

Exhibit B

Rulebook (clean)

Rule 101. General

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“Error Trade” has the meaning given that term in Rule 526(a)(2).

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Rule 526. Trade Cancellations, Error Correction and Price Adjustments

(a) Trade Cancellations and Error Corrections

(1) Except as provided in Rule 526(a)(2) below, if a transaction is submitted to, but not accepted for clearing by, a Derivatives Clearing Organization, such transaction shall be deemed to be void *ab initio* following receipt of a clearing rejection notice from the Derivatives Clearing Organization and neither of the parties thereto nor the Company shall have any further responsibility for such transaction under these Rules.

(2) A Participant shall promptly notify the Company, by sending an e-mail to support@swapex.com, of any trade executed on or subject to the Rules that contains an operational or clerical error (an “**Error Trade**”), and, as applicable, any offsetting and correcting trades. The Participants that are counterparties to the Error Trade shall be permitted to enter into an offsetting or correcting trade subject to the following:

(i) If the Error Trade is not a Cleared Contract, the Company shall permit (x) the original counterparties to the Error Trade (or, if the wrong legal entity was assigned as a counterparty to the original transaction, the intended counterparties) to enter into a prearranged transaction that corrects the errors in the Error Trade or (y) the original counterparties to the Error Trade to enter into a prearranged transaction that offsets the Error Trade, in each case, using any applicable execution method described in Rule 524 above.

(ii) If the Error Trade is a Cleared Contract rejected from clearing by a Derivatives Clearing Organization, the Company shall permit the original counterparties to the Error Trade to enter into a new transaction, with terms and conditions that match the terms and conditions of the original transaction, other than any such error or omission and time of execution using any applicable execution method as described in Rule 524 above and submit such new transaction for clearing. Execution of a new trade and resubmission of such trade to clearing pursuant to this Rule 526(a)(2)(ii) must occur as quickly as technologically practicable after the relevant Clearing Firm(s) receipt of notice of the rejection by the Derivatives Clearing Organization, but, in any event, no later than sixty (60) minutes from issuance of such notice. If the resubmitted transaction is rejected

from clearing, such transaction will be void *ab initio* and shall be cancelled by the Company. The counterparties may not resubmit a new transaction a second time. The procedure set forth in this Rule 526(a)(2)(ii) is not available with respect to transactions that are rejected from clearing for credit reasons.

(iii) If the Error Trade is a Cleared Contract that has been cleared, the Company shall permit the original counterparties to the Error Trade to enter into a prearranged transaction that offsets the transaction carried on the books of the relevant Derivatives Clearing Organization using any applicable execution method as described in Rule 524 above. The Company shall also permit the original counterparties (or, if the wrong legal entity was assigned as a counterparty to the original transaction, the intended counterparties) to enter into a prearranged transaction that corrects the errors in the Error Trade using any applicable execution method as described in Rule 524 above. Any offsetting or correcting transaction executed pursuant to this Rule 526(a)(2)(iii) must be executed and submitted for clearing not later than three days after the three days after the relevant Derivatives Clearing Organization accepted the Error Trade for clearing. If the offsetting or correcting transaction is rejected from clearing, such transaction will be void *ab initio* and shall be cancelled by the Company. The counterparties may not resubmit a new transaction a second time.

(iv) Except as otherwise required under the CEA or CFTC Regulation, the Company shall not directly or indirectly, including through a third-party service provider, disclose the identity of any counterparty to a Cleared Contract that has been executed anonymously. Participants shall not directly or indirectly, including through a third-party service provider, disclose the identity of any counterparty to a Cleared Contract that has been executed anonymously.

(3) No Participant, Authorized Trader or Customer or prospective Participant, Authorized Trader or Customer may enforce a Breakage Agreement with another Participant, Authorized Trader or Customer, or require such an agreement as a condition to trading with such other Participant, Authorized Trader or Customer on or pursuant to the Rules in respect of a Cleared Contract.

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