SUBMISSION COVER SHEET IMPORTANT: Check box if Confidential Treatment is requested Registered Entity Identifier Code (optional): 22-333 Organization: Chicago Mercantile Exchange Inc. ("CME") $|\times|_{\mathbf{DCM}}$ DCO SDR SEF Filing as a: Please note - only ONE choice allowed. Filing Date (mm/dd/yy): 08/04/22 Filing Description: Elimination of CME Rule 552. ("Dual Trading Restrictions") and CME Rule 555. ("Top Step Trading Restrictions") **SPECIFY FILING TYPE** Please note only ONE choice allowed per Submission. **Organization Rules and Rule Amendments** Certification § 40.6(a) Approval § 40.5(a) Notification § 40.6(d) Advance Notice of SIDCO Rule Change § 40.10(a) SIDCO Emergency Rule Change § 40.10(h) Rule Numbers: <u>552. and 555.</u> **New Product** Please note only ONE product per Submission. Certification § 40.2(a) **Certification Security Futures** § 41.23(a) Certification Swap Class § 40.2(d) Approval § 40.3(a) **Approval Security Futures** § 41.23(b) Novel Derivative Product Notification § 40.12(a) **Swap Submission** § 39.5 Official Product Name: **Product Terms and Conditions (product related Rules and Rule Amendments)** Certification § 40.6(a) Certification Made Available to Trade Determination § 40.6(a) **Certification Security Futures** § 41.24(a) Delisting (No Open Interest) § 40.6(a) Approval § 40.5(a) Approval Made Available to Trade Determination § 40.5(a) **Approval Security Futures** § 41.24(c) Approval Amendments to enumerated agricultural products § 40.4(a), § 40.5(a) "Non-Material Agricultural Rule Change" § 40.4(b)(5) Notification § 40.6(d)

Rule Numbers:

Official Name(s) of Product(s) Affected:



August 4, 2022

VIA ELECTRONIC PORTAL

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

Re: CFTC Regulation 40.6(a) Certification. Elimination of CME Rule 552. ("Dual Trading

Restrictions") and CME Rule 555. ("Top Step Trading Restrictions").

CME Submission No. 22-333

Dear Mr. Kirkpatrick:

Pursuant to Commodity Futures Trading Commission ("CFTC" or "Commission") Regulation 40.6(a), Chicago Mercantile Exchange Inc. ("CME" or the "Exchange") hereby certifies to the Commission the elimination of CME Rule 552. ("Dual Trading Restrictions") and Rule 555. ("Top Step Trading Restrictions") (collectively, the "Rule Amendments") effective on trade date Friday, August 19, 2022.

The restrictions outlined in CME Rule 552. and Rule 555. were applicable to open outcry trading of certain contract months of the Options on Eurodollar Futures contract (the "Contract"). Such restrictions were suspended when the trading floor was temporarily closed due to the Covid-19 pandemic. Certain trading pits were subsequently reopened in August of 2020 without these restrictions and trading floor activity continues without them. Given the Exchange's Market Regulation Department's ability to detect and deter regulatory issues associated with dual trading, and the absence of any dual trading violations in the Contract for many years, there is minimal risk to allowing dual trading in mature and liquid contract months of the Contract. Therefore, the Exchange is eliminating Rule 552. and Rule 555. entirely.

The Rule Amendments are set forth in Exhibit A with deletions overstruck.

The Exchange reviewed the designated contract market core principles ("DCM Core Principles") as set forth in the Commodity Exchange Act ("CEA" or "Act") and identified that the Rule Amendments may have some bearing on the following Core Principles:

<u>Compliance with Rules</u>: As required under this Core Principle, the Exchange continues to monitor and enforce prohibitions of abusive trade practices through its Rules and Market Regulation Advisory Notices.

<u>Availability of General Information</u>: The Rule Amendments will be posted publicly on the CME Group website in satisfaction of this core principle, including the issuance of a Special Executive Report to the marketplace.

Pursuant to Section 5c(c) of the Act and CFTC Regulation 40.6(a), the Exchange certifies that the Rule Amendments comply with the Act and regulations thereunder. 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.

If you require any additional information regarding this submission, please contact the undersigned at 212.299.2200 or via email at CMEGSubmissionInquiry@cmegroup.com.

Sincerely,

/s/ Christopher Bowen
Managing Director and Chief Regulatory Counsel

Attachment: Exhibit A: CME Rule 552.and Rule 555. (blackline format)

EXHIBIT A

CME Rulebook Chapter 5 ("Trading Qualifications and Practices")

(deletions are overstruck)

549.-5524 [RESERVED]

552. DUAL TRADING RESTRICTIONS

552.A. Definitions

- 1. Dual Trading: The term "dual trading" shall mean trading or placing an order for one's own account, an account in which one has a direct or indirect financial interest or an account which one controls, in any contract month in which such person previously executed, received or processed a customer order on the Exchange floor during the same Regular Trading Hours session.
- 2. Customer: The term "customer" means the ultimate (end) customer or originator of the order, not the clearing member.
- 3. Mature Liquid Contract: The term "mature liquid contract" means a contract month by position in relation to the front month contract at any given point in time that has had during the prior six calendar months an average daily pit-traded volume of 10,000 or more contracts; provided, however, that the Board of Directors may exempt from or include in this definition specific contracts and hours of trading during which such contracts will be deemed not to be mature liquid contracts, taking into account any market conditions which, in the Board's opinion, would justify such action.

552.B. Prohibition

Dual trading shall be prohibited in any contract month which is deemed a mature liquid contract by management subject to the exceptions in Section C. below.

552.C. Exceptions

- 1. Customer Permission. A member may engage in dual trading in any contract month if each customer for whom such member executes or processes orders in that contract month grants prior written permission to such member.
- Member Customers. A member may engage in dual trading in any contract month if the customer for whom such member executes or processes orders in that contract month is a member of the Exchange.
 Errors.
- a. A member taking a position into his error account as a result of the erroneous execution of an order shall not be considered to be dual trading provided that such member creates an accurate record evidencing that the position was the result of an error.
- b. A member may engage in dual trading to offset a position resulting from the erroneous execution of a customer order provided that such member (1) creates an accurate, contemporaneous record evidencing that the transactions for such member's account were the result of the correction of the error and (2) records the time of each trade to the nearest minute on his trading card.
- c. A member may engage in dual trading to spread a position resulting from an order execution error against a contract in which the member is dual trading restricted. The member must create an accurate contemporaneous record evidencing that the original position was the result of an error and create a record to clearly identify any trades made for the purpose of spreading against the original position. When spreading an error position, any trading in a dual trading restricted component of the spread may only be for offset purposes. The member may not add to the position or reestablish a position in a dual trading restricted component once the position has been offset. The member must create an accurate, contemporaneous record identifying the offsetting transaction and must record the time of execution to the nearest minute for each such transaction.
- 4. Spread Brokers. A member whose primary business is the execution of spread orders may engage in dual trading. Members executing options/futures spread or combination orders (in which the futures side is a dual trading restricted contract) at a differential or combination value, while in the options pit, will not be considered in violation of the dual trading restrictions if such members subsequently trade for their personal accounts in that dual trading restricted futures contract. This exemption only applies to members executing the aforementioned options/futures spreads or combinations. Members are still prohibited from trading for their

personal accounts in dual trading restricted futures contracts after executing outright customer orders in such contracts.

[Rule 553. Remains unchanged.]

554. IRESERVEDI

555. TOP STEP TRADING RESTRICTIONS

555.A. Definitions

- 1. Restricted Contract Month: The term "restricted contract month" means a mature liquid contract month subject to the dual trading provisions of Rule 552.
- 2. Contract Month Position: The term "contract month position" means the area of the pit designated by the Pit Committee for trading a specific contract month or months.
- 3. Personal Account: The term "personal account" means a member's own account, an account in which the member has a direct or indirect financial interest, or an account which the member controls.

555.B. Top Step Restrictions

While standing on the top step, a member shall not execute a trade or place an order for his personal account in any restricted contract months which are traded in the contract month position where such member stands.

After a member has conducted business on the top step, including, executing, receiving or processing an order, neither the member nor anyone else shall thereafter during the same RTH session execute a trade or place an order for such member's personal account in any restricted contract month eligible for trading in the contract month position where such member conducted business. However, a member may trade or place orders in such restricted contract months prior to his standing on the top step, and such orders may be executed by another individual even after the member placing the orders has conducted business on the top step, provided the execution of such orders on behalf of such member is not otherwise prohibited by Rule 552.

A restricted contract month shall be deemed to be restricted, for the purposes of this rule only, through the last day of trading of such restricted contract month.

555.C. Exceptions

- 1. Errors: Taking a position resulting from the erroneous execution of a customer order and liquidating such position will not be a violation of the top step restrictions provided the member creates an accurate record evidencing that such transactions were the result of an error or the correction of an error.
- 2. Intermarket Spreaders: A member may trade from the top step provided such transactions are made exclusively to facilitate intermarket spreads or combinations.
- 3. Trading with Discretion for the Proprietary Account of a Clearing Member: A member who fills orders from the top step for the proprietary account of a clearing member, where such trading requires sightlines to the pit for arbitrage, may also trade with discretion for such account provided that all such trades constitute part of an arbitrage transaction to another market and the member has received authorization to do so by the Market Regulation Department.
- 4. The Board of Directors may exempt any contract or contract months from the provision of this rule taking into account any market conditions which, in the Board's opinion, would justify such action.
- 5. The Floor Conduct Committee shall have the authority to: a. Exempt specific top-step areas deemed unsuitable for order filling; and b. Grant individual exceptions where the application of the rule would work a hardship on the execution of customer orders, provided such exceptions are consistent with Rule 552.

555 D. Violations

A single violation of this rule may be deemed a trading infraction under Rule 514.A.9. subject to the jurisdiction and fining authority of the Floor Conduct Committee, except for those violations involving Rule 552. Multiple or egregious violations of this rule may be referred to the Chief Regulatory Officer for the consideration of charges.

556,- 558, [RESERVED]