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August 5, 2008

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BY ELECTRONIC TRANSMISSION

Mr. David A. Stawick Secretary of the Commission Office of the Secretariat Commodity Futures Trading Commission Three Lafayette Centre 1155 21st Street, NW Washington, DC 20581

Re: Amendments to ICE Clear U.S. By-Law Section 5.2 and Rules 10.00 through 10.13; and Amendments to ICE Futures U.S. Rules 6.12, 6.13, 6.15 and new Rules 6.33 and 29.00-29.36

Dear Mr. Stawick:

ICE Clear U.S., Inc. ("ICE CLEAR") hereby notifies the Commission that it has rescinded the rules previously filed as Rules 1000-1013, is substituting new Rules 10.00 -10.05 and amendments to By-Law Section 5.2, attached as Exhibit A.

ICE Futures U.S., Inc. ("Exchange") hereby notifies the Commission that it has amended Rules 6.12, 6.13, 6.15 and adopted new Rules 6.33 and 29.00-29.36 attached as Exhibit B. The amendments and new Rules set forth the terms and conditions relating to Cleared Only Swaps that ICE CLEAR will accept for clearance pursuant to its rules.

ICE CLEAR certifies that the rescission of Rules 1000-1013, the adoption of new Rules 10.00 –10.05 and the amendments to By-Law Section 5.2 comply with the requirements of the Commodity Exchange Act and the rules and regulations promulgated thereunder; and the Exchange certifies that the amendments and new Rules comply with the requirements of the Commodity Exchange Act and the rules and regulations promulgated thereunder.

If you have any questions or need further information, please contact me at 212-748-4084 or at jill.fassler@theice.com.

Sincerely,

Jill S. Fassler ICE Futures U.S., Inc. Vice President Associate General Counsel

Division of Clearing and Intermediary Oversight Division of Market Oversight New York Regional Office

cc:

EXHIBIT A

(The text of Rules 10.00-10.05 is new and, for convenience, is not underlined.) Clearing of Over-the- Counter Instruments

Rule 10.00. Scope of Chapter

The Rules in this Chapter govern the clearing and settlement of over-the-counter instruments that the Corporation has designated as eligible for clearing. Clearing Members shall continue to be subject to the Corporation's By-Laws and Rules, and each over-the-counter instrument accepted for clearing shall be deemed a "Contract" within the meaning of the Bylaws and Rules of the Corporation. In the event of any inconsistency between the Rules in this Chapter and any other provisions of the By-Laws or Rules, the provisions of this Chapter shall govern.

Rule 10.01. Definitions

(a) In this Chapter and in all procedures and resolutions adopted by the Board hereunder, the following terms shall have the meanings indicated, unless the context otherwise requires:

(i) Eligible Swap Participant or ESP

The term "Eligible Swap Participant" or "ESP" shall have the meaning set forth in Commission Regulation 35.1(b)(2) and shall include any other class of person that the Commission determines to be eligible to engage in swap transactions pursuant to section 4(c) of the Act or otherwise.

(ii) Swap

The term "Swap" shall mean an agreement entered into in the over-the-counter market between two ESPs involving an instrument that the Corporation has determined to be eligible for clearing.

Rule 10.02. Submission of Swaps

(a) All Swaps shall be submitted to the Corporation in accordance with such rules and procedures as the Corporation shall specify from time to time.

(b) It is the responsibility of the Clearing Member carrying the account to determine that the owner of such account is an ESP.

Rule 10.03. Effect of Clearance

Upon acceptance of a Swap the Corporation shall be substituted as, and assume the position of, the buyer to the Clearing Member which is the seller and the position of the seller to the Clearing Member which is the buyer; and thereupon the Corporation shall have all the rights and obligations with respect to such Swap as the parties for which it is substituted.

Rule 10.04. Eligible Products

Swaps meeting the terms and conditions as specified in this Rule and in Chapter 29 of the Exchange Rules shall be eligible for clearing.

(a) Coffee Swaps

(i) Clearing Unit

The unit of clearing shall be equal to thirty-seven thousand five hundred (37,500) pounds of washed Arabica coffee.

(ii) Contract Months Available for Submission for Clearing

Unless the Exchange Board otherwise directs, Coffee Swaps shall be limited to the months of March, May, July, September and December and shall extend for a period as determined by the Board.

(iii) Price Basis and Price Fluctuations

(A) The price of a Coffee Swap shall be quoted as the price per pound.

(B) Minimum price fluctuations for Coffee Swaps shall be quoted per pound in cents and decimal fractions of a cent. No Coffee Swap transaction shall be permitted at a price which is not a multiple of five one-hundredths of one cent per pound.

(iv) Last Day of Clearing

(A) The Last Day of Clearing for Coffee Swaps shall be the second (2^{nd}) Friday of the calendar month preceding the delivery month; provided however, that:

(1) in the event that

(i) the Exchange is closed on any such Friday then:

(a) if the determination that the Exchange would be closed was made more than one (1) week prior thereto, the term "Last Day of Clearing " shall mean the trading day preceding such Friday; and

(b) if such determination was made at any other time, the term "Last Day of Clearing " shall mean the first (1st) trading day after such Friday; and/or

(2) there is less than four (4) trading days between any such Friday and the first (1st) notice day of the corresponding month of the Exchange Coffee "C" Futures Contract, the term "Last Day of Clearing" shall mean the fifth (5th) Business Day preceding the first (1st) notice day of the corresponding month of the Exchange Coffee "C" Futures Contract.

(v) Liquidation During the Delivery Month

A Coffee Swap may be liquidated by either (A) final settlement as determined on the Last Day of Clearing or (B) entry into an offsetting Coffee Swap.

(vi) Daily Settlement Price

The daily settlement price for a Coffee Swap shall be equal to the daily settlement price of the corresponding delivery month of the Exchange Coffee "C" Futures Contract.

(vii) Final Settlement Price

(A) The final Settlement Price for a Coffee Swap shall be the settlement price of the corresponding delivery month of the Coffee "C" Futures Contract on the Last Day of Clearing of the Coffee Swap.

(B) Final settlement shall be made on the Business Day following the Last Day of Clearing and shall be made in the same manner, and in accordance with the same procedures, as the payment of variation margin.

(C) The amount to be paid in final settlement shall be determined by multiplying three dollars and seventy-five cents (\$3.75) times the basis point difference between the settlement price of the Business Day prior to the Last Day of Clearing and the final settlement price.

(D) Upon final settlement of a Coffee Swap as provided in this Rule, the parties shall have no further obligations hereunder with respect to such Coffee Swap.

(b) Cocoa Swaps

(i) Clearing Unit

The unit of clearing shall be equal to ten (10) metric tons net of cocoa beans.

(ii) Contract Months Available for Submission for Clearing

Unless the Exchange Board otherwise directs, Cocoa Swaps shall be limited to the months March, May, July, September and December and shall extend for a period as determined by the Board.

(iii) Price Basis and Price Fluctuations

(A) The price of a Cocoa Swap shall be quoted as the price per metric ton.

(B) Minimum price fluctuations for Cocoa Swaps shall be quoted in U.S. dollars per metric ton. No Cocoa Swap transaction shall be permitted at a price which is not a multiple of one dollar per metric ton.

(iv) Last Day of Clearing

The Last Day of Clearing for Cocoa Swaps shall be the first (1st) Friday of the calendar month preceding the delivery month; provided however, that:

(A) in the event that

(1) the Exchange is closed on any such Friday then:

(i) if the determination that the Exchange would be closed was made more than one (1) week prior thereto, the term "Last Day of Clearing " shall mean the trading day preceding such Friday; and

(ii) if such determination was made at any other time, the term "Last Day of Clearing " shall mean the first (1st) trading day after such Friday.

(v) Liquidation During the Delivery Month

A Cocoa Swap may be liquidated by either (A) final settlement as determined on the Last Day of Clearing or (B) entry into an offsetting Cocoa Swap.

(vi) Daily Settlement Price

The daily settlement price for a Cocoa Swap shall be equal to the daily settlement price of the corresponding delivery month of the Exchange Cocoa Futures Contract.

(vii) Final Settlement Price

(A) The final Settlement Price for a Cocoa Swap shall be the settlement price of the corresponding delivery month of the Exchange Cocoa Futures Contract on the Last Day of Clearing of the Cocoa Swap.

(B) Final settlement shall be made on the Business Day following the Last Day of Clearing and shall be made in the same manner, and in accordance with the same procedures, as the payment of variation margin.

(C) The amount to be paid in final settlement shall be determined by multiplying ten dollars (\$10.00) times the basis point difference between the settlement price of the Business Day prior to the Last Day of Clearing and the final settlement price.

(D) Upon final settlement of a Cocoa Swap as provided in this Rule, the parties shall have no further obligations hereunder with respect to such Cocoa Swap.

(c) Sugar Swaps

(i) Clearing Unit

The unit of clearing shall be equal to fifty (50) tons of two thousand two hundred forty (2,240) pounds of raw sugar.

(ii) Contract Months Available for Submission for Clearing

Unless the Exchange Board otherwise directs, Sugar Swaps shall be limited to the months January, March, May, July and October and shall extend for a period as determined by the Board.

(iii) Price Basis and Price Fluctuations

(A) The price of a Sugar Swap shall be quoted in terms of cents per pound.

(B) Minimum price fluctuations for Sugar Swaps shall be quoted in cents and hundredths of a cent per pound. No Sugar Swap transaction shall be permitted at a price that is not a multiple of one one-hundredths of a cent per pound.

(iv) Last Day of Clearing

The Last Day of Clearing for Sugar Swaps shall be the fifteenth (15th) calendar day of the delivery month.

(v) Liquidation During the Delivery Month

A Sugar Swap may be liquidated by either (A) final settlement as determined on the Last Day of Clearing or (B) entry into an offsetting Sugar Swap.

(vi) Daily Settlement Price

The daily settlement price for a Sugar Swap shall be equal to the daily settlement price of the corresponding month of the Exchange Sugar No. 11 Futures Contract.

(vii) Final Settlement Price

(A) The final Settlement Price for a Sugar Swap shall be the settlement price of the corresponding month of the Exchange Sugar No. 11 Futures Contract on the Last Day of Clearing of the Sugar Swap.

(B) Final settlement shall be made on the Business Day following the Last Day of Clearing and shall be made in the same manner, and in accordance with the same procedures, as the payment of variation margin.

(C) The amount to be paid in final settlement shall be determined by multiplying eleven dollars and twenty cents (\$11.20) times the basis point difference between the settlement price of the Business Day prior to the Last Day of Clearing and the final settlement price.

(D) Upon final settlement of a Sugar Swap as provided in this Rule, the parties shall have no further obligations hereunder with respect to such Sugar Swap.

Rule 10.05. Reportable Positions and Daily Reports

Each Clearing Member which owns, controls, or carries for any customer Swaps, shall file such reports as are specified in Chapters 6 and 29 of the Exchange Rules or as otherwise required by the Exchange. Clearing Members shall provide such information with respect to Swaps and the ownership thereof as may be requested by the Corporation. (In the text of the amendments below, additions are underlined and deletions are bracketed and lined out.)

Section 5.2. *Eligibility Requirements*

To become and remain a Clearing Member and to have the privilege of clearing Contracts effected on or subject to the rules of one or more Exchanges, a Person must:

(a) Be an Entity that is a member firm of such Exchange or Exchanges and satisfy the clearing member requirements of the Exchange or Exchanges;

(b) Have one person, satisfactory to the Corporation, who is (i) a director, general partner, trustee or officer (or person occupying a similar status or performing similar functions), (ii) responsible for the clearing operations of such Person and (iii) authorized to act on behalf of such Person in all transactions with or involving the Corporation, and effective October 1, 2004 for all Entities, have a second person who meets the requirements of this subsection 5.2(b)(i) and who is authorized to act on behalf of such Person in all transactions with or involving the Corporations in the event of death, incompetence or other inability of the first person to so act;

(c) Have Capital of at least \$5,000,000 or, in the case of a Self-Clearing Member, \$600,000;

(d) Have, in the judgment of the Board, such qualities of financial responsibility, operational capacity, experience, business integrity, reputation and competence as the Board, in its discretion, may consider necessary or appropriate to be a Clearing Member; and

(e) If an Entity which is subject to Control by any other Person or Persons, have on file with the Corporation a Guaranty in such form as the Corporation may prescribe from such other Person or from one or more of such other Persons (as the Corporation may specify) guaranteeing payment of all amounts owing by such Entity under or in connection with any proprietary account carried by the Corporation for such entity; provided, however, that the Board may, for good cause shown, waive or modify the requirements of this paragraph (e) with respect to any such Entity. Notwithstanding the foregoing, the Board shall not waive the Guaranty requirement for any Entity that has chosen one (1) or more of its Affiliates as the Approved Financial Institution to maintain its original margin accounts, to issue letters of credit to the Corporation or for any other purpose pursuant to the Rules of the Corporation.

(f) Notwithstanding the provisions of paragraphs (a) through (e) of this Rule, only those Clearing Members that have demonstrated the operational capacity to measure and manage the risks associated with [cleared only futures contracts] over-the-counter instruments shall be approved by the Corporation to clear and carry [such] positions in such instruments.

EXHIBIT B

(The text of Chapter 29 is new and, for convenience, is not underlined.)

Rule 29.00. Scope of Chapter and Definitions

(a) The Rules in this Chapter govern Cleared Only Swaps that are submitted to the Clearing Organization for clearing. All such transactions are subject to the Rules of the Exchanges and to the Clearing Organization's Rules as applicable. In the event of any inconsistency between the Rules in this Chapter and any other provisions in the Rules, the provisions of this Chapter shall govern.

(b) For the purposes of this Chapter and in all procedures and resolutions adopted by the Board hereunder, the term "Eligible Swap Participant" or "ESP" shall have the meaning set forth in Commission Regulation 35.1(b)(2) and shall include any other person that the Commission determines pursuant to section 4(c) of the Act or otherwise to be eligible to engage in swap transactions that are subject to these Rules.

Rule 29.01.Compliance with Commission Regulations

It is the responsibility of the Clearing Member carrying the account for which a Cleared Only Swap has been submitted to determine that the owner of such account qualifies as an ESP.

COFFEE SWAPS

(CLEARED ONLY)

Rule 29.02. Clearing Unit

The unit of clearing shall be equal to thirty-seven thousand five hundred (37,500) pounds of washed Arabica coffee.

Rule 29.03. Contract Months Available for Submission for Clearing

Unless the Board otherwise directs, Coffee Swaps shall be limited to the months of March, May, July, September and December and shall extend for a period as determined by the Board.

Rule 29.04. Price Basis and Price Fluctuations

(a) The price of a Coffee Swap shall be quoted as the price per pound.

(b) Minimum price fluctuations for Coffee Swaps shall be quoted per pound in cents and decimal fractions of a cent. No Coffee Swap transaction shall be permitted at a price which is not a multiple of five one-hundredths of one cent per pound.

Rule 29.05. Last Day of Clearing

(a) The Last Day of Clearing for Coffee Swaps shall be the second (2^{nd}) Friday of the calendar month preceding the delivery month; provided however, that:

(i) in the event that

(A) the Exchange is closed on any such Friday then:

(1) if the determination that the Exchange would be closed was made more than one (1) week prior thereto, the term "Last Day of Clearing " shall mean the trading day preceding such Friday; and

(2) if such determination was made at any other time, the term "Last Day of Clearing " shall mean the first (1st) trading day after such Friday; and/or

(ii) there is less than four (4) trading days between any such Friday and the first (1st) notice day of the corresponding month of the Exchange Coffee "C" Futures Contract, the term "Last Day of Clearing" shall mean the fifth (5th) Business Day preceding the first (1st) notice day of the corresponding month of the Exchange Coffee "C" Futures Contract.

Rule 29.06. Liquidation During the Delivery Month

A Coffee Swap may be liquidated by either (A) final settlement as determined on the Last Day of Clearing or (B) entry into an offsetting Coffee Swap.

Rule 29.07. Daily Settlement Price

The daily settlement price for a Coffee Swap shall be equal to the daily settlement price of the corresponding delivery month of the Exchange Coffee "C" Futures Contract.

Rule 29.08. Final Settlement Price

(a) The final Settlement Price for a Coffee Swap shall be the settlement price of the corresponding delivery month of the Coffee "C" Futures Contract on the Last Day of Clearing of the Coffee Swap.

(b) Final settlement shall be made on the Business Day following the Last Day of Clearing and shall be made in the same manner, and in accordance with the same procedures, as the payment of variation margin.

(c) The amount to be paid in final settlement shall be determined by multiplying three dollars and seventy-five cents (\$3.75) times the basis point difference between the settlement price of the Business Day prior to the Last Day of Clearing and the final settlement price.

(d) Upon final settlement of a Coffee Swap as provided in this Rule, the parties shall have no further obligations hereunder with respect to such Coffee Swap.

COCOA SWAPS

(CLEARED ONLY)

Rule 29.20. Clearing Unit

The unit of clearing shall be equal to ten (10) metric tons net of cocoa beans.

Rule 29.21. Contract Months Available for Submission for Clearing

Unless the Board otherwise directs, Cocoa Swaps shall be limited to the months March, May, July, September and December and shall extend for a period as determined by the Board.

Rule 29.22. Price Basis and Price Fluctuations

(a) The price of a Cocoa Swap shall be quoted as the price per metric ton.

(b) Minimum price fluctuations for Cocoa Swaps shall be quoted in U.S. dollars per metric ton. No Cocoa Swap transaction shall be permitted at a price which is not a multiple of one dollar per metric ton.

Rule 29.23. Last Day of Clearing

The Last Day of Clearing for Cocoa Swaps shall be the first (1st) Friday of the calendar month preceding the delivery month; provided however, that:

(i) in the event that

(A) the Exchange is closed on any such Friday then:

(1) if the determination that the Exchange would be closed was made more than one (1) week prior thereto, the term "Last Day of Clearing " shall mean the trading day preceding such Friday; and

(2) if such determination was made at any other time, the term "Last Day of Clearing " shall mean the first (1st) trading day after such Friday.

Rule 29.24. Liquidation During the Delivery Month

A Cocoa Swap may be liquidated by either (A) final settlement as determined on the Last Day of Clearing or (B) entry into an offsetting Cocoa Swap.

Rule 29.25. Daily Settlement Price

The daily settlement price for a Cocoa Swap shall be equal to the daily settlement price of the corresponding delivery month of the Exchange Cocoa Futures Contract.

Rule 29.26. Final Settlement Price

(a) The final Settlement Price for a Cocoa Swap shall be the settlement price of the corresponding delivery month of the Exchange Cocoa Futures Contract on the Last Day of Clearing of the Cocoa Swap.

(b) Final settlement shall be made on the Business Day following the Last Day of Clearing and shall be made in the same manner, and in accordance with the same procedures, as the payment of variation margin.

(c) The amount to be paid in final settlement shall be determined by multiplying ten dollars (\$10.00) times the basis point difference between the settlement price of the Business Day prior to the Last Day of Clearing and the final settlement price.

(d) Upon final settlement of a Cocoa Swap as provided in this Rule, the parties shall have no further obligations hereunder with respect to such Cocoa Swap.

SUGAR SWAPS

(CLEARED ONLY)

Rule 29.30. Clearing Unit

The unit of clearing shall be equal to fifty (50) tons of two thousand two hundred forty (2,240) pounds of raw sugar.

Rule 29.31. Contract Months Available for Submission for Clearing

Unless the Board otherwise directs, Sugar Swaps shall be limited to the months January, March, May, July and October and shall extend for a period as determined by the Board.

Rule 29.32. Price Basis and Price Fluctuations

(a) The price of a Sugar Swap shall be quoted in terms of cents per pound.

(b) Minimum price fluctuations for Sugar Swaps shall be quoted in cents and hundredths of a cent per pound. No Sugar Swap transaction shall be permitted at a price that is not a multiple of one one-hundredths of a cent per pound.

Rule 29.33. Last Day of Clearing

The Last Day of Clearing for Sugar Swaps shall be the fifteenth (15th) calendar day of the delivery month.

Rule 29.34. Liquidation During the Delivery Month

A Sugar Swap may be liquidated by either (A) final settlement as determined on the Last Day of Clearing or (B) entry into an offsetting Sugar Swap.

Rule 29.35. Daily Settlement Price

The daily settlement price for a Sugar Swap shall be equal to the daily settlement price of the corresponding month of the Exchange Sugar No. 11 Futures Contract.

Rule 29.36. Final Settlement Price

(a) The final Settlement Price for a Sugar Swap shall be the settlement price of the corresponding month of the Exchange Sugar No. 11 Futures Contract on the Last Day of Clearing of the Sugar Swap.

(b) Final settlement shall be made on the Business Day following the Last Day of Clearing and shall be made in the same manner, and in accordance with the same procedures, as the payment of variation margin.

(c) The amount to be paid in final settlement shall be determined by multiplying eleven dollars and twenty cents (\$11.20) times the basis point difference between the settlement price of the Business Day prior to the Last Day of Clearing and the final settlement price.

(d) Upon final settlement of a Sugar Swap as provided in this Rule, the parties shall have no further obligations hereunder with respect to such Sugar Swap.

(In the text of the amendments below, additions are underlined and deletions are bracketed and lined out.)

Rule 6.12. Aggregation of Positions

* * *

(c) Positions held in Futures and Futures Equivalent Contracts will not be aggregated with positions held in Cleared Only Swaps for the same Commodity which are submitted for clearing pursuant to Chapter 29.

Rule 6.13. Enforcement of Position Limits and Position Accountability Levels

* * *

(d) Subject to the foregoing provisions of this Rule, in the event that a Member's position (whether for his own account or for the account of a Customer) exceeds the position limits established by this Chapter or ordered by the Exchange pursuant to Rules 6.17(a)(i), 6.18(a)(i), 6.22(a)(i), 6.24(a)(i)(A), 6.24(b)(i)(A), 6.24(c)(i)(A), 6.24(d)(i)(A) [Θr] 6.24(e)(i)(A), 6.33(a)(i), 6.33(b)(i) or 6.33(c)(i) such Member shall liquidate such number of Contracts as the Exchange shall direct in order to eliminate the excess within such time as the Exchange may prescribe and shall report to the Exchange when such liquidations have been completed. If a Member fails so to liquidate Contracts within the time prescribed by the Exchange, then, in addition to any other actions the Exchange may take, the Exchange may take such steps as it may deem necessary or appropriate to liquidate such Contracts on behalf and at the expense of such Member to the extent necessary to eliminate such excess. Without limiting the generality of the foregoing, if such Member is a Clearing Member, the Exchange may direct the Clearing Organization to effect such liquidation in accordance with Rule 803 of the Clearing Organization. In addition, the Exchange in its discretion may require any Member carrying an account for such Member or Customer to obtain and hold additional original Margin from such Member or Customer in such amount and form and by such time as the Exchange shall specify until such excess has been eliminated.

Rule 6.15. Reportable Positions and Daily Reports

(a) Members which own, control, or carry for any Customer a reportable position, as such term is defined by the Act and the Regulations thereunder, shall submit daily reports with respect to such positions to the Exchange containing such information as may be prescribed by the CFTC.

(b) Members which own, control, or carry for any Customer positions in Cleared Only Swaps submitted for clearing pursuant to Chapter 29 that are equal to, or exceed, the quantity listed below shall submit daily reports with respect to such Cleared Only Swap positions to the Exchange containing such information as is prescribed by the Commission for the reporting of futures and Options positions.

(i) For Cocoa Cleared Only Swaps, fifty (50) or more swaps;

(ii) For Coffee Cleared Only Swaps, fifty (50) or more swaps; and

(iii) For Sugar Cleared Only Swaps, one hundred (100) or more swaps.

(c) [(i)] Without limiting any provisions of the Rules, Members shall provide such additional information with respect to <u>positions in</u> Futures and Option Contracts <u>and Cleared Only Swaps submitted</u> to for clearing pursuant to Chapter 29 [positions] and the ownership of such positions as may be requested by the Exchange.

Rule 6.33. Position Accountability for Cleared Only Swaps

(a) A Person holding or controlling six thousand (6,000) Cocoa Cleared Only Swap positions submitted for clearing pursuant to Rules 29.20-29.26 net long or net short in any single Cocoa Cleared Only Swap month or all Cocoa Cleared Only Swap months combined:

(i) automatically consents not to increase further and automatically consents to decrease those positions when so ordered by the Exchange acting in its own discretion; and

(ii) shall provide, in a timely manner, information on the nature of that Person's related cash, Exchange Futures and Options Contracts and Cocoa Cleared Only Swap positions, trading strategy and/or hedging strategy. Nothing in this Rule limits the authority of the Exchange to take action under Rules 6.11, 6.12 and 6.13 or to request and collect any information regarding that Person's related cash and Exchange Futures and Options Contracts and Cocoa Cleared Only Swap positions.

(b) A Person holding or controlling five thousand (5,000) Coffee Cleared Only Swap positions submitted for clearing pursuant to Rules 29.02-29.08 net long or net short in any single Coffee Cleared Only Swap month or all Coffee Cleared Only Swap months combined:

(i) automatically consents not to increase further and automatically consents to decrease those positions when so ordered by the Exchange acting in its own discretion; and

(ii) shall provide, in a timely manner, information on the nature of that Person's related cash, Exchange Futures and Options Contracts and Coffee Cleared Only Swap positions, trading strategy and/or hedging strategy. Nothing in this Rule limits the authority of the Exchange to take action under Rules 6.11, 6.12 and 6.13 or to request and collect any information regarding that Person's related cash and Exchange Futures and Options Contracts and Coffee Cleared Only Swap positions.

(c) A Person holding or controlling ten thousand (10,000) Sugar Cleared Only Swap positions submitted for clearing pursuant to Rules 29.30-29.36 net long or net short in any single Sugar Cleared Only Swap month or all Sugar Cleared Only Swap months combined:

(i) automatically consents not to increase further and automatically consents to decrease those positions when so ordered by the Exchange acting in its own discretion; and

(ii) shall provide, in a timely manner, information on the nature of that Person's related cash, Exchange Futures and Options Contracts and Sugar Cleared Only Swap positions, trading strategy and/or hedging strategy. Nothing in this Rule limits the authority of the Exchange to take action under Rules 6.11, 6.12 and 6.13 or to request and collect any information regarding that Person's related cash and Exchange Futures and Options Contracts and Sugar Cleared Only Swap positions.