commodity which are submitted to the Exchange for clearing pursuant to Chapter 23.] An eligible entity, as defined in Section 151.1, need not aggregate its positions with the eligible entity's client positions or accounts carried by an authorized independent account controller, as defined in Section 151.1, provided that the positions are not held in the spot month during such time that a notice period or spot month position limit is in effect for physical delivery Core Referenced Futures Contracts and the eligible entity complies with any CFTC requirements for exemption from aggregation.
- (d) Commencing as of the close of business on the Business Day prior to the first Business Day that notice period or spot month position limits are in effect for any physical delivery futures contract, the positions of any Person that otherwise would be aggregated pursuant to paragraph (b) above, shall not be so aggregated and shall be considered separately for the purpose of applying the position limit levels established by these Rules, provided however, that if such positions are on the same side of the market, that such positions shall be combined for the purpose of applying the position limit levels.

Rule 6.13. Enforcement of Position Limits and Position Accountability Levels

- (a) No Member may for itself or any Customer maintain a combination of Futures Contracts and Futures Equivalent Contracts which is, or which when aggregated in accordance with Rule 6.12 is, in excess of the limits established by this Chapter. For the purpose of the Rules contained in this Chapter:
 - (i) the futures equivalent of each Option Contract is the delta ratio published daily by the Exchange;
 - (ii) a long Futures Contract, a long Call Option and a short Put Option are on the same side of the market; similarly, a short Futures Contract, a short Call Option and a long Put Option are on the same side of the market;
 - (iii) in calculating a Futures Equivalent Contract position, all serial and regular Options for the Underlying Futures Contract shall be combined.

Members are responsible for maintaining their position and their Customers' positions within the limits contained in this Chapter on both an intraday and end-of-day basis. If, however, a Member's or Customer's position exceeds speculative position limits on any given Business Day due to changes in the deltas of the Options, the Member or Customer shall have one (1) Business Day to bring the position within the limits

- (b) In the event the Exchange learns that a Member or Customer maintains positions in accounts with more than one (1) Member such that the aggregate position in all such accounts exceeds the position limits and position accountability levels established by this Chapter, the Exchange may notify all Members maintaining or carrying such accounts of the total positions of such accounts. Such notice may also instruct each such Member to reduce the positions in such accounts twenty-four (24) hours after receipt of the notice, proportionately or otherwise so that the aggregate positions of such accounts at all such Members does not exceed the position limits and position accountability levels established by this Chapter, unless as provided by paragraph (c) below, a request for an exemption is made and granted by the Exchange pursuant to this Chapter. Any Member receiving such notice shall immediately take such steps as may be necessary to liquidate such number of Commodity Contracts as shall be determined by the Exchange in order to cause the aggregate positions of such accounts at such Members to comply with the position limits and position accountability levels established by this Chapter. Notwithstanding the foregoing, the Members may reduce the positions of such accounts by a different number of Commodity Contracts so long as after all reductions have been accomplished at all Members carrying such accounts, the positions at all such Members complies with the position limits and position accountability levels established by this Chapter.
- (c) In the event a Member or Customer exceeds its position limit due to sudden unforeseen increases in its bona fide hedging needs, such Member or Customer shall not be considered in violation of the Rules provided that such Person requests a hedge exemption to carry such increased position within [(I) five (5) Business Days for Cocoa, Coffee, Sugar No. 11 and Sugar No. 16, (II) ten (10) Business Days for Cotton No. 2, FCOJ and the Financial and Index Contracts, and (III)] one (1) Business Day (unless the Market Surveillance Department has expressly approved a later filing which may not exceed five (5) Business Days) [for Corn, Wheat, Soybeans, Soybean Oil, and Soybean Meal], in each case following the day on which the Member's or Customer's position limit was exceeded and provided further that such exemption is granted by the Exchange.
- (d) Subject to the foregoing provisions of this Rule, in the event that a Member's position (whether for his own account or for the account of a Customer) exceeds the position limits established by this Chapter or ordered by the Exchange pursuant to Rules 6.17(a)(i), 6.18(a)(i), 6.22(a)(i), 6.24(a)(i)(A), 6.24(b)(i)(A), 6.24(c)(i)(A), 6.24(e)(i)(A), 6.33(a)(i), 6.33(b)(i) or 6.33(c)(i) such Member shall liquidate such number of Contracts as the Exchange shall direct in order to eliminate the excess within such time as the Exchange may prescribe and shall report to the Exchange when such liquidations have been completed. If a Member fails so to liquidate Contracts within the time prescribed by the Exchange, then, in addition to any other actions the Exchange may take, the Exchange may take such steps as it may deem necessary or appropriate to liquidate such Contracts on behalf and at the expense of such Member to the extent necessary to eliminate such excess. Without limiting the generality of the foregoing, if such Member is a Clearing Member, the Exchange may direct the Clearing Organization to effect such liquidation in accordance with Rule 803 of the Clearing Organization. In addition, the Exchange in its discretion may require any Member carrying an account for such Member or Customer to obtain and hold additional original Margin from such Member or Customer in such amount and form and by such time as the Exchange shall specify until such excess has been eliminated.

Rule 6.14. Exchange Access to Position Information

- (a)Without limiting any provision of these Rules, the Exchange shall have the authority to obtain from any Member information with respect to positions of such Member or any Customer of such Member. This authority shall include the authority to obtain information concerning positions maintained at other firms, and it shall be the obligation of a Member receiving such an inquiry to obtain such information from its Customer. In the event a Member fails to provide the requested information the Exchange, in addition to any other remedy provided in these Rules, may order that the Member liquidate the positions which are related to the inquiry.
- (b) Any Member which owns, controls or carries for any Customer a 'reportable position' (as such term is used in Rule 6.15) in any Exchange Commodity Contract that is cash settled by reference to the price of a contract or commodity traded in another venue, including another designated contract market, shall submit to the Exchange, upon request, such information as the Exchange may require with respect to the positions which such Member or its Customer owns or controls in the reference contract or commodity on such other venue, in such form and manner as may be specified by the Exchange.

Rule 6.15. Reportable Positions and Daily Reports

- (a) Members which own, control, or carry for any Customer a reportable position, as such term is defined by the Act and the Regulations thereunder, shall submit daily reports with respect to such positions to the Exchange containing such information as may be prescribed by the CFTC.
- [(b) [Members which own, control, or carry for any Customer positions in Cleared Only Swaps submitted for clearing pursuant to Chapter 23 that are equal to, or exceed, the quantity listed below shall submit daily reports with respect to such Cleared Only Swap positions to the Exchange containing such information as is prescribed by the Commission for the reporting of Futures and Options positions.
 - -(i) For Cocoa Cleared Only Swaps, fifty (50) or more swaps;
 - (ii) For Coffee Cleared Only Swaps, fifty (50) or more swaps; and
 - (iii) For Sugar Cleared Only Swaps, fifty (50) or more swaps.]
- (e)] Without limiting any provisions of the Rules, Members shall provide such additional information with respect to positions in Futures and Option Contracts and Cleared Only Swaps submitted for clearing pursuant to Chapter 23 and the ownership of such positions as may be requested by the Exchange.

Rule 6.23. Position Limits for Domestic Raw Sugar No. 16 Contracts

- (a) Subject to the exceptions contained in this Chapter, the maximum net long or net short position which any one (1) Person may own or control in the Domestic Raw Sugar No. 16 Contracts <u>in any one</u> month or in all months combined is one thousand (1,000) Exchange Futures Contracts.
- (b) Subject to the exceptions contained in this Chapter, <u>as of the close of business on the sixth Business Day prior to the Last Trading Day of any Exchange Futures Contract</u> the maximum net long or net short position [in any one (1) month] which any Person may own or control in [the] <u>an expiring Domestic Raw Sugar No. 16 Contract is one thousand (1,000) Exchange Futures Contracts.</u>

Rule 6.26. Hedge Exemption

- (a) The position limits for Exchange Futures and Options Contracts specified in this Chapter shall not apply to bona fide hedging positions as defined in Section 1.3(z)(1) of the Regulations under the Act <u>for excluded commodities and as defined in Section 151.5 for Core Referenced Futures Contracts (as such phrase is defined therein).</u>
- (b) To be eligible for an exemption under this Rule, a Member must submit a written request in the form provided by the Exchange to the Exchange which shall include the following:
 - (i) a description of the size and nature of the proposed Transactions;
 - (ii) information which will demonstrate that the proposed Transactions are bona fide hedging Transactions;
 - (iii) a statement indicating whether the Person on whose behalf the request is made (1) maintains positions in the Exchange Futures Contract for which the exemption is sought with any other Member; and/or (2) has made a previous or contemporaneous request pursuant to this Rule through another Member, and if so, the relationship of the information set forth in such requests;
 - (iv) a statement that the intended Transactions will be bona fide hedges;
 - (v) a statement that the applicant will immediately supply the Exchange with any material changes to the information submitted pursuant hereto;
 - (vi) such further information as the Exchange may request.
 - Within five (5) Business Days of the submission of the information set forth above, the Exchange shall notify the Member whether the exemption has been granted and the limitations placed thereon. An exemption will remain in full force and effect until (1) the Member requests a withdrawal; or (2) the Exchange revokes, modifies or places further limitations thereon.
- (c) Written requests for exemptions to [notice period] the position limits specified in this Chapter must be received by the Exchange no later than five (5) Business Days prior to the first (1st) [notice] day such position limits are in effect [of the contract month]. Failure to file [notice period] position limit exemption requests on a timely basis shall subject the Member and/or the Carrying Member to disciplinary action pursuant to the Rules.
- [(d) In the case of Sugar No. 11, written requests for exemptions to the position limit specified in Rule 6.22 for an expiring contract must be received by the Exchange no later than five (5) Business Days prior to the first (1st) Business Day such limit is in effect. Failure to file exemption requests on a timely basis shall subject the Member and/or the Carrying Member to disciplinary action pursuant to the Rules.]
- [(e) In the case of corn, wheat, soybeans, soybean oil and soybean meal, written requests for exemptions to the position limits specified in Rule 6. 29 for an expiring contract must be received by the Exchange no later than five (5) Business Days prior to the Last Trading Day of the expiring contract, or such other time as the Exchange may specify. Failure to file exemption requests on a timely basis shall subject the Member and/or the Carrying Member to disciplinary action pursuant to the Rules.

Rule 6.27. Arbitrage, Spread and Straddle Exemption

(a) The position limits for Exchange Futures and Options Contracts specified in this Chapter shall not apply to [A]arbitrage, intracommodity spread, intercommodity spread, eligible option/option and option//futures spreads or [S]straddle positions.

- (b) To be eligible for an exemption under this Rule, a Member must submit to the Exchange a written request in the form provided by the Exchange which shall include the following:
 - (i) a description of the size and nature of the proposed Transactions;
 - (ii) a statement that the intended positions will be [A]arbitrage, spread or [S]straddle positions;
 - (iii) a statement that the Person on whose behalf the request is made complies with whatever limitations are imposed by the Exchange with regard to said positions;
 - (iv) a statement that the Person on whose behalf the request is made agrees to submit immediately a supplemental statement explaining any change in circumstances affecting the position;
 - (v) a statement that the Person on whose behalf the request is made complies with all other Rules and requirements;
 - (vi) a statement that such positions will be moved in an orderly manner and will not be initiated or liquidated in a manner calculated to cause unreasonable price fluctuations or unwarranted price changes. The Person on whose behalf the request is made will not use said position in an attempt to violate or avoid the Rules, or otherwise impair the good name or dignity of the Exchange; and
 - [(vii) when applying for a cash and carry exemption, the trader must provide the cost of carrying the physical commodity, the minimum spread differential at which the trader will enter into a straddle position in order to obtain profit, and the quantity of stocks the trader currently owns in Exchange licensed warehouses or tank facilities.]
- (c) Written requests for exemptions to [notice period] the position limits specified in this Chapter must be received by the Exchange no later than five (5) Business Days prior to the first (1st) [notice] day such position limits are in effect [of the contract month for existing positions]. Failure to file [notice period] position limit exemption requests on a timely basis shall subject the Member and/or the Carrying Member to disciplinary action pursuant to the Rules.
- (d) Within five (5) Business Days of the submission of the information set forth above, the Exchange shall notify the Member whether the exemption has been granted and the limitations placed thereon. An exemption will remain in full force and effect until (i) the Member requests a withdrawal; or (ii) the Exchange revokes, modifies or places further limitations thereon.
- [(e) When granted a cash and carry exemption, the trader shall agree that, (i) before the price of the nearby contract month rises to a premium to the second (2nd) contract month, the trader will liquidate all long positions in the nearby contract, and (ii) the trader will comply with all other restrictions or limitations placed on the trader as a condition to the grant of the exemption.]
- [(f) Block Trades may not be used to establish positions upon which an arbitrage, spread and straddle exemption request made in accordance with this Rule is based.]

Rule 6.28. [Independently Controlled Position Exemption] Risk Management Exemption

[(a) For the purposes of this Chapter, "Eligible Entity" means a commodity pool operator, an operator of a trading vehicle, which is excluded, or which has qualified for exclusion from the definition of the term "pool" or "commodity pool operator," respectively, under Regulation 4.5 of the Act or a commodity trading advisor which (i) authorizes an independent account controller to control independently all trading decisions for positions it holds directly or indirectly, or on its behalf, but without its day to day direction and (ii) maintains only such minimum control over the independent account controller as is consistent with its fiduciary responsibilities and necessary to fulfill its duty to supervise diligently the trading done

on its behalf. "Eligible Entity" shall also mean such other person or entity deemed exempt by CFTC Regulations or Guidelines (including Regulation 150.3).]

- [(b) For the purposes of this Chapter, "Independent Account Controller" means a Person who (i) is registered with the CFTC as a Futures Commission Merchant, introducing broker, commodity trading advisor, or as an associated person of any such registrant; (ii) is authorized by the Eligible Entity to control independently trading by, and on behalf of, but without the day to day direction of the Eligible Entity; (iii) trades independently of the Eligible Entity and of any other Independent Account Controller trading for the Eligible Entity; (iv) is supervised by the Eligible Entity only to the minimal degree necessary to fulfill its fiduciary responsibilities and duty to supervise diligently the trading done on its behalf; and (v) has no knowledge of trading decisions by any other Independent Account Controller.]
- [(c) Except for Cotton No. 2 Futures and Options Contracts, an Eligible Entity may carry positions that exceed speculative position limits if (i) such positions (A) are not for the spot month if there is a position limit which applies to individual trading months during their expiration, and (B) are carried for the Eligible Entity in the separate account or accounts of an Independent Account Controller; provided, however, that the overall positions held or controlled by each such Independent Account Controller may not exceed the speculative positions limits; and (ii) such Eligible Entity provides the Exchange with information respecting the Eligible Entity and the Independent Account Controller.]
- [(d) If an Independent Account Controller is affiliated with the Eligible Entity or another Independent Account Controller, each of the affiliated entities must:
 - (i) have, and enforce, written procedures to preclude the affiliated entities from having knowledge of, gaining access to, or receiving data about trades of the other. Such procedures must include document routing and other procedures or security arrangements, including separate physical locations, which would maintain the independence of their activities; provided, however, that such procedures may provide for the disclosure of information which is reasonably necessary for an Eligible Entity to maintain the level of control consistent with its fiduciary responsibilities and necessary to fulfill its duty to supervise diligently the trading done on its behalf;
 - (ii) trade such accounts pursuant to a separately developed and independent trading systems;
 - (iii) market such systems separately; and
 - (iv) solicit funds for such trading by separate Disclosure Documents that meet the standards of CFTC Regulation 4.21 or 4.31, as applicable, where such Disclosure Documents are required under Part Four of the Regulations.]
- [(e) Upon call by Exchange staff, any Person claiming an exemption from speculative position limits under this Rule must provide to the Exchange such information as specified in the call relating to the positions owned or controlled by that Person; trading done pursuant to the claimed exemption; the Futures, Options or cash market positions which support the claim of exemption; and the relevant business relationships supporting a claim of exemption.]
- [(f) The Exchange may at any time condition an exemption on the Eligible Entity's business needs, financial status and integrity and on the liquidity, depth and volume of the market for which the exemption is sought. The Exchange may at any time modify or revoke the exemption if it is found that the Eligible Entity's status or market conditions have changed.]
- (a) The position limits for Exchange Futures and Options Contracts specified in this Chapter shall not apply to risk management positions described in sub-paragraph (vii) below.

- (b) To be eligible for an exemption under this Rule, a Member must submit to the Exchange a written request in the form provided by the Exchange which shall include the following:
 - (i) a description of the size and nature of the proposed Transactions;
 - (ii) a statement that the intended positions will be risk management positions;
- (iii) a statement that the Person on whose behalf the request is made complies with whatever limitations are imposed by the Exchange with regard to said positions;
- (iv) a statement that the Person on whose behalf the request is made agrees to submit immediately a supplemental statement explaining any change in circumstances affecting the position;
- (v) a statement that the Person on whose behalf the request is made complies with all other Rules and requirements;
- (vi) a statement that such positions will be moved in an orderly manner and will not be initiated or liquidated in a manner calculated to cause unreasonable price fluctuations or unwarranted price changes. The Person on whose behalf the request is made will not use said position in an attempt to violate or avoid the Rules, or otherwise impair the good name or dignity of the Exchange; and
- (vii) when applying for a risk management exemption, the trader must provide an explanation of the positions in the underlying cash market, related cash market, or related over-the-counter market where there exists a close linkage between the futures or options market and the underlying market in question, or, where applicable, an explanation of the corresponding commodity index being replicated.
- (c) Written requests for exemptions to the position limits specified in this Chapter must be received by the Exchange no later than five (5) Business Days prior to the first (1st) day such position limits are in effect. Failure to file position limit exemption requests on a timely basis shall subject the Member and/or the Carrying Member to disciplinary action pursuant to the Rules.
- (d) Within five (5) Business Days of the submission of the information set forth above, the Exchange shall notify the Member whether the exemption has been granted and the limitations placed thereon. An exemption will remain in full force and effect until (i) the Member requests a withdrawal; or (ii) the Exchange revokes, modifies or places further limitations thereon.

Rule 6.33. Position Accountability for Cleared Only Swaps

- (a) [A Person holding or controlling six thousand (6,000) Cocoa Cleared Only Swap positions submitted for clearing pursuant to Rules 23.20-23.26 net long or net short in any single Cocoa Cleared Only Swap month or all Cocoa Cleared Only Swap months combined:
 - (i) automatically consents not to increase further and automatically consents to decrease those positions when so ordered by the Exchange acting in its own discretion; and

- (ii) shall provide, in a timely manner, information on the nature of that Person's related cash, Exchange Futures and Options Contracts and Cocoa Cleared Only Swap positions, trading strategy and/or hedging strategy. Nothing in this Rule limits the authority of the Exchange to take action under Rules 6.11, 6.12 and 6.13 or to request and collect any information regarding that Person's related cash and Exchange Futures and Options Contracts and Cocoa Cleared Only Swap positions.
- (b) A Person holding or controlling five thousand (5,000) Coffee Cleared Only Swap positions submitted for clearing pursuant to Rules 23.05-23.11 net long or net short in any single Coffee Cleared Only Swap month or all Coffee Cleared Only Swap months combined:
 - (i) automatically consents not to increase further and automatically consents to decrease those positions when so ordered by the Exchange acting in its own discretion; and
 - (ii) shall provide, in a timely manner, information on the nature of that Person's related cash, Exchange Futures and Options Contracts and Coffee Cleared Only Swap positions, trading strategy and/or hedging strategy. Nothing in this Rule limits the authority of the Exchange to take action under Rules 6.11, 6.12 and 6.13 or to request and collect any information regarding that Person's related cash and Exchange Futures and Options Contracts and Coffee Cleared Only Swap positions.
- (e)] A Person holding or controlling ten thousand (10,000) Sugar Cleared Only Swap positions submitted for clearing pursuant to Rules <u>23.01 and 23.30-23.36</u> net long or net short in any single Sugar Cleared Only Swap month or all Sugar Cleared Only Swap months combined:
 - (i) automatically consents not to increase further and automatically consents to decrease those positions when so ordered by the Exchange acting in its own discretion; and
 - (ii) shall provide, in a timely manner, information on the nature of that Person's related cash, Exchange Futures and Options Contracts and Sugar Cleared Only Swap positions, trading strategy and/or hedging strategy. Nothing in this Rule limits the authority of the Exchange to take action under Rules 6.11, 6.12 and 6.13 or to request and collect any information regarding that Person's related cash and Exchange Futures and Options Contracts and Sugar Cleared Only Swap positions.