## Bloomberg

September 28, 2023

## Submitted via Portal

U.S. Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, N.W. Washington, D.C. 20581

Re: CFTC Regulation 40.6(a) Certification. Issuance of BSEF Notice to Participants 2023-R-15

## Ladies and Gentlemen:

Bloomberg SEF LLC ("Bloomberg SEF") is certifying to the U.S. Commodity Futures Trading Commission ("CFTC" or "Commission") the issuance of BSEF Notice to Participants 2023-R-15 regarding new requirements and actions for certain Participants due to the CFTC SDR Reporting Rules effective December 5, 2022.

This Notice reminds Participants to keep their records current and up to date in Bloomberg SEF's onboarding and Participant records database. The Rule Amendment is effective on September 28, **2023**. A copy of the Notice is attached as **Exhibit A**.

Bloomberg SEF certifies that: (i) the Notice to Participants complies with the Act and the Commissions regulations thereunder, and (ii) a notice and copy of this submission has been concurrently posted on Bloomberg SEF's website. There were no substantive opposing view to the Notice to Participants.

Please contact the undersigned at (212) 617-7331 with any questions regarding this matter.

Daniel Glatter

Very truly you

Chief Compliance Officer

Bloomberg SEF LLC 73 I Lexington Avenue New York, NY I0022

**Enclosure** 



## **Bloomberg SEF LLC**

Notice to Participants No. 2023-R-15

Bloomberg SEF Notice to Participants No. 2022-2 outlined new requirements and actions for certain Participants due to the CFTC SDR Reporting Rules effective December 5, 2022. Bloomberg SEF implemented new enhancements to its ENFB system, which required Participants to verify or update their Trading Status on ENFB to ensure proper market surveillance and correct SDR reporting for each executed trade.

Bloomberg SEF is issuing this Notice to Participants to remind each Participant to verify and if necessary, update Trading Status on ENFB. For example, if a Participant conducts trades for its own LEI, then Bloomberg SEF would expect the Trading Status to be "Principal Swap Dealer/MSP." If a Participant conducts trades not for its own LEI, then Bloomberg SEF would expect the Trading Status to be "Agent." Participant shall select the "Agent" category that corresponds to its activities on BSEF.

Please note that Bloomberg SEF derives the allocation indicator for each trade from the Trading Status, therefore providing an incorrect Trading Status may result in BSEF reporting to an incorrect allocation indicator.

Bloomberg SEF Participants are required under Rules 301(e) and 524 of Bloomberg SEF's Rulebook to keep their records current and up to date in Bloomberg SEF's onboarding and Participant records database. Failure to provide up-to-date and accurate Participant information may result in inaccurate audit trail and/or SDR reporting and subsequent disciplinary action by Bloomberg SEF.

Capitalized terms used, but not defined herein, have the meanings assigned to them in the BSEF Rulebook, which is available at <a href="https://www.bloomberg.com/professional/product/sefcompliance/">https://www.bloomberg.com/professional/product/sefcompliance/</a>.

Effective date: September 28, 2023.