



July 12, 2012

VIA E-MAIL

Mr. David Stawick
Office of the Secretary
Commodity Futures Trading Commission
Three Lafayette Center
1155 21st St., N.W.
Washington, D.C. 20581

Re: Rule 40.6(a) Certification. GreenX Advisory Authorizing NYMEX to take Disciplinary Action over GreenX Market Participants

This Advisory provides notice to GreenX market participants, that, following the vacation of the GreenX designated contract market (DCM) and the transfer of GreenX products and open interest to the NYMEX DCM, GreenX customers and Participants will be subject to NYMEX jurisdiction and the NYMEX disciplinary process for violations of GreenX rules that occurred prior to the DCM being vacated. NYMEX is authorized to enforce GreenX rules and able to take disciplinary actions under [Chapter 4] of the NYMEX rules for any violations of GreenX rules that occurred prior to the DCM vacation as if the violation had been of NYMEX rules.

GreenX hereby certifies that the Advisory Notice complies with the Act and the CFTC Rules. There were no substantive opposing views to this proposal. The effective date of the Advisory Notice is July 27, 2012.

This rule certification has been posted on the GreenX website in "Pending Rules" found under the "Market Regulation" tab at <http://www.thegreenx.com/market-regulation/pending-rules.html>

Please refer any questions on this subject to:

Christopher Bowen, Managing Director, Chief Regulatory Counsel, CME Group at 212-299-2200 or Nicholas Galati, Compliance Officer, GreenX at 212-299-2569.

Sincerely,

A handwritten signature in black ink, appearing to read 'Kari S. Larsen', with a long horizontal line extending to the right.

Kari S. Larsen
Chief Regulatory Officer / General Counsel

Attachment: Exhibit A - GreenX Advisory # 2012-03

EXHIBIT A



ADVISORY NOTICE

NYMEX Authorized to take Disciplinary Action over GreenX Market Participants

GreenX Advisory #: 2012-03
Notice Date: July 12, 2012

This Advisory provides notice to Green Exchange LLC ("GreenX") market participants, that, following the vacation of the GreenX designated contract market ("DCM") and the transfer of GreenX products and open interest to the New York Mercantile Exchange ("NYMEX") DCM, GreenX customers and Participants will be subject to NYMEX jurisdiction and the NYMEX disciplinary process for violations of GreenX rules that occurred prior to the DCM being vacated. NYMEX is authorized to enforce GreenX rules and able to take disciplinary actions under Chapter 4 of NYMEX rules for any violations of GreenX rules that occurred prior to the DCM vacation as if the violation had been of NYMEX rules.

Please refer all queries on this subject to:

Chief Regulatory Counsel, CME Group

Christopher K. Bowen

Tel: 212-299-2200

E-mail: Christopher.Bowen@cmegroup.com

Compliance Officer, GreenX

Nicholas Galati

Tel: 212-299-2569

nicholas.galati@thegreenx.com



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