

September 30, 2013

BY E-MAIL

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

RE: Temporary Delisting of CBOT Dow Jones-UBS Commodity Index Swaps (Cleared OTC) and S&P GSCI ER Swaps (Cleared OTC) Contract Months

CME Submission No. 13-475

Dear Ms. Jurgens:

Chicago Mercantile Exchange Inc. ("CME") is notifying the Commodity Futures Trading Commission ("CFTC" or the "Commission") that CME is temporarily delisting of certain contract months for cleared-only Dow Jones-UBS Commodity Index Swap (Cleared OTC) contracts and cleared-only S&P GSCI ER Swap (Cleared OTC) contracts, effective immediately. The contract months have no open interest and have never traded.

In CME Submission No. 13-392, CME certified a new listing cycle for these cleared-only contracts to take effect on Monday, September 30, 2013. The pre-existing listing cycle calls for the listing of 5 contract months in the March quarterly cycle plus the 2 nearest calendar months not in the quarterly cycle—a total of 7 contract months. The new listing cycle will consist of the nearest 4 calendar months.

In light of the new listing cycle, CME plans to temporarily delist the June 2014 and September 2014 contract months for the S&P GSCI-ER Index Swaps (Cleared OTC), S&P GSCI Enhanced ER Index Swaps (Cleared OTC), S&P GSCI Crude Oil Excess Return Index Swaps (Cleared OTC), S&P-GSCI ER Index 2 Month Forward Swaps (Cleared OTC), S&P-GSCI ER Index 3 Month Forward Swaps (Cleared OTC) (collectively, the "S&P GSCI cleared swaps") and relist the contract months at the appropriate time in the revised cycle. No S&P GSCI cleared swap has open interest in these delisted contract months.

Also in light of the new listing cycle, CME plans to temporarily delist the September 2014 contract month for the Dow Jones-UBS Commodity Index Swaps (Cleared OTC), DJ-UBS Commodity Index 2 Month Forward Swaps (Cleared OTC) and the DJ-UBS Commodity Index 3 Month Forward Swaps (Cleared OTC) (collectively, the "DJUBSCI cleared swaps") and relist the contract months at the appropriate time in the new cycle. No DJUBSCI cleared swap has open interest in the delisted contract month.

CME business staff responsible for the temporary delisting of these contract months and the CME legal department collectively reviewed the designated contract market core principles ("Core Principles") as set forth in the Commodity Exchange Act ("CEA" or "Act"). During the review, CME staff identified that the temporary delisting of these contract months may have some bearing on the following Core Principles:

 Availability of General Information: CME will make publicly available the details of the delisting by publishing Special Executive Report S-6856, dated September 30, 2013.

Pursuant to Section 5c(c) of the Act and CFTC Regulation 40.6(a), CME hereby certifies that the temporary delisting of these contract months complies with the CEA and regulations promulgated thereunder. There were no substantive opposing views to this proposal.

CME certifies that this submission has been concurrently posted on the CME Group's website at http://www.cmegroup.com/market-regulation/rule-filings.html.

Should you have any questions concerning the above, please contact the undersigned at (212) 299-2200 or at Christopher.Bowen@cmegroup.com. Alternatively, you may contact John McKinlay at John.McKinlay@cmegroup.com or at (312) 930-3028. Please reference CME Submission No. 13-475 in any related correspondence.

Sincerely,

/s/Christopher Bowen Managing Director and Chief Regulatory Counsel