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December 2, 2020

Submitted via CFTC Portal

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

Re: <u>TeraExchange, LLC – Regulation 40.2 Certification of USD LIBOR Basis Swaps</u>

Ladies and Gentlemen:

TeraExchange, LLC ("TeraExchange") hereby notifies the Commodity Futures Trading Commission (the "Commission") of its intent to list United States Dollar ("USD") LIBOR Basis Swaps (the "Contract") on the TeraExchange swap execution facility. TeraExchange intends to list this Contract on December 3, 2020.

Pursuant to Commission Regulation 40.2, this submission includes:

- 1. A copy of the submission cover sheet in accordance with the instructions provided in Appendix D to Part 40 of the Commission's regulations, attached as Exhibit A.
- 2. The intended listing date is December 3, 2020.
- 3. A certification by TeraExchange that (a) the Contract complies with the Commodity Exchange Act, as amended (the "Act"), and the Commission regulations thereunder; and (b) concurrent with this submission, TeraExchange posted on its website (i) a notice of pending certification of the Contract and (ii) a copy of this submission, attached as Exhibit B;
- 4. The Contract's terms and conditions, attached as Exhibit C; and
- 5. An explanation and analysis of the Contract's compliance with applicable core principles and Commission regulations, attached as Exhibit D.

Questions regarding this submission should be directed to Christopher Rossman, Chief Compliance Officer, at 908-273-8287 or by e-mail at crossman@teraexchange.com.

Sincerely,

<u>Christopher Rossman</u> Christopher Rossman Chief Compliance Officer

EXHIBIT A

	SUBMISSION COVER	SHEET			
IMPO	IMPORTANT: Check box if Confidential Treatment is requested				
Registered Entity Identifier Code (optional):					
Organ	ization: TeraExchange, LLC				
Filing			hoice allow		
-	Date (mm/dd/yy): 12/02/2020 Filing Description: Product Certification				
	SPECIFY FILING TYPE Please note only ONE choice allowed per Submission.				
Organ	ization Rules and Rule Amendments Certification	§ 40.6(a)			
H	Approval	§ 40.5(a)			
H	Notification	§ 40.6(d)			
	Advance Notice of SIDCO Rule Change	§ 40.10(a)			
	SIDCO Emergency Rule Change	§ 40.10(h)			
Rule N	umbers:	a()			
		product per Submission. § 40.2(a)			
	Certification Security Futures	§ 41.23(a)			
Π	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			
Officia	I Product Name: USD LIBOR Basis Swap Contract				
Produ	ct Terms and Conditions (product related Rules and Certification	Rule Amendments) § 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(b)			
	Approval Amendments to enumerated agricultural products	§ 40.4(a), § 40.5(a)			
	"Non-Material Agricultural Rule Change"	§ 40.4(b)(5)			
		0.40.775			
	Notification I Name(s) of Product(s) Affected:	§ 40.6(d)			

EXHIBIT B

CERTIFICATIONS PURSUANT TO SECTION 5c OF THE COMMODITY EXCHANGE ACT, 7 U.S.C. §7A-2 AND COMMODITY FUTURES TRADING COMMISSION REGULATION 40.2, 17 C.F.R. §40.2

TeraExchange, LLC ("TeraExchange") hereby certifies that: a) the USD LIBOR Basis Swap Contract complies with the Commodity Exchange Act, 7 U.S.C. §1 *et seq.* and the Commodity Futures Trading Commission (the "Commission") regulations thereunder; and b) concurrent with this submission, TeraExchange, posted on its website: (i) a notice of pending certification of the Contract with the Commission; and (ii) a copy of this submission.

TeraExchange, LLC

By: Christopher Rossman

Name: Christopher Rossman Title: Chief Compliance Officer Date: December 2, 2020

EXHIBIT C

Terms and Conditions

USD LIBOR BASIS IRS General				
Currency	USD			
Clearing Venue Specifications	CME available at http://www.cmegroup.com/trading/interest-rates/cleared-otc.html LCH available at https://www.lch.com/index.php/services/swapclear/what-we-clear			
*Quoting Convention	Standard: Float Leg 2 Spread in basis points (000.0) Upfront: NPV per hundred million notional			
*Price Increment	0.001 points = 0.1 basis points			
*Minimum Notional Size	\$1,000			
*Minimum Notional Size Increment	\$1,000			
Trading Conventions	Buy = Pay Spread Sell=Receive Spread			
Trading Hours	Trading hours of TeraExchange, LLC			
*Effective Date	The Effective Date is the first date for which fixed and floating payments accrue. For spot starting instruments the Effective Date is Trade Date + 2, subject to adjustment based on Modified Following convention. For forward starting instruments, the Effective Date is Trade Date + 2 + Forward Starting Period, subject to adjustment based on Modified Following convention.			
*Maturity Date	The Maturity Date (also referred to as the Termination Date) is the final date to which fixed and floating amounts accrue. For spot starting instruments, this date is Effective Date + Tenor.			
*Forward Starting Date	Up to 10 Years			
*Tenor	LIBOR v LIBOR: Up to 51 Years			
*Upfront Payment	Standard: None			
ophont Payment	Upfront: Determined by the price of execution			
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations			
Settlement Procedure	As determined by the Clearing Venue			
Position Accountability	As may be determined and published by TeraExchange under CFTC Regulation 37.600 (c)			
	Float Leg 1			
*Reset Frequency	Monthly (1M USD-ICE-LIBOR)			
	Quarterly (3M USD-ICE-LIBOR)			
*Payment Frequency	Monthly (1M USD-ICE-LIBOR) Quarterly (3M USD-ICE-LIBOR)			
*Compounding	Flat			
*Day Count Convention	ACT/360			
*Business Day Convention	Modified Following			
*Reset Dates	Reset Dates define the beginning and end of accrual periods. Floating Rate Reset Dates facilitate the determination of the Reference Rate Fixing Dates. Each Reset Date is subject to adjustment based on Modified Following.			
Fixing Date	Two London Business Days prior to the Reset Date, subject to Preceding Business Day adjustment			
*Floating Rate Index	USD-ICE-LIBOR (1, 3 Month)			
*Fixing Date Holiday Calendar	New York (USNY), London (GBLO)			
	Float Leg 2			
*Reset Frequency	Quarterly (3M USD-ICE-LIBOR) Semiannually (6M USD-ICE-LIBOR)			
*Payment Frequency	Quarterly (3M USD-ICE-LIBOR) Semiannually (6M USD-ICE-LIBOR)			
*Compounding	None			
*Day Count Convention	ACT/360			
*Business Day Convention	Modified Following			
*Reset Dates	Reset Dates define the beginning and end of accrual periods. Floating Rate Reset Dates facilitate the determination of the Reference Rate Fixing Dates. Each Reset Date is subject to adjustment based on Modified Following.			
Fixing Date	Two London Business Days prior to the Reset Date, subject to Preceding Business Day adjustment			
*Floating Rate Index	USD-ICE-LIBOR (3, 6 Month)			
*Fixing Date Holiday Calendar	New York (USNY), London (GBLO)			

The above items represent the customary attributes of the swap agreements; those marked with an asterisk "" may be customized but only in conformance with the Clearing Venue Specifications.

EXHIBIT D

EXPLANATION AND ANALYSIS OF THE CONTRACT'S COMPLIANCE WITH APPLICABLE CORE PRINCIPLES AND COMMISSION REGULATIONS

As required by Commission Regulation § 40.2(a), the following analysis, in narrative form, demonstrates that the USD LIBOR Basis Swap (the "Contract") is consistent with the requirements of the Commodity Exchange Act, as amended (the "Act"), and the Commission regulations and guidance thereunder (in particular, Appendix B to Part 37 and Appendix C to Part 38).

Appendix B to Part 37

CORE PRINCIPLE 3 OF SECTION 5H OF THE ACT - SWAPS NOT READILY SUSCEPTIBLE TO MANIPULATION; CORE PRINCIPLE 4 OF SECTION 5H OF THE ACT - MONITORING OF TRADING AND TRADE PROCESSING

The swap execution facility shall permit trading only in swaps that are not readily susceptible to manipulation.

(a) Guidance.

(1) In general, a swap contract is an agreement to exchange a series of cash flows over a period of time based on some reference price, which could be a single price, such as an absolute level or a differential, or a price index calculated based on multiple observations. Moreover, such a reference price may be reported by the swap execution facility itself or by an independent third party. When listing a swap for trading, a swap execution facility shall ensure a swap's compliance with Core Principle 3, paying special attention to the reference price used to determine the cash flow exchanges. Specifically, Core Principle 3 requires that the reference price used by a swap not be readily susceptible to manipulation. As a result, when identifying a reference price, a swap execution facility should either: Calculate its own reference price using suitable and well-established acceptable methods or carefully select a reliable third-party index.

(2) The importance of the reference price's suitability for a given swap is similar to that of the final settlement price for a cash-settled futures contract. If the final settlement price is manipulated, then the futures contract does not serve its intended price discovery and risk management functions. Similarly, inappropriate reference prices cause the cash flows between the buyer and seller to differ from the proper amounts, thus benefitting one party and disadvantaging the other. Thus, careful consideration should be given to the potential for manipulation or distortion of the reference price.

The reference rate for the floating leg of the Contract is one of several widely used London Interbank Offered Rate benchmarks and is not readily susceptible to manipulation. These rates are administered and calculated by a regulated third-party provider using specific guidelines as described below.

The Contract, which trades in a large, well-established and highly liquid market, is not readily susceptible to manipulation. Price manipulation in such deep markets is exceedingly difficult to achieve. In addition, TeraExchange has established exchange rules and an enforcement infrastructure to prevent manipulation. TeraExchange staff conduct real-time market surveillance and perform comprehensive trade practice and market surveillance compliance review on a T+1 basis.

Calculation of London Inter-Bank Offered Rate ("LIBOR") - USD

The reference rate for the floating leg of the swap is the United States Dollar London Inter-Bank Offered Rate.

LIBOR provides an indication of the average rate at which a LIBOR contributor bank can obtain unsecured funding in the London interbank money market for a given period and in a given currency. Currently, LIBOR is calculated and administered by Intercontinental Exchange, Inc. ("ICE") via the ICE Benchmark Administration, which maintains a reference panel of between 11 and 16 contributor banks for each currency calculated. Each contributor bank submits input data for all seven LIBOR tenors (Overnight/Spot, One Week, One Month, Two Months, Three Months, Six Months and 12 Months) in each of five fixing currencies (USD, GBP, EUR, CHF and JPY) for which it is on a panel. Contributor bank submissions are based on the lowest perceived rate at which a bank could go to the London interbank money market and obtain funding in reasonable market size, for a given maturity and currency.

Every ICE LIBOR rate is calculated using a trimmed arithmetic mean. Once each submission is received, they are ranked in descending order and then the highest and lowest 25% of submissions are excluded. This trimming of the top and bottom quartiles allows for the exclusion of outliers from the final calculation. The remaining contributions are then arithmetically averaged, and the result is rounded to five decimal places to create an ICE LIBOR rate. This is repeated for every currency and maturity, producing 35 rates every business day. As an administrator that is authorized and regulated by the UK Financial Conduct Authority (the "FCA"), ICE Benchmark Administration is required to comply with the FCA's rules for benchmark administrators and has been formally assessed in respect of ICE LIBOR against the IOSCO Principles for Financial Benchmarks. The principal committee of the ICE Benchmark Administration is the Oversight Committee, which is responsible for overseeing LIBOR's methodology and code of conduct. The Oversight Committee has broad market representation, being comprised of representatives from the market, industry bodies, benchmark contributors and infrastructure providers, as well as observers from the Board of Governors of the Federal Reserve System, the Swiss National Bank and the Bank of England. Additional information regarding how ICE LIBOR is calculated, panel composition and governance and oversight of ICE LIBOR may be accessed at https://www.theice.com/iba/libor.

(3) For swaps that are settled by physical delivery or by cash settlement refer to the guidance in appendix C to part 38 of this chapter—Demonstration of Compliance That a Contract is not Readily Susceptible to Manipulation, section b(2) and section c(4), respectively.

Please see below.

<u>Appendix C to Part 38 - Demonstration of Compliance That a Contract Is Not Readily Susceptible to</u> <u>Manipulation</u>

(c) Futures Contracts Settled by Cash Settlement. (1) Cash settlement is a method of settling certain futures or option contracts whereby, at contract expiration, the contract is settled by cash payment in lieu of physical delivery of the commodity or instrument underlying the contract. An acceptable specification of the cash settlement price for commodity futures and option contracts would include rules that fully describe the essential economic characteristics of the underlying commodity (e.g., grade, quality, weight, class, growth, issuer, maturity, source, rating, description of the underlying index and index's calculation methodology, etc.), as well as how the final settlement price is calculated. In addition, the rules should clearly specify the trading months and hours of trading, the last trading day, contract size, minimum price change (tick size) and any limitations on price movements (e.g., price limits or trading halts).

Essential Economic Characteristics of the Contract Terms

The terms and conditions of the Contract, listed in Exhibit C, follow industry convention and match the terms of basis swaps that are commonly offered in the market.

Calculation of Cash Settlement Price

The Contract is an agreement to exchange cash flow streams by applying two different floating interest rates (of the three specified above) to a specified notional amount (determined by the counterparties) over a term of maturity (also determined by the counterparties). As such, the cash settlement price will be calculated based on the following variables:

- Floating Leg 1: The payment amount is based on the following: Notional Amount, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
- Floating Leg 2: The payment amount is based on the following: Notional Amount, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.

All payments are settled in accordance with the payment frequency of the swap. The detailed settlement procedure will be determined by the clearing venue.

(2) Cash settled contracts may be susceptible to manipulation or price distortion. In evaluating the susceptibility of a cash-settled contract to manipulation, a designated contract market should consider the size and liquidity of the cash market that underlies the listed contract in a manner that follows the determination of deliverable supply as noted above in (b)(1). In particular, situations susceptible to manipulation include those in which the volume of cash market transactions and/or the number of participants contacted in determining the cash-settlement price are very low. Cash-settled contracts may create an incentive to manipulate or artificially influence the data from which the cash-settlement price is derived or to exert undue influence on the cash-settlement price's computation in order to profit on a futures position in that commodity.

The utility of a cash-settled contract for risk management and price discovery would be significantly impaired if the cash settlement price is not a reliable or robust indicator of the value of the underlying commodity or instrument. Accordingly, careful consideration should be given to the potential for manipulation or distortion of the cash settlement price, as well as the reliability of that price as an indicator of cash market values. Appropriate consideration also should be given to the commercial acceptability, public availability, and timeliness of the price series that is used to calculate the cash settlement price. Documentation demonstrating that the settlement price index is a reliable indicator of market values and conditions and is commonly used as a reference index by industry/market agents should be provided. Such documentation may take on various forms, including carefully documented interview results with knowledgeable agents.

The Contract operates in a very liquid market with numerous participants. Also, the cash settlement price is not easily susceptible to manipulation or distortion as the method of determining the price is based on factors that are fixed at the start of the particular Contract (i.e., payment frequency, day count conventions, and floating reset dates) and USD-ICE-LIBOR. Additionally, the LIBOR reference rates, including the USD-ICE-LIBOR, are widely accepted by market participants and readily available through numerous publicly available sources.

(3) Where an independent, private-sector third party calculates the cash settlement price series, a designated contract market should consider the need for a licensing agreement that will ensure the designated contract market's rights to the use of the price series to settle the listed contract.

(i) Where an independent, private-sector third party calculates the cash settlement price series, the designated contract market should verify that the third party utilizes business practices that minimize the opportunity or incentive to manipulate the cash-settlement price series. Such safeguards may include lock-downs, prohibitions against derivatives trading by employees, or public dissemination of the names

of sources and the price quotes they provide. Because a cash-settled contract may create an incentive to manipulate or artificially influence the underlying market from which the cash-settlement price is derived or to exert undue influence on the cash-settlement computation in order to profit on a futures position in that commodity, a designated contract market should, whenever practicable, enter into an information-sharing agreement with the third-party provider which would enable the designated contract market to better detect and prevent manipulative behavior.

As described above, the cash settlement price will be calculated through a cash settlement method that is not easily susceptible to manipulation.

(ii) Where a designated contract market itself generates the cash settlement price series, the designated contract market should establish calculation procedures that safeguard against potential attempts to artificially influence the price. For example, if the cash settlement price is derived by the designated contract market based on a survey of cash market sources, the designated contract market should maintain a list of such entities which all should be reputable sources with knowledge of the cash market. In addition, the sample of sources polled should be representative of the cash market, and the poll should be conducted at a time when trading in the cash market is active.

Please see above.

(iii) The cash-settlement calculation should involve computational procedures that eliminate or reduce the impact of potentially unrepresentative data.

(iv) The cash settlement price should be an accurate and reliable indicator of prices in the underlying cash market. The cash settlement price also should be acceptable to commercial users of the commodity contract. The registered entity should fully document that the settlement price is accurate, reliable, highly regarded by industry/market agents, and fully reflects the economic and commercial conditions of the relevant designated contract market.

Please see above.

(v) To the extent possible, the cash settlement price should be based on cash price series that are publicly available and available on a timely basis for purposes of calculating the cash settlement price at the expiration of a commodity contract. A designated contract market should make the final cash settlement price and any other supporting information that is appropriate for release to the public, available to the public when cash settlement is accomplished by the derivatives clearing organization. If the cash settlement price is based on cash prices that are obtained from non-public sources (e.g., cash market surveys conducted by the designated contract market or by third parties on behalf of the designated contract market, a designated contract market should make available to the public as soon as possible after a contract month's expiration the final cash settlement price as well as any other supporting information that is appropriate or feasible to make available to the public.

The various LIBOR reference rates are widely available via a number of public sources. Please see above regarding the calculation of the cash settlement price.

(4) Contract terms and conditions requirements for futures contracts settled by cash settlement.

(i) An acceptable specification of the terms and conditions of a cash-settled commodity contract will also set forth the trading months, last trading day, contract size, minimum price change (tick size) and daily price limits, if any.

Please see Exhibit C for the Contract's terms and conditions.

(A) *Commodity Characteristics*: The terms and conditions of a commodity contract should describe the commodity underlying the contract.

The underlying reference rate USD-ICE-LIBOR is included in the Contract's terms and conditions. As noted above, the reference rate is widely used in the market and readily available.

(B) *Contract Size and Trading Unit*: An acceptable specification of the trading unit would be a contract size that is consistent with customary transactions in the cash market. A designated contract market may opt to set the contract size smaller than that of standard cash market transactions.

The size of the Contract is consistent with the customary transaction sizes in the market.

(C) Cash Settlement Procedure: The cash settlement price should be reliable, acceptable, publicly available, and reported in a timely manner as described in paragraphs (c)(3)(iv) and (c)(3)(v) of this appendix C.

The cash settlement procedure and an explanation of how, in the context of the Contract, it is not readily susceptible to manipulation, is described above.

(D) Pricing Basis and Minimum Price Fluctuation (Minimum Tick): The minimum price increment (tick) should be set a level that is equal to, or less than, the minimum price increment commonly observed in cash market transactions for the underlying commodity. Specifying a futures' minimum tick that is greater than the minimum price increment in the cash market can undermine the risk management utility of the futures contract by preventing hedgers from efficiently establishing and liquidating futures positions that are used to hedge anticipated cash market transactions or cash market positions.

As agreed by the counterparties.

(E) Maximum Price Fluctuation Limits: Designated contract markets may adopt price limits to: (1) Reduce or constrain price movements in a trading day that may not be reflective of true market conditions but might be caused by traders overreacting to news; (2) Allow additional time for the collection of margins in times of large price movements; and (3) Provide a "cooling-off" period for futures market participants to respond to bona fide changes in market supply and demand fundamentals that would lead to large cash and futures price changes. If price-limit provisions are adopted, the limits should be set at levels that are not overly restrictive in relation to price movements in the cash market for the commodity underlying the futures contract. For broad-based stock index futures contracts, rules should be adopted that coordinate with New York Stock Exchange ("NYSE") declared Circuit Breaker Trading Halts (or other market coordinated Circuit Breaker mechanism) and would recommence trading in the futures contract only after trading in the majority of the stocks underlying the index has recommenced.

As agreed by the counterparties.

(F) *Last Trading Day*: Specification of the last trading day for expiring contracts should be established such that it occurs before publication of the underlying third-party price index or determination of the final settlement price. If the designated contract market chooses to allow trading to occur through the determination of the final settlement price, then the designated contract market should show that futures trading would not distort the final settlement price calculation.

The last trading day will be the maturity date of each contract, which is set by the individual counterparties.

(G) *Trading Months*: Trading months should be established based on the risk management needs of commercial entities as well as the availability of price and other data needed to calculate the cash settlement price in the specified months. Specification of the last trading day should take into consideration whether the volume of transactions underlying the cash settlement price would be unduly limited by occurrence of holidays or traditional holiday periods in the cash market. Moreover, a contract should not be listed past the date for which the designated contract market has access to use a proprietary price index for cash settlement.

Payments are settled in accordance with the payment frequency of the Contract, which can be either monthly or quarterly for Floating Leg 1; or quarterly or semi-annual for Floating Leg 2. The counterparties determine the payment frequency at the inception of the Contract.

(H) Speculative Limits: Specific rules and policies for speculative position limits are set forth in part 150 and/or part 151, as applicable, of the Commission's regulations.

None required by Parts 150 or 151 of the Commission's regulations.

(I) *Reportable Levels*: Refer to § 15.03 of the Commission's regulations.

TeraExchange will adhere to the applicable reporting levels set forth in §15.03 of the Commission's regulations.

(J) *Trading Hours*: Should be set by the designated contract market to delineate each trading day.

The Contract is available to trade each day during the TeraExchange hours of operation, subject to any additional Clearing Venue Specifications or restrictions.