

UNITED STATES OF AMERICA
Before the
COMMODITY FUTURES TRADING COMMISSION

**Treatment of Funds Held in Connection with
Clearing by ICE Clear Europe Limited of
Contracts Traded on ICE Futures Europe and
ICE Futures US**

ORDER

ICE Clear Europe Limited (“ICE Clear Europe”), a registered derivatives clearing organization (“DCO”), has submitted a request that the Commodity Futures Trading Commission (“Commission”) issue an Order permitting ICE Clear Europe and its clearing members that are registered futures commission merchants (“FCM Clearing Members”) (i) to hold in a segregated futures account, subject to Sections 4d(a) and 4d(b) of the Commodity Exchange Act (“Act”), customer money, securities, and property (collectively, “customer property”) used to margin, secure, or guarantee both futures and futures options (collectively “futures”) traded on ICE Futures U.S. and foreign futures and foreign options, as defined in Commission Regulation 30.1 (collectively, “foreign futures”) traded on ICE Futures Europe, an affiliated foreign board of trade located in London, England; and (ii) to provide for portfolio margining of such futures and foreign futures.

The request was posted on the Commission's website for a 14-day public comment period, which ended on September 25, 2012. One comment letter was received during the comment period, which supported the Commission's issuance of an Order pursuant to Sections 4d(a) and 4d(b) of the Act.

The Commission has reviewed the request and the record in this matter (“Submission”), and finds that ICE Clear Europe has demonstrated that it can continue to comply with the requirements under the Act and the Commission's regulations thereunder applicable to it, including in connection with the Submission. Moreover, ICE Futures Europe is regulated by the U.K. Financial Services Authority, which is a signatory to several information sharing arrangements with the Commission and is located in a jurisdiction that has been deemed, pursuant to Commission Regulation 30.10, to have a regulatory regime that is comparable to the U.S. regulatory regime for the futures industry. Therefore,

IT IS ORDERED, pursuant to Sections 4d(a) and 4d(b) of the Act, 7 U.S.C. §§ 6d(a) and 6d(b), that, subject to the terms and conditions below, ICE Clear Europe and its FCM Clearing Members that are acting pursuant to this Order may hold customer property used to margin, guarantee, or secure trades or positions in foreign futures traded on ICE Futures Europe with other customer property used to margin, guarantee, or secure trades or positions in futures traded on ICE Futures U.S. in a segregated futures account or accounts maintained in accordance with Sections 4d(a) and 4d(b) of the Act (including any orders issued pursuant to Sections 4d(a) and 4d(b) of the Act) and the regulations thereunder, and provide for portfolio margining of such futures and foreign futures, subject to the requirements of Commission Regulation 39.13(g)(4). All such customer property shall be accounted for and treated and dealt with as belonging to the futures customers of the participating FCM Clearing Member consistent with Sections 4d(a) and 4d(b) of the Act and the regulations thereunder. In addition, ICE Clear Europe and its FCM Clearing Members that are acting pursuant to this Order may transfer cleared swaps positions, and

customer property used to margin, secure or guarantee such positions, from Regulation 30.7 accounts to Sections 4d(a) and (b) accounts.

IT IS FURTHER ORDERED, that:

(1) This Order shall only permit energy futures and options contracts that are currently traded (as such contracts may be modified from time to time), or that will be traded in the future, on ICE Futures Europe, and cleared through ICE Clear Europe (“Covered Foreign Futures Contracts”) to be commingled with all Futures that are currently, or will in the future, be traded on ICE Futures US and cleared through ICE Clear Europe, in accounts subject to Sections 4d(a) and 4d(b) of the Act.

(2) Each FCM Clearing Member acting pursuant to this Order shall take appropriate measures to identify, measure, and monitor financial risk associated with carrying the Covered Foreign Futures Contracts in a segregated futures account and implement risk management procedures to address those financial risks.

(3) ICE Clear Europe shall apply appropriate risk management oversight procedures with respect to transactions and open interest in the Covered Foreign Futures Contracts. ICE Clear Europe shall conduct oversight sufficient to assure that each FCM Clearing Member acting pursuant to this Order has the appropriate operational capabilities necessary to manage defaults in such contracts.

(4) ICE Clear Europe shall conduct financial surveillance and oversight with respect to the Covered Foreign Futures Contracts carried by each FCM Clearing Member acting pursuant to this Order.

(5) ICE Clear Europe and each FCM Clearing Member acting pursuant to this Order shall take all other steps appropriate to manage risk related to clearing the Covered Foreign Futures Contracts.

(6) ICE Clear Europe and each FCM Clearing Member acting pursuant to this Order shall hold all customer property deposited with ICE Clear Europe and such FCM Clearing Member, respectively, to margin, guarantee, or secure Covered Foreign Futures Contracts in accordance with the requirements of Sections 4d(a) and 4d(b) of the Act and the Commission's regulations thereunder.

(7) ICE Clear Europe shall at all times fulfill all representations made in the Submission, including all attachments and supporting materials thereto.

(8) Large Trader (Position) Reporting

(a) ICE Clear Europe shall provide to the Commission the information described in Part 16 of the Commission's regulations in the manner described in Parts 15 and 16 of the Commission's regulations with respect to all Covered Foreign Futures Contracts.

(b) Each FCM Clearing Member acting pursuant to this Order shall provide to the Commission the information described in Part 17 of the Commission's regulations in the manner described in Parts 15 and 17 of the Commission's regulations with respect to all Covered Foreign Futures Contracts in which it participates.

(c) Upon request by the Commission, each FCM Clearing Member acting pursuant to this Order, ICE Clear Europe, and/or ICE Futures Europe shall

obtain from specified traders and provide to the Commission the information set forth in Part 18 of the Commission's regulations.

(d) If the Commission promulgates a regulation under the Act addressing obligations under Parts 15, 16, 17, and/or 18 of the Commission's regulations, or otherwise affecting any of the obligations under paragraphs (a) through (c) above, then such regulation will, to the extent conflicting or duplicative, supersede the obligations referred to in paragraphs (a) through (c) above.

(9) ICE Clear Europe shall promptly inform the Commission of any material change in applicable law or regulations relevant to its operation as a DCO clearing for ICE Futures Europe including, but not limited to, any material change to requirements for Recognised Clearing Houses or Recognised Investment Exchanges (“RIEs”), the status of contracts between ICE Clear Europe and its clearing members (arising upon the substitution of ICE Clear Europe as clearinghouse) as Market Contracts for the purposes of Part VII of the Companies Act of 1989, and any other change in such law or regulations affecting the conclusions contained in the Submission. ICE Clear Europe also shall promptly inform the Commission of any change in ICE Futures Europe's status as an RIE and any change in ICE Futures Europe's rules that affects its cooperation with the Commission or with ICE Clear Europe.

(10) ICE Futures Europe shall maintain a binding agreement appointing an agent in the U.S. for purposes of communications, including acceptance on behalf of ICE Futures Europe of any summons, complaints, orders, subpoenas, requests for information, notice, or any other written document or correspondence issued by or on behalf of the

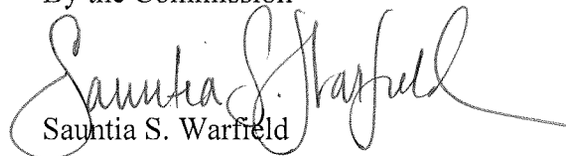
Commission, the U.S. Department of Justice, or any U.S. clearing member, and ICE Futures Europe shall promptly inform the Commission of any change in such agent or agreement with such agent.

This Order is issued pursuant to Sections 4d(a) and 4d(b) of the Act based upon the representations made and supporting material provided to the Commission by ICE Clear Europe in its Submission. Any material changes or omissions in the facts and circumstances pursuant to which this Order is granted might require the Commission to reconsider its finding that the relief set forth herein is appropriate. Further, in its discretion, the Commission may condition, modify, suspend, terminate, or otherwise restrict the exemptive relief granted in this Order, as appropriate, on its own motion.

This Order will become effective October 15, 2012.

Issued in Washington, D.C., this 9th day of October, 2012.

By the Commission

A handwritten signature in cursive script, appearing to read "Sauntia S. Warfield". The signature is written in black ink and is positioned above the printed name.

Sauntia S. Warfield

Assistant Secretary of the Commission