

Kevin R. McClear
General Counsel

March 14, 2013

**Re: SDR Reporting Rule Certification
Pursuant to Section 5c(c)(1) of the
Commodity Exchange Act and
Commission Regulation 40.6**

VIA E-MAIL

Ms. Melissa Jurgens
Secretary
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, NW
Washington, D.C. 20581

Dear Ms. Jurgens:

ICE Clear Credit ("ICC") hereby submits, pursuant to Section 5c(c)(1) of the Commodity Exchange Act and Commodity Futures Trading Commission ("Commission") Regulation 40.6, a self-certification of amended Rule 211 of ICC related to the Commission's Part 45 regulations (Swap Data Repository Reporting). ICC is registered with the Commission as a derivatives clearing organization.

ICC requests that its Rule 211 become effective the tenth business day following the filing of this submission with the Commission at its Washington, D.C. headquarters.

As the Commission is aware, ICC currently complies with Part 45 by reporting to IntercontinentalExchange, Inc.'s SDR, the SDR selected by ICC. In order to codify ICC's practice of reporting relevant Part 45 data to the SDR selected by ICC, ICC proposes to add, in Chapter 2 of the ICC Rules, Rule 211 (Regulatory Reporting of Swap Data). Proposed ICC Rule 211 provides that (with respect to cleared swaps and resulting positions) ICC shall report available creation and continuation data to IntercontinentalExchange, Inc.'s SDR for purposes of complying with applicable Commission regulations governing the regulatory reporting of swaps. In addition, proposed ICC Rule 211 provides that, upon the request of an ICC clearing participant, ICC shall provide the same creation and continuation data to the SDR selected by the ICC clearing participant.

Proposed Rule 211 was reviewed and approved by the ICC Board of Managers on December 19, 2012. There were no opposing views expressed by the ICC Board. With respect to any other opposing views, please see the Commission comment files relating to the CME's Rule

1001 submission and the relevant references within The Statement of the Commission granting approval of the CME's Rule 1001 submission.

Certification of the Amended Rules pursuant to Section 5c(c)(1) of the Act and Commission Regulation 40.6 is also provided below.

Amended Rule:

The proposed rule change consists of a change to Chapter 2 of the ICC Rules to provide that (with respect to cleared swaps and resulting positions) ICC shall report available creation and continuation data to IntercontinentalExchange, Inc.'s SDR for purposes of complying with applicable Commission regulations governing the regulatory reporting of swaps. In addition, proposed ICC Rule 211 provides that, upon the request of an ICC clearing participant, ICC shall provide the same creation and continuation data to the SDR selected by the ICC clearing participant.

Annexed as an Exhibit hereto is the following:

A. Proposed ICC Rule 211

Certifications:

ICE Clear Credit hereby certifies that the Amended Rule complies with the Act and the regulations thereunder.

ICE Clear Credit hereby certifies that, concurrent with this filing, a copy of the submission was posted on ICE Clear Credit's website, which may be accessed at https://www.theice.com/publicdocs/regulatory_filings/ICEClearCredit_CFTC_2013_03_14.pdf.

ICE Clear Credit would be pleased to respond to any questions the Commission or the staff may have regarding this submission. Please direct any questions or requests for information to the attention of the undersigned at (312) 836-6833.

Respectfully submitted,



Kevin R. McClear
General Counsel

cc: Phyllis Dietz (by email)
Heidi M. Rauh (by email)



Clearing Rules

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it were a Retiring Participant. Payment of the Prepaid Contribution shall not limit such Participant's obligations to make additional contributions to the General Guaranty Fund as otherwise required by the Rules, provided that if such a Participant becomes a Retiring Participant it may apply the Prepaid Contribution to its obligation to make additional contributions to the General Guaranty Fund up to its Additional Assessment Limit. Notwithstanding anything to the contrary herein, except in the case of a Default with respect to such Participant, the Prepaid Contribution will not be deemed to be part of the General Guaranty Fund for purposes of Rule 802(b) until such time as it is applied to the Participant's obligations to make additional contributions to the General Guaranty Fund as provided in the preceding sentence.

210. [Intentionally Omitted]

211. Regulatory Reporting of Swap Data.

For all swaps cleared by ICE Clear Credit, and resulting positions, ICE Clear Credit shall report creation and continuation data to IntercontinentalExchange, Inc.'s swap data repository for purposes of complying with applicable CFTC rules governing the regulatory reporting of swaps. Upon the request of a Participant, ICE Clear Credit shall provide the same creation and continuation data to a swap data repository selected by the Participant as ICE Clear Credit provided to IntercontinentalExchange, Inc.'s swap data repository under the preceding sentence.