

November 21, 2022

Submitted via Portal

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

Re:

CFTC Regulation 40.6(a) Required Certification AEGIS SEF, LLC Amendment to Rulebook, Participant Agreement

Dear Sir:

Pursuant to Section 40.6(a) of the regulations of the U.S. Commodity Futures Trading Commission (the "CFTC", or the "Commission"), AEGIS SEF, LLC ("AEGIS") hereby notifies the Commission that it has amended its Rulebook and Participant Agreement. The Rule Amendments shall become effective 10 days after this submission has been filed or immediately upon approval by the CFTC, whichever occurs first.

A concise explanation and analysis of the rules and their compliance with applicable provisions of the Act, including core principles and the Commission's regulations, is attached hereto as Exhibit A. A copy of the Rulebook is attached under separate cover as Exhibit B. A redlined version of the Rulebook is attached under separate cover as Exhibit C. A copy of the Participant Agreement is attached under separate cover as Exhibit D. A redlined version of the Participant Agreement is attached under separate cover as Exhibit E. Exhibits D and E bear the designation "Confidential Treatment Requested by AEGIS SEF, LLC."

This request for confidential treatment is made pursuant to Commission Regulations 40.8, as Exhibits D and E contain information that would reveal the trade secrets or confidential commercial or financial information of AEGIS SEF and its affiliates.

AEGIS hereby certifies that: (i) the amended agreement complies with the Act and the Commission's regulations thereunder, and (ii) copy of this submission is being concurrently posted on AEGIS's website. There were no substantive opposing views to the amendments to the Rulebook and Exhibit N-1.

Please contact the undersigned at 832-413-5973 or afurman@aegis-hedging.com with any questions regarding this matter.

AEGISSEF

Andrew Furman

Andrew Furman Chief Compliance Officer AEGIS SEF, LLC 2829 Technology Forest Blvd Suite 260 The Woodlands, TX 77381

Exhibit A – Explanation

Amendment and Explanation	Supporting Rule / Core Principle
 Rulebook 4.18.1-4.18.2: Part 43 and Part 45 Reporting of Swap Transaction and Pricing Data Conformed SDR data references to December 5, 2022 updated formatting 	 Core Principle 4(A)- Establish rules or terms and conditions Core Principle 5 – Ability to Obtain Information Core Principle 10 – Recordkeeping Part 43 Part 45
 Rulebook 4.18.4: Third-Party Reporting Under Parts 43 and 45 Clarified Reporting Requirements Conformed SDR data references to December 5, 2022 updated formatting Added additional requirement of SEF to test third party reporting at inception 	 Core Principle 1(B)- Reasonable Discretion of swap execution facility Core Principle 2 – Compliance with rules Core Principle 4(A)- Establish rules or terms and conditions Core Principle 5 – Ability to Obtain Information Core Principle 10 – Recordkeeping Core Principle 15(B)(vi) – Establish Procedures for Remediation Part 43 Part 45

AEGIS SEF

 Participant Agreement: Clarifying reporting requirements for Participants who are Financial Counterparties Separating reporting requirements by which SDR is being reported to 	 Core Principle 1(B)- Reasonable Discretion of swap execution facility Core Principle 2 – Compliance with rules Core Principle 4(A)- Establish rules or terms and conditions Core Principle 5 – Ability to Obtain Information Core Principle 10 – Recordkeeping Part 43 Part 45
---	--



Exhibit B – AEGIS SEF Rulebook

(attached under separate cover)

Exhibit C – AEGIS SEF Rulebook (redlined)

(attached under separate cover)

Exhibit D – AEGIS SEF Participant Agreement

(attached under separate cover)

Exhibit E – AEGIS SEF Participant Agreement (redlined)

(attached under separate cover)