UNITED STATES OF AMERICA
Before the
COMMODITY FUTURES TRADING COMMISSION

In the Matter of:

Deutsche Bank AG,
Respondent.

CFTC Docket No. 15-20

ORDER INSTITUTING PROCEEDINGS PURSUANT TO
SECTIONS 6(c) AND 6(d) OF THE COMMODITY EXCHANGE ACT, MAKING
FINDINGS, AND IMPOSING REMEDIAL SANCTIONS

I.

The Commodity Futures Trading Commission ("Commission" or "CFTC") has reason to
believe that Deutsche Bank AG ("Deutsche Bank" or "Respondent") has violated Sections 6(c),
6(d) and 9(a)(2) of the Commodity Exchange Act (the "Act" or the "CEA"), 7 U.S.C. §§ 9, 13b
and 13(a)(2) (2006). Therefore, the Commission deems it appropriate and in the public interest
that public administrative proceedings be, and hereby are, instituted to determine whether
Respondent has engaged in the violations set forth herein, and to determine whether any order
shall be issued imposing remedial sanctions.

II.

In anticipation of the institution of an administrative proceeding, Respondent has
submitted an Offer of Settlement ("Offer"), which the Commission has determined to accept.
Without admitting or denying the findings or conclusions herein, except to the extent Respondent
admits those findings in any related action against Deutsche Bank by, or any agreement with, the
Department of Justice or any other governmental agency or office, Respondent herein consents
to the entry and acknowledges service of this Order Instituting Proceedings Pursuant to Sections
6(c) and 6(d) of the Commodity Exchange Act, Making Findings, and Imposing Remedial
Sanctions ("Order").¹

¹ Respondent consents to the entry of this Order and to the use of these findings in this proceeding and
in any other proceeding brought by the Commission or to which the Commission is a party; provided,
however, that Respondent does not consent to the use of the Offer, or the findings or conclusions in this
Order, as the sole basis for any other proceeding brought by the Commission, other than in a proceeding
in bankruptcy or to enforce the terms of this Order. Nor does Respondent consent to the use of the Offer
or this Order, or the findings or conclusions in this Order consented to in the Offer, by any other party in
any other proceeding.
III.

The Commission finds the following:

A. **Summary**

For more than six years, from at least 2005 through early 2011 (the “relevant period”), Deutsche Bank, by and through the acts of certain employees, engaged in systemic and pervasive misconduct directed at manipulating critical, international financial benchmark rates, the London Interbank Offered Rate (“LIBOR”) and the Euro Interbank Offered Rate (“Euribor”). Deutsche Bank’s profit-driven misconduct undermined the integrity of LIBOR and Euribor and the integrity of the U.S. and global financial markets.

LIBOR and Euribor are the basis for trillions of dollars of financial instruments, particularly derivatives contracts, including interest rate swaps and futures contracts. The Eurodollar futures contract traded on the Chicago Mercantile Exchange (“CME”) is one of the largest futures contract in the world based on open interest and notional value of trading volume and settles against U.S. Dollar LIBOR. Rates for consumer loans, such as mortgages, student loans, car loans, and credit card accounts, are tied to LIBOR. Markets, investors and consumers around the world rely on the integrity of these benchmark rates.

The benchmark rates are determined by contributions from select panel banks, including Deutsche Bank, and are supposed to reflect each bank’s honest assessment of the costs of borrowing unsecured funds in the cash markets. More than two dozen Deutsche Bank traders and benchmark submitters violated this fundamental precept by focusing on the need to generate trading profits instead of providing honest and accurate information to the relevant cash markets. As a result, Deutsche Bank routinely based its U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor submissions on its cash and derivatives trading positions, the profitability of which were tied to LIBOR and Euribor. Through its regular, false LIBOR and Euribor submissions, Deutsche Bank routinely attempted to manipulate LIBOR and Euribor in order to ensure that the published rates for each benchmark benefited its trading positions. At times, Deutsche Bank was successful in its attempts to manipulate LIBOR for U.S. Dollar, Yen, Sterling, and Swiss Franc, and Euribor.

Over this more than six year period and across currencies, Deutsche Bank’s submitters routinely took into account other Deutsche Bank traders’ derivatives trading positions, as well as their own cash and derivatives trading positions, when making the bank’s LIBOR and Euribor submissions. On other occasions, Deutsche Bank aided and abetted other panel banks’ attempts to manipulate Euribor and Yen LIBOR. The conduct of Deutsche Bank’s submitters, traders, desk managers, and at least one senior manager was systemic and pervasive, occurring across
multiple trading desks and offices, including London, Frankfurt, New York, Tokyo, and Singapore.³

Allowing submitters and traders to prioritize profit motives over appropriate submission considerations, Deutsche Bank permitted a culture of trader self-interest to exist and created conflicts of interest, which allowed the misconduct to occur. Certain managers encouraged continual information sharing between derivatives traders, money market traders, and submitters for the various benchmarks, even restructuring business lines such that, in Deutsche Bank’s London office, derivatives traders and submitters sat together. In addition to making routine written requests for beneficial LIBOR and Euribor submissions, the traders often shouted their requests for beneficial submissions across the trading floor to the submitters.⁴ A senior manager⁵ regularly sat with the traders and encouraged them and their counterparts in other offices to communicate and exchange trading positions, so submitters became clearly aware of the submissions that were most favorable to the various desks’ trading positions. Senior desk managers in London, Frankfurt, New York, and in the Deutsche Tokyo Subsidiary also made requests to benefit their own trading positions, facilitated the requests from their traders for beneficial submissions, and generally promoted the practice of inappropriately using benchmark interest rate submissions to help the traders increase profits and minimize losses on their and the desk’s trading positions. The cash and derivatives trading on the desks responsible for Deutsche Bank’s misconduct increased throughout the relevant period and the desks generated significant revenues for Deutsche Bank, particularly during the global financial crisis of 2007 through 2009.

Despite the obvious conflict of interest, Deutsche Bank, at times, allowed its traders who primarily traded derivatives, such as its Yen derivatives trader, to be responsible for making its submissions, thus making it easy to skew the bank’s submissions to benefit their own positions and to accommodate the requests of their fellow derivatives traders.⁶ These improper submission

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2 The Deutsche Bank Tokyo office referenced herein is Deutsche Securities, Inc. Japan (“Deutsche Tokyo Subsidiary”). The Deutsche Tokyo Subsidiary is the brokerage and investment banking arm located in Tokyo, Japan for Deutsche Bank AG. It is not registered with the Commission in any capacity.

3 Deutsche Bank’s misconduct extended beyond the LIBOR and Euribor benchmarks. Through its internal investigation, Deutsche Bank identified evidence of similar misconduct with respect to attempts to influence, and at times attempts to manipulate, other interest rate benchmarks, including, but not limited to, Singapore Interbank Offered Rate, Singapore Swap Offer Rate, and Tom/Next Indexed Swaps for the Swiss Franc.

4 For purposes of this Order, the term “request” means a request for a preferential LIBOR or Euribor submission for a particular tenor.

5 The term “senior management” or “senior manager” refers to Deutsche Bank employees with responsibilities (formally or informally delegated) broader than the management of trading desks, although their responsibilities may have at times included managing trading desks. The term “senior management” or “senior manager” does not include executive managers or members of Deutsche Bank’s Management Board, Supervisory Board, or Group Executive Committee.

6 In June 2008, the British Bankers’ Association (“BBA”) clarified in guidance provided to panel banks that the basis for a bank’s submission must be the rates at which bank staff members primarily responsible for management of the bank’s cash, rather than the bank’s derivative trading book, consider
practices continued even after the BBA, the trade association responsible for the management and publication of LIBOR, clarified in June 2008 that submissions should be made by those who are responsible for management of the bank’s cash, rather than the bank’s derivatives trading book. One particular Deutsche Bank derivatives trader-submitter used his position as the bank’s submitter to assist the senior yen trader at UBS (“UBS Senior Yen Trader”) in his massive scheme to manipulate Yen LIBOR over the same relevant period.7

As a result of this profit-based submission process, improper written and oral submission requests were common practice, and LIBOR and Euribor submitters routinely skewed Deutsche Bank’s contributions, routinely made false submissions, and routinely attempted to manipulate, and, at times, successfully manipulated LIBOR and Euribor. Thus, Deutsche Bank’s LIBOR and Euribor submissions were not a reflection of Deutsche Bank’s honest assessment of the costs of borrowing funds in the relevant interbank markets, as required by each of the benchmarks’ definitions.

Deutsche Bank’s traders were able to accommodate and facilitate the attempts to manipulate LIBOR and Euribor for years because Deutsche Bank lacked internal controls, procedures and policies concerning its LIBOR and Euribor submission processes, and failed to adequately supervise its trading desks and traders. Deutsche Bank did not have any policies, internal controls, or procedures for determining or monitoring its submissions to ensure that Deutsche Bank’s LIBOR and Euribor submissions reflected an honest assessment of the costs of borrowing unsecured funds in the interbank markets. Deutsche Bank’s failure to provide internal training or implement standards addressing benchmark interest rate submissions, allowance of inappropriate communications amongst traders and submitters, and related conflicts of interest amplified the potential for misconduct and permitted the misconduct to continue for a number of years. Deutsche Bank engaged in this wrongful conduct even after the Division of Enforcement requested in April 2010 that Deutsche Bank conduct an internal investigation of its U.S. Dollar LIBOR submission practices. In fact, Deutsche Bank did not make meaningful improvements in its internal controls until mid-2011 and did not formalize a policy about conflicts of interest among traders and submitters relating to benchmark submissions until February, 2013.

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that the bank can borrow unsecured interbank funds in the London market. The BBA also clarified that panel banks could not contribute a rate based on the pricing of any derivative financial instrument.

7 On December 19, 2012, the Commission issued an Order Instituting Proceedings Pursuant to Sections 6(c) and 6(d) of the Commodity Exchange Act Making Findings and Imposing Remedial Sanctions against UBS AG and UBS, finding, among other things, that UBS AG and UBS, through the UBS Senior Yen Trader, attempted to manipulate Yen LIBOR, at times successfully, through multiple methods. The Commission’s Order found that one of the UBS Senior Yen Trader’s strategies included coordinating with traders at other Yen panel banks, including Deutsche Bank, identified in the Order as the Yen Bank F, to attempt to manipulate Yen LIBOR by making false Yen LIBOR submissions beneficial to their respective derivatives trading positions. See In re UBS AG et al., CFTC Docket No. 13-09 (CFTC filed December 19, 2012), available at http://www.cftc.gov/ucm/groups/public/@lreinfocationactions/documents/legalpleading/enfubsorder121912.pdf.

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In accepting Deutsche Bank’s Offer, the Commission recognizes Respondent’s cooperation with the Division of Enforcement’s investigation of this matter. The Commission notes that at the outset of the Division of Enforcement’s investigation in April 2010 and continuing until mid-2011, Deutsche Bank’s cooperation was not sufficient, and, in part, this affected a timely resolution of this matter. After mid-2011, Deutsche Bank provided significant cooperation and assistance to the Division of Enforcement.

B. **Respondent**

Deutsche Bank AG is a German global banking and financial services company headquartered in Frankfurt, Germany. Deutsche Bank operates in over 70 countries and has offices in major financial centers including Frankfurt, London, New York City, Tokyo, Singapore, and Hong Kong. On December 31, 2012, Deutsche Bank AG was provisionally registered as a swap dealer with the Commission.

C. **Facts**

1. **The Fixing of LIBOR and Euribor**
   
   a. **LIBOR and its Fixing**

   LIBOR is the most widely used benchmark interest rate in the world and affects market participants and consumers throughout the world, including in the United States. LIBOR is used as a barometer to measure strain in money markets and is often a gauge of the market’s expectation of future central bank interest rates. LIBOR is used in interest rate transactions, including loans, over-the-counter swaps, and exchange-traded interest rate futures and options contracts on many of the world’s major futures and options exchanges. For example, U.S. Dollar LIBOR is used as the basis for settlement of the CME’s Eurodollar futures contracts. The products indexed to LIBOR have an approximate notional value of $500 trillion.

   During the relevant period, under the auspices of the BBA, LIBORs were issued on a daily basis for ten currencies, including U.S. Dollar, Yen, Sterling, and Swiss Franc, with fifteen tenors (i.e., durations for interest rates) ranging from overnight through twelve months. Certain currencies, such as U.S. Dollar, Yen, Sterling, and Swiss Franc are more widely referenced in interest rate contracts. One, three and six-months are the most common tenors referenced in LIBOR-indexed transactions.

   According to the BBA, LIBOR “is based on offered inter-bank deposit rates contributed in accordance with the Instructions to BBA LIBOR Contributor banks.” The BBA explained that:

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8 On February 1, 2014, ICE Benchmark Administration Limited was appointed as the new administrator for LIBOR, following authorization by the U.K. Financial Conduct Authority (“FCA”).

9 In 2013, the BBA discontinued publication of LIBOR for five currencies, namely the Canadian Dollar, Australian Dollar, New Zealand Dollar, Danish Krone, and Swedish Krona.
[a]n individual BBA LIBOR Contributor Panel Bank will contribute the rate at which it could borrow funds, were it to do so by asking for and then accepting inter-bank offers in reasonable market size just prior to [11:00 a.m. London time]. 10

Every business day shortly before 11:00 a.m. London time, the banks on the LIBOR panels submitted their rates to Thomson Reuters. A trimmed averaging process excluded the top and bottom quartile of rates and the remaining rates were averaged for each tenor. That averaged rate became the official BBA daily LIBOR (the “LIBOR fixing”) for each tenor.

The BBA made public the daily LIBOR fixing for each currency and tenor, as well as the daily submissions of each panel bank, through Thomson Reuters and the other data vendors licensed by the BBA. This information was made available and relied upon by market participants and others throughout the world, including in the United States.

By its definition, LIBOR requires that the submitting panel banks exercise their judgment to determine the rates at which they may obtain unsecured funds in the London interbank market. These definitions require that submissions relate to funding and do not permit consideration of factors unrelated to the costs of borrowing unsecured funds, such as the benefit to a bank’s derivatives or money market trading positions. 11

b. Euribor and its Fixing

Euribor is used internationally in derivatives contracts, including interest rate swaps and futures contracts. 12 According to the Bank for International Settlements, over-the-counter interest rate derivatives, such as swaps and FRAs, comprised contracts worth over $187 trillion in notional value at the end of 2012.

During the relevant period, daily Euribors were issued on behalf of the European Banking Federation (“EBF”) 13 for fifteen tenors, ranging from one week to twelve months. One, three and six months are the most common tenors referenced in Euribor-indexed transactions.

10 This definition of LIBOR has been used since 1998 to the present.

11 In June 2008, the BBA clarified that panel banks could not contribute a rate based on the pricing of any derivative financial instrument. BBA guidelines issued in October 2009 further clarified that LIBOR submitters “should not ask intermediaries where they believe LIBOR rates will set on a given day and use this as a basis for submissions. This misses the point of the benchmark, and is a circular process that would rapidly lead to inaccurate rates.”

12 In October 2011, the CME launched the Euribor Futures contract, which settles based on the three-month Euribor.

13 The EBF is an unregulated non-profit association of the European banking sector based in Brussels, Belgium. Among other functions, the EBF oversees the publication of Euribor.
According to the EBF, Euribor is defined as the rate “at which Euro interbank term deposits are offered by one prime bank to another prime bank” within the Economic and Monetary Union of the European Union (“EMU”) at 11:00 a.m. Central European Time (“CET”) daily.

Euribor is determined using submissions from a panel of over 40 mostly European banks considered to be the most active in the Euro zone with the highest volume of business in the EMU. According to the EBF instructions, panel banks “must quote the required euro rates to the best of their knowledge,” based on their observations of where the Euro is trading in that market.

Like the BBA panel banks, the Euribor panel banks submit their rates electronically to Thomson Reuters, which manages the official Euribor process by collecting the submitted rates from the contributing banks, calculating the rate, and then releasing it for publication just before noon CET. Thomson Reuters computes that day’s published Euribor by eliminating the highest and lowest fifteen percent of submissions collected, and averaging the remaining submissions. That average rate becomes the official daily EBF Euribor (the “Euribor fixing”). Thomson Reuters then issues the Euribor fixing and the submissions of each panel bank to its subscribers and other data vendors. Through these licensing agreements with third parties, such as Thomson Reuters, EBF disseminates the information throughout the world, including in the United States.

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By their definitions, LIBOR and Euribor require that the submitting panel banks exercise their judgment to determine the rates at which, depending on the benchmark, they or a prime bank may obtain unsecured funds in the respective London and Euro interbank markets. These definitions require that submissions relate to funding and do not permit consideration of factors unrelated to the costs of borrowing unsecured funds, such as cash or derivatives trading positions.

2. Deutsche Bank’s LIBOR and Euribor Submission Processes and the Embedded Conflicts of Interest

   a. Deutsche Bank’s Submission Processes in London and Frankfurt

Deutsche Bank is a member of both the BBA and the EBF, and is one of the panel banks that submits rates for the determination of LIBOR for various currencies, including U.S. Dollar, Yen, Sterling, and Swiss Franc, and Euribor. During the relevant period, Deutsche Bank made its LIBOR submissions for U.S. Dollar, Sterling, and Yen out of its London office and made Swiss Franc LIBOR and Euribor submissions out of its Frankfurt office. Deutsche Bank’s LIBOR and Euribor submission processes and the traders and trading desks involved in this misconduct were part of the Global Finance and Foreign Exchange Group (“GFFX”).

14 During the relevant period, Deutsche Bank was also a member of the LIBOR panels for the Canadian Dollar, Australian Dollar, Danish Krone, New Zealand Dollar, and, beginning in June, 2006, the Swedish Krona.
Deutsche Bank’s GFFX Group consisted of two main lines of businesses, including Global Finance and FX Forwards. Included in this group were Pool Trading desks and Money Market Derivatives (“MMD”) desks. Deutsche Bank’s LIBOR and Euribor submitters sat on the Pool Trading desks, where they traded both cash and derivatives trading products. While the submitters and other pool traders regularly transacted in interbank cash deposits and loans to meet the bank’s funding needs each day in all currencies, they also had their own derivatives trading books that allowed them not only to hedge risk in their cash trading but also to generate profits for the desk in a proprietary fashion. MMD traders, who also held proprietary books, primarily traded derivatives trading products with a focus on short term maturities from overnight to two years. Some of the derivatives products traded by both pool and MMD traders included futures (including the CME Eurodollar futures contract), interest rate swaps, forward rate agreements, overnight index swaps and tenor basis swaps. The cash and derivatives positions held by the Deutsche Bank pool traders and MMD traders were often priced off of LIBOR and Euribor. Some of these positions settled or reset on International Monetary Market (“IMM”) dates, which are quarterly dates in March, June, September, and December.

The Pool Trading and MMD desks were organized by currency and comprised of senior traders who oversaw the desks and often trained junior traders. A regional manager in Deutsche Bank’s Frankfurt and New York offices oversaw the business lines for that location, including the Pool Trading and MMD desks. One senior manager located in London had global responsibility for the Pool Trading and MMD desks (“Global Senior Manager”). Prior to 2006, the Pool Trading desks and MMD desks operated mostly independent of each other, despite their overlapping trading responsibilities.

b. The LIBOR and Euribor Submitters’ Conflicts of Interest Created by Deutsche Bank

In 2006, Deutsche Bank merged the Pool Trading and MMD desks in its bank branches in an effort to increase the bank’s trading profits through an alignment of the desks’ related trading positions. The merger of the business lines resulted in the MMD derivatives traders in Deutsche Bank’s London office sitting next to, or in close proximity to, Deutsche Bank cash traders. Some of those cash traders were the bank’s LIBOR submitters. From London, the Global Senior Manager instructed all traders to have open communication across offices and instilled an expectation that the derivatives traders and submitters would communicate routinely about relevant market conditions and individual trading positions.

This commingling of business lines caused a significant cultural shift within the bank globally, where traders were incentivized to engage in improper communications with the bank’s LIBOR and Euribor submitters. As a result, traders routinely communicated to submitters their preferential requests for LIBOR and Euribor submissions which were beneficial to individual and desk trading positions. Because the bank’s Euribor and Swiss Franc LIBOR submissions were set in Frankfurt, the Global Senior Manager encouraged the Frankfurt Euribor and Swiss Franc LIBOR submitters to contact derivatives traders in London to obtain the preferred rates to submit each day. In addition to the pervasive oral requests, some of which were shouted across the combined trading desks, submitters and traders routinely communicated on Bloomberg chat terminals or internal Deutsche Bank messaging systems to discuss preferential LIBOR and

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Euribor requests. The Global Senior Manager regularly sat amongst the traders on the trading floor and was aware of the many oral and written requests for preferential LIBOR and Euribor submissions.

Deutsche Bank further embedded this inherent conflict of interest in its Pool Trading desks when it allowed its pool traders to fill dual roles as both submitters and derivatives traders. This enabled submitters to prioritize their individual and the desk’s profits over their responsibility to make honest assessment of the costs of borrowing unsecured funds when submitting rates to the BBA and EBF. Not only did the submitters routinely take into account the traders’ preferential LIBOR and Euribor requests, the submitters also regularly and improperly considered their own trading positions when determining their LIBOR and Euribor submissions.

Deutsche Bank’s merger of Pool Trading and MMD desks proved successful and resulted in significant profits for the bank. For example, throughout the relevant period, the Pool Trading and MMD desks together utilized a basis spread trading strategy (i.e., trading the spread between two or more tenors) to generate profits. By mid-2008, during the global financial crisis, rates among the different tenors of LIBOR and Euribor began to widen dramatically. The Global Senior Manager and the London manager of the MMD desks (“London MMD Manager”), one of the most senior, highly regarded and highly compensated derivatives traders at Deutsche Bank,15 recognized the basis spread trading strategy as a way to generate significant profits off of the turbulent interest rate markets, and Deutsche Bank’s traders entered into massive derivatives basis trading positions based upon the bet that the spread between tenors would continue to widen.

The Global Senior Manager and other senior traders often discussed this strategy openly during weekly meetings, ensuring that their strategy was well known and utilized across currency desks in both Pool Trading and MMD. As a result, Deutsche Bank’s LIBOR and Euribor submitters were aware of this strategy, particularly during the financial crisis, and were cognizant of the particular LIBOR and Euribor submissions desired by traders to benefit those positions based on this strategy. As such, the submitters routinely built this bias into Deutsche Bank’s LIBOR and Euribor submissions, even in the absence of oral or written communications from traders. Deutsche Bank’s Pool Trading and MMD desks posted tremendous profits during 2008 and 2009, at the height of the financial crisis, due in part to this trading strategy.16

By failing to separate responsibilities for making LIBOR and Euribor submissions from its trading functions, Deutsche Bank allowed an environment to exist that yielded significant opportunities for traders and submitters to attempt to manipulate LIBOR and Euribor submissions to the benefit of the bank’s trading positions, and the traders and submitters took full

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15 The London MMD Manager relocated to Deutsche Bank’s Singapore office in March 2010, where he became the Global Manager of MMD.

16 In 2007, Deutsche Bank’s MMD desks reported trading revenue and commissions of €399 million (1.29% of total bank revenue); in 2008, €1.942 billion (14.27% of total revenue); and in 2009, €992 million (3.55% of total revenue).
advantage of those opportunities. As a result, the submitters routinely skewed Deutsche Bank’s LIBOR and Euribor submissions to benefit the bank’s trading positions by attempting to manipulate the fixings of LIBOR and Euribor. At times, their attempts to manipulate U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor were successful.

3. Deutsche Bank’s Inadequate Internal Controls and Failure to Appreciate the Scope of Misconduct

During the relevant period, Deutsche Bank allowed the conflicts of interest to flourish by failing to put in place sufficient benchmark-specific systems or controls surrounding risk and compliance to adequately supervise its derivatives traders and submitters. Deutsche Bank did not have any policies, internal controls, or procedures for determining, monitoring, or supervising its LIBOR and Euribor submissions to ensure that Deutsche Bank’s submissions reflected an honest assessment of the costs of borrowing unsecured funds in the relevant interbank markets. Deutsche Bank’s failure to provide internal training or standards addressing benchmark interest rate submissions, allowance of inappropriate communications amongst traders and submitters, and related conflicts of interest amplified the potential for misconduct and permitted it to continue for over six years. Further, Deutsche Bank did not begin to put into place any specific policies, procedures, or controls around its benchmark submission processes until mid-2011, and the Bank did not formalize a policy addressing conflicts of interests between traders and submitters for another two years, in February 2013.

In investigating the conduct at issue here, Deutsche Bank failed to appreciate until mid-2011 the extent to which it had systemic and pervasive manipulative conduct by its traders and managers across multiple lines of businesses in offices around the world. As a result, this conduct continued well after the Division of Enforcement began its investigation of Deutsche Bank’s U.S. Dollar LIBOR submissions in early 2010.

4. Deutsche Bank’s False Reporting, Attempted Manipulation, and Manipulation of U.S. Dollar LIBOR

During the relevant period, Deutsche Bank, through its submitters and traders, routinely made false U.S. Dollar LIBOR submissions in furtherance of its attempts to manipulate U.S. Dollar LIBOR. At times, they were successful in their attempts to manipulate. This misconduct originated primarily out of Deutsche Bank’s London offices, and at times, its New York and Frankfurt offices.

The U.S. Dollar Pool Trading desk in London was responsible for submitting Deutsche Bank’s U.S. Dollar LIBOR submissions. The head of the U.S. Dollar pool trading desk (“London Pool Trading Manager”) oversaw various junior traders who worked daily with him and made the bank’s U.S. Dollar LIBOR submissions under his direction. Similar to the London MMD Manager, the London Pool Trading Manager was a well-respected Deutsche Bank trader and highly compensated. From 2004 throughout the rest of the relevant period, a trader supervised by the London Pool Trading Manager (“U.S. Dollar LIBOR Submitter”) became the primary U.S. Dollar LIBOR submitter and, at times, the London Pool Trading Manager acted as a back-up submitter.
During the relevant period, Deutsche Bank pool and MMD traders in London routinely made requests to the U.S. Dollar LIBOR Submitter or the London Pool Trading Manager for submissions that would benefit their derivatives trading positions. As described above, as a result of the pool and MMD traders working side-by-side, this conduct was pervasive with requests for beneficial U.S. Dollar LIBOR submissions being either shouted across the trading floor, passed from one trader to another trader sitting next to the submitter, or sent to submitters through electronic communications. On occasion, pool and MMD traders and managers in Deutsche Bank’s New York office and at least one pool trader in Frankfurt also asked for LIBOR submissions that benefited their positions. The U.S. Dollar LIBOR Submitter, at times, contacted the pool and MMD traders in the various offices to solicit whether they had requests for beneficial LIBOR submissions. The submitter resolved any conflicts between the requests by first checking with the London Pool Trading Manager. The U.S. Dollar LIBOR Submitter routinely accommodated the traders’ requests in making Deutsche Bank’s U.S. Dollar LIBOR submissions.

The U.S. Dollar LIBOR Submitter also acted as a trader but only occasionally traded his own book. Rather, he worked closely with the London Pool Trading Manager and other pool and MMD traders, and was expected to understand and be aware of their derivatives trading positions. Over the relevant period, the submitter became so familiar with the trading positions of the U.S. Dollar traders that he either informed the traders of his intent to submit a skewed LIBOR without waiting for a request or he simply submitted U.S. Dollar LIBOR submissions in a manner he believed would benefit their derivatives trading positions.

As described above, Deutsche Bank U.S. Dollar pool and MMD traders, particularly the London Pool Trading Manager, utilized the basis spread trading strategy promoted by the Global Senior Manager and the London MMD Manager. The U.S. Dollar LIBOR Submitter was clearly aware of this trading strategy and, throughout the relevant period, but primarily during the global financial crisis of 2008 through 2009, often skewed, without written or oral requests from traders, Deutsche Bank’s U.S. Dollar LIBOR submissions in order to benefit the bank’s trading positions based on this strategy. Deutsche Bank’s U.S. Dollar Pool and MMD trading desks were some of the most highly profitable trading desks during this time.

Below are examples of the requests that numerous traders communicated to the U.S. Dollar Submitter and the London Pool Trading Manager:17

March 22, 2005: (emphasis added)

U.S. Dollar LIBOR Submitter: if you need something in particular in the libors i.e. you have an interest in a high or a low fix let me know and there's a high chance i'll be able to go in a different level. just give

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17 The communications quoted in this Order contain shorthand trader language and many typographical errors. The shorthand and errors are explained in brackets within the quotations only when deemed necessary to assist with understanding the discussion. Unless otherwise noted the communications are by email, chat, or other electronic messaging system.
New York U.S. Dollar Trader 1:  
U.S. Dollar LIBOR Submitter:  

April 1, 2005: (emphasis added)  
London U.S. Dollar Trader 1:  

London MMD Manager:  
U.S. Dollar LIBOR Submitter:  
London MMD Manager:  
U.S. Dollar LIBOR Submitter:  

September 21, 2005: (emphasis added)  
London MMD Manager:  
U.S. Dollar LIBOR Submitter:  

November 28, 2005: (emphasis added)  
London Pool Trading Manager:  
New York Regional Manager:  
London Pool Trading Manager:  
New York Regional Manager:  

December 29, 2006: (emphasis added)  
London U.S. Dollar Trader 2:  
U.S. Dollar LIBOR Submitter:  

me a shout the day before or send an email from your blackberry first thing.

Thanks - our CP guys have been looking for it a bit higher - not a big deal if anything the cash has actually cheapened up since yesterday too albeit by 1/2 tick - true could get some sub 75 days thru the next week

COULD WE PLS HAVE A LOW 6MTH FIX TODAY OLD BEAN?

Subject: “$ LIBORS: 83, 89, 96 and 11 LOWER MATE LOWER!!
will see what i can do but it’ll be tough as the cash is pretty well bid

[Another U.S. Dollar Panel Bank] IS DOIN IT ON PURPOSE BECAUSE THEY HAVE THE EXACT OPPOSITE POSITION - ON WHICH THEY LOST 25MIO SO FAR - LETS TAKE THEM ON!!

ok, let’s see if we can hurt them a little bit more then

[an]ything either way from you guys? we are still short basis in 1 mth so lowere the better HAHAHAH, NEVER FAILS. WE WOULD PREFER IT HIGHER... WE HAVE ABOUT 15BB 1MO RECEIVES...THANKS, JUST ASKING IS VERY MUCH APPRECIATED....

will do like [U.S. Dollar LIBOR Submitter] then - ask, and do the opposite... let us know the days you rec, first fix tom will set the tone

JUST TOMORROW ON THE REC, THEN PAYING 15BB 12/12 THRU

Hello [U.S. Dollar LIBOR Submitter] Come on 32 on 1. Mth Cu my frd

ok will try to give you a belated christmas present...! have a good new year
February 28, 2007: (emphasis added)
New York U.S. Dollar Trader 2: LIBOR HIGHER TOMORROW?
U.S. Dollar LIBOR Submitter: shouldn't be
New York U.S. Dollar Trader 2: COME ON. WE ALWAYS NEED HIGHER LIBORS !!! HAHA
U.S. Dollar LIBOR Submitter: haha, i'll do my best flcker
New York U.S. Dollar Trader 2: NO WORRIES. JUST CURIOUS, U SURVE
THE DEBACLE OF TH PAST 24 HRS>

March 28, 2007:
Frankfurt Non-Euro Desk Manager: ...I WOULD NEED A HIGH 3MTS LIBOR TODAY, BUT I THINK YOU DO TOO!!
London Pool Trading Manager: 35?
Frankfurt Non-Euro Desk Manager: YEP PSE

August 13, 2008: (response to U.S. Dollar LIBOR Submitter’s email) (emphasis added)
New York U.S. Dollar Senior Trader: Subject: $ lbsors unch
Oh bullshit.....strap on a pair and jack up the 3M. Hahahahaha

In addition to the LIBOR requests traders made to benefit specific trading positions, traders also requested gradual movements in LIBOR in order to set the trend in upcoming LIBOR fixings to benefit longer term derivatives trading positions, which the U.S. Dollar LIBOR submitter routinely accommodated. Similarly, the U.S. Dollar LIBOR submitter was also aware of month-end derivatives trading positions held by the traders and often submitted Deutsche Bank U.S. Dollar contributions skewed to benefit those positions. The submitter routinely accommodated these requests by skewing Deutsche Bank’s daily U.S. Dollar LIBOR contributions at month-end, over a period of days, weeks, or even months. Below are examples of such requests:

November 28, 2006: (email to London Pool Trading Manager) (emphasis added)
New York U.S. Dollar Senior Trader: Altho I don't have a huge 1 mL fix tomw, I am paying 1 mL on about 40bn throughout December so I was hoping for a low 1 mL fix tomw to set the tone

August 12, 2007: (emphasis added)
New York Regional Manager: If possible, we need in NY 1mo libor as low as possible next few days....tons of pays coming up overall....thanks!
U.S. Dollar LIBOR Submitter: Will do our best [New York Regional Manager]. I'll coordinate the overnight in the same way as we did last week with [New York U.S. Dollar Trader 1] tomorrow
December 13, 2007: (emphasis added)
Frankfurt Non-Euro Desk Manager: [London Pool Trading Manager], I NEED YOUR HELP...IF IT SUITS YOU CAN WE PUT IN A HIGH LIBOR TILL NEXT TUESDAY IN THE 3 MTS?

London Pool Trading Manager: ok

On a handful of occasions, either the London Pool Trading Manager or the U.S. Dollar LIBOR submitter contacted interdealer brokers in attempts to influence the overall LIBOR fixing by requesting the brokers to make preferential LIBOR predictions in specific tenors. Below are examples of these communications:

March 14, 2007:
London Pool Trading Manager: These markets falling in is not good for us personally. We need good old fashioned boom time [. . .]
U.S. Dollar LIBOR Submitter: [. . .][Broker 1] reckon 3s libor only 34.75 fyg even with edh where it is now which is bllx
London Pool Trading Manager: Get it lower, we need it. [. . .]
U.S. Dollar LIBOR Submitter: just spoke to him. now thinking 34.5, i think should be lower still will keep pressing will do

February 27, 2008:
Broker 2: which direction do you want tom 1 mth libor pushed?
London Pool Trading Manager: lower and 3mth higher
Broker 2: imafraid thats not going to happen big boy
London Pool Trading Manager: its worked so far
Broker 2: 13-08 for them tom

Accordingly, throughout the relevant period, Deutsche Bank routinely made false reports regarding U.S. Dollar LIBOR and attempted to manipulate U.S. Dollar LIBOR in order to benefit Deutsche Bank’s trading positions. As such, Deutsche Bank’s U.S. Dollar LIBOR submissions were not made in accordance with the BBA definitions and criteria for LIBOR submissions. At times, they were successful in their attempted manipulations.

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18 Brokers act as intermediaries between major dealers in the cash and derivatives markets to facilitate execution of interdealer trades. Brokers assist banks in obtaining funding by facilitating the negotiation of deposits and loans, and in hedging those transactions with derivatives trades often referenced to LIBOR.
5. Deutsche Bank’s False Reporting, Attempted Manipulation, and Manipulation of Euribor

Over the relevant period, Deutsche Bank’s Euribor submitters routinely skewed Euribor submissions based upon requests from Deutsche Bank derivatives traders for rates set to benefit derivatives trading positions that were linked to Euribor. The Frankfurt-based submitters also routinely took their own trading positions into account in making the bank’s Euribor submissions. In addition, Deutsche Bank derivatives traders coordinated on several occasions with derivatives traders at other Euribor panel banks to ensure Euribor contributions benefited their respective trading positions. Deutsche Bank routinely made false Euribor contributions in furtherance of its attempts to manipulate Euribor. At times, Deutsche Bank was successful in its attempts to manipulate Euribor.

The London MMD Manager made the majority of the traders’ requests, although several traders on multiple desks also made such requests. The London MMD Manager, Deutsche Bank’s highly regarded senior trader, routinely used several means in his attempts to manipulate the Euribor fixing. His approach to manipulating Euribor encompassed the following: (1) he regularly requested Deutsche Bank’s Frankfurt-based submitters to make Euribor submissions beneficial to his derivatives trading positions; (2) he at times worked with the Euribor submitters to make bids or offers in the market at rates intended to influence market perception of prevailing cash rates (known as “pushing cash”), and, thereby, potentially influence other banks’ Euribor submissions; (3) he coordinated on several occasions with derivatives traders at other Euribor panel banks by entering into agreements to make requests for preferential Euribor submissions to their respective submitters; and (4) he coordinated with traders at other Euribor panel banks to convince interdealer brokers to post false rates on their cash market screens for the purpose of potentially influencing other banks’ Euribor submissions.

a. Deutsche Bank’s Internal Attempts to Manipulate Euribor in Order to Benefit Trading Positions

Deutsche Bank assigned responsibility for making its Euribor submissions to traders and managers on the Euro Pool Trading desk in Frankfurt. Among other duties, these pool traders had responsibility for raising cash in Euro, Swiss Franc and other currencies, and traded Euro-based interest rate swaps and forward rate agreements generally tied to various tenors of Euribor.19

The Euribor submitters, some of whom were desk managers, continued the systemic practice of focusing on their derivatives trading positions as a basis for their Euribor submissions. The submitters also maintained daily contact with MMD Euro traders in London, including the London MMD Manager, to ensure they were aware of the bank’s various trading positions tied to Euribor. Multiple traders regularly and openly made requests to the submitters

19 At least one of the traders on the Frankfurt Non-Euro Pool Trading Desk also had responsibility for making the bank’s Euribor submissions, either as a back-up submitter or, as of mid-2010, as part of the team of Euribor submitters. The Deutsche Bank Swiss Franc submitter(s) involved in the Euribor conduct described here also routinely attempted to manipulate Swiss Franc LIBOR. See infra, pp. 32-35.
for Euribor submissions beneficial to their derivatives trading positions. When requests were not forthcoming from London, the Euribor submitters actively solicited them from the traders as part of their effort to coordinate the offices’ trading books and the bank’s Euribor submissions in a manner to maximize their profits.

The Euribor submitters regularly accommodated these requests unless at times the requests conflicted with their own needs for their derivatives trading positions. As the London MMD Manager’s stature as a successful trader grew within the bank, his requests for beneficial Euribor submissions often were accommodated over competing requests from other traders. When the basis trading strategy implemented by the Global Senior Manager and the London MMD Manager began to generate significant profits in mid-2008, the Euribor submitters understood the Euribor submission(s) needed each day to benefit the spread positions and made their Euribor submissions accordingly, even absent a specific request from traders.

The following are some examples of the many improper communications between the Euribor submitters and the MMD Euro traders:

**July 10, 2005:** (emphasis added)

London MMD Manager: HI FRDS ANY CHANCE TO PUSH UP YOUR CONTRIBUTION TO THE 3MTH EURIBOR FIX?

Euribor Submitter: HI [Euribor Submitter] HERE USUALLY IT WOULD BE 11 ON OUR SIDE SO DO U REALLY NEED A 12 FOR TODAY AS DB CONTRIBUTION?

London MMD Manager: EONIA AT 2.068 AND O/N TRADING 2.08 IT WUD MAKE SENSE TO HAVE A HIGHER 3MTH FIX. WE SHORT A LOT OF JUNES ABOUT 40000 LOTS OK WE WILL CONTRIBUTE A 12 FOR TODAY AND MONDAY HAVE A NICE WEEKEND

Euribor Submitter: OK WE WILL CONTRIBUTE A 12 FOR TODAY AND MONDAY HAVE A NICE WEEKEND

London MMD Manager: THX A LOT [. . .]

**July 6, 2006:** (emphasis added)

Frankfurt Euro Desk Manager: HIHI [London MMD Manager], I JUST WANT TO CHECK WHETHER WE HAVE CONFLICTING INTERESTS IN THE JUNE 06 SETTLEMENT. IT DOESN'T MAKE SENSE IF WE TRY TO PUSH ONE WAY AND U WLD LIKE TO HAVE IT THE OTHER WAY AROUND. WE WLD PREFER A LOW 3ME FIXING TO PUSH JUNE06 HIGH. IS THIS UR PREFERENCE AS WELL?
London MMD Manager: THX VM FOR CHECKING [Frankfurt Euro Desk Manager] - YES WE WOULD PREFER A LOW FIXING AS WELL
Frankfurt Euro Desk Manager: THX [London MMD Manager], THAT WILL MAKE US MORE POWERFUL IN PUSHING THE FIX WE WANT IT.

March 23, 2007: (emphasis added)
Frankfurt Euro Desk Manager: FIXINGS AS USUAL MONSIEUR? LOW 1M HIGH 6M (SAME HERE)
London MMD Manager: yes please - thank you very much [Frankfurt Euro Desk Manager]
Frankfurt Euro Desk Manager: DE RIEN

July 26, 2007: (emphasis added)
London MMD Euro Trader: [. . .]... IS IT TOO LATER TO ASK FOR SOME NICE LIBOR FIXINGS?
Frankfurt Regional Manager: ILL PUT LOW 1M OK FOR U
London MMD Euro Trader: WE ACTUALLY NEED HIGH 6M EVERYTHING
Frankfurt Regional Manager: I AM SORRY I SHOULD KNOW UR SIDE
London MMD Euro Trader: SO YOU HAVE ALREADY SENT THNM?
Frankfurt Regional Manager: THEY REE WE CAN CHANGE IT UNTIL11:59 ... SO WE HAVE ENOUGH TIME .. TELL ME EXACTLY WHICH RATE U WANT TO HAVE IN WE NEED HIGH 6M PLS, AS MUCH AS YOU CAN PUSH IT
London MMD Euro Trader: WELL EEEE WILL PUT 39 FOR U IN AND WHAT IS ABOUT 1 AND 3 M
Frankfurt Regional Manager: WE HAVE SMALL 1M - NEED HIGH AS WELL .. AND NOTHING IN 3M SO .. THANK YOU VERY MUCH!
London MMD Euro Trader: 1M WILL PUT 4.11 OK FOR U
Frankfurt Regional Manager: GREAT THANK EEEEEEEE MOM SORRY SORRY JUST HIGH 6M... THE ONE MONTH WE ACTUALLY NEED LOW, EVEN THOUGH WE HAVE IT THE OTHER WAY ROUND TODAY WE NEED IT LOW TO PREPARE FOR THE FIXINGS IN AUG.. SO LOW 1M 3M DONT HAVE 6M HIGH SO THAT WAS ALSO MY IDEA.. LOW 1M FOR U TALKED TO [London MMD Manager] YESTERDAY.. WAS VERY SURPRISE WHEN YOU TOLD ME HIOGH.. THAT IS
July 03, 2008: (emphasis added)

London MMD Manager:

Frankfurt Regional Manager:

London MMD Manager:

Frankfurt Regional Manager:

London MMD Manager:

Frankfurt Regional Manager:

London MMD Manager:

FINE I CHEANGE IT TO 09 AS BEFORE .. ALL OK NOW
GREAT THXS, SORRY FOR MISSUNDERSTANDING, WAS JUST LOOKING ONLY AT TODAY'S FIXINGS.. THXS BIBIBI FN

[Frankfurt Regional Manager], I have a big favor to ask you.
Tell me.
And, uh ... a big, big, big favor.
Ok.
Bon. In March ...
Yes.
We have, eh, we have 20 yards of a 6 month fixing. [...] A lot in in March. So, basically, um, basically, uh, we need high 6 month.
You need high 6 month, ok.
High 6 month, yes.
Sure, we will get high 6 month, no worries.
High.
We will get high 6 month.
Es ... especially on the IMM, on the 19th I have 7 yards.

September 26, 2008: (emphasis added)

London MMD Euro Trader 2: Just to let you know, it would suit me very much to have a high LIBOR tomorrow. So, I don't know if you can put it high or not or whatever it is, just to let you know, tomorrow it suits me to have high 3s.

Umm. Yeh, there's one thing. We have to be careful. Usually we quote below Euribor, and right now we usually quote around 4 to 5 basis points below the expected Euribor just to show that we are on the better quality of the range of the contributors.

I see ...
So that's why, right now, if you look at our quote compared to the other contributors ...

I know, I've been noticing that, that's why I thought I would ask you if there is there any chance if you can put it up for me. I would really appreciate that. Just for tomorrow, ok?
Euribor Submitter: My coworker here says something, maybe 21 is possible.

June 4, 2009:
Euribor Submitter: we will know until tom morning how the others apply trichets comments in the market i think for fixings it sounds like a non event apart from lower 1mth and higher 6m pleaaaaaaaaaaaaase its likely that many contributors keep their rates unchanged :-) except for 1m and 6m of course :-)

London MMD Manager:

Euribor Submitter:

The Euribor submitters and the London MMD Manager also coordinated, at times, to “push cash” in the market, or, in other words, make bids or offers in the market at rates other than what they normally would have bid or offered. By this practice, the traders intended to signal to other market participants (including other Euribor panel bank submitters) that market prices were moving in a certain direction. The Deutsche Bank MMD traders and submitters wanted the other banks’ Euribor submitters to factor these market moves into their Euribor submissions, thereby increasing Deutsche Bank’s chances that the Euribor fixing would move in the direction they desired.

The following are examples of the traders and the submitters openly discussing their strategy of pushing cash in the market:

April 13, 2007: (to Yen Desk Manager) (emphasis added)
Frankfurt Euro Desk Manager: HI MATE, JUST FOR UR GUIDE. WE TRY TO BID UP IN THE 3M TO PUSH THE FIX A BIT.

June 21, 2007: (to London MMD Manager) (emphasis added)
Frankfurt Euro Desk Manager: WE CONTINUE TO OFFER 1M CASH IN THE MARKET TO KEEP 1M FIX ON THE LOW SIDE.

b. Deutsche Bank’s Coordination with Other Euribor Panel Banks to Manipulate Euribor

From at least 2005 through at least 2008, the London MMD Manager coordinated with derivatives traders at other Euribor panel banks on several occasions in attempts to manipulate the Euribor fixing. In addition to his regular internal requests to Deutsche Bank Euribor submitters, the London MMD Manager also utilized his friendships and past working relationships with derivatives traders at other Euribor panel banks to further his attempts to manipulate Euribor. While he spoke daily to traders at several banks and other financial
institutions, he primarily coordinated with derivatives traders at Barclays20 ("Barclays Senior Euro Swaps Trader") and at Euribor Bank A ("Euribor Bank A Swaps Trader21").

The London MMD Manager and these derivatives traders regularly exchanged information about their derivatives trading positions and the Euribor fixing that they preferred to benefit those positions. They agreed, at times, to transmit requests to their respective Euribor submitters for Euribor submissions that would benefit their trading positions. They also discussed reaching out to other Euribor panel banks to influence those banks' Euribor submissions in furtherance of their attempts to manipulate the Euribor fixings. When the London MMD Manager was not available, he instructed the London MMD Euro Trader to communicate his positions and Euribor preferences to at least the Barclays Senior Euro Trader or his junior traders, and to the Deutsche Bank Euribor submitters.

The following are examples of the communications between the London MMD Manager and the derivatives traders with whom he coordinated:

**June 9, 2005:** (emphasis added)

**Bank A Euro Swaps Trader:**

Amigo checked with my FFT their 3m euribor contribution which seems v low at 2.11 like ur FFT have u checked with yuoyr guys???

will tell them from tomorrow to put a higher fix..its way too low

**London MMD Manager:**

DON'T FORGET TO SET A HIGH FIX TODAY!

**Barclays Senior Euro Swaps Trader:** I told them they're going to set it at 2.13
goodness! that's going to hurt

**London MMD Manager:**

DON'T FORGET THIS HIGH 3M FIX FOR THE FRA/EONIA SPREADS

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20 On June 27, 2012, the Commission issued an Order Instituting Proceedings Pursuant to Sections 6(c) and 6(d) of the Commodity Exchange Act, As Amended, Making Findings and Imposing Remedial Sanctions against Barclays, finding, among other things, that the London MMD Manager, identified in the Barclays Order as Trader at Bank A, and a Barclays Senior Euro Swaps Trader coordinated in their attempts to manipulate Euribor. See *In re Barclays PLC, Barclays Bank PLC and Barclays Capital Inc.*, CFTC Docket No. 12-25 (June 27, 2012), pp. 16-17; available at http://www.cftc.gov/ucm/groups/public/@lrenforcementactions/documents/legalpleading/enfbarclaysorder062712.pdf.

21 In mid-2006, Euribor Bank A Swaps Trader moved to another Euribor panel bank. The London MMD Manager continued to have regular discussions with him regarding their respective trading positions, and, at times, made requests of each other for preferential Euribor submissions.
Bank A Euro Swaps Trader: we go for 18
London MMD Manager: hoping to go as high as that as well

September 11, 2006: (emphasis added)
London MMD Manager: in October, we'll set the fixings at the sky, or that's not good for you?
Barclays Senior Euro Swaps Trader: no, no, at the sky is good better for me

September 28, 2006: (emphasis added)
Bank B Euro Swaps Trader: I need high libors in octobers and lower in november WOULD LOVE IT . . . do u speak to ur guys in frankfurter for the fixing? [...] yes and to [Bank A Euro Swaps Trader] as well - my fft will put a high fix all along october. . . can u speak to your cash guys if it suits u?
London MMD Manager: will try, certainly

October 2, 2006:
Barclays Euro Swaps Trader: [London MMD Euro Trader], if it suits you as well, could you ask your cash guys to put a high 6m fixing?
London MMD Manager: i will
Barclays Euro Swaps Trader: thanks a lot

December 29, 2006: (emphasis added)
Barclays Euro Swaps Trader: today we need a low 3 month fixing, could you tell your guys as well if it suits you oh yes!!

January 18, 2007:
London MMD Manager: put the 1mth low please
Barclays Senior Euro Swaps Trader: ok
March 15, 2007:
Barclays Senior Euro Swaps Trader: put 90 for the fixing please
London MMD Manager: ok mate
Barclays Senior Euro Swaps Trader: I want a basis at 5 max it will make up for my losses

April 9, 2008: (emphasis added)
London MMD Manager: you’re going to help me, promise me??????
Barclays Senior Euro Swaps Trader: ahaah of course, mate, it looks like it wants to move big time […]
London MMD Manager: seriously mate, are you really helping [London MMD Euro Trader]
Barclays Senior Euro Swaps Trader: I’m going to help her big time

At times, the London MMD Manager and the derivatives traders at the other banks attempted to manipulate Euribor to the benefit of their trading positions through the information interdealer brokers provided to the market. They requested interdealer brokers to enter false rates on the market screens the brokers provided to market participants in order to influence market perception regarding prevailing cash rates. The traders believed that this could potentially influence other banks’ Euribor submitters to make Euribor submissions that would reflect these false rates, and, thereby, potentially move the Euribor fixing in a direction beneficial to their respective trading positions.

The following are examples of the London MMD Manager’s discussions regarding broker screens:

December 22, 2006:
Barclays Senior Euro Swaps Trader: tell [Broker 2] to raise the 6m mate important
London MMD Manager: yes yes

May 28, 2008: (telephone call to Barclays Euro Swaps Trader) (emphasis added)
London MMD Manager: Every day, every day I speak to my cash desk, to the cash brokers. I say “You have to raise the six month, you have to raise the six month!”

January 28, 2009: (in telephone call to another Euro derivatives trader)
London MMD Manager: . . . we are still working on the, on the brokers so that . . . they, they re-steepen the curve.

Accordingly, throughout the relevant period, Deutsche Bank routinely made false reports regarding Euribor in attempts to manipulate Euribor in order to benefit Deutsche Bank’s trading positions. As such, Deutsche Bank’s Euribor submissions were not made in accordance with the EBF’s definitions and criteria for Euribor submissions. At times, they were successful in their attempted manipulations of Euribor.
6. Deutsche Bank’s False Reporting, Attempted Manipulation, and Manipulation of Yen LIBOR, and Coordination with UBS Senior Yen Trader

During the relevant period, Deutsche Bank, through its submitters and traders, routinely made false submissions in attempts to manipulate Yen LIBOR. From mid-2008 through mid-2010, one Deutsche Bank derivatives trader also routinely coordinated with a derivatives trader at UBS in their attempts to manipulate Yen LIBOR. The Yen LIBOR misconduct perpetrated by the Deutsche Bank traders and submitters originated out of Deutsche Bank’s London office primarily, and, on occasion, out of the Deutsche Tokyo Subsidiary. At times, Deutsche Bank was successful in its attempts to manipulate Yen LIBOR.

a. Deutsche Bank’s Attempts to Manipulate Yen LIBOR in Order to Benefit Internal Trading Positions.

During the relevant period, several London-based Deutsche Bank traders handled the responsibility for making the bank’s Yen LIBOR submissions, including the manager of the Yen and Euro Pool Trading Desk (“Yen Desk Manager”) in London. Prior to mid-2008, the submission process was handled by a senior Yen Pool trader (“Senior Yen LIBOR Submitter”) with a junior trader (“Junior Yen LIBOR Submitter”) providing assistance.

The submitters on the Yen Pool Trading desk coordinated regularly with other Deutsche Bank yen derivatives traders on MMD desks in London and, on occasion, with the Deutsche Tokyo Subsidiary MMD traders, to make Yen LIBOR submissions that were beneficial to their respective derivatives trading positions. One of the senior traders involved in making requests on occasion was a manager in the Deutsche Tokyo Subsidiary (“Tokyo Regional Manager”). One London-based MMD trader who made requests (“Senior Yen Trader-Submitter”) eventually became the Yen LIBOR submitter in mid-2008, further entrenching the inherent conflict of interest permitted by Deutsche Bank.22

Over the relevant period, the Deutsche Bank Yen LIBOR submitters regularly took into account the oral or written requests by Deutsche Bank traders for beneficial Yen LIBOR submissions. The submitters even openly solicited requests. Although the Yen Desk Manager usually did not make Yen LIBOR submissions himself, he was aware of the open and pervasive LIBOR requests being made by traders and the accommodation of those requests by the submitters. On occasion, he received the traders’ requests and agreed to pass them along to the submitters to ensure that the submissions matched the traders’ needs.

The submitters also consistently took their own trading positions into account when making LIBOR submissions on behalf of the bank, even communicating with each other when out of the office to ensure that the submissions were made in accordance with their trading positions. They also coordinated with other MMD traders to ensure their respective trading positions were not in conflict when making submissions to benefit those positions. As the Senior

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22 Although the Senior Yen Trader-Submitter formally reported to other supervisors, his daily MMD reporting supervisor was the London MMD Manager throughout the relevant period; with respect to his Yen LIBOR submission duties, he reported to the Yen Desk Manager.
Yen Trader-Submitter stated to another trader, “ON JPY WE TRY TO HAVE OUT LIBORS WITH OUR POSITIONS NOT AGAINST[T].” This practice of making Yen LIBOR submissions to benefit the various traders’ cash and derivatives trading positions persisted as responsibility for making the submissions passed from Senior Yen LIBORSubmitter to Senior Yen Trader-Submitter to, finally, in mid-2010, the Yen Desk Manager.

The following are examples of improper communications between Deutsche Bank Yen LIBOR submitters and Yen traders:

**June 27-28, 2006:** (emphasis added)
Senior Yen LIBOR Submitter: i will need high 1m jpy tomorrow, and low on thursday if u can have a look. i think 18.5 and 17.5 should work. thanks.
Junior Yen LIBOR Submitter: going in 0.19 in 1mth today....ubs went in at 21 yday so should be fine.....

**September 18, 2006:** (email to Junior Yen LIBOR Submitter)
Senior Yen Trader-Submitter: Hello Mate, Could you put 6mjpy libor at 48.5 pls 1m at 36.5 3m at 42 Thanks

**September 29, 2006:** (emphasis added)
Senior Yen Trader-Tokyo: Hi, [Senior Yen LIBOR Submitter]. I like to have a lower 3&6 month Libor today.
[Senior Yen Trader-Tokyo]
Senior Yen LIBOR Submitter: OK NO PB
Senior Yen Trader-Tokyo: Tks vm, I don't like the spread between Libor and the implied is too wide ... Good day.

**December 21, 2006:** (emphasis added)
Tokyo Regional Manager: are you doing libors today, esp JPY or is [Senior Yen LIBOR Submitter]?
Junior Yen LIBOR Submitter: shld be [Yen Desk Manager] setting, let him know yr axes...i'll be inputting next week if need anything then mate . . .
Tokyo Regional Manager: [Senior Yen Trader-Tokyo] will BBG you next week if he needs anything.. cheers mate

Follow-up instant message to Yen Desk Manager the same day:
Tokyo Regional Manager: is [Senior Yen LIBOR Submitter] in or are you doing JPY libors today?
Yen Desk Manager: [Senior Yen LIBOR Submitter] is doing it
Tokyo Regional Manager: he is not picking [Senior Yen Trader-Tokyo] up ... could you ask him to go high in 1m and 6m?
August 31, 2007: (emphasis added)
Senior Yen LIBOR Submitter: I don't have much in JPY fixings next week, just need to keep 3m and 6m on the high side. I will try to send you levels will be on bbry if anything thanks very much.

Junior Yen LIBOR Submitter: Cool, cheers and enjoy your holiday mate

October 4, 2007: (emphasis added)
Tokyo Regional Manager: Morning Monsieur, couple of questions... -Do you have a special axe re Libor settings at the moment? I've noticed you tend to be on the high side.. if you don't mind, lower fixings would suit us better in general [...] Hi mate, the libors are set by [Senior Yen LIBOR Submitter] as he got more exposure on the fixing than in the cash book, I ll fwd ur message to him

Yen Desk Manager:

January 18, 2008: (emphasis added)
Tokyo Regional Manager: Hi [Senior Yen LIBOR Submitter], thanks very much for FRA trades you've done for us... another favour to ask: could we get low 1m and high 3m fixing today? thanks!
i will try

Senior Yen LIBOR Submitter: why did you go in low 3m fixing? we had 17 trillion [yen] so it coming lower cost us a lot sorry I messed up that one, i thought i had left 91 you owe me a drink!

Follow-up message sent later that day:

Tokyo Regional Manager: why did you go in low 3m fixing? we had 17 trillion [yen] so it coming lower cost us a lot sorry I messed up that one, i thought i had left 91 you owe me a drink!

Senior Yen LIBOR Submitter:

Tokyo Regional Manager:

b. Deutsche Bank’s Coordination with the UBS Senior Yen Trader to Manipulate Yen LIBOR

From mid-2008 through mid-2010, the Senior Yen Trader-Submitter coordinated with a senior yen derivatives trader at a subsidiary of UBS AG (“UBS Senior Yen Trader”) regarding Yen LIBOR submissions. The Senior Yen Trader-Submitter communicated regularly with the UBS Senior Yen Trader, discussing the market and their relative trading positions, and, eventually, discussing beneficial Yen LIBOR submissions. The Senior Yen Trader-Submitter knew the UBS Senior Yen Trader to be highly active and successful, one who provided liquidity and movement to the Yen derivatives market. When the UBS Senior Yen Trader began to request his assistance in making Deutsche Bank’s Yen LIBOR submissions in a manner to

23 In the Commission’s Order against UBS, Deutsche Bank’s Senior Yen Trader-Submitter is identified in the Order as the Yen Bank F Trader-Submitter.
benefit his trading, the Senior Yen Trader-Submitter readily accommodated him. The Senior Yen Trader-Submitter knew his control over the bank’s Yen LIBOR submissions enabled him to make submissions to benefit his and the UBS Senior Yen Trader’s derivatives trading positions. The UBS Senior Yen Trader also offered to assist the Deutsche Bank submitter by having his submitters make submissions that would benefit the Senior Yen Trader-Submitter. The traders at times aligned their trading positions so they could each equally benefit from the altered Yen LIBOR submissions made by both banks.  

The following are examples of the coordination of their attempts to manipulate Yen LIBOR:

**August 28, 2008:** (emphasis added)

UBS Senior Yen Trader: look i appreciate the business and the calls we should try to share info where possible also let me know if you need fixes one way or the other
Senior Yen Trader-Submitter: sure sorry mate have to go too busy on many things
UBS Senior Yen Trader: and i’ll do the same if you have any joy with your setters
Senior Yen Trader-Submitter: no prob

**September 1, 2008:**

Senior Yen Trader-Submitter: […] but going to put high libors today
UBS Senior Yen Trader: sure i think you guys are top in 1m anyways
Senior Yen Trader-Submitter: i am mate need it high!

**September 18, 2008:** (emphasis added)

UBS Senior Yen Trader: you got any ax on 6m fix tonight?
Senior Yen Trader-Submitter: absolutley none but i can help
UBS Senior Yen Trader: can you set low as a favour for me?
Senior Yen Trader-Submitter: done
UBS Senior Yen Trader: i’ll return favour when i can just ask have 75m m jpy a bp tonight
Senior Yen Trader-Submitter: np
UBS Senior Yen Trader: thanks so much
Senior Yen Trader-Submitter: […] 73/90/99 am putting libors
UBS Senior Yen Trader: great thanks mate

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24 When aligning their positions, they also often discussed Euroyen TIBOR, or the Tokyo Interbank Offered Rate, a Tokyo-based rate similar to LIBOR. Some of their derivatives trading positions were tied to this rate. Both Deutsche Bank and UBS were banks who made submissions for this rate. On a few occasions, the Senior Yen Trader-Submitter and the UBS Senior Yen Trader discussed trying to have their respective submitters alter their TIBOR submissions to benefit their trading positions. The Senior Yen Trader-Submitter even attempted internally on a handful of occasions, once at the behest of the UBS Senior Yen Trader, to contact the Deutsche Bank TIBOR submitter. He was unsuccessful in his attempts.
In a follow-up message the next day, the UBS Senior Yen Trader offered the Senior Yen Trader-Submitter a deal, stating, “in fact cause you helped me on 6m yday.”

May 21, 2009: (emphasis added)

UBS Senior Yen Trader: cld you do me a favour would you mind moving you 6m libor up a bit today, i have a gigantic fix i am limit short can't sell anymore just watch

Senior Yen Trader-Submitter: i can do that thx

Follow-up message the next day:

Senior Yen Trader-Submitter: u happy with me yesterday?

UBS Senior Yen Trader: thx i don't see it going up again today

Senior Yen Trader-Submitter: me too only you and [Yen Panel Bank A] moved

In the summer of 2009, the UBS Senior Yen Trader began extended campaigns to manipulate the six-month tenor of Yen LIBOR to benefit massive trading positions he held tied to one-, three-, and six-month Yen LIBOR. His plan first required moving the six-month Yen LIBOR fixing higher by the fixing date at the end of June, and then, second, to keep it high through July. Finally, he wanted the six-month Yen LIBOR fixing to drop dramatically by mid-August. To assist him, the Deutsche Bank Senior Yen Trader-Submitter became an active and necessary participant in his plan. The UBS Senior Yen Trader also offered to enter into trades at rates detrimental to him but beneficial to the Senior Yen Trader-Submitter to ensure the Senior Yen Trader-Submitter’s involvement in his plans and to entice him to make Deutsche Bank’s Yen LIBOR submissions in the manner he desired. The Senior Yen Trader-Submitter readily accepted those trades and made the submissions as requested by the UBS Senior Yen Trader; at times, he would ask the next day whether the UBS Senior Yen Trader was pleased with his efforts.

The following are examples of their specific coordination to manipulate Yen LIBOR over the summer of 2009:

June 15, 2009:

UBS Senior Yen Trader: is there any chance you cld set a high 6m tonight, just tonight, i have 1.5m usd bp fix no worries if you can't god knows where that all came from

Senior Yen Trader-Submitter: hum i think my libors will be unch for a while now....my led is quite high and i do not want 3m libor up

UBS Senior Yen Trader: me neither i need low 3m no prob ustnd you will help me out when 6m goes over the turn tho? i have 1m usd a bp that day too
June 26, 2009: (emphasis added)
Senior Yen Trader-Submitter: Hello big boy
UBS Senior Yen Trader: hi
Senior Yen Trader-Submitter: is there a date u see we could have 6m libor ot is
UBS Senior Yen Trader: no point being stubborn in that direction an i do
Senior Yen Trader-Submitter: sthing else sorry 6m lower hopeviuosly no for
teh next 3 weeks
UBS Senior Yen Trader: basically i will help you in 2 weeks time i am
Senior Yen Trader-Submitter: the saem way
UBS Senior Yen Trader: perfect
Senior Yen Trader-Submitter: but for the next 2 weeks i really really need
UBS Senior Yen Trader: you to put 6m higfer
Senior Yen Trader-Submitter: after that i need 6m to crash off like you
UBS Senior Yen Trader: that is no problem for me, i do nothing with
Senior Yen Trader-Submitter: the cash guys until then
UBS Senior Yen Trader: i need you to move 6m up for 2 weeks mate
Senior Yen Trader-Submitter: but please move 6m up on Monday
UBS Senior Yen Trader: understood
Senior Yen Trader-Submitter: thx i need you in the panel on Monday
UBS Senior Yen Trader: ok enough cheers
Senior Yen Trader-Submitter: i will then get our 6m way down after july 18th
UBS Senior Yen Trader: it is . . . and will try to get everyone else down
too
Senior Yen Trader-Submitter: only reason i on bid is i have huge huge position
UBS Senior Yen Trader: that way so am happy for to come lower after
Senior Yen Trader-Submitter: the 17th
UBS Senior Yen Trader: ok enough enough on my fra switch it is
Senior Yen Trader-Submitter: your best?
UBS Senior Yen Trader: tell me what you need to see i have a vested
Senior Yen Trader-Submitter: interest in making sure our fixings match
UBS Senior Yen Trader: just don't rip me off too much i had those
Senior Yen Trader-Submitter: round mid i got to go soon
UBS Senior Yen Trader: ok -1.5 and -1 am i asking too much?
Senior Yen Trader-Submitter: thats fine
UBS Senior Yen Trader: pls make sure you put the 6m up for me thx
Senior Yen Trader-Submitter: oof enough enough
UBS Senior Yen Trader: ok i'll shut up now
Senior Yen Trader-Submitter: of course
June 29, 2009: (emphasis added)
UBS Senior Yen Trader:
Senior Yen Trader-Submitter:
Text:

pls remember 6m today...
yah no worries...6m libor today good contrib?
high pls as high as you can manage we are going 75 anyway whatever you can do thx
sure np...

July 21, 2009: (emphasis added)
UBS Senior Yen Trader:
Senior Yen Trader-Submitter:
Text:
i been asked to reduce risk a bit
ok
i still going for lower 6m next month but position is huge if you want to do some 1y I/t I wld help me on risk limits obviously i am still very much paid and need a low 6m from next week [...]
does not suit me taht much today need high 6m libor today.....
same how about we do Ov6 spot as well ? so no fix today i just need to keep the risk guys at bay 200b 1y will bring me in limit i will pay you .665 for Ov6 today in same amount to knock the fix out if you need i think it does nothing today the fix that is wld be a massive favour

[...]
Senior Yen Trader-Submitter:
UBS Senior Yen Trader:
Text:
can i do 200 and lower my 6m quote? oor we cross fra up to you mate rather just cross the fra pls that is fair ok we done
thanks

July 23, 2009: (emphasis added)
UBS Senior Yen Trader:
Senior Yen Trader-Submitter:
Text:
ok we need to cordinarte the 6m drop when do you need it falling?
whenever
ok we need aug 11th you are back by then? if you need earlier let me know i am going to be away the whole of august almost if you need anything i am in london and zurich offices oon blackberry @ubs.com will be pushinh lower 6m from aug 11th back on the 10th in ldn
ok well lets sort 6m out from 11th will make a massive push
The Senior Yen Trader-Submitter continued to coordinate with the UBS Senior Yen Trader regarding beneficial Yen LIBOR submissions into mid-2010, even after the UBS Senior Yen Trader left UBS for another Yen panel bank. At this point, however, the Senior Yen Trader-Submitter was no longer responsible for Deutsche Bank’s Yen LIBOR submissions.

Accordingly, throughout the relevant period, Deutsche Bank routinely made false reports regarding Yen LIBOR and attempted to manipulate Yen LIBOR in order to benefit Deutsche Bank’s trading positions. As such, Deutsche Bank’s Yen LIBOR submissions were not made in accordance with the BBA definitions and criteria for LIBOR submissions. At times, they were successful in their attempted manipulations of Yen LIBOR.

7. Deutsche Bank’s False Reporting, Attempted Manipulation, and Manipulation of Sterling LIBOR

During the relevant period, Deutsche Bank, through its submitters and traders, routinely made false LIBOR submissions in furtherance of their attempts to manipulate Sterling LIBOR. At times, they were successful in their attempts. The head of Deutsche Bank’s Sterling Pool Trading desk in London (“Sterling Desk Manager”) and another trader assigned to the desk (“Sterling LIBOR Submitter”) were responsible for submitting Deutsche Bank’s Sterling LIBOR submissions. Both traders maintained the desk’s trading book which included proprietary derivatives trading positions. The secondary Sterling trader, acting as the primary Sterling LIBOR submitter, communicated regularly, often daily, with the Sterling Desk Manager regarding the trading positions held in the Sterling Pool trading book.

Throughout the relevant period, Deutsche Bank’s Sterling Desk Manager and the Sterling submitter routinely took their LIBOR-based trading positions into account when determining the bank’s Sterling LIBOR submissions, and, accordingly, made false Sterling LIBOR contributions routinely in order to benefit those positions. On occasion, the Sterling Desk Manager and Sterling submitter received preferential requests from at least one Sterling MMD derivatives trader which they, at times, accommodated when making Deutsche Bank’s LIBOR submissions. Throughout the relevant period, Deutsche Bank’s Sterling LIBOR submissions were routinely skewed in order to benefit the Deutsche Bank’s Sterling LIBOR derivatives trading positions. The following are examples of communications between the Sterling Desk Manager and Sterling submitter, and the requests from the Sterling MMD trader:

December 5, 2006: (to Sterling Desk Manager) (emphasis added)
Senior MMD Sterling Trader: HI MATE IF WE COULD GO FOR A 28 ON 3S LIBOR TODAY THAT WOULD BE GREAT

August 8, 2007: (email to Sterling Desk Manager)
Senior MMD Sterling Trader: LET US KNOW WHEN YOU DO LIBORS. NEED LOW 1S LOW3
February 18, 2008:
Sterling LIBOR Submitter: Yeah. [Unintelligible] It’s very cold here so it must be very cold where you are.
Sterling Desk Manager: It’s really cold but there is sunshine, so it’s quite nice.
Sterling LIBOR Submitter: It’s cold but there is a beautiful blue sky. Lovely. Perfect conditions mate. Listen, I’ve got your message here. Obviously, if these markets rally, you just want to get out some of the March, don’t you front March?
Sterling Desk Manager: Yeah. What message did I leave there?
Sterling LIBOR Submitter: [Unintelligible] [. . .]. Six month, one year [unintelligible] on the rally. I’m assuming you are long six [unintelligible] in March now [unintelligible] three or four ticks we just get out of it.
Sterling Desk Manager: We’ll get out of some of it yeah.
Sterling Desk Manager: [ . . .] Okay at three months. Three months LIBOR was 63 or 64.
Sterling Desk Manager: Yeah.
Sterling LIBOR Submitter: Oh yeah I’ll put that up a bit yeah yeah yeah
Sterling Desk Manager: So you’ve got to do that. We’ve also, we’ve got week going out, so put that higher.
Sterling LIBOR Submitter: All right, yeah. [. . .]

August 1, 2008: (emphasis added)
Sterling LIBOR Submitter: [. . .] Um, we’ve got the two fixings up today, we we need a high LIBOR in the ones. Got a yard…
Sterling Desk Manager: Yeah
Sterling LIBOR Submitter: …going out so we need a high uh high LIBOR in the ones and we’d need a low screen on the threes. I’ve got it at forty base points the LIBOR’s coming in at like seventy-eight and I’ve I’ve moved our screen to like thirty-eight so I’ve got to modify that ticket at eleven yeah?

January 28, 2009: (emphasis added)
Sterling LIBOR Submitter: Tomorrow we got the 1.3 billion that will be going out so you’ll want to leave that one month at one sixty, which you put the LIBOR is.
Sterling Desk Manager: Yeah
Sterling LIBOR Submitter: Umm, other than that, you want, you want the three months low again didn't you? Oh that, that spread is eighty... ah, probably eighty eight and a half, eighty five at the moment.

Sterling Desk Manager: Oh is it?

Sterling LIBOR Submitter: Yeah, that's what the last I heard.

Sterling Desk Manager: Fine

Sterling LIBOR Submitter: Yeah, um, ni, ninety eight, six five, eighty eight and a half [unintelligible]...

Sterling Desk Manager: Yeah...

Sterling LIBOR Submitter: eighty, eighty-five bids [unintelligible]...

Sterling Desk Manager: I'm a, I'm a, I'm happy with that.

August 31, 2010: (emphasis added)

Sterling LIBOR Submitter: [Senior MMD Sterling Trader’s] come over, he wants 3s [unintelligible] libor down a tick [unintelligible]

Sterling Desk Manager: No, no, no, no, no.

Sterling LIBOR Submitter: No, he’s got a fixing, he said. I said we’ve got stuff about the 15th of September. We need higher libors, don’t we.

Sterling Desk Manager: Yeah

Sterling LIBOR Submitter: But you need it, we need 3s to go to 76 and 77. Yeah, I want it higher libor.

Accordingly, throughout the relevant period, Deutsche Bank routinely made false reports regarding Sterling LIBOR in attempts to manipulate Sterling LIBOR in order to benefit Deutsche Bank’s trading positions. As such, Deutsche Bank’s Sterling LIBOR submissions were not made in accordance with the BBA definitions and criteria for LIBOR submissions. At times, they were successful in their attempted manipulations of Sterling LIBOR.

8. Deutsche Bank’s False Reporting, Attempted Manipulation, and Manipulation of Swiss Franc LIBOR

During the relevant period, Deutsche Bank, through its submitters and traders, routinely made false submissions for Swiss Franc LIBOR in furtherance of its attempts to manipulate Swiss Franc LIBOR. At times, they were successful in their attempts to manipulate Swiss Franc LIBOR.

Deutsche Bank’s Swiss Franc LIBOR submissions were made by the Deutsche Bank Non-Euro Pool Trading desk based in Frankfurt. The primary Swiss Franc LIBOR submitter changed over the relevant period, one of whom was the Non-Euro Desk Manager.

Over the relevant period into 2010, one Swiss Franc Pool trader (Swiss Franc Submitter 1) received from Deutsche Bank MMD derivatives traders in London, including the
Senior Yen Trader-Submitter, regular requests for preferential Swiss Franc LIBOR submissions to benefit their derivatives trading positions. The Swiss Franc Submitter 1 routinely obliged these trader requests and at times proactively reached out to the derivatives traders to ask whether they had requests for that day’s LIBOR submission. When the Swiss Franc Submitter 1 was unavailable, the Non-Euro Desk Manager also adjusted Deutsche Bank’s Swiss Franc LIBOR submissions to benefit the Senior Yen Trader-Submitter derivatives trading positions.

The Swiss Franc Submitter 1 was methodical in determining how submissions might affect the Swiss Franc LIBOR submissions. During a telephone discussion between the Swiss Franc Submitter 1 and the Senior Yen Trader-Submitter on August 19, 2009, the Swiss Franc Submitter 1 explained that he maintained a spreadsheet in which he used a “LIBOR contribution simulation” to determine how a particular Deutsche Bank Swiss Franc LIBOR submission would affect the Swiss Franc LIBOR fixing.

Examples of requests from the traders to the Swiss Franc Submitter 1 and the Non-Euro Desk Manager are as follows:

**March 26, 2007:**

London MMD Swiss Franc Trader 1: hello sir, welcome back, you missed nothing, not sure if matches with you but my int is for a lower fixing, thanks

Swiss Franc Submitter 1: HI [London MMD Swiss Franc Trader 1], NOTED N LET U KNOW.....NO PROBL CIAOOO

**September 17, 2007:** (emphasis added)

Swiss Franc Submitter 1: LET ME KNOW ON THE FIXINGS IN CASE U NEED SOMETHG SPECIAL

London MMD Swiss Franc Trader 1: i have been trying to run as little as possible in the tn (as it was just costing me money),... another nice low 3m tom would be nice

**September 25, 2008:** (emphasis added)

Senior Yen Trader-Submitter: can you put a high 3m please?

Swiss Franc Submitter 1: sure 83?

Senior Yen Trader-Submitter: many thanks really need low 1 month today . . . just for tpfday . . .

Swiss Franc Submitter 1: wud do 61 if u agree . . . . problem is not to quote too low to be deleted in the calculation process

**November 28, 2008:** (emphasis added)

Senior Yen Trader-Submitter: can we leave 1m unchanged tuesday? sorry until tuesday also will check dbqf sorry about that...
Swiss Franc Submitter 1:
sure no probl will quote unchgd 1.00 for 1,2
and 3 mths if ok
many Thanks

Senior Yen Trader-Submitter:

December 3, 2008:
Swiss Franc Submitter 1:
morning mate.....do u still need high 1m fixrite?
Senior Yen Trader-Submitter:
Hi [Swiss Franc Submitter 1] no gig axe all
out
Swiss Franc Submitter 1:
ok gr8 in that case i will lower our quote

July 2, 2009:  (emphasis added)
Non-Euro Desk Manager:
Hi morning mate! Do you have any special
requests for the libor?
Senior Yen Trader-Submitter:
keep 1m, 3m and 6m where they are please
Non-Euro Desk Manager:
ok will be done mate

March 10, 2010:  (emphasis added)
Senior Yen Trader-Submitter:
what happened withyour 6m libor
Swiss Franc Submitter 1:
sh.......did u have a refix?
Senior Yen Trader-Submitter:
no not today back to 1 please
Swiss Franc Submitter 1:
sure will take care tom

Later in mid-2010, the Swiss Franc Submitter 2 became responsible for Deutsche Bank’s
Swiss Franc LIBOR submissions. The Swiss Franc Submitter 2 often reached out to traders to
inform them of the bank’s intended Swiss Franc LIBOR submissions to determine whether there
any preferential rates needed by the derivatives traders. On occasion, the Swiss Franc
Submitter 2 received specific requests from MMD traders and skewed submissions to benefit
their trading positions. The Swiss Franc Submitter 2 continued this LIBOR submission practice
until early 2011, more than a year after the start of the bank’s internal LIBOR investigation.
Examples of these communications are as follows:

September 9, 2010:
London MMD Swiss Franc Trader 2: Hi [Swiss Franc Submitter 2], good day to you.
just to let you know if you can help...well or at
least dont kill on that one pls. Got quite big
fixings today: I am for: Lower fix in 1m higher
fix in 3m lower fix in 6m txs  same tomorrow
in 6s3s and reverse monday...the beauty of
stupid mismatches
Swiss Franc Submitter 2:
only helps you if relative to each other, right? i
actually think a higher 3m fixing relative to 1m
and 6m would perfectly reflect market
movements today, should be no problem :-(

London MMD Swiss Franc Trader 2: i like your thinking! tks
Swiss Franc Submitter 2: won't have any effect though I'm just realizing. my fixings are among the highest, they are not counting into the average right now anyway

London MMD Swiss Franc Trader 2: haha, ok
Swiss Franc Submitter 2: sorry. I'm long :-)

September 22, 2010: (email to several Pool and MMD traders)
Swiss Franc Submitter 2: hi! libors unchanged today.

October 4, 2010:
London MMD Swiss Franc Trader 2: hello hello, so have u sorted when u coming around? also, we're not the highest in fixings anymore, do you think you could increase your 3m slightly from tomorrow on if suits obviously...bloody cs moved lower today and i m paid for the next 3 weeks or so

April 18, 2011: (email to several Pool and MMD traders)
Swiss Franc Submitter 2: hihi, chflibors unchanged please.

Accordingly, throughout the relevant period, Deutsche Bank routinely made false reports regarding Swiss Franc LIBOR in attempts to manipulate Swiss Franc LIBOR in order to benefit Deutsche Bank’s trading positions. As such, Deutsche Bank’s Swiss Franc LIBOR submissions were not made in accordance with the BBA definitions and criteria for LIBOR submissions. At times, they were successful in their attempted manipulations of Swiss Franc LIBOR.

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As described above, Deutsche Bank made repeated and regular attempts to manipulate U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor in order to affect the official fixings of LIBOR and Euribor in a manner that would benefit its cash and derivatives trading positions. Deutsche Bank, through its derivatives traders and submitters, knew it was improper to consider derivatives trading positions in determining the bank’s LIBOR and Euribor submissions. A bank’s derivatives trading positions are not legitimate or permissible factors on which to base a bank’s daily LIBOR or Euribor submissions. By basing its LIBOR and Euribor submissions on rates that benefited Deutsche Bank’s derivatives trading positions, Deutsche Bank’s submissions were not made in accordance with the definitions and criteria for LIBOR and Euribor submissions. Instead, Deutsche Bank knowingly conveyed false, misleading, or knowingly inaccurate reports that its submitted rates for LIBOR and Euribor were based on and solely reflected its assessment of the costs of borrowing unsecured funds in the relevant interbank money markets. Accordingly, Deutsche Bank regularly attempted to manipulate the official fixings for U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor, and knowingly delivered false, misleading, or knowingly inaccurate reports concerning U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor, which are commodities in interstate commerce.
IV.

LEGAL DISCUSSION

A. Deutsche Bank Made False, Misleading, or Knowingly Inaccurate Reports Concerning the Costs of Borrowing Unsecured Funds in Violation of Section 9(a)(2) of the Act

Section 9(a)(2) of the Act makes it unlawful for any person "knowingly to deliver or cause to be delivered for transmission through the mails or interstate commerce by telegraph, telephone, wireless, or other means of communication false or misleading or knowingly inaccurate reports concerning crop or market information or conditions that affect or tend to affect the price of any commodity in interstate commerce . . . ." 7 U.S.C. § 13(a)(2) (2006); United States v. Brooks, 681 F.3d 678, 691 (5th Cir. 2012); United States v. Valencia, 394 F.3d 352, 354-355 (5th Cir. 2004); see also CFTC v. Johnson, 408 F. Supp. 2d 259, 267 (S.D. Tex. 2005).

On a daily basis, Deutsche Bank knowingly delivered or caused to be delivered its U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor submissions through the mails or interstate commerce by transmitting its submissions electronically to the service provider of the BBA and EBF, who calculates their official fixings (i.e., Thomson Reuters). Deutsche Bank’s submissions were also caused to be delivered through the mails or interstate commerce through the daily dissemination and publication globally, including into the United States, of the panel banks’ submissions, as well as the daily official benchmark interest rates, by at least Thomson Reuters on behalf of the BBA and EBF, and by other third party vendors. The panel banks’ submissions are used to determine the official published rates for LIBOR and Euribor, which are calculated based on a trimmed average of the submissions. Deutsche Bank’s daily LIBOR and Euribor submissions contained market information concerning the costs of borrowing unsecured funds in particular currencies and tenors, the liquidity conditions and stress in the money markets, and Deutsche Bank’s ability to borrow funds in the particular markets. Such market information affects or tends to affect the prices of commodities in interstate commerce, including the daily rates at which U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor are fixed.25

During the relevant period, Deutsche Bank’s submissions for U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor were false, misleading, or knowingly inaccurate because they were based in whole or in part on impermissible and illegitimate factors, specifically Deutsche Bank’s cash and derivatives trading positions. By using these impermissible and illegitimate factors in making its LIBOR and Euribor submissions, Deutsche Bank conveyed false, misleading, or knowingly inaccurate information that the rates it submitted were based on and related solely to the costs of borrowing unsecured funds in the relevant interbank markets, and were truthful and reliable. Moreover, certain of Deutsche Bank’s traders, submitters, and

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25 LIBOR and Euribor as benchmark interest rates are commodities under the Act. See Sections 1a(4) and 1a(13) of the Act, 7 U.S.C. §§ 1a(4) and 1a(13) (2006) (pre-Dodd Frank) and Sections 1a(9) and 1a(19) of the Act, 7 U.S.C. §§ 1a(9) and 1a(19) (2012) (post-Dodd Frank).
managers, including a senior manager, knew that Deutsche Bank’s U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor submissions contained false, misleading and knowingly inaccurate information concerning the submitted rates. By such conduct, Respondent violated Section 9(a)(2) of the Act, 7 U.S.C. § 13(a)(2) (2006).

B. Deutsche Bank Manipulated U.S. Dollar LIBOR, Euribor, Yen LIBOR, Sterling LIBOR, and Swiss Franc LIBOR at Times for Certain Tenors

Together, Sections 6(c), 6(d), and 9(a)(2) of the Act prohibit acts of manipulation or attempted manipulation. Section 9(a)(2) of the Act makes it unlawful for “[a]ny person to manipulate or attempt to manipulate the price of any commodity in interstate commerce, or for future delivery on or subject to the rules of any registered entity . . . .” 7 U.S.C. § 13(a)(2) (2006). Section 6(c) of the Act authorizes the Commission to serve a complaint and provide for the imposition of, among other things, civil monetary penalties and cease and desist orders if the Commission “has reason to believe that any person . . . is manipulating or attempting to manipulate or has manipulated or attempted to manipulate the market price of any commodity, in interstate commerce, or for future delivery on or subject to the rules of any registered entity, . . . or otherwise is violating or has violated any of the provisions of [the] Act . . . .” 7 U.S.C. § 9 (2006). Section 6(d) of the Act is substantially identical to Section 6(c). See 7 U.S.C. § 13b (2006).

Manipulation under the Act is the “intentional exaction of a price determined by forces other than supply or demand.” Frey v. CFTC, 931 F.2d 1171, 1175 (7th Cir. 1991). The following four elements must be met, by a preponderance of the evidence, to show a successful manipulation has occurred:

1. the [respondent] had the ability to influence market prices;
2. the [respondent] specifically intended to do so;
3. artificial prices existed; and
4. the [respondent] caused an artificial price.

In re Cox, [1986-1987 Transfer Binder] Comm. Fut. L. Rep. (CCH) ¶ 23,786, at 34,061 (CFTC July 15, 1987). The test for manipulation, however, is a practical one:

We think the test of manipulation must largely be a practical one if the purposes of the Commodity Exchange Act are to be accomplished. The methods and techniques of manipulation are limited only the ingenuity of man. The aim must be therefore to discover whether conduct has been intentionally engaged in which has resulted in a price which does not reflect basic forces of supply and demand.

Cargill v. Hardin, 452 F.2d 1154, 1163 (8th Cir. 1971).

activity." Id. at 27,283. To prove the intent element of manipulation, it must be shown that Deutsche Bank "acted (or failed to act) with the purpose or conscious object of causing or effecting a price or price trend in the market that did not reflect the legitimate forces of supply and demand." Id.

The Commission has observed that "intent must of necessity be inferred from the objective facts and may, of course, be inferred by a person's actions and the totality of the circumstances." In re Hohenberg Bros., [1975-1977 Transfer Binder] Comm. Fut. L. Rep. (CCH) ¶ 20,271, at 21,477 (CFTC Feb. 18, 1977). "[O]nce it is demonstrated that the alleged manipulator sought, by act or omission, to move the market away from the equilibrium or efficient price – the price which reflects market forces of supply and demand – the mental element of manipulation may be inferred." Indiana Farm Bureau Cooperative Ass'n, Inc., [1982-1984 Transfer Binder] Comm. Fut. L. Rep (CCH) at 27,283. "It is enough to present evidence from which it may reasonably be inferred that the accused 'consciously desire[d] that result, whatever the likelihood of that result happening from his conduct.'" Id. (quoting United States v. United States Gypsum Co., 438 U.S. 442, 445 (1978)). A profit motive may also be evidence of intent, although profit motive is not a necessary element of an attempted manipulation. See In re DiPlacido, [2007-2009 Transfer Binder] Comm. Fut. L. Rep. (CCH) ¶ 30,970, at 62,484 (CFTC Nov. 5, 2008) (citing In re Hohenberg Bros., Comm. Fut. L. Rep. (CCH) ¶ 20,271, at 21,478), aff'd, 364 Fed. Appx. 657, No. 08-5559-ag, 2009 WL 3326624 (2d Cir. 2009).

An artificial price (also termed a "distorted" price) is one "that does not reflect market or economic forces of supply and demand." In re Cox, [1986-1987 Transfer Binder] Comm. Fut. L. Rep. (CCH) at 34,064; Indiana Farm Bureau Cooperative Ass'n, Inc., [1982-1984 Transfer Binder] Comm. Fut. L. Rep (CCH) at 27,288 n. 2. As the Commission noted with approval in DiPlacido, ¶ 30,970, at 62,484 (quoting Indiana Farm Bureau Cooperative Ass'n, Inc., [1982-1984 Transfer Binder] Comm. Fut. L. Rep (CCH) at 27,300 (Commissioner Stone concurring)), a Commissioner has commented: "[t]his is more an axiom than a test." In determining whether an artificial price has occurred:

[O]ne must look at the aggregate forces of supply and demand and search for those factors which are extraneous to the pricing system, are not a legitimate part of the economic pricing of the commodity, or are extrinsic to that commodity market. When the aggregate forces of supply and demand bearing down on a particular market are all legitimate, it follows that the price will not be artificial. On the other hand when a price is effected by a factor which is not legitimate, the resulting price is necessarily artificial. Thus, the focus should not be as much on the ultimate price as on the nature of the factors causing it.

Indiana Farm Bureau Cooperative Ass'n, Inc., [1982-1984 Transfer Binder] Comm. Fut. L. Rep (CCH) at 27,288 n.2. See also In re DiPlacido, [2007-2009 Transfer Binder] Comm. Fut. L. Rep. (CCH) at 62,484 (finding that the placement of uneconomic bids or offers results in artificial prices because those prices are not determined by the free forces of supply and demand on the exchange).
Causation of artificial prices is established when it is demonstrated that artificial market prices resulted from the conduct of a trader, or group of traders acting in concert, rather than legitimate forces of supply and demand. See Cargill, Inc. v. Hardin, 452 F.2d 1154, 1171-72 (8th Cir. 1971) (price squeeze “intentionally brought about and exploited by Cargill”); In re Cox, [1986-1987 Transfer Binder] Comm. Fut. L. Rep. (CCH) at 34,067 (proof of causation requires the Division to show that “the respondents’ conduct ‘resulted in’ artificial prices”).

There can be multiple causes of an artificial price. In re DiPlacido, [2007-2009 Transfer Binder] Comm. Fut. L. Rep. (CCH) at 62,485. The manipulator’s actions need not be the sole cause of the artificial price. “It is enough for purposes of a finding of manipulation in violation of Sections 6(b) and 9 of the Act that respondents’ action contributed to the price [movement].” In re Kosuga, 19 A.D. 603, 624 (1960); see also In re Cox, [1986-1987 Transfer Binder] Comm. Fut. L. Rep. (CCH) at 34,066 (recognizing there can be multiple causes of an artificial price and holding that a charge of manipulation can be sustained where respondents’ acts are a proximate cause of the artificial price).

Here, as a member of the BBA’s U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR panels and the Euribor panel, Deutsche Bank made daily submissions that purported to reflect its assessments of the costs of borrowing unsecured funds in the relevant interbank markets for U.S. Dollar, Yen, Sterling, Swiss Franc, and Euro across tenors. The official LIBOR and Euribor fixings are calculated using a trimmed average methodology applied to the rates submitted by the panel banks. By virtue of this methodology, Deutsche Bank had the ability to influence or affect the rates that would become the official fixings for U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor for any tenor.

As evidenced by the extensive communications and other facts set forth above, in making the false LIBOR and Euribor submissions, more than two dozen Deutsche Bank traders, submitters, and managers specifically intended to affect the daily U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor for certain tenors, including one-month, three-month, and six-month. Their intent is also made clear by the evidence that the derivatives traders and submitters’ motives were to benefit Deutsche Bank’s derivatives and at times cash trading positions, or, at times, the derivatives trading positions of other panel banks with whom certain Deutsche Bank derivatives traders coordinated.

On certain occasions, Deutsche Bank’s false, misleading, or knowingly inaccurate LIBOR and Euribor submissions were illegitimate factors in the pricing of the daily LIBOR and Euribor fixings and affected the official LIBOR and Euribor for certain tenors, resulting in artificial LIBOR and Euribor fixings. Thus, Deutsche Bank’s actions were a proximate cause of the artificial LIBOR and Euribor fixings.

Accordingly, at times, Deutsche Bank manipulated certain tenors of U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor, commodities in interstate commerce, in violation of Sections 6(c), 6(d), and 9(a)(2) of the Act.
C. **Deutsche Bank Attempted to Manipulate U.S. Dollar, Yen, Sterling, and Swiss Franc LIBOR and Euribor**


As found above, more than two dozen Deutsche Bank derivatives traders, submitters, and managers specifically intended to affect the rate at which the daily LIBOR for U.S. Dollar, Yen, Sterling, and Swiss Franc and the daily Euribor would be fixed to benefit Deutsche Bank’s derivatives trading and, at times, money market positions, or, in the case of Euribor and Yen LIBOR, to benefit the derivatives trading positions of traders at other banks with whom certain Deutsche Bank traders coordinated. The Deutsche Bank derivatives traders’ requests for beneficial LIBOR and Euribor submissions and the Deutsche Bank submitters making submissions based on those requests, or making submissions to benefit their own derivatives trading positions, constitute overt acts in furtherance of their intent to affect the fixings of LIBOR for various currencies and the fixings of Euribor. By doing so, Deutsche Bank engaged in repeated acts of attempted manipulation in violation of Sections 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006).

D. **Deutsche Bank Aided and Abetted the Attempts of Traders at Other Banks to Manipulate Yen LIBOR and Euribor**

Pursuant to Section 13(a) of the Act, Deutsche Bank aided and abetted the attempts of traders at other banks to manipulate Yen LIBOR and Euribor in violation of the Act. 7 U.S.C. § 13c(a) (2006). Liability as an aider and abettor requires proof that: (1) the Act was violated; (2) the aider and abettor had knowledge of the wrongdoing underlying the violation; and (3) the aider and abettor intentionally assisted the primary wrongdoer. *See In re Nikkhah, [1999-2000 Transfer Binder] Comm. Fut. L. Rep. (CCH) ¶ 28,129, at 49,888 n.28 (CFTC May 12, 2000). Although actual knowledge of the primary wrongdoer’s conduct is required, knowledge of the unlawfulness of such conduct need not be demonstrated. See In re Lincolnwood Commodities, Inc., [1982-1984 Transfer Binder] Comm. Fut. L. Rep. (CCH) ¶ 21,986, at 28,255 (CFTC Jan. 31, 1984). Knowing assistance can be inferred from the surrounding facts and circumstances. *Id.*

As evidenced by the communications set forth above, Deutsche Bank’s Senior Yen Trader-Submitter and London MMD Manager and derivatives traders at other panel banks coordinated on several occasions about Yen LIBOR and Euribor submissions that would benefit their banks’ respective cash and derivatives trading positions. At times, the traders at the other panel banks asked Deutsche Bank traders to submit a certain rate, or submit a rate in a direction higher or lower, that would benefit the cash and derivatives trading positions of the traders at the other panel banks. The Deutsche Bank Senior Yen Trader-Submitter agreed and submitted the requested preferential rates for Yen LIBOR. The London MMD Manager also agreed and passed along the requested Euribor submissions to Deutsche Bank’s Euribor submitters, who
accommodated the requests. Accordingly, by seeking to affect the rates at which Yen LIBOR and Euribor were fixed, traders at the other banks attempted to manipulate Yen LIBOR and Euribor in violation of Sections 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006). Deutsche Bank’s Senior Yen Trader-Submitter and London MMD Manager had knowledge of and intentionally assisted the attempts of the traders at the other banks to manipulate the rates at which Yen LIBOR and Euribor were fixed. By such acts of those Deutsche Bank employees, Deutsche Bank aided and abetted the attempts of traders at other banks to manipulate Yen LIBOR and Euribor in violation of Sections 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006).

E. Deutsche Bank is Liable for the Acts of Its Agents

Section 2(a)(1)(B) of the Act, 7 U.S.C. § 2(a)(1)(B), and Regulation 1.2, 17 C.F.R. § 1.2 (2012), provide that the act, omission, or failure of any official, agent, or other person acting for any individual, association, partnership, corporation, or trust within the scope of his employment or office shall be deemed the act, omission, or failure of such individual, association, partnership, corporation, or trust. Pursuant to Section 2(a)(1)(B) of the CEA and Commission Regulation 1.2, strict liability is imposed on principals for the actions of their agents. See, e.g., Rosenthal & Co. v. CFTC, 802 F.2d 963, 966 (7th Cir. 1986); Dohmen-Ramirez & Wellington Advisory, Inc. v. CFTC, 837 F.2d 847, 857-58 (9th Cir. 1988).

Deutsche Bank is liable for the acts, omissions, and failures of the traders, managers, and submitters who acted as its employees and/or agents in the conduct described above and accordingly, violated Sections 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006), as set forth above.

V. FINDINGS OF VIOLATIONS

Based on the foregoing, the Commission finds that Respondent violated Sections 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006).

VI. OFFER OF SETTLEMENT

Respondent, without admitting or denying the findings or conclusions herein, except to the extent Respondent admits those findings in any related action against Respondent by, or any agreement with, the Department of Justice or any other governmental agency or office, has submitted the Offer in which it:

A. Acknowledges receipt of service of this Order;
B. Admits the jurisdiction of the Commission with respect to all matters set forth in this Order and for any action or proceeding brought or authorized by the Commission based on violation of or enforcement of this Order;

C. Waives:

1. the service and filing of a complaint and notice of hearing;
2. a hearing;
3. all post-hearing procedures;
4. judicial review by any court;
5. any and all objections to the participation by any member of the Commission’s staff in the Commission’s consideration of the Offer;
8. any claims of Double Jeopardy based on the institution of this proceeding or the entry in this proceeding of any order imposing a civil monetary penalty or any other relief;

D. Stipulates that the record basis on which this Order is entered shall consist solely of the findings contained in this Order to which Respondent has consented in the Offer; and

E. Consents, solely on the basis of the Offer, to the Commission’s entry of this Order that:

1. makes findings by the Commission that Respondent violated Section 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006);
2. orders Respondent to cease and desist from violating Sections 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006);
3. orders Respondent to pay a civil monetary penalty in the amount of Eight Hundred Million U.S. Dollars ($800,000,000) plus post-judgment interest; and
4. orders Respondent and its successors and assigns to comply with the conditions and undertakings consented to in the Offer and as set forth in Part VII of this Order.

Upon consideration, the Commission has determined to accept the Offer.

VII.

ORDER

Accordingly, IT IS HEREBY ORDERED THAT:

A. Respondent shall cease and desist from violating Sections 6(c), 6(d), and 9(a)(2) of the Act, 7 U.S.C. §§ 9, 13b, and 13(a)(2) (2006) of the Act.

B. Respondent shall pay a civil monetary penalty of Eight Hundred Million Dollars ($800,000,000) within ten (10) days of the date of entry of this Order (the “CMP Obligation”). If the CMP Obligation is not paid in full within ten (10) days of the date of entry of this Order, then post-judgment interest shall accrue on the CMP Obligation beginning on the date of entry of this Order and shall be determined by using the Treasury Bill rate prevailing on the date of entry of this Order pursuant to 28 U.S.C. § 1961 (2006). Respondent shall pay the CMP Obligation by electronic funds transfer, U.S. postal money order, certified check, bank cashier’s check, or bank money order. If payment is to be made other than by electronic funds transfer, then the payment shall be made payable to the Commodity Futures Trading Commission and sent to the address below:

Commodity Futures Trading Commission
Division of Enforcement
ATTN: Accounts Receivables
DOT/FAA/MMAC/AMZ-341
CFTC/CPSC/SEC
6500 S. MacArthur Blvd.
Oklahoma City, OK 73169
(405) 954-7262 office
(405) 954-1620 fax
nikki.gibson@faa.gov

If payment is to be made by electronic funds transfer, Respondent shall contact Nikki Gibson or her successor at the above address to receive payment instructions and shall fully comply with those instructions. Respondent shall accompany payment of the CMP Obligation with a cover letter that identifies the paying Respondent and the name and docket number of this proceeding. The paying Respondent shall simultaneously transmit

26 Effective June 18, 2008, the Act imposes a $1,000,000 civil monetary penalty for each act of attempted and completed manipulation in violation of the Act. Certain of Respondent’s violations of the Act for attempted and completed manipulation occurred after June 18, 2008.
copies of the cover letter and the form of payment to the Chief Financial Officer,
Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, NW,
Washington, D.C. 20581.

Exchange Commission's Regulation D, this Order constitutes a Commission final order
based on a violation of law or regulation, as specifically set forth within this Order, that
prohibits fraudulent, manipulative, or deceptive conduct. Under the specific and unique
facts and circumstances presented here, pursuant to Rule 506(d)(2)(iii), disqualification
under Rule 506(d)(1) of the Regulation D exemption should not arise as a consequence of
this Order.

D. Respondent and its successors and assigns shall comply with the following conditions
and undertakings set forth in the Offer. Respondent represents that it has already
undertaken and implemented, or is implementing certain compliance and supervisory
controls or enhancements consistent with these Undertakings:

1. PRINCIPLES

   i. Respondent agrees to undertake the following: (1) to ensure the integrity
      and reliability of its Benchmark Interest Rate Submission(s), presently and
      in the future; and (2) to identify, construct and promote effective
      methodologies and processes of setting Benchmark Interest Rates, in
      coordination with efforts by Benchmark Publishers, in order to ensure the
      integrity and reliability of Benchmark Interest Rates in the future.

   ii. Respondent represents and undertakes that each Benchmark Interest Rate
Submission by Respondent shall be based upon a rigorous and honest
assessment of information, and shall not be influenced by internal or
external conflicts of interest, or other factors or information extraneous to
any rules applicable to the setting of a Benchmark Interest Rate.

27 The following terms are defined as follows:

   Benchmark Interest Rate: An interest rate for a currency and maturity/tenor that is calculated
   based on data received from market participants and published to the market on a regular,
   periodic basis, such as LIBOR and Euribor;

   Benchmark Publisher: A banking association or other entity that is responsible for or oversees
   the calculation and publication of a Benchmark Interest Rate;

   Submission(s): The interest rate(s) submitted for each currency and maturity/tenor to a
   Benchmark Publisher. For example, if Respondent submits a rate for one-month and three-month
   U.S. Dollar LIBOR, that would constitute two Submissions;

   Submitter(s): The person(s) responsible for determining and/or transmitting the Submission(s);
   and

   Supervisor(s): The person(s) immediately and directly responsible for supervising any portion of
   the process of Submission(s) and/or any of the Submitter(s).
2. INTEGRITY AND RELIABILITY OF BENCHMARK INTEREST RATE SUBMISSIONS

i. DETERMINATION OF SUBMISSIONS: Respondent shall determine its Submission(s) based on the following Factors, Adjustments and Considerations, unless otherwise prohibited by or contrary to an affirmative obligation imposed by any law or regulation, or the rules or definitions issued by a Benchmark Publisher. Respondent’s transactions shall be given the greatest weight in determining its Submissions, subject to applying appropriate Adjustments and Considerations in order to reflect the market measured by the Benchmark Interest Rate.28

Respondent shall determine its Submissions as described in these Undertakings within fourteen (14) days of the entry of this Order.

- **Factor 1 — Respondent’s Borrowing or Lending Transactions Observed by Respondent’s Submitters:**
  
  a. Respondent’s transactions in the market as defined by the Benchmark Publisher for the particular Benchmark Interest Rate;
  
  b. Respondent’s transactions in other markets for unsecured funds, including, but not limited to, certificates of deposit and issuances of commercial paper; and
  
  c. Respondent’s transactions in various related markets, including, but not limited to, Overnight Index Swaps, foreign currency forwards, repurchase agreements, futures, and Fed Funds.

- **Factor 2 — Third Party Transactions Observed by Respondent’s Submitters:**
  
  a. Transactions in the market as defined by the Benchmark Interest Rate relevant to each of the Submission(s);
  
  b. Transactions in other markets for unsecured funds, including, but not limited to, certificates of deposit and issuances of commercial paper; and

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28 The rules used by Benchmark Publishers to determine Benchmark Interest Rates vary, may not be consistent with each other, and provide different levels of guidance as to how to make Submissions.
c. Transactions in various related markets, including, but not limited to, Overnight Index Swaps, foreign currency forwards, repurchase agreements, futures, and Fed Funds.

- **Factor 3 — Third Party Offers Observed by Respondent’s Submitters:**
  a. Third party offers to Respondent in the market as defined by the Benchmark Publisher relevant to each of the Submission(s);
  b. Third party offers in other markets for unsecured funds, including, but not limited to, certificates of deposit and issuances of commercial paper, provided to Respondent by interdealer brokers (e.g., voice brokers); and
  c. Third party offers provided to Respondent in various related markets, including, but not limited to, Overnight Index Swaps, foreign currency forwards, repurchase agreements, and Fed Funds.

- **Adjustments and Considerations:** All of the following Adjustments and Considerations may be applied with respect to each of the Factors above:
  a. **Time:** With respect to the Factors considered above, proximity in time to the Submission(s) increases the relevance of that Factor;
  b. **Market Events:** Respondent may adjust its Submission(s) based upon market events, including price variations in related markets, that occur prior to the time at which the Submission(s) must be made to the Benchmark Publisher. That adjustment shall reflect measurable effects on transacted rates, offers or bids;
  c. **Term Structure:** As Respondent applies the above Factors, if Respondent has data for any maturity/tenor described by a Factor, then Respondent may interpolate or extrapolate the remaining maturities/tenors from the available data;
  d. **Credit Standards:** As Respondent applies the above Factors, adjustments may be made to reflect Respondent’s credit standing and/or the credit spread between the market as defined by the Benchmark Publisher and transactions or offers in the related markets used in the Factors above.
Additionally, Respondent may take into account counterparties’ credit standings, access to funds, and borrowing or lending requirements, and third party offers considered in connection with the above Factors; and

e. Non-representative Transactions: To the extent a transaction included among the Factors above significantly diverges in an objective manner from other transactions, and that divergence is not due to market events as addressed above, Respondent may exclude such transactions from the determination of its Submission(s).

ii. SUPERVISOR(S) REVIEW: Effective within fourteen (14) days of the entry of this Order, each daily Submission shall be reviewed by a Supervisor on a daily basis after the Submission(s) are made to the Benchmark Publisher.

iii. QUALIFICATIONS OF SUBMITTER(S) AND SUPERVISOR(S): All Submitter(s) shall have significant experience in the markets for the Benchmark Interest Rate to which they are submitting or a comparable market, but may designate less experienced parties, who routinely work under their supervision, to make Submission(s) during limited periods of absence. All Supervisors shall have significant experience in the markets for the relevant Benchmark Interest Rate or a comparable market. Submitters, Supervisors and any parties designated to make Submission(s) when the Submitter(s) are absent shall not be assigned to any derivatives trading desk, unit or division within Respondent, or participate in derivatives trading other than that associated with Respondent’s liquidity and liability management. The compensation of Submitter(s) and Supervisor(s) also shall not be directly based upon derivatives trading, other than that associated with Respondent’s liquidity and liability management.

iv. FIREWALLS: INTERNAL CONTROLS REGARDING IMPROPER COMMUNICATIONS AND SUBMISSIONS: Respondent shall implement internal controls and procedures to prevent improper communications with Submitter(s) and Supervisor(s) regarding Submission(s) or prospective Submission(s) to ensure the integrity and reliability of its Submission(s). Such internal controls and procedures shall include, but not be limited to:

- The “firewalls” contemplated herein will be implemented through written policies and procedures that delineate proper and improper communications with Submitter(s) and Supervisor(s), whether internal or external to Respondent. For these purposes, improper communications shall be any attempt to influence Respondent’s
Submission(s) for the benefit of any derivatives trading position (whether of Respondent or any third party) or any attempt to cause Respondent’s Submitter(s) to violate any applicable Benchmark Publisher’s rules or definitions, or Section 2 of these Undertakings; and

- A requirement that the Submitter(s) shall not be located in close proximity to traders who primarily deal in derivatives products that reference a Benchmark Interest Rate to which Respondent contributes any Submission(s). The two groups should be separated such that neither can hear the other.

v. **DOCUMENTATION:** Respondent shall provide the documents set forth below promptly and directly to the Commission upon request, without subpoena or other process, regardless of whether the records are held outside of the United States, to the extent permitted by law.

- For each Submission, Respondent shall contemporaneously memorialize, and retain in an easily accessible format for a period of five (5) years after the date of each Submission, the following information:
  
  a. The Factors, Adjustments and Considerations described in Section 2(i) above that Respondent used to determine its Submission(s), including, but not limited to, identifying any non-representative transactions excluded from the determination of the Submission(s) and the basis for such exclusions, as well as identifying all transactions given the greatest weight or considered to be the most relevant, and the basis for such conclusion;

  b. All models or other methods used in determining Respondent’s Submission(s), such as models for credit standards and/or term structure, and any adjustments made to the Submission(s) based on such models or other methods;

  c. Relevant data and information received from interdealer brokers used in connection with determining Respondent’s Submission(s) including, but not limited to, the following:

    - Identification of the specific offers and bids relied upon by Respondent when determining each Submission; and
• The name of each company and person from whom the information or data is obtained;

d. Respondent’s assessment of “reasonable market size” for its Submission(s) (or any other such criteria for the relevancy of transactions to a Benchmark Interest Rate), to the extent that the rules for a Benchmark Interest Rate require that pertinent transactions considered in connection with Submission(s) be of “reasonable market size” (or any other such criteria);

e. Information regarding market events considered by Respondent in connection with determining its Submission(s), including, without limitation, the following:

- The specific market announcement(s) or event(s); and

- Any effect of such market event(s) on transacted rates, offers or bids in the relevant markets; and

f. The identity of the Submitter(s) who made, and the Supervisor(s) who reviewed, the Submission(s).

For each Submission, Respondent shall retain for a period of five (5) years after the date of each Submission, the following transactional data used by Respondent to determine its Submission(s); the data shall be easily accessible and convertible into Microsoft Excel file format; the data shall include, without limitation, the following to the extent known to Respondent at the time of the Submission(s):

a. Instrument;
b. Maturity/tenor;
c. Trade type (i.e., loan/deposit, placing/taking);
d. Buy/sell indicator;
e. Transaction date (in mmddyyyy or ddmmyyyy format);
f. Maturity date (in mmddyyyy or ddmmyyyy format);
g. Value date (in mmddyyyy or ddmmyyyy format);
h. Loan effective date;
i. Customer number/identifier;
j. Currency;
k. Ticket ID;
l. Timestamp;
m. Counterparty A (buyer/bidder);
n. Counterparty B (seller/offeror);
o. Nominal/notional size of the transaction;

p. Interest basis (360/365 day year);

q. The fixed interest rate; and

r. Any special or additional terms (e.g., a repurchase agreement or some form of “non-vanilla agreement”).

**Transaction Records:** Respondent shall retain for a period of five (5) years trade transaction records and daily position and risk reports, including (without limitation) monthly and quarterly position and risk reports, related to the trading activities of Submitter(s) and traders who primarily deal in derivatives products that reference a Benchmark Interest Rate; the records and reports shall be easily accessible and convertible into Microsoft Excel file format.

**Requirement To Record Communications:** Respondent shall record and retain to the greatest extent practicable all of the following communications:

a. All communications concerning the determination and review of the Submission(s); and

b. All communications of traders who primarily deal in derivatives products that reference a Benchmark Interest Rate concerning trades, transactions, prices, or trading strategies pertaining to any derivative that references any Benchmark Interest Rate (or the supervision thereof).

The above communications shall not be conducted in a manner to prevent Respondent from recording such communications;

Audio communications of Submitters and Supervisors shall be retained for a period of one (1) year. Audio communications of traders who primarily deal in derivatives products that reference a Benchmark Interest Rate, and who are located in at least the London, Frankfurt, New York, and Tokyo offices of Respondent, shall be retained for a period of six (6) months. Subject to a reasonable time to implement, Respondent’s audio retention requirements pursuant to these Undertakings shall commence within a reasonable period after the entry of this Order and shall continue for a period of five (5) years thereafter;

All communications except audio communications shall be retained for a period of five (5) years; and
Nothing in these Undertakings shall limit, restrict or narrow any obligations pursuant to the Act or the Commission Regulations promulgated thereunder, including but not limited to Regulations 1.31 and 1.35, 17 C.F.R. §§ 1.31 and 1.35 (2014), in effect now or in the future.

vi. MONITORING AND AUDITING:

- **Monitoring**: Respondent shall maintain or develop monitoring systems or electronic exception reporting systems that identify possible improper or unsubstantiated Submissions. Such reports will be reviewed on at least a weekly basis and if there is any significant deviation or issues, the underlying documentation for the Submission shall be reviewed to determine whether the Submission is adequately substantiated. If it is not substantiated, Respondent shall notify its chief compliance officer(s) and the Benchmark Publisher;

- **Periodic Audits**: Starting six (6) months from the date of the entry of this Order, and continuing every six (6) months thereafter, unless an annual audit is scheduled at the same time, Respondent shall conduct internal audits of reasonable, random samples of its Submission(s), the factors and all other evidence documenting the basis for such Submission(s), and communications of the Submitter(s) in order to verify the integrity and reliability of the process for determining Submission(s); and

- **Annual Audits By Third Party Auditors**: Starting one (1) year from the date of the entry of this Order, and continuing annually for four (4) additional years thereafter, Respondent shall retain an independent, third-party auditor to conduct an audit of its Submission(s) and the process for determining Submission(s), which shall include, without limitation, the following:
  a. Reviewing communications of Submitter(s) and Supervisor(s);
  b. Interviewing the Submitter(s) and Supervisor(s), to the extent they are still employed by Respondent;
  c. Obtaining written verification from the Submitter(s) and Supervisor(s), to the extent they are still employed by Respondent, that the Submission(s) were consistent with this Order, the policies and procedures in place for making Respondent’s Submission(s), and the definitions applicable
to the Benchmark Interest Rate for which Respondent made Submission(s); and

d. A written audit report to be provided to Respondent and the Commission (with copies addressed to the Commission’s Division of Enforcement (the “Division”)).

vii. POLICIES, PROCEDURES AND CONTROLS: Within sixty (60) days of the entry of this Order, Respondent shall develop policies, procedures, and controls to comply with each of the specific Undertakings set forth above with the goal of ensuring the integrity and reliability of its Submission(s). In addition, Respondent shall develop policies, procedures, and controls to ensure the following:

■ The supervision of the Submission process;

■ That any violations of the Undertakings or any questionable, unusual or unlawful activity concerning Respondent’s Submissions are reported to and investigated by Respondent’s compliance or legal personnel and reported, as necessary, to authorities and the Benchmark Publishers;

■ The periodic but routine review of electronic communications and audio recordings of or relating to the Submission Process;

■ Not less than monthly, the periodic physical presence of compliance personnel on the trading floors of the Submitter(s) and/or traders who primarily deal in derivatives products that reference a Benchmark Interest Rate in connection with these Policies, Procedures and Controls;

■ The handling of complaints concerning the accuracy or integrity of Respondent’s Submission(s) including:

a. Memorializing all such complaints;

b. Review and follow-up by the chief compliance officer(s) or his designee of such complaints; and

■ The reporting of material complaints to the Chief Executive Officer and Board of Directors, relevant self-regulatory organizations, the relevant Benchmark Publisher, the Commission, and/or other appropriate regulators.

viii. TRAINING: Respondent shall develop training programs for all employees who are involved in its Submission(s), including, without
limitation, Submitters and Supervisors, and all traders who primarily deal in derivatives products that reference a Benchmark Interest Rate. Submitters and Supervisors shall be provided with preliminary training regarding the policies, and procedures and controls developed pursuant to Section 2(vii) of these Undertakings. By no later than July 22, 2015, all Submitters, Supervisors, and traders who primarily deal in derivatives products that reference a Benchmark Interest Rate shall be fully trained in the application of these Undertakings to them, as set forth herein. Thereafter, such training will be provided promptly to employees newly assigned to any of the above listed responsibilities, and again to all Submitters, Supervisors, and traders who primarily deal in derivatives products that reference a Benchmark Interest Rate as part of Respondent’s regular training programs. The training shall be based upon the individual’s position and responsibilities, and as appropriate, address the following topics:

- The Undertakings set forth herein;
- The process of making Submission(s);
- The impropriety of attempting to influence the determination of Respondent’s Submission(s);
- The requirement to conduct all business related to Respondent’s Submission(s) on Respondent’s recorded telephone and electronic communications systems, and not on personal telephones or other electronic devices, as set forth in Section 2(v) of these Undertakings;
- The requirement to conduct certain business related to derivatives products that reference a Benchmark Interest Rate on Respondent’s recorded telephone and electronic communications systems, and not on personal devices or systems, as set forth in Section 2(v) of these Undertakings;
- The policies and procedures developed and instituted pursuant to these Undertakings; and
- The employment and other potential consequences if employees act unlawfully or improperly in connection with Respondent’s Submission(s) or process for determining Submission(s).

ix. REPORTS TO THE COMMISSION:

- Compliance with Undertakings: Every four (4) months, starting 120 days from the entry of this Order, Respondent shall make
interim reports to the Commission, through the Division, explaining its progress towards compliance with the Undertakings set forth herein. Within 365 days of the entry of this Order, Respondent shall submit a report to the Commission, through the Division, explaining how they have complied with the Undertakings set forth herein. The report shall attach copies of and describe the internal controls, policies and procedures that have been designed and implemented to satisfy the Undertakings. The report shall contain a certification from representatives of Respondent’s Executive Management, after consultation with Respondent’s chief compliance officer(s), that Respondent has complied with the Undertakings set forth above, and that they have established policies, procedures and controls to satisfy the Undertakings set forth in this Order;

- **Submitter(s), Supervisor(s), and Heads of Appropriate Trading Desks:** Within fourteen (14) days of the entry of this Order, or as soon as practicable thereafter, but no later than July 22, 2015, Respondent shall provide, meet with and explain these Undertakings to all Submitters, Supervisors, and the head of each trading desk that primarily deals in derivatives that reference a Benchmark Interest Rate. Within that same time frame, Respondent shall provide to the Commission, through the Division, written or electronic affirmations signed by each Submitter, Supervisor, and head of each trading desk that primarily deals in derivatives that reference a Benchmark Interest Rate, stating that he or she has received and read the Order and Undertakings herein, and that he or she understands these Undertakings to be effective immediately; and

- **Disciplinary and Other Actions:** Respondent shall promptly report to the Commission, through the Division, all improper conduct related to any Submission(s) or the attempted manipulation or manipulation of a Benchmark Interest Rate, as well as any disciplinary action, or other law enforcement or regulatory action related thereto, unless de minimis or otherwise prohibited by applicable laws or regulations.
3. DEVELOPMENT OF RIGOROUS STANDARDS FOR BENCHMARK INTEREST RATES

To the extent Respondent is or remains a contributor to any Benchmark Interest Rate, Respondent agrees to make its best efforts to participate in efforts by current and future Benchmark Publishers, other price reporting entities and/or regulators to ensure the reliability of Benchmark Interest Rates, and through its participation to encourage the following:

i. METHODOLOGY: Creating rigorous methodologies for the contributing panel members to formulate their Submissions. The aim of such methodologies should be to result in a Benchmark Interest Rate that accurately reflects the rates at which transactions are occurring in the market being measured by that Benchmark Interest Rate;

ii. VERIFICATION: Enforcing the use of those methodologies through an effective regime of documentation, monitoring, supervision and auditing, required by and performed by the Benchmark Publishers, and by the contributing panel members internally;

iii. INVESTIGATION: Facilitating the reporting of complaints and concerns regarding the accuracy or integrity of Submissions to Benchmark Interest Rates or the published Benchmark Interest Rate, and investigating those complaints and concerns thoroughly;

iv. DISCIPLINE: Taking appropriate action if, following a thorough confidential investigation, the Benchmark Publisher determines that a complaint or concern regarding the accuracy or integrity of a Submission or the published Benchmark Interest Rate has been substantiated;

v. TRANSPARENCY: Making regular reports to the public and the markets of facts relevant to the integrity and reliability of each Benchmark Interest Rate. Such reports should include, but not be limited to, the following:

- At the time each Benchmark Interest Rate is published, the Benchmark Publisher should display prominently whether each rate is based entirely on transactions in the market the rate is supposed to reflect, or whether it instead is based, in whole or in part, on other data or information;

- The Benchmark Publisher also should make periodic reports regarding the number and nature of complaints and concerns received regarding the accuracy or integrity of Submissions or the published Benchmark Interest Rate while maintaining the anonymity of all those who have reported or are the subject of complaints and concerns;
• The Benchmark Publisher should additionally make periodic reports regarding the results of all investigations into such complaints and concerns while maintaining the anonymity of all those involved in investigations that have not yet been completed; and

vi. FORMULATION: Periodically examining whether each Benchmark Interest Rate accurately reflects the rate at which transactions are occurring in the market being measured (using the statistical method prescribed by that Benchmark Interest Rate), and evaluating whether the definition and instructions should be revised, or the composition of the panel changed;

Such examinations should include a rigorous mathematical comparison of transactions in the relevant market with the published Benchmark Interest Rate on the same day over a specified period and a determination of whether any differences are statistically or commercially significant.

Every four (4) months, starting 120 days from the entry of this Order, Respondent shall report to the Commission, through the Division, either orally or in writing, on its participation in such efforts, to the extent that such reporting is not otherwise prohibited by law or regulations, by the rules issued by Benchmark Publishers, or by nondisclosure agreements by and between Respondent and Benchmark Publishers.

4. COOPERATION WITH THE COMMISSION

i. Respondent shall cooperate fully and expeditiously with the Commission, including the Division, and any other governmental agency in this action, and in any investigation, civil litigation or administrative matter related to the subject matter of this action or any current or future Commission investigation related thereto. As part of such cooperation, Respondent agrees to the following for a period of five (5) years from the date of the entry of this Order, or until all related investigations and litigation are concluded, including through the appellate review process, whichever period is longer:

• Preserve all records relating to the subject matter of this proceeding, including, but not limited to, audio files, electronic mail, other documented communications, and trading records;

• Subject to applicable laws and regulations, comply fully, promptly, completely, and truthfully with all inquiries and requests for information or documents;
• Provide authentication of documents and other evidentiary material;

• Subject to applicable laws and regulations, provide copies of documents within Respondent’s possession, custody or control;

• Subject to applicable laws and regulations, Respondent will make its best efforts to produce any current (as of the time of the request) officer, director, employee, or agent of Respondent, regardless of the individual’s location, and at such location that minimizes Commission travel expenditures, to provide assistance at any trial, proceeding, or Commission investigation related to the subject matter of this proceeding, including, but not limited to, requests for testimony, depositions, and/or interviews, and to encourage them to testify completely and truthfully in any such proceeding, trial, or investigation; and

• Subject to applicable laws and regulations, Respondent will make its best efforts to assist in locating and contacting any prior (as of the time of the request) officer, director, employee, or agent of Respondent;

ii. Respondent also agrees that it will not undertake any act, other than as required by applicable law, which would limit its ability to cooperate fully with the Commission. Respondent will designate an agent located in the United States of America to receive all requests for information pursuant to these Undertakings, and shall provide notice regarding the identity of such Agent to the Division upon entry of this Order. Should Respondent seek to change the designated agent to receive such requests, notice of such intention shall be given to the Division fourteen (14) days before it occurs. Any person designated to receive such request shall be located in the United States of America; and

iii. Respondent and the Commission agree that nothing in these Undertakings shall be construed so as to compel Respondent to continue to contribute Submission(s) related to any Benchmark Interest Rate. Without prior consultation with the Commission, Respondent remains free to withdraw from the panel of contributors to any Benchmark Interest Rate.

5. PROHIBITED OR CONFLICTING UNDERTAKINGS

Should the Undertakings herein be prohibited by, or be contrary to the provisions of any obligations imposed on Respondent by any presently existing, or hereinafter enacted or promulgated laws, regulations, regulatory mandates, or the rules or definitions issued by a Benchmark Publisher, then Respondent shall promptly transmit notice to the Commission (through the Division) of such
prohibition or conflict, and shall meet and confer in good faith with the
Commission (through the Division) to reach an agreement regarding possible
modifications to the Undertakings herein sufficient to resolve such inconsistent
obligations. In the interim, Respondent will abide by the obligations imposed by
the law, regulations, regulatory mandates and Benchmark Publishers’ rules and
definitions. Nothing in these Undertakings shall limit, restrict or narrow any
obligations pursuant to the Act or the Commission Regulations promulgated
thereunder, including but not limited to Regulations 1.31 and 1.35, 17 C.F.R. §§
1.31 and 1.35 (2014), in effect now or in the future.

6. PUBLIC STATEMENTS

Respondent agrees that neither it nor any of its successors and assigns, agents or
employees under its authority or control shall take any action or make any public
statement denying, directly or indirectly, any findings or conclusions in this Order
or creating, or tending to create, the impression that this Order is without a factual
basis; provided, however, that nothing in this provision shall affect Respondent’s
(i) testimonial obligations, or (ii) right to take legal positions in other proceedings
to which the Commission is not a party. Respondent and its successors and
assigns shall undertake all steps necessary to ensure that all of its agents and/or
employees under its authority or control understand and comply with this
agreement.

E. Partial Satisfaction: Respondent understands and agrees that any acceptance by the
Commission of partial payment of Respondent’s CMP Obligation shall not be deemed a
waiver of its obligation to make further payments pursuant to this Order, or a waiver of
the Commission’s right to seek to compel payment of any remaining balance.

The provisions of this Order shall be effective as of this date.

By the Commission.

Christopher J. Kirkpatrick
Secretary of the Commission
Commodity Futures Trading Commission

Dated: April 23, 2015