



Christopher Bowen
Managing Director and Chief Regulatory Counsel
Legal Department

August 12, 2013

VIA E-MAIL

Ms. Melissa Jurgens
Office of the Secretariat
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, N.W.
Washington, D.C. 20581

Re: Rule 40.6(a) Certification. Notification Regarding the Delisting of Certain Contract Months for Four (4) NYMEX Biofuel Futures Contracts NYMEX Submission No. 13-335

Dear Ms. Jurgens,

The New York Mercantile Exchange, Inc. ("NYMEX" or "Exchange") is notifying the Commodity Futures Trading Commission ("CFTC" or "Commission") that it is self-certifying the delisting of previously listed contracts months beyond January 2014 for certain contract months for four (4) biodiesel futures contracts effective immediately, such that the last listed contract month shall be December 2013. The four (4) contracts are as follows:

Contract	Code	Rule Chapter
FAME 0 Biodiesel FOB Rdam (Argus) vs. Gasoil Futures	LE	315
RME Biodiesel FOB Rdam (Argus) vs. Gasoil Futures	KE	314
Argus Biodiesel RME FOB Rdam Futures	1A	317
FAME 0 Biodiesel FOB Rdam (Argus) Futures	2L	318

The four (4) contracts are listed for trading on CME Globex and the NYMEX trading floor and for submission for clearing through CME ClearPort. The contract months slated to be delisted have **no open interest**.

NYMEX business staff responsible for the delisting of the contract months and the NYMEX Legal Department collectively reviewed the designated contract market core principles ("Core Principles") as set forth in the Commodity Exchange Act ("CEA"). During the review, NYMEX staff identified that the delisting of the certain contract months for these contracts may have some bearing on the following Core Principles:

- **Emergency Authority**: There is no open interest in the contract months submitted for delisting, and therefore there will be no market disruption related to their delisting.
- **Availability of General Information**: The Exchange will make publicly available the details of the delisting of contract months by publishing a notice to the market.

Pursuant to Section 5c(c) of the Commodity Exchange Act ("Act") and CFTC Rule 40.6(a), the Exchange hereby certifies that the delisting of the certain contract months for these contracts complies with the Act, including regulations under the Act. There were no substantive opposing views to this proposal.

The Exchange certifies that this submission has been concurrently posted on the Exchange's website at <http://www.cmegroup.com/market-regulation/rule-filings.html>.

Should you have any questions concerning the above, please contact the undersigned at (212) 299-2200 or christopher.bowen@cmegroup.com.

Sincerely,

/s/Christopher Bowen
Managing Director and Chief Regulatory Counsel