## Bloomberg

Bloomberg SEF LLC

731 Lexington Avenue New York, NY 10022 Tel +1 212 318 2000 bloombergsef.com

January 30, 2023

Submitted via Portal

Melissa Jurgens Office of the Secretariat U.S. Commodity Futures Trading Commission Three Lafayette Centre 1155 21<sup>st</sup> Street, N.W. Washington, D.C. 20581

#### Re: <u>Bloomberg SEF LLC – 40.60 Rule Amendment – Amended Rulebook (BSEF-2023-R-01)</u>

Dear Sir or Madam:

Pursuant to Section 5c(c) of the Commodity Exchange Act (the "<u>Act</u>") and Section 40.6(a) of the regulations of the U.S. Commodity Futures Trading Commission (the "<u>CFTC</u>", or the "<u>Commission</u>"), Bloomberg SEF LLC ("<u>BSEF</u>") hereby notifies the Commission that it has amended its Rulebook. The amended Rulebook will become effective on January 1, 2024.

A concise explanation and analysis of the amendments to the Rulebook and their compliance with applicable provisions of the Act, including core principles and the Commission's regulations, is attached hereto as <u>Exhibit A</u>. A clean copy of the amended Rulebook is attached hereto as <u>Exhibit B</u>, and a copy of the amended Rulebook marked to show changes against the version effective as of December 5, 2022 is attached hereto as <u>Exhibit C</u>.

BSEF hereby certifies that: (i) the amended Rulebook complies with the Act and the Commission's regulations thereunder, and (ii) a notice and copy of this submission is being concurrently posted on BSEF's website. There were no substantive opposing views to the amendments to the Rulebook.

Please contact the undersigned at (212) 617-7331 with any questions regarding this matter.

Very truly yours, Dan Glatter

Chief Compliance Officer

Bloomberg SEF LLC 731 Lexington Avenue New York, NY 10022

cc: Marilee Dalman, Division of Market Oversight, U.S. Commodity Futures Trading Commission

Amendment and Explanation	Supporting Rule or Core Principle
Table of Contents         • Updated page numbers in Table of Contents <u>Chapter 4</u> • Added Rule 412 YLDVOL Forward Swap Contract Eligibility	Amended to incorporate new auction protocol and new products filed as 2022-P-04 and 2023-P-01 with the Commission; Conforming changes; Core Principle 3
Chapter 5	
<ul> <li>Updated Rule 516.C (a)(i) and Rule 522.B to incorporate new Rule Chapter 5A Auction Rules</li> <li>Added Chapter 5A. YLDVOL Forward Swap Settlement Price Auction</li> </ul>	
Chapter 13	
<ul> <li>Amended Rule 1318 to incorporate 1318B Option – USD SOFR OIS Fixed-to-Floating Swap Contract</li> <li>Added USD YLDVOL Forward Swap Contract</li> </ul>	

Capitalized terms used but not defined herein have the meanings assigned to them in the Rulebook.

### <u>Exhibit B</u>

Rulebook (clean)

[see attached]

# BLOOMBERG SEF LLC RULEBOOK

**JANUARY 1, 2024** 

CHAPTER 1.	DEFINITIONS	1
CHAPTER 2.	SEF GOVERNANCE	15
RULE 201.	Board	15
RULE 202.	[Reserved]	
RULE 203.	[Reserved]	
RULE 204.	Regulatory Oversight Committee	
RULE 205.	Additional Committees and Panels	
RULE 206.	Power of the Board to Review Decisions	16
RULE 207.	Eligibility	17
RULE 208.	Officers	
RULE 209.	Chief Compliance Officer	18
RULE 210.	Conflicts of Interest	
RULE 211.	Restrictions on Certain Persons who Possess Material, Non-Public	
	Information: Improper Use or Disclosure of Material Non-Public Information	n22
RULE 212.	Emergency Rules	22
RULE 213.	Information-Sharing Agreements	
RULE 214.	Regulatory Services Agreement with the Regulatory Services Provider	24
CHAPTER 3.	PARTICIPANTS	25
RULE 301.	Eligibility Criteria for Becoming a Participant	
RULE 302.	Authorized Traders	
RULE 303.	Participant Application Process; Termination of Participant	
RULE 304.	Trading Privileges of a Participant	
RULE 305.	Termination or Limitation of Trading Privileges and Trading Access	
RULE 306.	Assessments and Fees	
RULE 307.	Authorized Representatives	
RULE 308.	Recording of Communications	
RULE 309.	Notices to Participants	
RULE 310.	Communications between BSEF and Participants	
RULE 311.	Application of BSEF Rules and Jurisdiction	
RULE 312.	Description of Participant's Status	
RULE 313.	Dissolution of Participants	
RULE 314.	Withdrawal of Participant	
RULE 315.	Compliance with the Commodity Exchange Act	
RULE 316.	Access	
RULE 316.A.		
	ISV Access	
RULE 317.	Direct Market Access	
RULE 318.	Legal Certainty for SEF Trades	
RULE 319.	Rights and Responsibilities after Suspension or Termination	33
CHAPTER 4.	OBLIGATIONS OF PARTICIPANTS, ACCOUNT MANAGERS, DMA	
	CUSTOMERS, AUTHORIZED TRADERS AND SUPERVISED	2.4
	PERSONS	

RULE 401.	Duties and Responsibilities	34
RULE 402.	Required Disclosures to BSEF	34
RULE 403.	Inspections by BSEF	35
RULE 404.	Minimum Financial and Related Reporting Requirements	36
RULE 405.	Position Liquidation upon Default	
RULE 406.	Authority to Impose Restrictions	36
RULE 407.	Customers and Accounts	
RULE 408.	Disclosure Requirements; Know Your Counterparty Requirements	37
RULE 409.	Books and Records	
RULE 409.A.	Participant and Clearing Member Books and Records	37
	BSEF Books and Records	
RULE 410.	Responsibility for Mandatory Trading	38
RULE 411.	Eligibility for Clearing Exempt Transactions	
RULE 412.	YLDVOL Forward Swap Contract Eligibility	
CUADTED 5	TRADING PRACTICES, REPORTING, CLEARING AND BUSINESS	
CHAFTER J.	CONDUCT	39
RULE 501.	Scope	
RULE 502.	Procedures	
RULE 503.	Business Days and Trading Hours	
RULE 504.	Rule Violations	
RULE 505.	Fraudulent Acts	
RULE 506.	Prohibited Transactions	
RULE 506.A	Fictitious or Wash Transactions	
RULE 506.B	Pre-Arranged Transactions	
RULE 507.	Pre-Execution Communications	
RULE 508.A	Price Manipulation	
RULE 508.B	Disruptive Practices	41
RULE 508.C	Post-Trade Anonymity	
RULE 509.	Prohibition of Misstatements	
RULE 510.	Acts Detrimental to Welfare of SEF	42
RULE 511.	Adherence to Law	
RULE 512.	Use of Trading Privileges	42
RULE 513.	Supervision	42
RULE 514.	Misuse of the SEF Platform	43
RULE 515.	Mishandling of Customer Orders	43
RULE 516.	Trade Cancellation, Correction, Offset and Adjustment – General	
RULE 516.A	-	
RULE 516.B	Error Trade Cancellation, Correction, Adjustment and Offset – Cleared	
	Swaps	45
RULE 516.C	Erroneous Trade Cancellation, Correction and Adjustment – Non-Cleared	
	Swaps	47
RULE 516.D	Prime Broker Trades	
RULE 516.E	Trade Cancellation and Adjustment by BSEF	
RULE 516.F	Trade Reporting by BSEF.	
RULE 517.	Withholding Orders Prohibited	
	0	

RULE 518.	Priority of Customers' Orders	48
RULE 519.	Trading Against Customers' Orders Prohibited	48
RULE 519.A.	General Prohibition	
RULE 519.B.	Exceptions	48
RULE 520.	Disclosing Orders Prohibited	48
RULE 521.	Simultaneous Buy And Sell Orders For Different Beneficial Owners	49
RULE 522.	Execution of Orders on the SEF Platform	49
RULE 522.A.	Required Transactions and Cleared Swaps	49
RULE 522.B.	Permitted Transactions	50
RULE 522.C.	Package Transactions	50
RULE 522.D.	Execution of Swaps Subject to the Clearing Exemption	50
RULE 522.E.	Block Trades in Swaps	50
RULE 523.	Trade Confirmations	51
RULE 524.	Order Entry Requirements	53
RULE 524.A.	General	53
RULE 524.B.	Customer Type Indicator (CTI) Codes	54
RULE 524.C.	Pre-Arranged Transactions	54
RULE 525.	Position Limits	
RULE 526.	Exemptions from Position Limits	55
RULE 527.	Position Accountability	55
RULE 528.	Bunched Orders and Orders Eligible for Post-Execution Allocation	55
RULE 529.	Orders Entered Prior to SEF Opening	56
RULE 530.	Identification of Authorized Traders	
RULE 531.	Pre-Arranged Transactions	57
RULE 531.A.	Block Trades	57
RULE 531.B.	Trade Correction	58
RULE 532.	Reporting to SDR	58
RULE 533.	Cleared Swaps	59
RULE 534.	Non-Cleared Swaps	59
RULE 535.	Risk Controls	60
CHAPTER 5A	A. YLDVOL FORWARD SWAP SETTLEMENT PRICE AUCTION	60
		(2)
CHAPTER 6.	DISCIPLINARY RULES	63
RULE 601.	General	
RULE 602.	Inquiries and Investigation	
RULE 603.	Investigative Reports	
RULE 604.	Warning Letters	
RULE 605.	Review of Investigation Reports	
RULE 606.	[Reserved]	
RULE 607.	Notice of Charges	
RULE 608.	Service of Notice of Charges	
RULE 609.	Answer to Notice of Charges	
RULE 610.	Admission or Failure to Deny	
RULE 611.	Denial of Charges and Right to a Hearing	
RULE 612.	Settlements	

RULE 613.	Disciplinary Panel	70
RULE 614.	Convening Disciplinary Proceeding Hearings	
RULE 615.	Respondent Review of Evidence	
RULE 616.	Conducting Disciplinary Proceeding Hearings	
RULE 617.	Decision of Disciplinary Panel	
RULE 618.	Sanctions	
RULE 619.	Costs	
RULE 620.	Right to Appeal Disciplinary Panel Decision, Summary Impositions of Fines	, e
	and Other Summary Actions	75
RULE 621.	Summary Imposition of Fines	
RULE 622.	Hearings Involving BSEF-Affiliated Trading Entities	
RULE 623.	[Reserved]	
RULE 624.	Notice to the Respondent, the Regulatory Services Provider and the Public	
CHAPTER 7.	ARBITRATION	79
RULE 701.	General	79
RULE 702.	Forum and Arbitration Rules	
RULE 703.	Initiating an Arbitration Claim	
RULE 704.	Claims Relating to Trade Cancelations or Price Adjustments	
RULE 705.	Penalties	
CHAPTER 8.	MISCELLANEOUS	80
RULE 801.	Anti-Money Laundering and Anti-Terrorism	
RULE 802.	Gifts and Gratuities	80
RULE 803.	Market Data	
RULE 804.	Prohibited Use of Data Collected for Regulatory Purposes	81
RULE 805.	Confidentiality	81
RULE 806.	Extension or Waiver of BSEF Rules	82
RULE 807.	Effect of Amendment, Repeal or New Rule	82
RULE 808.	Swap Contract Specifications	82
RULE 809.	Timely Publication of Trading Information	83
RULE 810.	Governing Law, Jurisdiction and Dispute Resolution	83
CHAPTER 9.	LIMITATION OF LIABILITY, NO WARRANTIES	84
RULE 901.	LIMITATION OF LIABILITY, NO WARRANTIES	84
RULE 902.	Indemnification by BSEF	87
CHAPTER 10	). [RESERVED]	87
CHAPTER 1	I. [RESERVED]	87
CHAPTER 12	2. CREDIT CONTRACTS TERMS AND CONDITIONS	88
RULE 1201.	CDS Index Contract – North America High Yield	88
	CDS Index Contract – North America Investment Grade	

RULE 1203.	CDS Index Contract – CDX Emerging Markets	90
RULE 1204.	CDS Index Contract – Europe	91
RULE 1205.	CDS Index Contract – Europe Crossover	92
RULE 1206.	CDS Index Contract – Europe HiVol	93
RULE 1207.	CDS Index Contract – iTraxx Europe Senior Financial	94
RULE 1208.	CDS Index Contract – iTraxx SovX Western Europe	95
RULE 1209.	CDS Index Contract – iTraxx Europe Subordinated Financial	
RULE 1210.	CDS Index Contract – iTraxx Japan	
RULE 1211.	CDS Index Contract – iTraxx Australia	
RULE 1212.	MAT CDS Index Contracts - North America Investment Grade 5Y	99
RULE 1213.	MAT CDS Index Contract – North America High Yield 5Y	
RULE 1214.	MAT CDS Index Contract –iTraxx Europe 5Y	
RULE 1215.	MAT CDS Index Contract –iTraxx Europe Crossover 5Y	
RULE 1216.	Option - CDS Index Contract CDX North America High Yield	
RULE 1217.	Option – CDS Index Contract CDX North America Investment Grade	
RULE 1218.	Option – CDS Index Contract – CDX Emerging Markets	
RULE 1219.	Option – CDS Index Contract – iTraxx Europe	
RULE 1220.	Option – CDS Index Contract – iTraxx Europe Crossover	
RULE 1221.	Option – CDS Index Contract – iTraxx Europe HiVol	
RULE 1222.	CDS Index Contract – iTraxx Corp CEEMEA	
RULE 1223.	CDS Index Contract – LCDX	
RULE 1224.	CDS Index Contract – MCDX	
RULE 1225.	Option – CDS Index Contract – iTraxx SovX Western Europe	112
RULE 1226.	Option – CDS Index Contract – LCDX	
RULE 1227.	Option – CDS Index Contract – MCDX	114
RULE 1228.	CDS Index Contract – iTraxx Asia Ex-Japan	115
RULE 1229.	CDS Index Contract – iTraxx Europe Non-Financial	116
RULE 1230.	CDS Index Contract - iTraxx MSCI ESG Screened Europe Index	117
RULE 1231.	CDS Index Contract - CDX North American Investment Grade (BBB-rated)	
	Index	118
RULE 1232.	CDS Index Contract - CDX North American High Yield (Ex-BB) Index	
	Contract	
RULE 1233.	CDS Index Contract – iTraxx Asia Ex-Japan IG (Restricted) Index Contract.	120
CHAPTER 13	8. RATES CONTRACTS TERMS AND CONDITIONS	121
RULE 1301.	AUD BBR-BBSW Fixed-to-Floating Swap Contract	121
RULE 1302.	[Reserved]	
RULE 1303.	EUR Euribor Fixed-to-Floating Swap Contract*	
RULE 1304.	[Reserved]	
RULE 1305.	[Reserved]	
RULE 1306.	[Reserved]	
RULE 1307.	[Reserved]	
RULE 1308.	USD OIS Fed Funds Fixed-to-Floating Swap Contract	
RULE 1309.	[Reserved]	
RULE 1310.	[Reserved]	
RULE 1311.	[Reserved]	

RULE 1312.	[Reserved]	126
RULE 1313.	[Reserved]	126
RULE 1314.	USD LIBOR Fixed-to-Floating Swap Contract*	127
RULE 1315.	USD Basis Swap Contract	
RULE 1316.	[Reserved]	130
RULE 1317.	SEK STIBOR (3M) Fixed-to-Floating Swap Contract	131
<b>RULE 1318A</b>	USD SOFR OIS Fixed-to-Floating Swap Contract	
<b>RULE 1318B</b>	Option - USD SOFR OIS Fixed-to-Floating Swap Contract	
RULE 1319.	[Reserved]	
RULE 1320.	[Reserved]	135
RULE 1321.	[Reserved]	135
RULE 1322.	[Reserved]	135
RULE 1323.	[Reserved]	
RULE 1324.	[Reserved]	
RULE 1325.	[Reserved]	
RULE 1326.	[Reserved]	
RULE 1327.	CAD CDOR CBA (3M) Fixed-to-Floating Swap Contract	
RULE 1328.	Interest Rate MXN TILE (28D) Fixed-To-Floating Swap Contract	
RULE 1329.	[Reserved]	
RULE 1330.	[Reserved]	
RULE 1331.	AUD OIS RBACOR Fixed-to-Floating Swap Contract	
RULE 1332.	[Reserved]	
RULE 1333.	GBP OIS SONIA Fixed-to-Floating Swap Contract	
RULE 1334.	Option – USD LIBOR Fixed-to-Floating Swap Contract	
RULE 1335.	NOK NIBOR Fixed-to-Floating Swap Contract	
RULE 1336.	DKK CIBOR Fixed-to-Floating Swap Contract	
RULE 1337.	HKD HIBOR Fixed-to-Floating Swap Contract	
RULE 1338.	PLN WIBOR Fixed-to-Floating Swap Contract	
RULE 1339.	ZAR JIBAR Fixed-to-Floating Swap Contract	
RULE 1340.	[Reserved]	
RULE 1341.	HUF BUBOR Fixed-to-Floating Swap Contract	
RULE 1342.	KRW South Korean Won 3 Month Certificate of Deposit Fixed-to-Floating	
	Swap Contract	142
RULE 1343.	CZK PRIBOR Fixed-to-Floating Swap Contract	
RULE 1344.	CLP Indice Cámara Promedio Rate Fixed-to-Floating Swap Contract	
RULE 1345.	MYR KLIBOR Fixed-to-Floating Swap Contract	
RULE 1346.	TWD TAIBOR Fixed-to-Floating Swap Contract	
RULE 1347.	INR OIS FBIL MIBOR Fixed-to-Floating Swap Contract	
RULE 1348.	BRL Brazilian Interfinancial Offered Rate (1D) Zero Coupon Fixed-to-	11/
	Floating Swap Contract	148
RULE 1349.	USD YLDVOL Forward Swap Contract	149
RULE 1350.	CNY China Fixing Repo (7D) Rate Fixed-to-Floating Swap Contract	
RULE 1350.	NZD BKBM Fixed-to-Floating Swap Contract	
RULE 1351.	CHF SARON Fixed-to-Floating Swap Contract	
RULE 1352.	EUR €STR Fixed-to-Floating Swap Contract	
RULE 1355.	JPY OIS TONAR Fixed-to-Floating Swap Contract	
	and a set of the three to the to the contraction and the termine the termine the termine to the termine termin	

RULE 1355.	SGD SOR Fixed-to-Floating Swap Contract
RULE 1356.	OIS SORA Fixed-to-Floating Swap Contract
RULE 1357.	CAD OIS CORRA Fixed-to-Floating Swap Contract
RULE 1358.	USD U.S. CPI Urban Consumers Not Seasonably Adjusted Fixed-to-Floating
	(Inflation Zero Coupon) Swap Contract
RULE 1359.	EUR Eurostat Eurozone Harmonized Index of Consumer Prices Excluding
	Tobacco Fixed-to-Floating (Inflation Zero Coupon) Swap Contract160
RULE 1360.	GBP UK Retail Prices Index Fixed-to-Floating (Inflation Zero Coupon)
	Swap Contract
RULE 1361.	EUR France Inflation Consumer Price Index Excluding Tobacco Fixed-to-
	Floating (Inflation Zero Coupon) Swap Contract
RULE 1362.	Colombian Peso Indicador Bancario Referencia Overnight Fixed-to-Floating
	Swap Contract
RULE 1363.	ILS TELBOR Fixed-to-Floating Swap Contract
RULE 1364.	NZD OIS Reserve Bank of New Zealand Official Daily Cash Rate Fixed-to-
	Floating Swap Contract
RULE 1365.	USD BSBY Fixed-to-Floating Swap Contract
RULE 1366.	THB THOR Fixed-to-Floating Swap Contract
CHAPTER 14	. FOREIGN EXCHANGE CONTRACTS TERMS AND CONDITIONS168
RULE 1401.	Foreign Exchange Contract – Non-Deliverable Forward
RULE 1402.	Foreign Exchange Contract – Vanilla FX Option174
RULE 1403.	Foreign Exchange Contract – Exotic FX Option
RULE 1404.	[RESERVED]
RULE 1405.	Foreign Exchange Contract – Average Rate Forward
RULE 1406.	Foreign Exchange Contract – ARS Non-Deliverable Forward
RULE 1407.	Foreign Exchange Contract – KES Non-Deliverable Forward
RULE 1408.	[RESERVED]
RULE 1409.	Foreign Exchange Contract – UYU Non-Deliverable Forward

Annex A ISDA Dodd Frank Act-Swap Transaction Reporting Party Requirements

#### CHAPTER 1. DEFINITIONS

When used in the BSEF Rules the following terms shall have the respective meanings as follows:

"Account" means a Person (including a Prime Broker) that (i) granted in Writing (standalone or as part of a broader instrument) to an Account Manager investment or trading authority to send RFQs, place Orders and execute Trades on the SEF on behalf and in the name of such Person; and (ii) is a Counterparty to a Trade. The definition of "Account" shall not include any investor, shareholder or any other Person with beneficial ownership in the Account.

"Account Manager" means a Person that acts as an agent and attorney-infact to buy or sell Swaps via the SEF operated by BSEF in the name and on behalf of another Person. An Account Manager may also be a Participant.

"Act" or "CEA" means the Commodity Exchange Act, as amended from time to time.

"Affected Person" means a SEF applicant whose admission application is declined or is conditioned or a Person whose status as a Participant is terminated as set forth in Rule 303(e).

"Affiliate" means, with respect to any Person, any Person who, directly or indirectly, Controls, is Controlled by, or is under common Control with, such other Person.

"Alleged Error Trade" has the meaning set forth in Rule 516.A(a).

"**Appeals Panel**" means a panel appointed by the Chief Compliance Officer pursuant to Rule 620.

"**Applicable Law**" means, with respect to any Person, any statute, law, regulation, rule or ordinance of any governmental or Self-Regulatory Organization applicable to such Person, including the CEA and CFTC Regulations.

"**Appropriate Minimum Block Size**" means the minimum notional or principal amount for a category of Swap that qualifies as a Block Trade pursuant to CFTC Regulation 43.6.

"**Authorized Representative**" means any Person who is authorized by a Participant to represent the Participant in SEF matters pursuant to Rule 307.

"Authorized Trader" means any natural person associated with a Participant and, if applicable, a DMA Customer who (i) has Trading Access to the SEF operated by BSEF using a Participant ID and (ii) is assigned a valid Trader ID.

"**Block Trade**" means a single Swap transaction publicly reportable under Part 43 of the CFTC Regulations that:

- (a) Involves a Swap that is listed on BSEF;
- (b) Occurs away from the SEF Platform or is executed using functionality on the SEF Platform that is not the Order Book;
- (c) Has a notional or principal amount at or above the Appropriate Minimum Block Size applicable to such Swap; and
- (d) Is reported as set forth in Rule 532.

"**Board**" means the Board of Directors of BSEF constituted from time to time in accordance with the Operating Agreement.

"**BSEF**" means Bloomberg SEF LLC, a Delaware limited liability company.

"**Bunched Orders**" means a single Order placed by an Account Manager for two or more of its Accounts on the SEF operated by BSEF pursuant to Rule 528.

"**Business Day**" means a day on which the SEF operated by BSEF is open for trading.

"**By-Laws**" means, with respect to any Person that is not an individual, the By-Laws or Operating Agreement of such Person, and, if no other Person is specified, means the By-Laws or Operating Agreement of BSEF.

"**CFTC**" or "**Commission**" means the Commodity Futures Trading Commission or any successor regulatory body.

"CFTC Regulations" means the rules and regulations promulgated by the CFTC, as amended.

"Chief Compliance Officer" means the individual appointed by the Board as BSEF's chief compliance officer in accordance with the Operating Agreement, with the duties and responsibilities as may be prescribed by the Board from time to time as set forth in Rule 208.

"**Chief Technology Officer**" means the individual with the duties and responsibilities related to supervision of technology of the SEF operated by BSEF.

"Claim" has the meaning set forth in Rule 902.

"Cleared Swap" means a Swap that is subject to the mandatory clearing requirement of Section 2(h)(1)(A) of the CEA or any Swap that is intended by a Participant to be submitted to a DCO for clearing contemporaneously with execution.

"Clearing Account Identifier" means a unique identifier assigned to a Participant or Account by a Clearing House.

"Clearing Exception" means an exception from the clearing requirement set forth in Section 2(h)(1) of the Act because one counterparty to the transaction is entitled to the exception from the clearing requirement set forth in Section 2(h)(7) of the Act, CFTC Regulations or CFTC Staff No-Action Letters.

"Clearing Exception Form" has the meaning set forth in Rule 411.

"Clearing Exempt Transaction" means a Trade exempt from the clearing requirement of Section 2(h)(1) of the Act because one Counterparty to the Trade is entitled to and has elected to use a Clearing Exception.

"Clearing House" means such Derivatives Clearing Organization(s) registered with the Commission or Derivatives Clearing Organization(s) that the Commission has determined to exempt from registration that provide clearing services with respect to any or all of Swaps traded on the SEF operated by BSEF.

"Clearing House Rules" means the Certificate of Incorporation, the By-Laws and any rule, interpretation, stated policy, or instrument corresponding to any of the foregoing, in each case as adopted or amended from time to time by the Clearing House relating to any or all of the Swaps.

"Clearing Member" means a member of a Clearing House that is authorized to clear trades in any or all Swaps for a Participant or its Accounts or Customers. Each Clearing Member must sign documentation required by BSEF.

"Client" means an Account.

"CLOB" means an Order Book that will match Orders pursuant to pre-determined, nondiscretionary methods. All bids and offers entered into the CLOB must be firm. The CLOB supports the following Order types:

- (a) Market Order (Fill\_Or\_Kill; Immediate\_or\_Cancel)
- (b) Limit Order (Fill\_Or\_Kill; Immediate\_Or\_Cancel; Good\_Til\_Date/Time).

"Compliance Department" means all SEF Officials and/or agents of BSEF (including the Regulatory Services Provider) that assist BSEF with the implementation, surveillance and enforcement of the BSEF Rules and other Obligations.

"Confirmation" has the meaning set forth in Rule 523(a).

"**Control**" means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership of securities, by Swap, or otherwise. The terms "controlling" or "controlled" shall have meanings correlative to the foregoing.

**"Correcting Trade"** means a Trade executed and submitted for clearing to a Clearing House, with the same terms and conditions as an Error Trade other than any corrections to any operational or clerical error and the time of execution.

"**Counterparty**" means a Participant or a Participant's Account or Customer whose Legal Entity Identifier is reported by BSEF to an SDR as a counterparty to a Trade.

"Covered Package Transaction" means a Package Transaction that has at least one or more of the following components:

- a. the issuance of a bond in the primary market;
- b. a commodity for future delivery (until November 15, 2025);
- c. a swap (as defined in Section 1a(47) of the CEA) that is not subject to the clearing requirement;
- d. a non-swap (as defined in Section 1a(47) of the CEA) instrument other than an instrument listed in subsections a or b above or U.S. Treasury securities or agency mortgage-based securities; or
- e. a swap over which the Commission does not have exclusive jurisdiction such as a mixed swap (as defined in Section 1a(47)(D) of the CEA).

"CTI" has the meaning set forth in Rule 524.B.

"**Customer**" means any Person who uses an FCM or Introducing Broker as agent in connection with trading in any Swap on the SEF operated by BSEF. The term "Customer" shall include a DMA Customer.

"Customer Account" means an account carried by a Participant on behalf of a Customer.

**"Daily Settlement Price**" means the settlement price for a Swap calculated each Business Day by or on behalf of BSEF. The Daily Settlement Price can be expressed in currency, spread, yield or any other appropriate measure commonly used in swap markets.

"DCM" means a contract market or designated contract market as defined in CFTC Regulation 1.3(h).

"Derivatives Clearing Organization" or "DCO" has the meaning attributed to such term by Section 1a(9) of the CEA.

"Direct Market Access" or "DMA" means an arrangement among a Sponsoring Broker, its Customer and BSEF that allows one or more representatives of that Customer to have Trading Access using the Participant ID of the Sponsoring Broker.

"Director" means a member of the Board.

"Disciplinary Panel" means the panel appointed pursuant to Rule 613(b) to conduct hearings in connection with disciplinary proceedings (other than summary impositions of fines pursuant to Rule 601(b)), to make findings, render decisions, and impose sanctions pursuant to Chapter 6 of the Rules. The Disciplinary Panel must meet the composition requirements set forth in Part 40 of the CFTC Regulations and the composition requirements set forth in Rule 613(b).

"**Disclosed Order Book**" means a screen on the SEF Platform where Participants have the ability to enter multiple indicative, disclosed bids and offers in foreign exchange Swaps, observe or receive bids and offers entered by other market participants, and transact on such bids and offers.

"Dispute" has the meaning set forth in Rule 701.

**"DMA Customer**" means a Customer of a Sponsoring Broker where representatives of the Customer that are natural persons are designated by the Sponsoring Broker to have Trading Access to the SEF Platform using the Participant ID of the Sponsoring Broker and where such Customer signs the DMA Customer Documentation.

**"DMA Customer Documentation**" means the agreements (together with any applicable schedules, exhibits or appendices thereto required by BSEF) in form and substance acceptable to BSEF, that are required to be executed and delivered to BSEF before a DMA Customer may access the SEF Platform. Except as otherwise provided in these Rules, in the event of any conflict between these Rules and the DMA Customer Documentation, these Rules shall govern.

**"DMA Order**" means an Order or RFQ placed by a DMA Customer using the Participant ID of the Sponsoring Broker.

**"ECP**" means an eligible contract participant as defined in Section 1a(18) of the CEA.

"Eligibility Criteria" means the criteria set forth in Rule 301(a).

"Emergency" means any occurrence or circumstance that, in the opinion of the Board, or a Person or Persons duly authorized to issue such an opinion on behalf of the Board under circumstances and pursuant to procedures that are specified, requires immediate action and threatens or may threaten such things as the fair and orderly trading in, or the liquidation of or delivery pursuant to, any agreements, contracts, swaps or transactions or the timely collection and payment of funds in connection with clearing and settlement by a derivatives clearing organization, including: (a) any manipulative or attempted manipulative activity; (b) any actual, attempted or threatened corner, squeeze, congestion or undue concentration of positions; (c) any circumstances which may materially affect the performance of agreements, contracts, swaps or transactions, including failure of the payment system or the bankruptcy or insolvency of any participant; (d) any action taken by any governmental body, or any other registered entity, board of trade, market or facility which may have a direct impact on trading or clearing and settlement; (e) at the request of the CFTC; and (f) any other circumstance which may have a severe, adverse effect upon the functioning of BSEF.

"Emergency Rules" has the meaning set forth in Rule 212(a).

"End of Trading" means such time as BSEF may from time to time prescribe. The End of Trading is the time as of which such actions as are specified in the BSEF Rules or the relevant Swap Specifications as taking place at the end of a Business Day, such as determination Daily Settlement Prices, will occur.

**"Error Trade"** means a Trade in a Cleared Swap executed on or subject to the rules of a SEF that contains an operational or clerical error, including incorrect leg sequencing.

"Fill-Or-Kill" means that the Order must be immediately filled completely or canceled.

"Financial Entity" has the meaning set forth in CEA Section 2(h)(7)(C).

**"Futures Commission Merchant**" or **"FCM**" has the meaning set forth in Section 1a(28) of the CEA or a foreign person performing a similar role or function with respect to a Person that is not a U.S. Person and subject as such to foreign regulation.

**"Good-til-Date/Time**" means that the Order has an expiration time and date.

"Governmental Body" means (a) any U.S. or non-U.S. federal, national, state or local court or (b) any U.S. or non-U.S. federal, national, state or local entity that is (i) a governmental authority, (ii) a regulatory body or (iii) a self-regulatory body.

"**Immediate-Or-Cancel**" means that the Order may be filled partially, but the Order must be actioned immediately, or else canceled. Any remaining portion will be canceled.

"Interested Person" has the meaning attributed to such term in Rule 210(a).

"Introducing Broker" has the meaning set forth in CFTC Regulation 1.3(mm) or a foreign person performing a similar role or function with respect to a Person that is not a U.S. Person and subject as such to foreign regulation.

"ISDA" means the International Swaps and Derivatives Association, Inc.

"ISV" means an independent software vendor.

"Legal Entity Identifier" has the meaning set forth in Part 45 of the CFTC Regulations.

"Local Law" has the meaning attributed to such term in Rule 810(a).

**"Major Swap Participant**" has the meaning set forth in Section 1a(33) of the CEA.

**"MAT Recipient Participant**" shall have the meaning set forth in Rule 522.A(b).

"NFA" means the National Futures Association.

"No-Bust Range" shall have the meaning set forth in Rule 535(c).

"Non-Cleared Swap" means a Swap that is not a Cleared Swap.

"Non-Cleared Swap Agreement" means an underlying previouslynegotiated freestanding agreement that governs the performance and settlement of a Non-Cleared Swap and applicable credit support and default provisions, including, without limitation, ISDA master agreements, other master agreements, terms supplements and master confirmation agreements incorporating industry definitions.

"**Notice of Charges**" means a notice sent by the Compliance Department pursuant to Rule 607.

"**Notice to Participants**" means a communication sent by or on behalf of BSEF to all Participants as described in Rule 309. Please see all Notices to Participants, which are posted on BSEF's website.

"**Obligation**" means each BSEF Rule, order or procedure issued by BSEF, including Notice to Participants, and other requirement implemented by BSEF under the BSEF Rules.

"Officer" has the meaning attributed to such term in Rule 208.

**"Offsetting Trade"** means a Trade executed and submitted for clearing to a Clearing House, with terms and conditions that economically reverse an Error Trade that was accepted for clearing.

"Operating Agreement" means the operating agreement of BSEF.

"**Order**" means (i) a firm response to a Request For Quote, (ii) a response to a Resting Quote, (iii) the display of a quote on an Order Book or (iv) a firm offer to enter into a Swap.

In addition to an Order to execute at a specific price and CLOB Order types, the SEF Platform supports the following types of special Orders:

"Best Price Order" means an Order that can be sent using RFQT for rate Swaps and that contains a condition to prevent the execution by the SEF Platform of such an Order where a Responding Participant has updated its quotation to a better price (as defined by the Requesting Participant) for the Requesting Participant.

"Reserve Price Order" means an Order that can be sent using RFQT for rate Swaps and that will be automatically sent to the Recipient Participant that responds with a price that is at or better than the price designated in advance by the Requesting Participant. Please see Notice to Participants 2016-3, which is posted on BSEF's website.

"Order Book" means the trading system or platform operated by BSEF in which all market participants in the trading system or platform have the ability to enter multiple bids and offers, observe or receive bids and offers entered by other market participants, and transact on such bids and offers. A Participant must indicate if a bid or offer posted on an Order Book is firm or indicative.

**"Package Transaction**" means a transaction involving two or more instruments:

(a) that is executed between two or more Counterparties;

- (b) that is priced or quoted as one economic transaction with simultaneous or near simultaneous execution of all components;
- (c) that has at least one component that is a Required Transaction; and
- (d) where the execution of each component is contingent upon the execution of all other components.

"**Participant**" means any Person that has been granted, and continues to have, Trading Privileges under the BSEF Rules and has signed the Participant Documentation or DMA Customer Documentation. Subject to Applicable Law, a Participant may trade for its own proprietary account or for or on behalf of a Customer or Account. An ISV cannot be a Participant.

"**Participant Documentation**" means the agreements (together with any applicable schedules, exhibits or appendices thereto required by BSEF) in form and substance acceptable to BSEF, that are required to be executed and delivered to BSEF before a Person may access the SEF operated by BSEF as a Participant. Participant Documentation shall not include DMA Customer Documentation.

"**Participant ID**" means each unique identifier assigned to a Participant other than a DMA Customer by BSEF for access to the SEF operated by BSEF.

"**Permitted Transaction**" means any transaction involving (i) a Swap that is not a Required Transaction or (ii) a Required Transaction that is a component of a Covered Package Transaction.

"Person" means a natural person or an entity.

"**Pre-Execution Communication**" means a communication between two Persons for the purpose of discerning interest in the execution of a Swap prior to execution of the Swap on the SEF operated by BSEF, including any communication that involves discussion of the size, side of market, or price of an Order or a potentially forthcoming Order; provided that any communication between two Persons that involves an agreement between the parties to a Swap that legally binds the parties to such Swap shall not be considered a Pre-Execution Communication.

"**President**" means the individual appointed by the Board as BSEF's chief executive officer in accordance with the Operating Agreement, with the duties and responsibilities as may be prescribed by the Board from time to time as set forth in Rule 208.

"**Prime Broker**" means a Person that acts as credit counterparty for transactions executed on the SEF in the name and on behalf of such Person by its client or an agent of its client that is a BSEF Participant and

that has authorized a Participant to send RFQs, place Orders or enter into Trades in the name and on behalf of such Person.

"**Prime Broker Trade**" means a Trade in a Non-Cleared Swap where one Counterparty is a Prime Broker and the other is a Participant with which the Prime Broker has a Non-Cleared Swap Agreement. Only a Permitted Transaction can be a Prime Broker Trade.

"**Proprietary Account**" has the meaning set forth in CFTC Regulation 1.3(y).

"**Public Director**" means a Person that meets the qualifications described in Rule 207(e).

"Qualified Account Manager" means any Person with more than 25,000,000 in total assets under management that is either: (A) a commodity trading advisor registered pursuant to Section 4n of the Act, or exempt from registration under the Act, or a principal thereof, who has discretionary trading authority or directs client accounts; (B) an investment adviser who has discretionary trading authority or directs client accounts and satisfies the criteria of CFTC Regulations § 4.7(a)(2)(v); or (C) a foreign person who performs a similar role or function as the persons described in sub-paragraphs (A) or (B) above and is subject as such to foreign regulation.

"**Regulatory Oversight Committee**" means the committee of the Board constituted in accordance with Rule 204.

**"Regulatory Services Agreement**" means the agreement between BSEF and the Regulatory Services Provider whereby the Regulatory Services Provider provides market surveillance and trade practice surveillance functions as well as other compliance related services to the SEF operated by BSEF.

**"Regulatory Services Provider"** means the organization which provides regulatory services to BSEF pursuant to a Regulatory Services Agreement.

**"Reporting Counterparty**" has the meaning set forth in Part 45 of the CFTC Regulations.

"**Request for Quote**" or "**RFQ**" means an electronic message disseminated on the SEF Platform for the purposes of soliciting bids or offers for a specific Swap.

"**Request for Quote Functionality**" means RFQT or RFQS. All RFQs and responses to RFQs will disclose the name of the Person with which the Authorized Trader who placed an Order or sent an RFQ is associated with in BSEF's records. "**RFQS**" means a SEF Platform functionality that allows a Requesting Participant to request a continuous stream of indicative quotes in a Swap from other Participants. At any time during the continuous stream, a Requesting Participant may send an Order to buy and/or sell a Swap to a Participant that provided an indicative quote. A Requesting Participant must provide to BSEF a standing instruction regarding RFQS recipients that will be applied by BSEF to all RFQS for such Requesting Participant. The SEF Platform will automatically display to a Requesting Participant a continuous stream of indicative quotes from all Participants indicated in the standing instruction upon Requesting Participant's access to the SEF Platform. The Requesting Participant may send an Order to a recipient Participant requesting an execution at the price indicated in the indicative response.

**"RFQT**" means a functionality of the SEF Platform that allows a Requesting Participant to send an RFQ to buy and/or sell a Swap to any Participant(s), to which all such Participants may respond with a firm or indicative quote. The Requesting Participant may accept a firm response to an RFQ from a Recipient Participant or send an Order to a Recipient Participant requesting execution.

(a) For RFQT for credit Swaps, if the SEF Platform receives from the same Recipient Participant that provided the initial price accepted by a Requesting Participant an updated response to an RFQ after the Requesting Participant's acceptance and before the execution of a Trade by BSEF (a "**Revised Price**"); and

(i) if the firm Revised Price is better for the Requesting Participant than the firm initial price the Requesting Participant accepted, then the Trade will be executed by the SEF Platform at such Revised Price;

(ii) if the firm Revised Price is worse for the Requesting Participant than the firm initial price the Requesting Participant accepted, then the acceptance of the initial price by the Requesting Participant will be rejected by the SEF Platform.

(b) For RFQT for foreign exchange Swaps in the event that any Recipient Participant provides an updated price at the same time as a Requesting Participant intends to accept a firm response to the RFQ, then the Requesting Participant's Trade will be executed at such updated price, rather than at the price which the Requesting Participant intended to accept initially. If the updated price is an indicative response, Requesting Participant's Order will be sent for execution by the SEF Platform at the updated price.

"Requesting Participant" means a Participant initiating an RFQ.

"**Required Transaction**" means any transaction involving a Swap that is subject to the trade execution requirement of Section 2(h)(8) of the Act.

**"Recipient Participant**" means a Participant that has received an RFQ from a Requesting Participant.

"**Resting Quote**" means any firm or indicative bid or offer displayed on an Order Book.

"**Rules**" means, with respect to any Person, the rules of such Person and the interpretations, resolutions, orders, directives and procedures of the Person thereunder as in effect from time to time, and if no other Person is specified, means the Rules of the SEF operated by BSEF and the interpretations, resolutions, orders and directives and procedures of the SEF operated by BSEF thereunder as in effect from time to time.

"**SDR**" means a swap data repository, as defined in Section 1a(48) of the CEA.

"SEC" means the U.S. Securities and Exchange Commission.

"SEF" means a swap execution facility as defined in Section 1a(50) of the CEA.

"SEF Action" and "SEF Actions" have the meanings attributed to such terms in Rule 210(a).

"SEF Data" has meaning set forth in Rule 803(a).

"SEF Activity" means business for which a Participant is subject to the BSEF Rules, which is purportedly conducted subject to the BSEF Rules, or which should have been conducted subject to the BSEF Rules including Permitted Transactions and Block Trades.

"SEF Official" means any Director or Officer of, or individual employed directly by, BSEF, the Regulatory Services Provider or any individual rendering similar services to BSEF under an administrative or similar agreement.

"SEF Platform" means the electronic trading system of the SEF established and operated by BSEF, or any successor thereto, that is made available by BSEF to Participants for trading in Swaps.

"SEF Proceeding" has the meaning attributed to such term in Rule 210(a).

"Self-Regulatory Organization" or "SRO" shall, unless otherwise provided, have the meaning attributed to such term in CFTC Regulation 1.3(ee) and, in addition, shall include a Derivatives Clearing Organization, and a registered futures association. BSEF is a self-regulatory organization.

"**Sponsoring Broker**" means a Participant other than a DMA Customer that allows its designated Customers to access the SEF Platform using the Participant ID of the Participant and (i) with respect to Cleared Swaps, is a Clearing Member; and (ii) with respect to Non-Cleared Swaps, is (x) an FCM or Introducing Broker; or (y) non-U.S. Person acting in a similar capacity that is not required to register as an FCM or Introducing Broker under the Act and that is appropriately licensed in a jurisdiction where its DMA Customer is located.

"Supervised Persons" means any directors, officers, employees or agents of any Participant.

"Swap" means any agreement, contract or transaction that is a swap as defined in Section 1a(47) of the CEA and as further defined by the CFTC, which is listed on the SEF operated by BSEF in accordance with CFTC Regulation 37.4.

"Swap Dealer" has the meaning set form in Section 1a(49) of the CEA.

"Swap Specification" means, with respect to any Swap, the Rules or other trading protocols containing specifications for such Swap, as adopted, amended, supplemented or otherwise modified from time to time by BSEF.

"**Terms Incorporated by Reference**" has the meaning set forth in Rule 523(c).

"**Trade**" means any purchase or sale of any Swap executed on the SEF Platform or subject to BSEF Rules.

"Trade Communication" has meaning set forth in Rule 523(c).

**"Trader ID**" means a unique identifier issued to each Authorized Trader which enables BSEF to identify the individual entering RFQs or Orders into the SEF operated by BSEF.

**"Trading Access"** means the right granted to a Person to send RFQs or place Orders and/or enter into transactions for certain or all Swaps to the SEF Platform or execute Swaps subject to the BSEF Rules.

"**Trading Account**" means, with respect to each Participant, Account or Customer, each account through which the Participant will trade Swaps and through which BSEF will monitor, as applicable, the open Swap positions and closed Swap positions of such Participants, Accounts or Customers and each account through which the Participant will present a Swap for clearing to a Clearing House. "**Trading Hours**" means, for any Business Day, the hours as may be published by BSEF in a Notice to Participants from time to time.

**"Trading Privileges"** means Trading Access or the right granted to a Person to use the SEF operated by BSEF for execution of Swaps. No Person may exercise Trading Privileges on behalf of a Participant during any suspension of such Participant's Trading Privileges.

"Unique Transaction Identifier" or "UTI" means a unique identifier assigned by BSEF to a Trade in accordance with CFTC Regulation 45.5.

"**U.S. Person**" shall have the meaning set forth in CFTC Regulation 23.23.

"Vice President" means the individual appointed by the Board in accordance with the Operating Agreement, with the duties and responsibilities as may be prescribed by the Board from time to time as set forth in Rule 208.

"Written" or "Writing" means printing, lithography, photography, and other modes of representing or reproducing words or data in a visible form, including electronic transmissions.

\* \* \* \* \* \*

The following rules of construction shall apply to the BSEF Rules:

(i) the headings in the BSEF Rules are for convenience only and do not affect the construction of the BSEF Rules;

(ii) all references to time in the BSEF Rules are to local time in New York, New York, except where expressly provided otherwise;

(iii) in the BSEF Rules, words denoting a singular number include the plural number where the context permits and vice versa;

(iv) where the context permits or requires, any pronoun shall include the corresponding masculine, feminine and neuter forms;

(v) forms of the word "include" mean that the inclusion is not limited to the items listed;

(vi) "or" is disjunctive but not exclusive;

(vii) for purposes of constructing these Rules other than Rules 306 and 317, references to the term "Participant" refer to both the terms "Participant" and "DMA Customer"; and

(viii) references in the BSEF Rules to statutory provisions include those provisions as amended, and any rules or regulations promulgated thereunder.

#### CHAPTER 2. SEF GOVERNANCE

#### RULE 201. Board

(a) The Board shall manage the business and affairs of BSEF in accordance with the Operating Agreement. At all times the Board must be composed of at least 20%, but no less than two, Public Directors. The Board has the power and authority to call for review, and to affirm, modify, suspend or overrule, any and all decisions and actions of standing committees or special committees of the Board or any panel of the Officers.

(b) The Board may act (including to appoint Public Directors, to the extent provided in the Operating Agreement) only by the decision of an absolute majority in number of the members of the Board, either by vote at a meeting or by Written consent without a meeting.

(c) Each Director (including Public Directors) shall be appointed in accordance with the Operating Agreement and the procedures included therein and shall serve until his or her successor is duly appointed, or until his or her earlier resignation or removal, with or without cause.

(d) The members of the Board, including Public Directors, shall be of sufficiently good repute and, where applicable, have sufficient expertise in financial services.

(e) The percentage of Public Directors required to serve on the Board or any committee thereof pursuant to this Chapter 2 shall be deemed to be modified to comply with the CEA and CFTC Regulations, in each case, as in effect from time to time.

(f) Without limitation of any other provisions of this Rule 201, the provisions of Article III of the Operating Agreement shall be deemed to be part of the BSEF Rules, and shall be deemed to be incorporated herein, to the same extent and with the same force and effect as if set forth herein in their entirety.

RULE 202. [Reserved]

RULE 203. [Reserved]

RULE 204. Regulatory Oversight Committee

(a) The Regulatory Oversight Committee of the Board shall consist only of Public Directors, appointed by the Board. Each member of the Regulatory Oversight Committee shall serve until the due appointment of his or her successor, or until his or her earlier resignation or removal, with or without cause, as a member of the Regulatory Oversight Committee or as a Director. A member of the Regulatory Oversight Committee shall report to the Board.

(b) The Regulatory Oversight Committee shall oversee BSEF's regulatory program on behalf of the Board. It shall make such recommendations to the Board as will, in its judgment, best promote the interests of the SEF operated by BSEF. The Regulatory Oversight Committee shall also have such other powers and perform such other duties as set forth in the BSEF Rules, the Operating Agreement and as the Board may delegate to it from time to time. (c) Without limiting the generality of the foregoing, the Regulatory Oversight Committee shall have authority to:

(i) Monitor the compliance program of the SEF operated by BSEF for sufficiency and effectiveness;

(ii) Oversee all facets of the compliance program, including trade practice and market surveillance, audits, examinations conducted by the Regulatory Services Provider and other regulatory responsibilities with respect to Participants, Customers, Accounts and Clearing Members (including ensuring compliance with any financial integrity, financial reporting, sales practice, recordkeeping and other requirements), and overseeing the conduct of investigations by the Regulatory Services Provider;

(iii) Review the size and allocation of the regulatory budget and resources and the number, hiring and termination, and compensation of compliance personnel;

(iv) Assist BSEF in minimizing actual and potential conflicts of interest;

(v) Recommend changes that would ensure fair, vigorous, and effective compliance; and

(vi) Review compliance proposals and advise the Board as to whether and how such changes may impact compliance.

(d) The Regulatory Oversight Committee shall oversee the regulatory program of the SEF operated by BSEF on behalf of the Board. The Board shall delegate sufficient authority, dedicate sufficient resources, and allow sufficient time for the Regulatory Oversight Committee to fulfill its mandate.

#### **RULE 205.** Additional Committees and Panels

(a) The Board may create such additional standing committees of the Board as it may from time to time deem necessary or advisable.

(b) In addition to the standing committees, the Board may from time to time constitute and appoint, by Rule or resolution, special committees of the Board and designate their composition, responsibilities and powers.

(c) BSEF may create additional committees of BSEF, or panels, for such purposes as may from time to time be necessary or advisable. Members of each such committee may be members of the Board, Supervised Persons of Participants or such other individuals as may be qualified to serve on such committee.

#### RULE 206. Power of the Board to Review Decisions

The Board has the power and authority to call for review, and to affirm, modify, suspend or overrule, any and all decisions and actions of standing committees or special committees of the Board.

#### RULE 207. Eligibility

(a) A Director must meet the qualifications set forth from time to time in the Operating Agreement.

(b) An individual may not serve as a Director or serve on a committee established by the Board, a Disciplinary Panel or an Appeals Panel if the individual:

(i) within the prior three (3) years has been found, by a final decision in any action or proceeding brought in a court of competent jurisdiction, the CFTC or any Self-Regulatory Organization, to have committed a disciplinary offense (as defined in CFTC Regulation § 1.63);

(ii) within the prior three (3) years has entered into a settlement agreement in which any of the findings or, in the absence of such findings, any of the acts charged, included a disciplinary offense;

(iii) has been suspended or expelled from membership in a Self-Regulatory Organization, is serving any sentence or probation, or owes any portion of a fine or penalty related to either;

> 1. a finding of a disciplinary offense by a final decision in any action or proceeding brought in a court of competent jurisdiction, the CFTC, or any Self-Regulatory Organization; or

2. a settlement agreement in which any of the findings or, in the absence of such findings, any of the acts charged included a disciplinary offense.

(iv) is currently subject to an agreement with the CFTC or Self-Regulatory Organization not to apply for registration with the CFTC or for membership in the Self-Regulatory Organization;

(v) is currently, or within the past three (3) years has been, subject to a revocation or suspension of registration by the CFTC;

(vi) has been convicted of a felony listed in Section 8a(2)(D)(ii) through (iv) of the CEA; or

(vii) is currently subject to a denial, suspension or disqualification from serving on a disciplinary committee, arbitration or appeals panel or governing board of any selfregulatory organization, as that term is defined in CFTC Regulations § 1.63(a).

(c) Any Director, member of a committee established by the Board or any member of a Disciplinary Panel, an Appeals Panel, any individual nominated to serve in any such role, or any individual authorized by the Regulatory Oversight Committee to take summary action shall immediately notify the President if such individual meets one or more of the criteria in Rule 207(b).

(d) For purposes of this Rule, the terms "disciplinary offense," "final decision," and "settlement agreement" have the meanings set forth in CFTC Regulation § 1.63(a).

(e) To qualify as a Public Director, a Director must be found, by the Board on the record, to have no material relationship with BSEF or any of its Affiliates. A "material relationship" is one that reasonably could affect the independent judgment or decision making of such individual as a Public Director. In addition, an individual shall not be considered a "Public Director" if any of the following circumstances exist:

(i) such Director is an Officer or an employee of BSEF, or an officer or an employee of an Affiliate of BSEF;

(ii) such Director is a Participant, or a director, an officer or an employee of a Participant; or

(iii) such Director, or an entity with which the Director is a partner, an officer, or a director, receives more than \$100,000 in combined annual payments for legal, accounting, or consulting services from BSEF or any Affiliate of BSEF. Compensation for services as a director of BSEF or as a director of an Affiliate of BSEF does not count toward the \$100,000 payment limit, nor does deferred compensation for services rendered prior to becoming a Director of BSEF, so long as such compensation is in no way contingent, conditioned or revocable.

(f) Any of the relationships set forth in sub-paragraphs (e)(i) through (iii) of this Rule apply to the "immediate family" of such Director, i.e., spouse, parents, children and siblings.

(g) A Public Director may also serve as a director of an Affiliate of BSEF if he or she otherwise meets the requirements in paragraphs (e) and (f) of this Rule.

#### RULE 208. Officers

The Board shall appoint a President, a Chief Compliance Officer, one or more vice presidents, a secretary, a treasurer, and such other officers of BSEF (all of the foregoing, collectively, the "**Officers**") as it may deem necessary or appropriate from time to time, in accordance with the Operating Agreement. The Officers shall have such powers and duties in the management of BSEF as the Board may prescribe from time to time in accordance with the Operating Agreement. Each Director and Officer is entitled to indemnification pursuant to the Operating Agreement with respect to matters relating to BSEF.

#### RULE 209. Chief Compliance Officer

(a) The Board shall appoint and approve the Chief Compliance Officer. The Board shall approve the compensation of the Chief Compliance Officer. Removal of the Chief Compliance Officer shall require the approval of a majority of the Board. BSEF shall notify the CFTC of the removal of the Chief Compliance Officer and the appointment of any new Chief Compliance Officer, whether interim or permanent, within two business days, as defined in CFTC Regulation 40.1, of such appointment.

(b) The individual designated to serve as Chief Compliance Officer shall have the background and skills appropriate for fulfilling the responsibilities of the position. No individual

disqualified from registration pursuant to Sections 8a(2) or 8a(3) of the CEA may serve as a Chief Compliance Officer. The Chief Compliance Officer may not be a member of BSEF's legal department and may not serve as its general counsel.

(c) The Chief Compliance Officer shall report directly to the Board. The Chief Compliance Officer shall meet with the Board at least annually. The Chief Compliance Officer shall also meet with the Regulatory Oversight Committee at least quarterly. Each such meeting may occur in person or by means of conference telephone. The Chief Compliance Officer shall provide any information regarding the regulatory program of the SEF operated by BSEF that is requested by the Board or the Regulatory Oversight Committee.

(d) The position of Chief Compliance Officer shall carry with it the authority and resources to develop and enforce policies and procedures necessary to fulfill the duties set forth for chief compliance officers in the Act and the CFTC Regulations. The Chief Compliance Officer shall have supervisory authority over all staff acting in furtherance of the Chief Compliance Officer's obligations.

(e) The Chief Compliance Officer's duties shall include, but are not limited to, the following:

(i) Overseeing and reviewing the compliance of the SEF operated by BSEF with Section 5h of the Act and any CFTC Regulations;

(ii) In consultation with the Board or the senior Officer of BSEF, resolving any conflicts of interest that may arise, including: (1) conflicts between business considerations and compliance requirements; (2) conflicts between business considerations and the requirement that the SEF operated by BSEF provide fair, open, and impartial access as set forth in CFTC Regulation 37.202; and (3) conflicts between BSEF's management and members of the Board;

(iii) Establishing and administering Written policies and procedures reasonably designed to prevent violation of the Act and any Rules adopted by the Commission;

(iv) Taking reasonable steps to ensure compliance with the Act and CFTC Regulations relating to agreements, contracts, or transactions, and with CFTC Regulations under Section 5h of the CEA;

(v) Establishing procedures for the remediation of noncompliance issues identified by the Chief Compliance Officer through a compliance office review, lookback, internal or external audit finding, self-reported error, or validated complaint;

(vi) Establishing and following appropriate procedures for the handling, management response, remediation, retesting, and closing of noncompliance issues;

(vii) Establishing and administering a compliance manual designed to promote compliance with the applicable laws, Rules, and regulations and administering a Written code of ethics designed to prevent ethical violations and to promote honesty and ethical conduct;

(viii) Supervising the SEF's compliance program with respect to trade practice surveillance; market surveillance; real-time market monitoring; compliance with audit trail requirements; enforcement, disciplinary and appeals proceedings; audits, examinations conducted by the Regulatory Services Provider, and other regulatory responsibilities with respect to Participants, Accounts, Customers and Clearing Members (including ensuring compliance with, if applicable, financial integrity, financial reporting, sales practice, recordkeeping, and other requirements);

(ix) Supervising the effectiveness and sufficiency of any regulatory services provided to BSEF by the Regulatory Services Provider; and

(x) Preparing and filing the annual compliance report of BSEF.

#### RULE 210. Conflicts of Interest

(a) A Director, Officer, panel member or other Person authorized to exercise BSEF's authority concerning any inquiry, investigation or any disciplinary or appeals proceeding, summary suspension, or other summary actions (any such action, a "SEF Action" and, collectively, "SEF Actions"), or Emergency actions taken pursuant to Rule 212 (each such SEF Action or Emergency Action, a "SEF Proceeding") who knowingly has a "material conflict of interest" between his or her position as a Director, Officer, panel member or exercise of authority concerning any SEF Proceeding and his or her personal interests (each, an "Interested Person") may not participate in any deliberations or vote of the Board committee, panel or exercise any authority in any SEF Proceeding involving his or her personal interest, except as described in Rule 210(d).

(b) For purposes of Rule 210(a), a "material conflict of interest" includes a Director's, Officer's, or other Person's:

(i) being named as a respondent or potential respondent in a SEF Proceeding;

(ii) being an employer, employee, fellow employee or an Affiliate of a respondent or potential respondent in a SEF Proceeding;

(iii) having any significant, ongoing business relationship with a respondent or potential respondent in a SEF Proceeding;

(iv) having a family relationship with a respondent or potential respondent in a SEF Proceeding (including the individual's spouse, co-habitator, former spouse, parent, step-parent, child, step-child, sibling, step-brother, step-sister, grandparent, grandchild, uncle, aunt, nephew, niece, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law or sister-in-law); and/or

(v) having a direct and substantial financial interest in the result of the deliberations or vote based upon either SEF or non-SEF positions. A direct and substantial financial interest includes positions held in Swaps in the accounts of, Controlled by, or affiliated with the Interested Person or any other types of direct and substantial financial positions of the Interested Person that are reasonably expected to be affected by the deliberations or vote.

(c) Before considering any SEF Proceeding, an Interested Person must disclose in Writing to the Board the material facts concerning his or her relationship or interest in the matter.

(d) Any Interested Person who would be required otherwise to abstain from deliberations and voting pursuant to Rule 210(a) as a result of having a direct and substantial financial interest in the result of the deliberations and vote may participate in deliberations, prior to a vote on the matter, if:

(i) the material facts about the Interested Person's financial interest in the matter are disclosed or known to the Board;

(ii) the Board determines that the participation by the Interested Person would be consistent with the public interest; and

(iii) a majority of the Directors (excluding any Interested Persons) vote to allow the Interested Person to participate in deliberations on the matter.

(e) If a determination is made pursuant to Rule 210(d) that an Interested Person may participate in deliberations prior to a vote, then the minutes of the meeting of the Board or committee thereof will reflect the determination and the reasons for the determination.

(f) If a determination is made pursuant to Rule 210(a) that all Directors are Interested Persons with respect to a matter subject to a vote by the Board, the President will appoint a panel of individuals who are not Interested Persons with respect to such matter, which will have the same authority and powers over such matter that the Board would have if the Directors were not Interested Persons with respect to such matter.

(g) No Director, Officer or member of any committee or panel established by the Board shall use or disclose for any purpose other than the performance of his or her official duties and responsibilities as a Director, Officer or committee or panel member any material, non-public information obtained as a result of the individual's duties and responsibilities as a Director, Officer or committee or panel member. No Director, Officer or committee or panel member shall, directly or indirectly, disclose or use at any time, either during his or her association with BSEF or thereafter, any confidential information of which the Board member or committee or panel member becomes aware. Each Director, Officer or committee or panel member in possession of confidential information shall take all appropriate steps to safeguard the information and to protect it against disclosure, misuse, espionage, loss and theft.

(h) Notwithstanding Rule 210(g), a Director, Officer or committee or panel member may disclose confidential information if required by Applicable Law or a court order to be revealed to the United States Department of Justice or the CFTC.

(i) For the purposes of Rule 210(g), the term "material, non-public information" shall mean "material information" that is "nonpublic information," as such terms are defined in CFTC Regulation 1.59(a).

## RULE 211.Restrictions on Certain Persons who Possess Material, Non-<br/>Public Information: Improper Use or Disclosure of Material<br/>Non-Public Information

No member of the Board or of any Board committee, no member of any other committee of BSEF, no Officer of BSEF, no employee of BSEF, no agent of BSEF, no subcontractor of BSEF and no consultant to BSEF shall:

(a) trade for such Person's own account, or for or on behalf of any other account, in any commodity interest on the basis of any material, non-public information obtained through the performance of such Person's official duties;

(b) use or disclose, for any purpose other than the performance of such Person's official duties, any material, non-public information obtained by such Person as a result of such Person's official duties, <u>provided</u>, <u>however</u>, that this Section shall not prohibit disclosures made by such Person in the course of his or her official duties or disclosures made to the CFTC, any Self-Regulatory Organization, a court of competent jurisdiction or any agency or department of the federal or state government; or

(c) trade, directly or indirectly, in any Swap traded on the SEF operated by BSEF; in any related commodity interest; or in any commodity interest traded on any DCM or SEF or cleared by any Clearing House if such Person has access to material non-public information concerning such Swap or commodity interest.

#### RULE 212. Emergency Rules

(a) In the event of an Emergency, BSEF may implement temporary emergency procedures and rules ("**Emergency Rules**"), subject to the applicable provisions of the CEA and CFTC Regulations. Implementation of Emergency Rules shall be done in consultation with the CFTC. Emergency Rules may require or authorize BSEF, the Board, any committee of the Board, the President, or any other Officer to take actions necessary or appropriate to respond to the Emergency, including the following actions:

(i) suspending or curtailing trading or limiting trading to liquidation only (in whole or in part);

- (ii) extending or shortening the last trading date for Swaps;
- (iii) ordering the fixing of a settlement price;

(iv) ordering the liquidation or transfer of an open position in any Swap, or the reduction of positions;

- (v) extending, limiting or changing the Trading Hours;
- (vi) imposing or modifying intraday market restrictions;
- (vii) transferring customer contracts and the margin in an emergency;
- (viii) imposing special margin requirements;

- (ix) extending or shortening the expiration date of a Swap;
- (x) altering any Swap's settlement terms and conditions;
- (xi) imposing or modifying price limits;
- (xii) imposing, modifying or reducing position limits; and/or

(xiii) temporarily modifying or suspending any provision of the BSEF Rules or Obligations.

(b) Before any Emergency Rule may be adopted and enforced, a required vote of the Board must approve the implementation of such Emergency Rule at a duly convened meeting requested by the President or any other Officer. Directors may attend such a meeting by teleconference. Each Director participating in such meeting shall be subject to Rule 210. If the President, Vice President or the Chief Technology Officer determines that Emergency Rules must be implemented with respect to an Emergency before a meeting of the Board can reasonably be convened, then the President, Vice President or the Chief Technology Officer shall have the authority, without Board action, to implement any Emergency Rules with respect to such Emergency that he or she deems necessary or appropriate to respond to such Emergency.

(c) Whenever BSEF, the Board, any committee of the Board, or the President, Vice President or the Chief Technology Officer takes actions necessary or appropriate to respond to an Emergency (including the actions set forth in paragraph (a) above), an Authorized Representative of BSEF will post a Notice to Participants regarding such Emergency, as soon as practicable. When the Board, any committee of the Board or the President, Vice President or the Chief Technology Officer determines that the Emergency is no longer in effect, permitting the SEF operated by BSEF to resume normal functioning; any such actions responding to an Emergency will be terminated.

(d) BSEF will use reasonable efforts to notify the CFTC prior to implementing, modifying or terminating an Emergency Rule. If such prior notification is not possible or practicable, BSEF will notify the CFTC as soon as possible or reasonably practicable, but in all circumstances within twenty-four (24) hours of the implementation, modification or termination of such Emergency Rule.

(e) Upon taking any action in response to an Emergency, BSEF will document the decision-making process related to such action. Such documentation will be kept for at least five years following the date on which the Emergency ceases to exist or to affect the SEF operated by BSEF, and all such documentation will be provided to the CFTC upon request.

#### **RULE 213.** Information-Sharing Agreements

(a) BSEF shall enter into information-sharing agreements or other arrangements or procedures necessary to allow BSEF to obtain any necessary information to perform any monitoring of trading and Trade processing, provide information to other markets, the CFTC or any other Governmental Body with jurisdiction over BSEF upon request and which allow BSEF to carry out such international information-sharing agreements as the CFTC may require. As

part of any information-sharing agreements or other arrangements or procedures adopted pursuant to this Rule, BSEF may:

(i) provide market surveillance reports to the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets;

(ii) share information and documents concerning current and former Participants to the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets;

(iii) share information and documents concerning ongoing and completed investigations to the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets; and/or

(iv) require its current or former Participants to provide information and documents to BSEF at the request of the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets.

(b) BSEF may enter into any information-sharing arrangement with any Person or body (including the CFTC, the NFA, any Self-Regulatory Organization, any SEF, DCM, market, or clearing organization, or any Governmental Body) if BSEF (i) believes that such entity exercises a legal or regulatory function under any law or regulation, or a function comprising or associated with the enforcement of a legal or regulatory function, or (ii) considers such arrangement to be in furtherance of the purpose or duties of BSEF and the SEF operated by BSEF under Applicable Law.

(c) BSEF may disclose any information provided by or relating to Participant, Account Managers, Authorized Traders, Supervised Persons, Clearing Members, Customers or Accounts or their agents, or Trades of Participant or of its Customers or Accounts, including the content of this Agreement, to any Governmental Body, to the Regulatory Services Provider, to an SDR where BSEF reports Trades, to any other person or entity as required by Applicable Law or as necessary to conclude Participant's Trades, submit Participant's Trades for clearance or perform services requested by a Participant, and to any Person providing services to BSEF with respect to the SEF operated by BSEF. BSEF will not disclose any proprietary data or personal information of any Participant, Account Manager, Authorized Trader, Supervised Person, Clearing Member, Customer or Account without a corresponding confidentiality agreement between such Person and BSEF, unless the Person requesting such information is a Governmental Body.

### RULE 214. Regulatory Services Agreement with the Regulatory Services Provider

BSEF has contracted with the Regulatory Services Provider to provide certain regulatory services to BSEF pursuant to a Regulatory Services Agreement. In accordance with the Regulatory Services Agreement, the Regulatory Services Provider may perform certain surveillance, investigative, and regulatory functions under the BSEF Rules and BSEF may provide information to the Regulatory Services Provider in connection with the performance by

the Regulatory Services Provider of those functions. BSEF shall retain ultimate decision-making authority with respect to any functions that are contracted to the Regulatory Services Provider.

# RULE 215.Delivery and Service of CFTC Communications for Non-U.S.<br/>Participants

In accordance with CFTC Rule 15.05, BSEF will serve as an agent of a non-U.S. Participant or a Customer of non-U.S. Participant for whom Swaps were executed or a non-U.S. Authorized Trader for purposes of accepting delivery and service of any communication issued by or on behalf of the CFTC to the non-U.S. Participant or the Customer of the non-U.S. Participant or the non-U.S. Authorized Trader, in each case with respect to any swap traded on the SEF operated by BSEF.

# CHAPTER 3. PARTICIPANTS

## **RULE 301.** Eligibility Criteria for Becoming a Participant

(a) To be eligible for admission as a Participant, an applicant warrants to BSEF that it meets the following criteria:

(i) is an ECP, and each Account or Customer on whose behalf it wishes to trade on the SEF operated by BSEF is an ECP, in each case eligible to enter into the asset classes of Swaps it wishes to trade on the SEF operated by BSEF;

(ii) is of good reputation and business integrity;

(iii) is validly organized, in good standing, and authorized by its governing body and, if relevant, documents of organization, to trade Swaps;

- (iv) has not filed for bankruptcy;
- (v) is not a SEF Official, agent or affiliate of BSEF;
- (vi) is not prohibited from using the services of BSEF for any reason whatsoever;
  - (vii) holds all registrations required under Applicable Law, if any;
  - (viii) is not subject to statutory disqualification under Section 8a(2) of the CEA;

(ix) satisfies any other criteria that BSEF may require from a Participant to perform its SRO responsibilities, comply with Applicable Law or provide SEF services; and

(x) is not an ISV or an automated trading system.

(b) Once admitted, the Participant shall continue to comply with all applicable Eligibility Criteria in this Rule 301.

(c) With respect to Cleared Swaps, each Participant that is an Account Manager, FCM or Introducing Broker must ensure that each of its, as applicable, Accounts or Customers has a clearing account with a Clearing Member that is a member of the Clearing House accepting for clearance Cleared Swaps traded on the SEF operated by BSEF and provide BSEF with evidence of such relationship. With respect to Non-Cleared Swaps, each Participant that is an Account Manager or Introducing Broker must ensure that each of its, as applicable, Accounts or Customers complies with Rule 534, if applicable. A DMA Customer that is an Account Manager must ensure that each of its Accounts complies with Rule 534, if applicable. Each Participant or DMA Customer that is an Account Manager must provide BSEF upon BSEF's prior Written request with Written representation or proof of authority to place RFQs or Orders and execute Trades on the SEF operated by BSEF on behalf or in the name of each Account.

(d) With respect to Cleared Swaps, each Participant that is not an Account Manager must either be a Clearing Member of a Clearing House where the Cleared Swaps are cleared or have a clearing account with a Clearing Member with respect to such Cleared Swap and provide SEF with evidence of such relationship. With respect to Non-Cleared Swaps, each Participant that is not an Account Manager must comply with Rule 534, if applicable.

(e) Each Participant must establish a Trading Account. In addition to all information required by BSEF, information in each Trading Account shall at minimum be sufficient to allow BSEF to present a Trade for clearing to a Clearing House. A Participant must keep such information current and up-to-date. Please see Notices to Participants 2016-5A and 2017-1, which are posted on BSEF's website.

(f) Participants that do not have a relationship with a Clearing Member as set forth in subsection (c) or (d) of this Rule 301 are prohibited from entering RFQs or Orders in Cleared Swaps on the SEF operated by BSEF.

(g) Upon request of BSEF, a Participant shall promptly provide to BSEF or its Regulatory Services Provider information about the Participant, its Customers, Accounts, Clearing Members and Authorized Traders as BSEF requests related to or in connection with SEF Activity.

## **RULE 302.** Authorized Traders

(a) Each Participant shall nominate or designate one or more Authorized Traders, who will conduct SEF Activity on behalf of the Participant.

(b) Each Authorized Trader:

(i) must be a natural person;

(ii) must satisfy any other requirements as may be prescribed by BSEF from time to time; and

(iii) must have a Trader ID.

A Participant that authorizes a third party to trade for its Trading Account on a discretionary basis pursuant to a power of attorney or other instrument must identify or approve a specific natural person as its Authorized Trader with respect to such Trading Account.

(c) Without limiting the foregoing, each Authorized Trader will abide by applicable BSEF Rules and Applicable Law, and each Participant or DMA Customer, as applicable, will ensure on an ongoing basis that:

(i) none of its Authorized Traders is subject to a disqualification pursuant to any Applicable Law (unless an appropriate exemption has been obtained with respect thereto);

(ii) each of its Authorized Traders will be technically proficient;

(iii) each of its Authorized Traders will conduct its business in a fair and equitable manner; and

(iv) each of its Authorized Traders will conduct its business in accordance with the BSEF Rules.

(d) By agreeing to become an Authorized Trader, an individual agrees to be bound by the duties and responsibilities of an Authorized Trader under these Rules and to be subject to, and comply with, the BSEF Rules and Obligations. Among other duties and responsibilities that BSEF may impose, an Authorized Trader must:

(i) have the authority, at BSEF's request, to adjust or withdraw any Order submitted under any Trader ID assigned to him or her; and

(ii) ensure that any SEF Activity conducted under any Trader ID assigned to him or her complies with all BSEF Rules and Obligations.

(e) To nominate or designate an Authorized Trader, a Participant must follow the procedures established by BSEF. BSEF may establish criteria that individuals must fulfill to become an Authorized Trader. Any such criteria will be set out in the BSEF Rules. BSEF will not accept the registration as an Authorized Trader of any individual who is a SEF Official.

(f) BSEF will maintain a list of all appointed Authorized Traders for each Participant.

(g) BSEF may, in its sole discretion terminate, revoke or suspend an Authorized Trader and shall promptly notify the Participant in Writing of such action. Upon such termination, revocation or suspension, BSEF will disable access of such Authorized Trader to the SEF operated by BSEF.

(h) To request the termination of the designation of an Authorized Trader, the Participant or the Authorized Trader must notify BSEF following the procedures established by BSEF. BSEF will terminate access of such Authorized Trader to the SEF operated by BSEF immediately upon receipt of such notice from Participant.

# **RULE 303.** Participant Application Process; Termination of Participant

(a) Any Person who desires to become a Participant shall (i) submit signed Participant Documentation; (ii) agree in Writing to abide by the BSEF Rules and Applicable Law; (iii) provide such information and documentation as may be requested by BSEF; and (iv) follow the application procedures established by BSEF.

(b) In considering an application from a potential Participant, BSEF may require additional information from the applicant, or conduct an investigation to verify information submitted by the applicant, or both.

(c) If BSEF decides to admit an applicant as a Participant, it shall promptly notify the applicant and state in such notice the date on which the applicant shall become a Participant.

(d) If BSEF decides to decline or condition an application for admission as a Participant, or terminate a Person's status as a Participant, BSEF shall promptly notify such Affected Person thereof in a Writing sent to the address provided by the applicant or maintained in BSEF registry of Participants. Such Affected Person may, within seven (7) calendar days, request in Writing that BSEF provide the reasons for the denial, conditioning or termination of Participant status. Within fourteen (14) calendar days after receiving such Written request, BSEF shall send in Writing to the Affected Person the reasons for the denial, conditioning or termination. Within fourteen (14) calendar days of receiving the BSEF's Written response, the Affected Person may request in Writing that BSEF reconsider its determination, and may provide any relevant representations or other information that such Affected Person believes to be relevant to the reconsideration.

(e) BSEF may deny, condition or terminate Participant status of any Person if: (i) such Person is unable to satisfactorily demonstrate its ability to satisfy the Eligibility Criteria as set forth in Rule 301(a) to become or remain a Participant; (ii) such Person is unable to satisfactorily demonstrate its capacity to adhere to all applicable BSEF Rules; (iii) such Person would bring BSEF into disrepute as determined by BSEF in its sole discretion; or (iv) for such other cause as BSEF may reasonably determine.

# **RULE 304.** Trading Privileges of a Participant

(a) Upon admission as a Participant or DMA Customer, the Participant or DMA Customer must execute such Participant Documentation or DMA Customer Documentation, as applicable, as required from time to time by BSEF, and such Participant Documentation or DMA Customer Documentation, as applicable, must remain in effect for the Participant or DMA Customer to access the SEF operated by BSEF.

(b) Admission as a Participant entitles the Participant only to Trading Privileges and does not confer any right of ownership in, or right to attend or vote at meetings of, BSEF, or right to share in the profits, of BSEF. A Participant may not transfer or assign its status as a Participant.

# RULE 305. Termination or Limitation of Trading Privileges and Trading Access

(a) Notwithstanding anything in the BSEF Rules to the contrary, the Chief Compliance Officer may, after consultation with the Regulatory Oversight Committee, if practicable, summarily suspend, revoke, limit, condition, restrict or qualify the Trading Privileges of a Participant or the Trading Access of an Authorized Trader, and may take other summary action against any Participant or any of its Supervised Persons or any Authorized Trader in accordance with the BSEF Rules; <u>provided</u>, <u>however</u>, that the Chief Compliance Officer must reasonably believe that the business, conduct or activities of the Participant, Authorized Trader or Supervised Person in question is not in the best interests of BSEF or the marketplace, including based on any of the following: (i) statutory disqualification from registration as provided in CEA Section 8a(2) or (3); (ii) non-payment of fees, costs, charges, fines or arbitration awards; or (iii) the reasonable belief that immediate action is necessary to protect the public or the best interests of BSEF and the SEF operated by BSEF. BSEF may deny or limit Trading Privileges of a Participant or Trading Access of any Authorized Trader upon default of the Participant, Customer or Account, as applicable, on any Swap with respect to such Participant, Customer or Account.

(b) Whenever practicable, the Compliance Department, acting on behalf of the Chief Compliance Officer, shall provide prior Written notice to the party against whom any action in accordance with paragraph (a) shall be taken. If prior notice is not practicable, BSEF will give notice at the earliest possible opportunity to the respondent against whom the action is brought. The Compliance Department, acting on behalf of the Chief Compliance Officer, will prepare a notice of summary action (which will state the action, the reasons for the action, and the effective time, date and duration of the action) and serve the notice on such party.

(c) The summary action will become final upon the expiration of 20 days after the notice of action is served on the respondent.

(d) At the request of BSEF, a respondent against whom a summary action is brought pursuant to this Rule 305 must provide books and records over which the respondent has access or control and must furnish information to, or appear or testify before, BSEF or the in connection with the enforcement of any BSEF Rule.

(e) Participant may appeal any decision taken by BSEF under this Rule 305 as provided in Rule 620; provided, however, that any such decision by BSEF to deny or otherwise limit applicant's Trading Privileges or Trading Access shall continue in effect during such review.

## RULE 306. Assessments and Fees

BSEF shall set the times and amounts of any assessments or fees to be paid by Participants, which assessments or fees shall be paid to BSEF when due. If a Participant fails to pay when due any such assessments or fees levied on such Participant, and such payment obligation remains unsatisfied for thirty days after its due date, BSEF may suspend, revoke, limit, condition, restrict or qualify the Trading Privileges of such Participant as it deems necessary or appropriate.

## **RULE 307.** Authorized Representatives

Each Participant shall designate one or more Authorized Representatives who will represent the Participant before BSEF and its committees and receive notices on behalf of the Participant. The Authorized Representative shall be empowered by the Participant to act on its behalf and BSEF shall be entitled to rely on the actions of the Authorized Representative as binding on the Participant. Each Participant must provide BSEF with current contact and other requested information for each of its Authorized Representatives so that BSEF is able to immediately contact the Authorized Representatives.

### **RULE 308. Recording of Communications**

BSEF may record conversations and retain copies of electronic communications between SEF Officials, on one hand, and Participants, their Account Managers, Authorized Traders, Supervised Persons or other agents, on the other hand, to the extent required by Applicable Law. Any such recordings may be retained by BSEF or the Regulatory Services Provider in such manner and for such periods of time as BSEF may deem necessary or appropriate.

### **RULE 309.** Notices to Participants

BSEF shall publish a Notice to Participants with respect to each addition to, modification of, or clarification of, the BSEF Rules or of any action to implement any BSEF Rules, in a form and manner that is reasonably designed to enable each Participant to become aware of and familiar with, and to implement any necessary preparatory measures to be taken by it with respect to, such addition or modification, prior to the effective date thereof. For purposes of publication in accordance with the first sentence of this Rule, it shall be sufficient (without limiting the discretion of BSEF as to any other reasonable means of communication) if a Notice to Participants is published on BSEF's website and posted on BSEF's internal notification system. Any Notice to Participants shall also be deemed to have been made to all Account Managers, Authorized Traders and Supervised Persons.

#### **RULE 310.** Communications between **BSEF** and **Participants**

Each Participant must provide BSEF with its current electronic mail address and telephone number and the electronic mail address and telephone number of any of its Authorized Traders and immediately (and in any event within 24 hours) update this information whenever it changes. All communications between BSEF and the Participant will be transmitted by electronic mail and/or posted on BSEF's website, except as otherwise specified by BSEF. The Participant shall be responsible for conveying such communications to its Authorized Traders and/or to its Account Managers. Each Participant will be responsible for promptly reviewing and, if necessary, responding to all electronic communications from BSEF to the Participant or any of its Account Managers, Authorized Traders, Supervised Persons or any Person to whom it has given Trader ID(s). All communications made to a Participant shall also be deemed to have been made to all Account Managers, Authorized Traders and Supervised Persons of such Participant.

### RULE 311. Application of BSEF Rules and Jurisdiction

(a) ANY MARKET PARTICIPANT THAT DIRECTLY OR INDIRECTLY EFFECTS A TRANSACTION ON THE SEF OPERATED BY BSEF, OR ANY PARTICIPANT, AUTHORIZED TRADER, CLEARING MEMBER OR OTHER PERSON ACCESSING OR ENTERING ANY RFQ OR ORDER OR SUBMITTING ANY SWAP INTO THE SEF OPERATED BY BSEF OR EXECUTING ANY TRADE PURSUANT TO THE RULES (i) IS BOUND BY, AND SHALL COMPLY WITH, THE BSEF RULES AND OBLIGATIONS, THE CLEARING HOUSE RULES, SWAP SPECIFICATIONS AND APPLICABLE LAW, IN EACH CASE TO THE EXTENT APPLICABLE TO IT, (ii) SUBMITS TO THE JURISDICTION OF BSEF WITH RESPECT TO ANY AND ALL MATTERS ARISING FROM, RELATED TO, OR IN CONNECTION WITH, THE STATUS, ACTIONS OR OMISSIONS OF SUCH PARTICIPANT, AUTHORIZED TRADER OR OTHER PERSON, AND (iii) AGREES TO ASSIST BSEF IN COMPLYING WITH ITS LEGAL AND REGULATORY OBLIGATIONS, COOPERATE WITH BSEF, THE CFTC AND ANY GOVERNMENTAL BODY WITH JURISDICTION OVER BSEF OR THE SEF OPERATED BY BSEF IN ANY INQUIRY, INVESTIGATION, AUDIT, EXAMINATION OR PROCEEDING.

(b) Any Person whose access to the SEF operated by BSEF is suspended for any period remains subject to the BSEF Rules, the Obligations and BSEF's jurisdiction throughout the period of suspension. Any Person whose access to the SEF operated by BSEF is revoked or terminated shall remain bound by the BSEF Rules and Applicable Law, in each case to the extent applicable to it, and subject to the jurisdiction of BSEF with respect to any and all matters arising from, related to, or in connection with, the status, actions or omissions of such Participant prior to such revocation or termination.

### **RULE 312. Description of Participant's Status**

A Participant shall ensure that the form, content and context of any description of the Participant's status on the SEF operated by BSEF is not inconsistent with, and does not misrepresent, the Participant's capacity on the SEF operated by BSEF under the BSEF Rules or the Participant's registration, if any, under the CEA, or under any other Applicable Law.

### **RULE 313. Dissolution of Participants**

All rights and privileges of a Participant terminate upon, and all obligations of a Participant shall survive the dissolution of the Participant.

### **RULE 314.** Withdrawal of Participant

(a) To withdraw from the SEF operated by BSEF, a Participant must notify BSEF of its withdrawal. Such withdrawal shall be accepted and effective immediately upon receipt of such notice by BSEF.

(b) When BSEF accepts the withdrawal of a Participant, all rights and privileges of such Participant terminate (including the Trading Privileges). The accepted withdrawal of a Participant shall not affect the rights of BSEF under the BSEF Rules or relieve the former Participant of such Participant's obligations under the BSEF Rules before such withdrawal. Notwithstanding the accepted withdrawal of a Participant, the withdrawn Participant remains subject to the BSEF Rules, the Obligations and the jurisdiction of BSEF for acts done and omissions made while a Participant, and must cooperate in any SEF Proceeding under Chapter 6 as if the withdrawn Participant were still a Participant.

## **RULE 315.** Compliance with the Commodity Exchange Act

All SEF Participants shall comply with all relevant provisions of the CEA and the Rules and regulations duly issued pursuant thereto by the CFTC, including the filing of reports,

maintenance of books and records, and permitting inspection and visitation by Authorized Representatives of the CFTC or Department of Justice.

RULE 316. Access

# RULE 316.A. ECP Access

BSEF will provide its services to any ECP with access to its markets and BSEF services that is impartial, transparent and applied in a fair and non-discriminatory manner; <u>provided</u>, <u>however</u>, that each ECP complies with BSEF's documentation and the eligibility requirements set forth in this Rulebook.

# RULE 316.B. ISV Access

BSEF will provide ISVs with access to its trading platform and its data in a fair and nondiscriminatory manner; <u>provided</u>, <u>however</u>, that each ISV shall comply with BSEF's criteria governing such access. Such access criteria shall be impartial and transparent.

# RULE 317. Direct Market Access

(a) DMA may be sponsored only by a Sponsoring Broker.

(b) All trades in Cleared Swaps executed via DMA connection must be guaranteed by a Sponsoring Broker that assumes financial responsibility for all trades in Cleared Swaps executed through the DMA connection.

(c) Each DMA Customer must execute the DMA Customer Documentation as a condition of being granted access to the SEF operated by BSEF.

(d) A Sponsoring Broker shall assist BSEF in any investigation into potential violations of the BSEF Rules, CFTC Regulations or the Act which occur through or with respect to a DMA connection guaranteed by such Sponsoring Broker. Such assistance must be timely and may include requiring any DMA Customer to produce documents, to answer questions from BSEF, and/or to appear in connection with an investigation.

(e) A Sponsoring Broker shall suspend or terminate the Trading Access of a DMA Customer or any Authorized Trader associated with such DMA Customer if BSEF determines that the actions of the DMA Customer or any of its Authorized Traders threaten the integrity of the SEF operated by BSEF or liquidity of any Swap or violate any BSEF Rule or if the DMA Customer or any of its Authorized Traders fails to cooperate in an investigation.

(f) If a Sponsoring Broker has actual or constructive notice of a violation of the BSEF Rules in connection with Direct Market Access by its DMA Customer and the Sponsoring Broker fails to take appropriate action, BSEF may consider that the Sponsoring Broker has committed an act detrimental to the interest or welfare of BSEF.

# **RULE 318.** Legal Certainty for SEF Trades

A transaction entered into on or pursuant to the BSEF Rules shall not be void, voidable, subject to rescission, otherwise invalidated, or rendered unenforceable as a result of:

(a) a violation by BSEF of the provisions of section 5h of the Act or CFTC Regulations;

(b) any CFTC proceeding to alter or supplement a Rule, term, or condition under section 8a(7) of the Act or to declare an emergency under section 8a(9) of the Act; or

(c) any other proceeding the effect of which is to:

(i) alter or supplement a specific term or condition or trading rule or procedure; or

(ii) require BSEF to adopt a specific term or condition, trading rule or procedure, or to take or refrain from taking a specific action.

## **RULE 319.** Rights and Responsibilities after Suspension or Termination

(a) When the Trading Privileges of a Participant or the Trading Access of any Authorized Trader are suspended, none of its rights and Trading Privileges (including the right to hold oneself out to the public as a Participant, enter RFQs or Orders into the SEF operated by BSEF and receive Participant rates for fees, costs, and charges at Participant levels) will apply during the period of the suspension, except for the right of the Participant in question to assert claims against others as provided in the BSEF Rules or the right to Trading Access. Any such suspension will not affect the rights of creditors under the BSEF Rules or relieve the Participant in question of its, his or her obligations under the BSEF Rules to perform any Swaps entered into before the suspension, or for any SEF fees, costs, or charges incurred during the suspension.

(b) When the Trading Privileges of a Participant or the Trading Access of any Authorized Trader are terminated, all of a Participant's rights and Trading Privileges or an Authorized Trader's right to Trading Access will terminate, except for the right of the Participant in question to assert claims against others, as provided in the BSEF Rules. Any such termination will not affect the rights of creditors under the BSEF Rules. A terminated Participant may only seek to reinstate its Trading Privileges by applying for Trading Privileges pursuant to Rule 304. BSEF will not consider the application of a terminated Participant if such Participant continues to fail to appear at disciplinary or appeals proceedings without good cause or continues to impede the progress of disciplinary or appeals proceedings.

(c) A suspended or terminated Participant, Authorized Trader or Supervised Person remains subject to the BSEF Rules and the jurisdiction of BSEF for acts and omissions prior to the suspension or termination, and must cooperate in any inquiry, investigation, disciplinary or appeals proceeding, summary suspension or other summary action as if the suspended or terminated Participant still had Trading Privileges or the terminated Authorized Trader still had Trading Access. BSEF may discipline a suspended Participant or Authorized Trader under this Chapter 6 for any violation of a BSEF Rule or provision of Applicable Law committed by the Participant or Authorized Trader before, during or after the suspension.

(d) Upon the request of a Customer, in the event of the suspension or revocation of the Trading Privileges of a Participant, BSEF shall seek to facilitate the transfer of any Customer accounts held by such Participant to other Participants with Trading Privileges.

### CHAPTER 4. OBLIGATIONS OF PARTICIPANTS, ACCOUNT MANAGERS, DMA CUSTOMERS, AUTHORIZED TRADERS AND SUPERVISED PERSONS

### **RULE 401. Duties and Responsibilities**

(a) Each Participant, Account Manager, DMA Customer, Authorized Trader and Supervised Person shall:

(i) ensure that BSEF's facilities are used in a responsible manner and are not used for any improper purpose;

(ii) ensure that BSEF's facilities are used only to conduct SEF Activity;

(iii) ensure that all SEF Activity conducted by the Participant, Account Managers, Authorized Traders and Supervised Persons is performed in a manner consistent with applicable BSEF Rules and their respective Obligations;

(iv) comply with all BSEF Rules and Obligations and act in a manner consistent with each BSEF Rule and Obligation;

(v) observe high standards of integrity, market conduct, commercial honor, fair dealing, and just and equitable principles of trade while conducting or attempting to conduct any SEF Activity, or any aspect of any business connected with or concerning the SEF operated by BSEF;

(vi) not mislead or conceal any material fact or matter in any dealings or filings with BSEF or in response to any SEF Proceeding; and

(vii) keep the Authorized Trader's Trader IDs, account numbers and passwords confidential.

(b) Each Participant shall be responsible for promptly informing BSEF of any material changes to Eligibility Criteria information provided to BSEF by the Participant.

### **RULE 402. Required Disclosures to BSEF**

Each Participant shall immediately notify the Compliance Department upon becoming aware of any of the following events:

(a) any material change to the contact or other information provided to BSEF by the Participant;

(b) any damage to, or failure or inadequacy of, the systems, facilities or equipment of the Participant to effect transactions pursuant to the BSEF Rules or to timely perform the Participant's financial obligations under or in connection with Swaps of such Participant or Swaps of any Customer or Account of such Participant;

(c) any refusal of admission of the Participant for membership in, any Self-Regulatory Organization, SEF, DCM, or Derivatives Clearing Organization;

(d) any expulsion, suspension or fine in excess of \$25,000 (whether through an adverse determination, voluntary settlement or otherwise) imposed on the Participant by any Self-Regulatory Organization, SEF, DCM, Derivatives Clearing Organization or, with respect to SEF Activity, any relevant Governmental Body;

(e) any revocation, suspension or conditioning of any registration or license of a Participant necessary to conduct SEF Activity granted by any relevant Governmental Body;

(f) (A) the commencement of any judicial or administrative proceeding against the Participant or any Authorized Trader or Supervised Person or (B) the imposition of any fine in excess of \$25,000, cease and desist order, denial of trading privileges, censure or other sanction or remedy (whether through an adverse determination, voluntary settlement or otherwise) imposed, in each case of (A) and (B), by any Self-Regulatory Organization, SEF, DCM, Derivatives Clearing Organization or, with respect to SEF Activity, any relevant Governmental Body;

(g) any indictment or conviction of, or any confession of guilt or plea of guilty or nolo contendere by, any principals or senior officers of the Participant or any Authorized Trader for any felony or misdemeanor involving, arising from, or related to, the purchase or sale of any commodity, futures contract, swap, option, security, securities futures product or other financial instrument, or involving or arising from fraud or moral turpitude; and

(h) the Participant's or a 10% or greater owner of the Participant becoming the subject of a petition for bankruptcy;

(i) the appointment of a receiver, trustee or administrator for the Participant or a 10% or greater owner of the Participant;

(j) the presentment of a petition, or the passing of a resolution, for the Participant's or a 10% or greater owner of the Participant winding-up;

(k) the commencement of proceedings for the Participant's or the 10% or greater owner's of the Participant dissolution; or

(1) the occurrence of an event of insolvency with respect to the Participant or the 10% owner or greater owner of the Participant.

## RULE 403. Inspections by BSEF

(a) BSEF or the Regulatory Services Provider (or their respective authorized representatives), shall have the right with such prior reasonable advance notice as is practicable under the circumstances, in connection with determining whether all BSEF Rules are being, will be, or have been complied with by the Participant, to:

(i) inspect the books and records of the Participants relating to SEF Activity;

(ii) inspect systems, equipment and software of any kind operated by the Participant in connection with SEF Activity and any data stored in any of the systems or equipment related to SEF Activity; and/or

(iii) copy or reproduce any data to which BSEF has access under this Rule.

(b) Such books and records, systems, equipment, software and data shall be made available to BSEF and the Regulatory Services Provider and their respective authorized representatives during regular business hours and BSEF and the Regulatory Services Provider and their respective authorized representatives agree to adhere to Participant's reasonable logical and physical access and security procedures.

(c) Each Participant, DMA Customer and Authorized Trader shall provide the Regulatory Services Provider with the same access to their books and records as they are required to provide to BSEF under the BSEF Rules and Applicable Law.

(d) The Compliance Department may require a Participant to furnish (periodically or on a particular occasion) information concerning the Participant's SEF Activity.

## **RULE 404.** Minimum Financial and Related Reporting Requirements

Each Participant that is registered with any Self-Regulatory Organization shall comply with the provisions of Applicable Law relating to minimum financial and related reporting and recordkeeping requirements.

## RULE 405. Position Liquidation upon Default

Upon default of any Swap by a Participant, Customer or Client, BSEF shall have the right to arrange the liquidation of all or some Swap positions of such Participant, Customer or Client, as applicable, opened via the SEF operated by BSEF.

## RULE 406. Authority to Impose Restrictions

Whenever a Participant is subject to the early warning requirements set forth in the CFTC Regulations, including CFTC Regulation 1.12, the President, or his or her designee, may impose such conditions or restrictions on the business and operations of such Participant as the President, or his or her designee, may deem necessary or appropriate for the protection of Customers, other Participants or the SEF operated by BSEF.

## RULE 407. Customers and Accounts

(a) No Participant shall carry an account for a Customer or enter an RFQ or Order in the name of a Account unless the Participant has entered into a Written agreement with the Customer or Account that is in compliance with Applicable Law and the BSEF Rules.

(b) Each Participant must: (1) ensure that the Customer or Account is an ECP at the time of execution of any Swap; (2) subject every Swap executed for the Customer or Account to the terms of the BSEF Rules insofar as they are applicable to that Swap; (3) in relation to any Swap executed for the Customer or Account, be able to comply with all requirements of the BSEF Rules and any other arrangements, provisions and directions given by BSEF; and (4) provide BSEF and its agents, including its Regulatory Services Provider, access to all information in connection with or related to its SEF Activity necessary for monitoring and enforcement of BSEF Rules.

# RULE 408. Disclosure Requirements; Know Your Counterparty Requirements

(a) With respect to Non-Cleared Swaps, Participants that are Swap Dealers or Major Swap Participants shall verify the status of each Counterparty as an ECP with respect to each Trade as provided in Part 23 of the CFTC Regulations applicable to business conduct standards for Swap Dealers and Major Swap Participants in their dealing with counterparties.

(b) Each Participant must comply with the disclosure requirements imposed by the BSEF Rules.

### RULE 409. Books and Records

### **RULE 409.A.** Participant and Clearing Member Books and Records

(a) Each Participant, Clearing Member and market participant shall prepare and keep current all books, ledgers and other similar records relating to SEF Activity required to be kept by it pursuant to the Act, CFTC Regulations and these Rules and shall prepare and keep current such other books and records relating to SEF Activity and adopt such forms as BSEF may from time to time prescribe. Such books and records shall be made available, upon request, to BSEF, the CFTC, the Department of Justice or any Governmental Body, regulator or Self-Regulatory Organization with jurisdiction over BSEF, and their respective Authorized Representatives.

(b) In addition to information required by subsection (a) of this Rule 409, each Participant, Clearing Member and market participant must comply with all applicable requirements of CFTC Regulation 1.35.

(c) If a Participant cannot enter an Order or Request for Quote received from its Customer into the SEF Platform, the Participant must immediately create an electronic record that includes the account identifier that relates to the Customer Account, time of receipt, and terms of the Order or Request for Quote.

(d) As required by CFTC Regulation 37.404, each Participant, Clearing Member and market participant, as applicable, must keep records of their trading on the SEF operated by BSEF (including records of its or its activity in the index or instrument used as a reference price, the underlying commodity and related derivatives markets) and make such records available, upon request, to BSEF, the CFTC or any Governmental Body, regulator or Self-Regulatory Organization with jurisdiction over BSEF, and their respective Authorized Representatives.

(e) Each Participant, Clearing Member and market participant shall keep all books and records required to be kept by it pursuant to these Rules for a period of five years from the date on which they are first prepared unless otherwise provided in these Rules or required by Applicable Law. Such books and records shall be readily accessible during the first two years of such five-year period. During such five-year period, all such books and records shall be made available for inspection by, and copies thereof shall be delivered to, BSEF and its Authorized Representatives upon request. (f) Each Participant and Authorized Trader shall provide the NFA with the same access to its books and records and offices as it is required to provide BSEF under these Rules and Applicable Law.

(g) BSEF may require a Participant, Clearing Member and market participant to furnish such information concerning the Participant or Clearing Member's business that is subject to these Rules as BSEF deems necessary to enable it to perform its obligations under Applicable Law, including information relating to (i) Swaps executed on the SEF operated by BSEF and in related derivatives markets, including in the products underlying those Swaps, and (ii) information requested by a government agency relating to the SEF and/or BSEF's compliance with Applicable Law that BSEF believes is maintained by, or otherwise in the possession of, a Participant or Clearing Member.

(h) All data and information provided to or obtained by BSEF pursuant to this Rule 409 shall be subject to the provisions of Rule 805.

(i) A DMA Customer can delegate the maintenance of the DMA Customer's records required by CFTC Regulation 1.35 for transactions executed on BSEF to its Sponsoring Broker; provided, however, that the DMA Customer has an agreement with its Sponsoring Broker regarding the maintenance of such records. The DMA Customer shall remain ultimately responsible for all CFTC Regulation 1.35 recordkeeping obligations, including any records not covered by the agreement with its Sponsoring Broker. Notwithstanding anything to the contrary in this Rule 409.A, the DMA Customer shall remain directly responsible for the maintenance of all records set forth in Rule 409.A(d).

## RULE 409.B. BSEF Books and Records

BSEF shall keep, or cause to be kept, complete and accurate books and records, including all books and records required to be maintained pursuant to the CEA, the CFTC Regulations or the BSEF Rules as required by CFTC Regulation 1.31.

### **RULE 410.** Responsibility for Mandatory Trading

Each Participant that is a Swap Dealer or Major Swap Participant shall be responsible for compliance with the mandatory trading requirement under Section 2(h)(8) of the CEA and shall not enter into any Required Transaction outside a SEF that lists a Swap related to such Required Transaction.

### **RULE 411.** Eligibility for Clearing Exempt Transactions

(a) Each Participant wishing to execute any Clearing Exempt Transaction on the SEF operated by BSEF must submit to BSEF documentation demonstrating its eligibility (or the eligibility of its relevant Client or Customer, if applicable) for a Clearing Exception (a "Clearing Exception Form") required by CFTC Regulations or CFTC Staff No-Action Letters prior to sending an RFQ or placing an Order subject to the Clearing Exception.

(b) Each Participant must comply with the conditions of the applicable Clearing Exception.

### **RULE 412. YLDVOL Forward Swap Contract Eligibility**

Each Participant in compliance with Rule 534, and any other requirements applicable to Participants that respond to RFQs, is eligible to receive RFQs for a YLDVOL Forward Swap contract (Rule 1349) from other Participants and to provide responses to such RFQs; provided, however, that BSEF has the right to suspend a Participant's ability to receive RFQs for a YLDVOL Forward Swap contract (Rule 1349) if a Participant has not placed at least one bid and offer for an YLDVOL Swaption Straddle eligible for the Auction Book (as defined in Chapter 5A) during three consecutive Auctions (as defined in Chapter 5A) starting from the third Auction after the listing of YLDVOL Forward Swap contract (Rule 1349).

# CHAPTER 5. TRADING PRACTICES, REPORTING, CLEARING AND BUSINESS CONDUCT

#### RULE 501. Scope

This Chapter 5 prescribes Rules concerning trading practices and business conduct on the SEF operated by BSEF and applies to all RFQs, Orders and Trades in Swaps as defined in Chapter 1.

#### RULE 502. Procedures

(a) With respect to trading on or though the SEF Platform or subject to BSEF Rules, BSEF may adopt, without limitation, procedures relating to transactions in Swaps and trading on the SEF Platform or subject to BSEF Rules, including procedures to:

(i) disseminate the prices of bids and offers on, and trades in, Swaps;

(ii) record, and account for, Swaps and SEF Activity and regulate administrative matters affecting Swaps and SEF Activity;

(iii) establish limits on the number and/or size of RFQs or Orders that may be submitted by a Participant through the SEF Platform or subject to BSEF Rules;

(iv) establish limits on the aggregate notional amount of Swaps that may be held by a Participant;

(v) establish a limit on the maximum daily price fluctuations for any Swap and provide for any related restriction or suspension of trading in the Swap; and

(vi) establish minimum price quoting increments for each Swap.

(b) BSEF may, in its discretion and at any time, amend any procedures adopted pursuant to Rule 502(a), and will publish the amendments in a Notice to Participant or in any other manner determined appropriate by BSEF.

### **RULE 503.** Business Days and Trading Hours

Except as provided in Rule 212 with respect to Emergencies, BSEF shall determine and publish a Notice to Participants listing the Business Days of the SEF operated by BSEF and the Trading Hours for each Swap.

#### RULE 504. Rule Violations

(a) It shall be an offense for a Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person to violate any BSEF Rule regulating the conduct or business of a Participant or its Account Managers, Authorized Traders or Supervised Persons, or any agreement made with BSEF, or to engage in fraud, dishonorable or dishonest conduct, or in conduct which is inconsistent with just and equitable principles of trade.

(b) Participants shall assist BSEF in any investigation into potential violations of the BSEF Rules or, with respect to the SEF Activity, the CEA. Such assistance must be timely and may include, but not be limited to, producing documents, answering questions from BSEF or its designee, and/or appearing in connection with an investigation.

(c) If a Participant has actual or constructive notice of a violation of BSEF Rules in connection with the use of the SEF operated by BSEF by a Participant, Customer, Account, Clearing Member or Authorized Trader and the Participant fails to take appropriate action, the Participant may be found to have committed an act detrimental to the interest or welfare of the SEF operated by BSEF.

#### RULE 505. Fraudulent Acts

No Participant, Account Manager, DMA Customer, Authorized Trader, Supervised Person or any market participant shall (a) intentionally or recklessly, directly or indirectly, engage, or attempt to engage, in any fraudulent act or intentionally or recklessly, directly or indirectly, use or employ, or attempt to use or employ, any manipulative device, scheme or artifice to defraud, deceive, trick or mislead or intentionally or recklessly, directly or indirectly, engage, or attempt to engage in any other activity prohibited by CFTC Regulation 180.1(a), or (b) engage, or attempt to engage, in any other activity prohibited by CEA section 9(a)(2), in each case of (a) and (b) in connection with or related to any SEF Activity. Specifically, no Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person shall directly or indirectly, engage in front running, fraudulent trading, money passes, trading ahead of customers, trading against customers, accommodation trading or improper cross trading.

### **RULE 506. Prohibited Transactions**

### **RULE 506.A** Fictitious or Wash Transactions

No Participant, Account Manager, DMA Customer, Authorized Trader, Supervised Person or any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF shall create fictitious transactions or wash transactions or execute any Order with knowledge of its nature. No Person shall place or accept Orders in the same Swap where the Person knows or reasonably should know that the purpose of the Orders is to avoid taking a bona fide market position exposed to market risk (transactions commonly known or referred to as wash sales). Orders for different accounts with common beneficial ownership that are entered with the intent to negate market risk or price competition shall also be deemed to violate the prohibition on wash trades. Additionally, no Person shall knowingly execute or accommodate the execution of such Orders by direct or indirect means.

## RULE 506.B Pre-Arranged Transactions

No Participant, Account Manager, DMA Customer or Authorized Trader shall engage in a pre-arranged transaction except as permitted by Rule 516, Rule 521 or Rule 531.

## **RULE 507. Pre-Execution Communications**

(a) Pre-Execution Communications with respect to Swaps executed through the Order Book shall be prohibited except in the case of Trades executed in accordance with Rule 521.

(b) Pre-Execution Communications are permitted with respect to Swaps executed through the Request for Quote Functionality in accordance with Rule 522.

## **RULE 508.A** Price Manipulation

No Participant, Account Manager, DMA Customer, Authorized Trader, Supervised Person or any market participant shall directly or indirectly engage in any conduct that manipulates or attempts to manipulate the price of any Swap, including without limitation, engaging in activity in violation of CFTC Regulation 180.2.

### **RULE 508.B Disruptive Practices**

(a) No Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person shall engage in any trading, practice or conduct that constitutes a "disruptive practice," as such term is described in CEA section 4c(a)(5) or in any interpretive guidance issued by the CFTC, in relation to the trading of any Swap.

(b) A Participant may post on the CLOB and submit an RFQ to the SEF Platform in the same Swap at the same time using the same Participant ID only as permitted by Rule 508.B(a) and Rule 508.A.

### **RULE 508.C Post-Trade Anonymity**

(a) It is prohibited to disclose, directly or indirectly, including through a third-party service provider, the identity of a counterparty for Cleared Swaps executed, pre-arranged or prenegotiated anonymously on or pursuant to the rules of the SEF operated by BSEF.

(b) Prohibition on post-trade name give-up shall not apply to components of a Package Transaction that are not Cleared Swaps.

(c) The compliance date for swaps subject to the trade execution requirement under section 2(h)(8) of the CEA is July 5, 2021.

### **RULE 509. Prohibition of Misstatements**

It shall be an offense to make any knowing misstatement of a material fact to BSEF, any SEF Official, any Board committee or SEF panel, the Compliance Department and/or agents of BSEF (including the Regulatory Services Provider) or any Participant or any of its Account Managers, Authorized Traders or Supervised Persons.

### RULE 510. Acts Detrimental to Welfare of SEF

It shall be an offense to engage in any act that is detrimental to the interest or welfare of the SEF operated by BSEF.

#### RULE 511. Adherence to Law

(a) No Participant, Account Manager, Customer, Authorized Trader or Supervised Person shall engage in conduct in violation of the BSEF Rules, the Act, CFTC Regulations, the Rules of any SEF, or the rules of any DCM, DCO or SRO that has jurisdiction over such Participant, Account Manager, Customer, Authorized Trader or Supervised Person or, with respect to SEF Activity, the laws, rules or regulations of any relevant Governmental Body.

- (b) Without limiting subsection (a) of this Rule,
  - (i) each Participant that is an FCM or a Clearing Member must comply with all requirements of Applicable Law regarding the treatment of Customer funds and Customer Orders; and

(ii) each Participant, Customer or Account must comply with all margin requirements established by each relevant Clearing House and by each relevant Clearing Member, if applicable, as well as any margin requirements set forth by the CFTC or Applicable Law.

#### **RULE 512.** Use of Trading Privileges

No Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person may use such Participant's Trading Privileges in any way that could be expected to bring disrepute upon such Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person.

### RULE 513. Supervision

Each Participant, DMA Customer and Account Manager shall be responsible for establishing, maintaining and administering reasonable supervisory procedures to ensure that its Authorized Traders and Supervised Persons, as applicable, comply with the BSEF Rules, the Act, CFTC Regulations, the Rules of any SEF, or the rules of any DCM, DCO or SRO that has jurisdiction over such Participant, Account Manager, DMA Customer, Authorized Traders or Supervised Persons or, with respect to SEF Activity, the laws, rules or regulations of any relevant Governmental Body, and such Participant may be held accountable for the actions of such Account Managers, Authorized Traders or Supervised Persons.

### RULE 514. Misuse of the SEF Platform

Misuse of the SEF Platform is strictly prohibited. Only Swaps can be traded on the SEF operated by BSEF. It shall be deemed an act detrimental to the interest and welfare of the SEF operated by BSEF to willfully or negligently engage in unauthorized use of the SEF Platform, to assist any Person in obtaining unauthorized access to the SEF Platform, to trade on the SEF Platform without an agreement and an established account with a Derivatives Clearing Organization or a Clearing Member, to alter the equipment associated with the SEF Platform, to interfere with the operation of the SEF Platform, to intercept or interfere with information provided thereby, or in any way to use the SEF Platform in a manner contrary to the BSEF Rules.

Please see Notice to Participants 2017-2, which is posted on BSEF's website.

## RULE 515. Mishandling of Customer Orders

Any Participant that mishandles any Customer Order is responsible for all remedial actions with respect to such Order.

# RULE 516. Trade Cancellation, Correction, Offset and Adjustment – General

Please see Notices to Participants 2015-1, 2016-5A, 2016-8 and 2020-1 (which address Error Trades intended to be corrected as set forth in Rule 516.A(c)), which are posted on BSEF's website.

(a) Any Trade executed on the SEF Platform operated by BSEF or in accordance with BSEF Rules can be canceled, corrected, adjusted or offset only in accordance with this Rule 516.

(b) A Participant involved in an Error Trade and acting as an Account Manager, Introducing Broker or FCM shall have the authority to request or consent to the cancellation, adjustment or offset, as applicable, of such Trade on behalf of the relevant Counterparty involved in the Trade.

## (c) Timing of an Offset or Correction – Cleared Swaps

(i) For Error Trades rejected by a Clearing House for non-credit reasons, the Correcting Trade must be executed on the SEF operated by BSEF and submitted for clearing as quickly as technologically practicable after receipt of notice of the rejection by the Clearing House to the Clearing Members, but, in any event, no later than **one** hour from the issuance of the notice.

(ii) For Error Trades accepted by a Clearing House, the Offsetting Trade and/or the Correcting Trade must be executed and submitted for clearing no later than **three** Business Days after the Error Trade was executed.

(d) **Timing of a Correction, Cancellation or Adjustment – Non-Cleared Swaps.** Any correction, cancellation or adjustment of a Trade in Non-Cleared Swaps made pursuant to this Rule 516 shall be made no later than **three** Business Days after the erroneous Trade was discovered.

# RULE 516.A Notification of Action Taken and Trade Review – Cleared Swaps

### (a) Cleared Swaps Executed on a Non-Anonymous Basis

- (i) If Participants involved in a Trade agree that the Trade is an Error Trade and that the cancellation, correction, adjustment or offset of the Error Trade is appropriate and will not adversely impact market integrity, facilitate market manipulation, or other illegitimate activity, or otherwise violate the CEA, CFTC Regulations or BSEF Rules, Participants may enter into an Offsetting Trade to correct an Error Trade or into a Correcting Trade using functionality approved by BSEF, as specified in Notice to Participants 2020-1. Use of such functionality required by BSEF will constitute notice to the Compliance Department and BSEF permission to perform the actions described in Rule 516.B(a).
- (ii) For a Trade corrected pursuant to subsection (a)(i) of this Rule 516.A, the Compliance Department will conduct an *ex post facto* review of the Trade, the Offsetting Trade and the Correcting Trade within **one** Business Day of the date of execution of the Offsetting and the Correcting Trade. Such *ex post facto* review will include a review of the electronic audit trail of the Trade, as well as other facts and circumstances associated with the Trade. If BSEF makes an affirmative finding that such Trade was not an Error Trade, BSEF Compliance will consider any action appropriate under BSEF Rules.
- (iii)In the case of a Trade in Cleared Swaps executed on a non-anonymous basis, BSEF may, but is not obliged to, inform Participants affected by the Error Trade of the identity and contact information of any other Participant affected by the Error Trade.

## (b) Cleared Swaps Executed on an Anonymous Basis

- (i) To request cancellation, correction, adjustment or offset of a Trade in Cleared Swaps executed on an anonymous basis ("Alleged Error Trade"), a Participant must notify the BSEF Support Desk at 1-212-617-1530 or bsefdesk@bloomberg.net or by any form of written communication approved by BSEF by providing the Trade ID (FIT Key) of the Alleged Error and stating the grounds for the request as soon as possible, but no later than the end of the Business Day following the date of execution of the Alleged Error Trade. For notifications received after such date, BSEF shall have discretion as to whether to review the request to cancel, correct, adjust or offset the Alleged Error Trade.
- (ii) The Compliance Department will review promptly the electronic audit trail of the Alleged Error Trade as well as any facts and circumstances associated with the Alleged Error Trade. If BSEF makes an affirmative finding that the Alleged Error Trade was an Error Trade and that the cancellation, correction, adjustment or offset of the Alleged Error Trade is appropriate and would not adversely impact market integrity, facilitate market manipulation or other illegitimate activity, or otherwise violate the CEA, CFTC Regulations or BSEF Rules, BSEF will designate such Alleged Error Trade as an "Error Trade."

- (iii)BSEF will inform affected Participants of the Error Trade alleged as set forth in subsection (b)(i) and of the next steps that the Participants must or could make.
- (iv)BSEF will not take any action with respect to an Error Trade unless the Error Trade is outside the No-Bust Range. BSEF will inform the affected Participants of the final disposition of the Error Trade.
- (v) For Trades in Cleared Swaps executed on an anonymous basis, BSEF will not inform Participants affected by the Error Trade of the identity and contact information of any other Participant affected by the Error Trade and will facilitate a pre-arranged Offsetting Trade or a Correcting Trade if all such Participants agree to or are required to enter into Trades described in Rule 516.B.

# RULE 516.BError Trade Cancellation, Correction, Adjustment and Offset<br/>– Cleared Swaps

### (a) **Participant Errors**

(i) For each Error Trade cleared by a Clearing House, BSEF may, if both Participants agree:

(A) request, or allow the Participants to request, the appropriate Clearing House to cancel, correct or adjust the Error Trade; or

(B) allow the affected Participants to enter into a pre-arranged Offsetting Trade to offset the position on the books of the Clearing House that resulted from the Error Trade; and/or

(C) if desired by the affected Participants, allow the affected Participants to execute a Correcting Trade, provided, however, that the terms of such new Trade shall not include costs or fees associated with the Error Trade.

(ii) For each Error Trade rejected by a Clearing House and determined to be *void ab initio* under Rule 533 because of an operational or clerical error or omission made by a Participant, Counterparty or Account Manager, if both Participants agree, the affected Participants may enter into a pre-arranged Correcting Trade.

(iii) All BSEF Rules other than Rule 522.A shall apply to Correcting Trades executed by Participants pursuant to this Rule 516.B(a).

(iv) Participants must report to BSEF as soon as possible all changes made to the Error Trade pursuant to Rule 516.B(a)(i)(A).

(v) With respect to an Error Trade rejected by a Clearing House for non-credit reasons, if the Correcting Trade is also rejected by the Clearing House and *void ab initio*, the affected Participants will not be provided a second opportunity to correct the Error Trade.

### (b) System Errors

(i) If, after its own investigation or a notice from a Participant, BSEF determines in its sole discretion that the execution of a Trade cleared by a Clearing House was the result of an error made by the SEF Platform and the Trade has been designated as an Error Trade, then BSEF may:

(A) request, or allow the Participants to request, the appropriate Clearing House to cancel, correct or adjust the Error Trade; or

(B) direct the affected Participants to enter into a pre-arranged Offsetting Trade to offset the position on the books of the Clearing House that resulted from the Error Trade; and/or

(C) direct the affected Participants to execute a Correcting Trade , provided, however, that the terms of such new Trade shall not include costs or fees associated with the Error Trade.

(ii) If, after its own investigation or a notice from a Participant, BSEF determines in its sole discretion that the execution of a Trade rejected by a Clearing House and determined to be *void ab initio* under Rule 533 because of an operational or clerical error or omission made by the SEF Platform was the result of an error made by the SEF Platform, then BSEF may direct the affected Participants to enter into a pre-arranged Correcting Trade, provided, however, that the terms of such new Trade shall not include costs or fees associated with the Error Trade.

(iii) If BSEF directs affected Participants to enter into a pre-arranged Trade in accordance with sub-section (i)(B) above, the affected Participants shall enter into such pre-arranged Trade.

(iv) All BSEF Rules other than Rule 522.A shall apply to Correcting Trades executed by Participants pursuant to this Rule 516.B(b).

(v) Notwithstanding anything to the contrary in this Rule 516(B)(b), BSEF reserves the right to correct an Error Trade resulting from an error made by the SEF Platform by any means BSEF deems appropriate.

(vi) If BSEF is unable to determine how to correct the Error Trade, BSEF may either not fix the error, or it may seek guidance on how to address the error from the affected Participants. Any such guidance may not be implemented without consent from both Participants.

(vii) Participant must report to BSEF as soon as possible all changes made to the Error Trade pursuant to Rule 516.B(b)(i)(A).

(viii) With respect to an Error Trade rejected by a Clearing House for non-credit reasons, if the Correcting Trade is also rejected by the Clearing House and *void ab initio*, the affected Participants will not be directed to enter into another Trade to correct the Error Trade.

### RULE 516.C Erroneous Trade Cancellation, Correction and Adjustment – Non-Cleared Swaps

# (a) **Participant Error**

(i) Except as set forth in Chapter 5A, the Participants involved in an erroneous Trade, other than a Prime Broker Trade, may mutually agree to cancel the erroneous Trade or to correct or adjust the erroneous Trade. BSEF will cancel, correct or adjust the erroneous Trade as instructed by the affected Participants. A Prime Broker Trade shall be canceled in accordance with Rule 516.D.

# (b) System Error

(i) If, after its own investigation or a notice from a Participant, BSEF determines in its sole discretion that the execution of a Trade, other than a Prime Broker Trade, was the result of an error made by the SEF Platform, then BSEF may:

(A) cancel such Trade; or

(B) if both Participants, or with respect to a Prime Broker Trade, both Participants and the Prime Broker, affected by the erroneous Trade agree, correct or adjust the price.

# **RULE 516.D** Prime Broker Trades

(a) A Participant that is a Counterparty to a Prime Broker Trade may request the cancellation of a Prime Broker Trade. The Participant must request cancellation by sending a cancellation message to BSEF. The cancellation message must state the UTI of the Prime Broker Trade, name and contact information of the Prime Broker for the Prime Broker Trade and the reason for cancellation. If the Prime Broker confirms the cancellation, BSEF will cancel the Prime Broker Trade.

(b) Subject to subsection (c) of this Rule, a Prime Broker shall have the right to cancel any Prime Broker Trade (i) that is executed in excess of the limit, terms or parameters established by the Prime Broker with respect to the Prime Broker Trade, (ii) because the Prime Broker Trade was executed by or with a Person that was not authorized by the Prime Broker, or (iii) because the Prime Broker Trade was executed for an unauthorized product. The Prime Broker must request cancellation by sending a cancellation message to BSEF. The cancellation message must state the UTI of the Prime Broker Trade and the reason for cancellation. If BSEF determines that the cancellation satisfies the conditions of Rule 516.D(b), BSEF will cancel the Prime Broker Trade.

(c) Each Prime Broker that wishes to have the ability to instruct BSEF to cancel Trades executed on BSEF under Rule 516.D.(b) must enter into an agreement with BSEF.

## **RULE 516.E** Trade Cancellation and Adjustment by BSEF

(d) BSEF may adjust or cancel a Trade (i) that resulted from a market disrupting event, (ii) that is executed at a price that was outside the No-Bust Range, (iii) to comply with Applicable Law or (iv) that was intended to be cleared and was submitted to a Clearing House

via a service provider but was not presented to the Clearing House for clearing due to a postexecution processing issue. Please see Notice to Participants 2016-5A, which is posted on BSEF's website.

(e) If BSEF takes action pursuant to this Rule 516.E, it will give prompt notice to affected Participant(s).

# **RULE 516.F** Trade Reporting by BSEF

BSEF will report the adjustment or cancellation of the Trade and any new Trade entered into pursuant to this Rule in accordance with Rule 532.

## **RULE 517.** Withholding Orders Prohibited

(a) Any Participant entering RFQs or Orders on the SEF operated by BSEF for its Customers shall not withhold or withdraw from the market any RFQ or Order, or any part of an RFQ or Order, for the benefit of any Person other than the Customers.

(b) A Participant must enter immediately into the SEF operated by BSEF all Orders or Requests for Quotes received from its Customers that are executable immediately. If a Participant cannot immediately enter into the SEF Platform an Order or Request for Quote received from its Customer, the Participant must enter the Order or Request for Quote into the SEF operated by BSEF as soon as practicable, and must immediately create an electronic record as provided in Rule 409.

# RULE 518. Priority of Customers' Orders

No Participant that is an FCM or Introducing Broker shall enter an Order into the SEF operated by BSEF for his own account, an account in which he has a direct or indirect financial interest or an account over which he has discretionary trading authority, including an Order allowing discretion as to time and price, when such Person is in possession of any Order in the same Swap for its Customer that the SEF operated by BSEF is capable of accepting.

RULE 519. Trading Against Customers' Orders Prohibited

## RULE 519.A. General Prohibition

No Person in possession of a Customer's Order shall knowingly take, directly or indirectly, the opposite side of such Order for its own account, an account in which it has a direct or indirect financial interest, or an account over which it has discretionary trading authority.

## RULE 519.B. Exceptions

The foregoing restriction shall not apply to transactions executed pursuant to Rule 531.A or Rule 531.B.

## RULE 520. Disclosing Orders Prohibited

No Person shall disclose another Person's RFQ or Order to buy or sell except to a designated SEF Official or the CFTC, and no Person shall solicit or induce another Person to

disclose RFQ or Order information. No Person shall take action or direct another to take action based on non-public RFQ or Order information, however acquired.

# RULE 521.Simultaneous Buy And Sell Orders For Different Beneficial<br/>Owners

(a) A Participant that is a broker or a dealer which seeks either to execute against a Customer's Order or to execute two Customers against each other through an Order Book following some form of pre-arrangement or pre-negotiating of such Orders must expose one side of the transaction for a minimum of 15 seconds to the other Participants before the second side of the transaction (whether for the Participant's own account or for a second Customer) can be submitted for execution.

(b) Notwithstanding the foregoing clause (a), this Rule shall not apply to any DMA Order.

## **RULE 522.** Execution of Orders on the SEF Platform

# **RULE 522.A.** Required Transactions and Cleared Swaps

(a) No Participant shall execute a Required Transaction in a Swap listed on the SEF operated by BSEF other than as described in this Rule 522.A unless it is a Block Trade.

(b) Request for Quote Functionality

(i) The SEF Platform will not transmit an RFQ or an Order for a Required Transaction unless (x) an RFQ for a specific Swap is sent to at least three MAT Recipient Participants using RFQT; or (y) RFQS displays quotes from at least three MAT Recipient Participants.

(ii) Together with the first response from any MAT Recipient Participant, the SEF Platform will display to a Requesting Participant any firm Resting Quotes for the Swap indicated in the RFQ that are posted on an Order Book together with any responses to the RFQ from the MAT Recipient Participants, and such Resting Quotes will remain displayed until all responses to the RFQ are received or the time for response has lapsed. The SEF Platform will permit the Requesting Participant to execute against such firm Resting Quotes along with any responsive Order from a MAT Recipient Participant.

**"MAT Recipient Participant**" means, with respect to any Requesting Participant sending any RFQ via the Request for Quote functionality of the SEF Platform, a Participant other than the Requesting Participant that (x) is not an Affiliate of or Controlled by the Requesting Participant and (y) is not an Affiliate of or Controlled by any other MAT Recipient Participant receiving the same RFQ of the Requesting Participant.

(iii) The Request for Quote Functionality will provide each Participant with equal priority in receiving RFQs, transmitting and displaying responses and accepting resulting Orders.

(c) Anonymous CLOB for Cleared Swaps

Only firm bids and offers can be posted on the CLOB. Firm bids or offers may be posted on the CLOB for Cleared Swaps only by a Participant that is a member of the applicable Clearing House, by a Participant that has a clearing account with a Clearing Member as set forth in Rule 533(b), or by a Participant in the name of an Account or Customer that has a clearing account with a Clearing Member as set forth in Rule 533(b). Bids and offers posted on the CLOB for Cleared Swaps are anonymous and will be matched on a price/time priority basis. BSEF shall not disclose the names of Participants or Counterparties for a Trade executed on the CLOB and it shall be a violation of the Rules for a Participant or Counterparty to ascertain or attempt to ascertain the name of the Participant or Counterparty that is on the opposite side of a Trade executed on the CLOB.

# RULE 522.B. Permitted Transactions

The following execution methods are available for Permitted Transactions:

(a) Disclosed Order Book for Permitted Transactions in foreign exchange Swaps;

(b) Anonymous CLOB for Permitted Transactions in rate and credit Swaps that are Cleared Swaps;

(c) Disclosed CLOB for Permitted Transactions in rate and credit Swaps that are Non-Cleared Swaps;

- (d) RFQS for rate, credit, non-deliverable forwards;
- (e) RFQT for all Swaps; and
- (f) Auction for a YLDVOL Swaption Straddle as defined in Chapter 5A.

### **RULE 522.C.** Package Transactions

(a) Other than as set forth in Rule 522.C(b), a Package Transaction or a component of a Package Transaction that is a Required Transaction must be executed as provided in Rule 522.A.

(b) A Covered Package Transaction or a component of a Covered Package Transaction that is a Required Transaction may be executed using RFQT in accordance with CFTC Rule 37.9(d) or No-Action Letter 22-15, which expires November 15, 2025.

## RULE 522.D. Execution of Swaps Subject to the Clearing Exemption

No Participant shall enter into a Clearing Exempt Transaction unless it (or its Account or Customer) or its Counterparty can claim a Clearing Exception with respect to such Clearing Exempt Transaction. An Order for a Clearing Exempt Transaction will be rejected if an applicable Clearing Exception Form is not on file with BSEF.

### RULE 522.E. Block Trades in Swaps

(a) Block Trades in Swaps may be executed using the Request for Quote Functionality and reported to an SDR as set forth in BSEF Rule 532(d).

(b) Each Counterparty to a Block Trade must be an ECP.

(c) The aggregation of Orders for different accounts to satisfy the Minimum Block Trade size is permissible only by a Person who is a Qualified Account Manager.

(d) A Qualified Account Manager transacting an aggregated Block Trade on behalf of any other Person must receive prior Written instruction or consent from each such other Person to do so. Such instruction or consent may be provided in the power of attorney or similar document by which the other Person provides the Person with discretionary trading authority or the authority to direct the trading in its account.

# **RULE 523.** Trade Confirmations

(a) BSEF will confirm each Trade at the same time as execution of the Trade. BSEF will provide each Counterparty to a Trade that is entered into on or pursuant to the BSEF Rules with a Written record of all of the terms of the Trade which shall legally supersede any previous agreement and serve as a confirmation of the transaction (a "**Confirmation**") as soon as technologically practicable after the execution of a Trade. Such terms shall legally supersede any previous agreement and serve as a confirmation of the Trade. BSEF will not include specific customer identifiers for accounts included in Bunched Orders if the applicable requirements of CFTC Regulation 1.35(b)(5) are met.

(b) On the Confirmation BSEF will:

(i) provide the UTI for the Trade and the name of the SDR where the Trade is reported;

(ii) identify the Counterparty that is a Reporting Counterparty pursuant to CFTC Regulation 45.8, and notify each Counterparty or its agent if the Counterparty is a Reporting Counterparty, using the information provided by a Participant pursuant to Rule 524.A or 524.C; and

(iii) if both Counterparties have equal reporting status under CFTC Regulation 45.8, BSEF will designate the Reporting Counterparty using the following rules:

A Trade that is not a leg of a Package Transaction	A Package Transaction defined on the SEF Platform as "curves"	A Package Transaction defined on the SEF Platform as "butterflies"	A Package Transaction defined on the SEF Platform as "rolls"	Package Transactions executed via the BOLT functionality of the SEF Platform
in accordance with the ISDA Dodd-Frank Act – Swap Transaction	the fixed rate payer on the leg with longer maturity is the Reporting	the fixed rate payer on the leg with the middle tenor ("body") is the Reporting	the fixed rate payer of the far month leg is the Reporting	on an individual leg basis in accordance with the ISDA Dodd- Frank Act –

(A) For the rates asset class, the Reporting Counterparty will be determined as set forth in the table below:

Reporting Party	Counterparty on	Counterparty on	Counterparty on	Swap
Reporting Party Requirements, the relevant portion of which is attached to this Rulebook as <u>Annex A</u>	all legs	all legs	all legs	Transaction Reporting Party Requirements, the relevant portion of which is attached to this Rulebook as
				<u>Annex A</u>

(B) For the credit asset class, the Reporting Counterparty will be determined as set forth in the table below:

A Trade that is not a Package Transaction	A Package Transaction defined on the SEF Platform as a "curve"	A Package Transaction defined on the SEF Platform as a "roll"	A Package Transactions defined on the SEF Platform as a "switch"
the seller of protection is the Reporting Counterparty	the seller of protection on the leg with longer maturity is the Reporting Counterparty on all legs	the seller of protection on the leg with longer maturity is the Reporting Counterparty on all legs	the seller of protection on the second leg of the switch (as displayed on the SEF Platform) is the reporting counterparty for all legs

(C) For the foreign exchange asset class: the Reporting Counterparty is the liquidity provider. For a Package Transaction, Reporting Counterparty will be determined on an individual leg basis and is the liquidity provider. A "liquidity provider" is a Person that: (i) for RFQ, provided the responses to an RFQ that led to the reported Trade; or (ii) for an Order Book, provided the first quote that led to the reported Trade.

(c) With respect to any Non-Cleared Swap, a Confirmation shall for purposes of Commission Regulation 37.6(b) consist of the Trade Communication and the Terms Incorporated by Reference. In the event of any conflict between (x) the Trade Communication and (y) the Terms Incorporated by Reference, the Trade Communication shall prevail to the extent of any inconsistency and the Trade Communication will state the same.

**"Trade Communication**" shall mean a Written communication provided by BSEF to each Participant involved in a Trade containing the economic terms of the Trade agreed by the Participants on the SEF operated by BSEF.

"**Terms Incorporated by Reference**" shall mean the Non-Cleared Swap Agreement(s) governing the Trade memorialized in the Trade Communication.

(d) In accordance with CFTC No-Action Letter 17-17, until the effective date of revised CFTC regulations that establish a permanent, practicable SEF confirmation solution,

Participants entering into Non-Cleared Swaps on or subject to the rules of the SEF operated by BSEF are not required to provide to BSEF the Non-Cleared Swap Agreement(s) governing such Non-Cleared Swaps prior to entering into a Trade in a Non-Cleared Swap, but must provide copies of the Non-Cleared Swap Agreement(s) to BSEF upon request. Upon request from the Commission, BSEF will request a Participant to provide copies of the applicable Non-Cleared Swap Agreement(s) and will provide such copies to the Commission.

# RULE 524. Order Entry Requirements

Please see Notice to Participants 2017-1, which is posted on BSEF's website.

### RULE 524.A. General

Each Authorized Trader entering an RFQ or Order with respect to any Swap traded on the SEF operated by BSEF must include with the Order, as applicable:

- (a) the Trader ID;
- (b) the Participant ID;
- (c) the Legal Entity Identifier of the Participant placing the RFQ or Order;
- (d) the Counterparty's Legal Entity Identifier;
- (e) the Swap description or code;
- (f) the price or yield, quantity, maturity or expiration date of the Swap;
- (g) side of the Order;
- (h) the CTI code;
- (i) Trading Accounts and other relevant account(s);

(j) a yes/no indication of whether the Counterparty is a Swap Dealer with respect to the Swap with respect to which the Order is placed;

(k) a yes/no indication of whether the Counterparty is a Major Swap Participant with respect to the Swap with respect to which the Order is placed;

(1) a yes/no indication of whether the Counterparty is a Financial Entity;

(m) a yes/no indication of whether the Counterparty is a U.S. person;

(n) a yes/no indication that a Swap is an inter-affiliate Swap that should not be subject to the real-time reporting requirements;

- (o) a yes/no indication of the Clearing Exception;
- (p) an indication of whether the Swap is a leg of a Covered Package Transaction;

(q) if applicable, other terms of a Swap that is not a Cleared Swap required by BSEF (*e.g.*, type of Clearing Exception); or

(r) if the Swap is a Cleared Swap:

(i) an indication that the Swap will be cleared; and

- (ii) the Clearing Account Identifier for a Clearing House where the Swap is intended to be cleared; and
- (s) if the Swap will be allocated:
  - (i) an indication that the Swap will be allocated; and
  - (ii) if the Swap is allocated pre-execution, the Legal Entity Identifier for each Account that will receive allocations and the Clearing Account Identifier for a Clearing House where each allocation is intended to be cleared.

### **RULE 524.B.** Customer Type Indicator (CTI) Codes

Each Participant must identify each transaction submitted to the SEF operated by BSEF with the correct customer type indicator code (a "CTI" code). The CTI codes are as follows:

- CTI 1- Transactions executed by a Participant for its own account, for an account it controls, or for an account in which it has an ownership or financial interest. Applies to Trades placed by Account Managers and proprietary traders other than FCMs and Introducing Brokers.
- CTI 2- Transactions executed for the Proprietary Account of a Participant. Applies to FCMs and Introducing Brokers trading for their Proprietary Accounts.
- CTI 3- Orders that a Participant executes on behalf of another Participant, or for an account such other Participant controls or in which such other Participant has an ownership or financial interest. Applies to Trades placed by a DMA Customer using the Participant ID of the Sponsoring Broker.
- CTI 4- Any transaction not meeting the definition of CTIs 1, 2 or 3. Applies to Trades placed by FCMs and Introducing Brokers for their Customers and anything else.

### **RULE 524.C. Pre-Arranged Transactions**

All Trades executed in accordance with Rule 531, unless otherwise exempted by a Rule, must be in the form of a Written or electronic record and include in the Order ticket all information required by Rule 524.A.

## RULE 525. Position Limits

(a) To reduce the potential threat of market manipulation or congestion, BSEF shall adopt for each of the contracts of the SEF operated by BSEF, as is necessary and appropriate, position limitations for speculators. Where the CFTC has established a position limit for any

Swap, BSEF's position limit for that Swap shall not be higher than such limit established by the CFTC. Such limits will apply only with respect to trading on the SEF operated by BSEF.

(b) Except as otherwise provided by the BSEF Rules, no Person, including a Participant, may hold or control a position in excess of such position limits and a Participant may not maintain a position in excess of such position limits for an Account or Customer if such Participant knows, or with reasonable care should know, that such position will cause such Account or Customer to exceed the applicable position limits.

(c) Position limits shall apply to (i) all positions in accounts for which any Person, by power of attorney or otherwise, directly or indirectly holds positions or controls trading, and (ii) positions held by two or more Persons acting pursuant to an expressed or implied agreement or understanding, as if the positions were held by, or the trading of the positions were executed by, a single Person.

(d) For Required Transactions, BSEF will enforce position limits only for Trades executed on the SEF operated by BSEF. If BSEF establishes position limits or position accountability levels for Permitted Transactions, BSEF will demonstrate compliance with CFTC Regulation 37.600 by sending the CFTC a list of Permitted Transactions traded on the SEF operated by BSEF.

## RULE 526. Exemptions from Position Limits

Any Person seeking an exemption from the position limits referred to in Rule 525 must file an application with BSEF. BSEF shall notify the applicant whether the exemption has been approved and whether BSEF has imposed any limitations or conditions on the exemption. The decision of BSEF shall be final.

## RULE 527. Position Accountability

(a) To reduce the potential threat of market manipulation or congestion, BSEF shall adopt for each of the contracts of the SEF operated by BSEF, as is necessary and appropriate, position accountability levels for speculators. Any Person, including a Participant, who owns or controls Swaps in excess of the applicable position accountability level shall provide to BSEF at its request any information regarding the nature of the position, trading strategy or hedging activities, if applicable, and if ordered by BSEF, shall not increase the size of any such position.

(b) For purposes of this Rule, all positions in accounts for which a Person, by power of attorney or otherwise, directly or indirectly controls trading shall be included with the positions held by such Person. The provisions of this Rule shall apply to positions held by two or more Persons acting pursuant to an expressed or implied agreement or understanding, as if the positions were held by a single Person.

# RULE 528.Bunched Orders and Orders Eligible for Post-Execution<br/>Allocation

(a) Only the following categories of Persons may place a Bunched Order to be allocated post-execution on the SEF Platform or that is subject to BSEF Rules:

(i) a commodity trading advisor registered with the Commission pursuant to the Act or excluded or exempt from registration under the Act or the CFTC Regulations, except for entities exempt under CFTC Regulation 4.14(a)(3);

(ii) an investment adviser registered with the SEC pursuant to the Investment Advisers Act of 1940 or with a state pursuant to applicable state law or excluded or exempt from registration under the Investment Advisers Act of 1940 or applicable state law or rule;

(iii) a bank, insurance company, trust company, or savings and loan association subject to federal or state regulation;

(iv) a foreign adviser that exercises discretionary trading authority solely over the accounts of non-U.S. persons, as defined in CFTC Regulation 4.7(a)(1)(iv);

(v) a Futures Commission Merchant registered with the Commission pursuant to the Act; or

(vi) an Introducing Broker registered with the Commission pursuant to the Act.

(b) Bunched Orders must be allocated and recorded in accordance with CFTC Regulation 1.35(b)(5) and the NFA's Interpretative Notice related to Compliance Rule 2-10.

(c) Bunched Orders may be entered using an Account Series Designation or suspense account number; <u>provided</u>, <u>however</u>, that:

(i) the Order is being placed by an Account Manager for multiple accounts eligible for post-execution allocation; and

(ii) an Account Manager that places a Bunched Order shall keep and must make available upon request of any representative of the Commission, the United States Department of Justice, BSEF or other appropriate regulatory agency, records sufficient to demonstrate that all allocations meet the standards of CFTC Regulations 1.35(b)(5)(iv) and to permit the reconstruction of the handling of the order from the time of placement by the Account Manager to the allocation to individual accounts.

## RULE 529. Orders Entered Prior to SEF Opening

Participants are prohibited from sending any Request for Quote or Order or using an Order Book or any other facility of BSEF prior to the opening of the trading session.

## **RULE 530.** Identification of Authorized Traders

Each Authorized Trader shall be identified to BSEF and shall be subject to the BSEF Rules. It is the duty of the Participant to ensure that Authorized Trader (and Trader ID) registration is current and accurate at all times. Each individual must use a Trader ID to access the SEF operated by BSEF. In no event may a Person enter an RFQ or Order or permit the entry of an RFQ or Order by an individual using a user Trader ID other than the individual's own Trader ID.

### **RULE 531. Pre-Arranged Transactions**

### RULE 531.A. Block Trades

(a) Each buy or sell Order underlying a Block Trade must (1) if the Order is entered by a broker, state explicitly that it is to be, or may be, executed by means of a Block Trade and (2) comply with any other applicable CFTC Regulations governing Block Trades.

(b) Each Person transacting a Block Trade shall be a Participant and shall comply with all applicable BSEF Rules other than those which by their terms only apply to trading through the SEF Platform.

(c) Each Counterparty to a Block Trade must be an ECP.

(d) A Block Trade executed outside the SEF Platform by a Participant must be reported to the SEF operated by BSEF. A Block Trade must be reported to the SEF operated by BSEF by one Counterparty (or a Participant acting on behalf of such Counterparty) and confirmed by the other Counterparty (or a Participant acting on behalf of such Counterparty) as soon as practicable after its execution, but may not be submitted any later than 10 minutes after the execution of the Block Trade. Each Block Trade must state the time of execution to the nearest millisecond. BSEF shall have the right not to accept any transaction that does not satisfy the conditions set forth in this Rule.

(e) BSEF will review the information submitted by the Participant(s) for the Block Trade and will report the Block Trade as required by Part 43 and Part 45 of the CFTC Regulations if the details are complete and accurate in accordance with this Rule. A Participant that executes a Bunched Order as a Block Trade must comply with Rule 524.C. A Participant that executes a Bunched Order as a Block Trade must provide BSEF with the allocation information as soon as practicable.

(f) Block Trades shall not trigger unexecuted Orders.

(g) Each Participant or Account Manager that is a party to a Block Trade or executes a Block Trade on behalf of its Accounts or Customers must comply with the recordkeeping requirements set forth in Rule 409.A(c). Upon request by BSEF, such Participant shall produce satisfactory evidence, including the order ticket referred to in the preceding sentence, that the Block Trade meets the requirements set forth in this Rule 531.A.

(h) Any Block Trade in violation of these requirements shall constitute conduct which is inconsistent with just and equitable principles of trade.

(i) The aggregation of Orders for different accounts in order to satisfy the Minimum Block Trade size is permissible only by a Person who is a Qualified Account Manager.

(j) A Qualified Account Manager transacting an aggregated Block Trade on behalf of any other Person must receive prior Written instruction or consent from each such other Person

to do so. Such instruction or consent may be provided in the power of attorney or similar document by which the other Person provides the Person with discretionary trading authority or the authority to direct the trading in its account.

(k) Please see Notice to Participants 2014-3, which is posted on BSEF's website.

# RULE 531.B. Trade Correction

If permitted by Rule 516, two Participants may pre-arrange a Trade correcting an error.

# **RULE 531.C.** Covered Package Transactions and Permitted Transactions

(a) Two Participants may pre-arrange a Covered Package Transaction subject to BSEF Rules outside the SEF Platform; <u>provided</u>, <u>however</u>, that each component of such Covered Package Transaction that is a Required Transaction must be executed on the SEF Platform via the Request for Quote Functionality.

(b) Two Participants may pre-arrange a Permitted Transaction subject to BSEF Rules outside the SEF Platform, <u>provided</u>, <u>however</u>, that such Permitted Transaction must be executed on the SEF Platform via the Request for Quote Functionality.

# RULE 532. Reporting to SDR

(a) BSEF will report each Trade to an SDR of BSEF's choice as soon as technologically practicable after the execution of such Trade. For Cleared Swaps, BSEF will report all real-time data required by Part 43 of the CFTC Regulations and all creation data required by Part 45 of the CFTC Regulations. Until the expiration date of CFTC No-Action Letter 17-17, for Non-Cleared Swaps, BSEF will report all real-time data required by Part 43 of the CFTC Regulations and all primary economic terms data required by Part 45 of the CFTC Regulations, as well as any confirmation data that is readily available and collected by BSEF.

(b) The Reporting Counterparty designated in accordance with subsection (b) of Rule 523 shall comply with all reporting obligations set forth in Part 45 of the CFTC Regulations applicable to a Reporting Counterparty including reporting Trade allocations.

(c) BSEF will report the actual notional or principal amount of a Block Trade to the appropriate SDR as set forth in Part 43 and Part 45 of the CFTC Regulation.

(d) BSEF will report any Trade that is a Block Trade as a "block trade" for purposes of Part 43 of CFTC Regulations.

(e) Each Participant that is the Reporting Counterparty, or an Account Manager or broker for a Reporting Counterparty shall review the Trade details as soon as technologically practicable upon transmission of the Trade details to the Participant. The non-reporting counterparty shall report any errors in such Trade details to the Reporting Counterparty as soon as technologically practicable. The Reporting Counterparty shall report all errors in such Trade details to BSEF as soon as technologically practicable after finding or being made aware of any error or omission in the data as reported and/or maintained by the relevant SDR. BSEF shall then submit the corrected data to the relevant SDR. (f) No Person, including BSEF, shall submit or agree to submit a cancellation or correction for the purpose of re-reporting Swap transaction and pricing data in order to gain or extend a delay in public dissemination of accurate Swap transaction or pricing data or to otherwise evade the reporting requirements in Part 43 of the CFTC Regulations.

(g) BSEF will report all Trades to DTCC Data Repository (U.S.) LLC.

# RULE 533. Cleared Swaps

(a) Each Cleared Swap shall be cleared through the Clearing House indicated in the Swap Specification in accordance with the CEA and the CFTC Regulations.

(b) For each Cleared Swap a Participant expects to enter into via the SEF Platform or subject to BSEF Rules, the Participant or an Account or Customer of the Participant must establish a clearing account with the Clearing House or with a Clearing Member of the Clearing House, in each case, designated in the Swap Specification for such Cleared Swap.

(c) All Trades in Cleared Swaps by a Participant or its Account or Customer must be guaranteed to the Clearing House by a Clearing Member following the Clearing Member's acceptance of such Trade for clearing.

(d) BSEF shall submit each Trade to the Clearing House specified in the Swap Specifications. If BSEF receives a notice from the Clearing House rejecting a Trade for clearing, such Trade is *void ab initio*. Please see Notice to Participants 2016-8, which is posted on BSEF's website.

(e) BSEF will provide each Clearing Member with tools to screen each Order or RFQ in Cleared Swaps based on criteria established by such Clearing Member. If an Order or an RFQ fails to satisfy the criteria established by the Clearing Member, BSEF will reject the Order or will not allow the RFQ to be sent.

(f) If manual affirmation of a Trade in Cleared Swaps is required prior to presentation of the Trade to a Clearing House, a Participant must affirm the Trade within 5 minutes after the execution of the Trade.

# RULE 534. Non-Cleared Swaps

(a) Any Participant that is a Swap Dealer or Major Swap Participant, or if neither Counterparty is a Swap Dealer or Major Swap Participant, the Participant that is the Reporting Counterparty, that places an Order or sends or responds to an RFQ with respect to a Non-Cleared Swap shall ensure that there is a Non-Cleared Swap Agreement between the Participant or its Account or Customer, as applicable, and the prospective Counterparty to such Swap prior to placing such Order or sending or responding to such RFQ. Both Participants involved in execution of a Non-Cleared Swap (whether in a principal capacity or in their capacity as agents on behalf of their respective Accounts or Customers) shall, upon the request of BSEF, make available to BSEF any terms of such Non-Cleared Swap that are not reflected in the applicable Swap Specification and shall comply with Order entry requirements for Non-Cleared Swaps that BSEF shall establish from time to time. (b) Each Participant involved in a Prime Broker Trade must notify the Prime Broker as soon as technologically possible of each Prime Broker Trade executed pursuant to the Rules of BSEF to which the Prime Broker is a Counterparty, and provide to the Prime Broker the Confirmation for the Prime Broker Trade issued by BSEF.

## RULE 535. Risk Controls

(a) BSEF may, in its sole discretion, reject any RFQ or Order or Block Trade placed or reported on the SEF Platform if such RFQ or Order or Block Trade is in violation of any BSEF Rule or Applicable Law.

(b) BSEF shall have the right to take any action to reduce the potential of market disruption, including market restrictions that pause or halt trading in market conditions prescribed by BSEF if such action is in the best interest of the swap markets.

(c) BSEF shall have the right in its sole discretion to cancel Trades executed at prices outside the No-Bust Range. "**No-Bust Range**" shall mean the price of a Swap that is no more than 30% higher or lower than the prior Business Day's Daily Settlement Price for such Swap.

(d) If a Swap affected by any action of BSEF under this Rule 535 is fungible with, linked to, or a substitute for, other Swaps on the SEF operated by BSEF, BSEF may apply the same action to any such other Swaps.

(e) If a Swap is fungible with, linked to or a substitute for a financial instrument trading on another trading venue, including any trading venue regulated by the SEC (a "Linked Swap"), and such other trading venue placed risk controls on such financial instrument, BSEF shall have the right to place similar risk controls on the Linked Swap.

## **CHAPTER 5A. YLDVOL FORWARD SWAP SETTLEMENT PRICE AUCTION**

## (a) **Definitions.**

"YLDVOL Forward" means the YLDVOL Forward Swap Contract described in Rule 1349.

"Auction" means the Settlement Price auction conducted on the Auction Book.

"Auction Book" means an Order Book on the SEF Platform to which Participants may submit Orders during the Auction Queue Period for participation in the Auction.

"Auction Price" means the price calculated as set forth in Rule 1349.

"Auction Start Time" means the time on which BSEF starts applying the Auction execution algorithm to YLDVOL Swaption Straddles accepted into the Auction and is set for 9:30 a.m. Eastern Standard time on the third Wednesday of each calendar month, unless that day falls on a U.S. public holiday, in which case the Auction takes place on a preceding Business Day, or as otherwise specified by BSEF.

"Auction Queue Period" means a time period specified by BSEF prior to the Auction Start Time during which BSEF accepts YLDVOL Swaption Straddles for the Auction Book.

**"Failed Auction"** means an event where: (a) less than three Participants submitted Eligible YLDVOL Swaption Straddles to the Auction Book and no Auction is conducted; or (b) less than three Eligible YLDVOL Swaption Straddle bids and offers were submitted to the Auction Book and no Auction is conducted.

"**Fixed Strike Price**" means a price designated by BSEF on the Order ticket for the Auction Book which is the at the money strike price of an option contract listed in Rule 1318.B at the start of the Auction Queue Period.

"**Maximum Spread**" means the difference between a YLDVOL Swaption Straddles ask price and bid price as set forth on the Auction Book by BSEF. BSEF, in its sole discretion, may modify the Maximum Spread at the beginning of the Auction Queue Period when it deems necessary to maintain a fair and orderly Auction.

"YLDVOL Swaption Straddle" means an Order entered into the Auction Book by a Participant to simultaneously buy or sell a one month put and call option contract listed in Rule 1318.B for 10 years USD SOFR OIS Fixed-to-Floating Swap Contract listed in Rule 1318.A for USD 100 million notional amount at a Fixed Strike Price. The spread between the bid and the offer shall not exceed the Maximum Spread.

**"Settlement Price**" means the price calculated as set forth in Rule 1349 and published by BSEF after the closing of the Auction, which shall be used for settlement of an open YLDVOL Forward following its expiration.

(b) **Eligible YLDVOL Swaption Straddles**. The following conditions are necessary for a YLDVOL Swaption Straddle to be deemed eligible for inclusion in the Auction:

- 1. A Participant must submit both a bid and an offer price for a YLDVOL Swaption Straddle. Any bid or offer pair submission that has a spread exceeding the Maximum Spread will be rejected by BSEF.
- 2. If there are more than five Participants submitting YLDVOL Swaption Straddles into the Auction Book and the second highest bid (lowest offer) is higher (lower) than the third highest bid (lowest offer) by more than 50% of the second bid–offer spread, the top two bids (offers) will be rejected from the Auction.
- 3. If there are less than four Participants submitting YLDVOL Swaption Straddles into the Auction Book and the highest bid (lowest offer) is higher (lower) than the second highest bid (lowest offer) by more than 50% of the first maximum bid–offer spread, the top bid (offer) will be rejected from the Auction.

(c) **YLDVOL Swaption Straddle Entry**. YLDVOL Swaption Straddles for the Auction may only be entered into the Auction Book during the Queue Period. During the Auction Queue Period, BSEF will accept YLDVOL Swaption Straddles and any changes or

cancellations of those Orders. Order entry cut-off time is the time specified by BSEF on the Auction Book.

(d) **Execution**. Orders in the Auction Book are not eligible for execution until the Auction Start Time. BSEF will enter all YLDVOL Swaption Straddles it receives during the Auction Queue Period into the Auction Book at the Auction Start Time. BSEF will not disclose the identity of a Participant submitting the Orders to the Auction Book prior to the execution. BSEF, however, will disclose the names of the counterparties to transactions executed during the Auction to each other following the execution of any Order during the Auction.

BSEF will execute Trades on the Auction Book using an algorithm that matches the highest bid against the lowest offer, with the resulting price for each matched pair being the price of the matched bid or offer entered first into the Auction Book, until all possible matches have been executed. If no bid is equal or greater than an offer, BSEF will not execute any trades. Notwithstanding anything to the contrary in these Rules, trades executed on the Auction Book may be canceled only in BSEF's sole discretion.

In the case of a Failed Auction, the Settlement Price will be calculated based on the Fallback Settlement Price Determination as set forth in Rule 1349.

(e) **Unexecuted Orders**. Following the conclusion of the Auction, BSEF will cancel any unexecuted Orders.

(f) **Settlement of Auction Trades**. A Participant shall notify BSEF if it does not intend to settle a trade executed by BSEF on the Auction Book.

(g) **Deviation from Standard Auction Process**. Upon reasonable notice to Participants, BSEF, in its sole discretion, may deviate from the standard manner of conducting the Auction described in this Rule 5A-1, including adjusting the Auction Queue Period or the Auction Start Time, modifying any time periods described in this Rule 5A-1, when it believes it is necessary in the interests of a fair and orderly market. BSEF will maintain records of all determinations to deviate from the standard manner of conducting the Auction and will periodically review these determinations for consistency with the interests of a fair and orderly market, and in accordance with applicable CFTC rules.

#### CHAPTER 6. DISCIPLINARY RULES

#### RULE 601. General

(a) Any Person is subject to this Chapter 6 if it is alleged to have violated, to have aided and abetted a violation, to be violating, or to be about to violate, any BSEF Rule or any provision of Applicable Law for which BSEF possesses jurisdiction.

(b) BSEF, through the Compliance Department, the Disciplinary Panel and the Appeals Panel, will conduct inquiries, investigations, disciplinary and appeals proceedings, summary impositions of fines, summary suspensions or other summary actions in accordance with this Chapter 6.

(c) No SEF Official will interfere with or attempt to influence the process or resolution of any inquiry, investigation, disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action. No Director will interfere with or attempt to influence the process or resolution of any inquiry, investigation, disciplinary or appeals proceeding and summary imposition of fines, summary suspension or other summary action, except to the extent provided under the BSEF Rules with respect to a proceeding in which the Director is a member of the relevant panel.

(d) Any Person that directly or indirectly effects a transaction on the SEF operated by BSEF may be represented by counsel during any inquiry, investigation, disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary actions pursuant to this Chapter 6.

(e) Pursuant to this Chapter 6, BSEF may hold a Participant liable for, and impose sanctions against such Participant, for such Participant's own acts and omissions that constitute a violation as well as for the acts and omissions of each (i) Authorized Trader of such Participant, (ii) Supervised Person of such Participant, (iii) other Person using the Trader ID or login credentials linked to the Participant or Participant ID, or (iv) other agent or representative of such Participant, in each case, that constitute a violation as if such violation were that of the Participant.

(f) Pursuant to this Chapter 6, BSEF may hold an Authorized Trader liable for, and impose sanctions against him or her, for such Authorized Trader's own acts and omissions that constitute a violation as well as or for the acts and omissions of any other agent or representative of such Authorized Trader that constitute a violation as if such violation were that of the Authorized Trader.

(g) A Person subject to a disciplinary or appeals proceeding (and any counsel or representative of such Person) and the Compliance Department (and any counsel or representative of the Compliance Department including any Regulatory Services Provider) shall not knowingly make or cause to be made an ex parte communication relevant to the merits of a disciplinary or appeals proceeding to any member of the Disciplinary Panel or Appeals Panel hearing such proceeding. Members of a Disciplinary Panel or Appeals Panel shall not knowingly make or cause to be made an ex parte communication relevant to the merits of a

disciplinary or appeals proceeding to any Person subject to such proceeding (and any counsel or representative of such Person) and the Compliance Department (and any counsel or representative of the Compliance Department including any Regulatory Services Provider). Any Person who receives, makes or learns of any communication which is prohibited by this Rule shall promptly give notice of such communication and any response thereto to the Compliance Department and all parties to the proceeding to which the communication relates. A Person shall not be deemed to have violated this Rule if the Person refuses an attempted communication concerning the merits of a proceeding as soon as it becomes apparent the communication concerns the merits.

(h) In the event that the Chief Compliance Officer has a conflict of interest as defined in Rule 210 in respect of any matter under Chapter 6 of these Rules, the Chief Compliance Officer may appoint a member of the Compliance Department to carry out the Chief Compliances Officer's duties in his or her stead with respect to that matter.

#### RULE 602. Inquiries and Investigation

(a) The Compliance Department, with the assistance of a Regulatory Services Provider, if necessary, will conduct inquiries and, if applicable, investigations with respect to any matter within BSEF's jurisdiction of which it becomes aware or which the Commission requests BSEF to investigate. The Compliance Department will determine the nature and scope of its inquiries and investigations within its sole discretion and will function independently of any commercial interests of BSEF. The Compliance Department's investigation must be completed within 12 months of the date when the Compliance Department commenced its investigation unless there are mitigating factors that may reasonably justify an investigation taking longer than 12 months, including the complexity of the investigation, the number of Participants or individuals involved as potential wrongdoers, the number of potential violations to be investigated, and the volume of documents and data to be examined and analyzed by the Compliance Department.

(b) The Compliance Department has the authority to:

(i) initiate inquiries and investigations;

(ii) prepare investigation reports and provide recommendations concerning initiating disciplinary proceedings;

(iii) prosecute alleged violations if a disciplinary proceeding has been authorized; and

(iv) represent BSEF on appeals of a Disciplinary Panel decision, the summary imposition of fines, summary suspension or other summary action.

(c) Each Participant, Account Manager, Authorized Trader, Supervised Person and Clearing Member:

(i) is obligated to appear and testify and respond in Writing to requests for information within the time period required by the Compliance Department in connection

with: (A) any BSEF Rule; (B) any inquiry or investigation; or (C) any preparation by and presentation during a disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action by BSEF;

(ii) is obligated to produce books, records, papers, documents or other tangible evidence in its, his or her possession, custody or control within the time period required by the Compliance Department in connection with: (A) any BSEF Rule; (B) any inquiry or investigation; or (C) any preparation by and presentation during a disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action by BSEF; and

(iii) may not impede or delay any inquiry, investigation, disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action.

#### **RULE 603.** Investigative Reports

(a) The Compliance Department will maintain a Written log of all inquiries and investigations and their disposition. The Compliance Department will prepare a Written report of each inquiry and investigation, regardless of whether the evidence gathered during any inquiry or investigation forms a reasonable basis to believe that a violation within BSEF's jurisdiction has occurred or is about to occur or whether the evidence gathered results in closing the matter without further action or through summary action.

(b) Any such report prepared in accordance with Rule 603(a) will include (i) the reasons the inquiry or investigation was initiated; (ii) a summary of the complaint, if any; (iii) the relevant facts and evidence gathered; (iv) the Compliance Department's analysis, conclusions and recommendations; and (v) the Participant's disciplinary history at BSEF.

(c) For each potential respondent, the Compliance Department will recommend either (i) closing the investigation without further action; (ii) resolving the investigation through an informal disposition; or (iii) initiating disciplinary proceedings.

#### RULE 604. Warning Letters

(a) The Chief Compliance Officer may issue a warning letter without the approval of a Disciplinary Panel in order to close an inquiry or investigation administratively.

(b) No more than one warning letter may be issued to the same Person or entity for the same Rule violation within a rolling 12-month period.

(c) Warning letters must contain an affirmative finding that a Rule violation has occurred.

#### **RULE 605.** Review of Investigation Reports

(a) The Chief Compliance Officer will timely review each proposed investigation report received from the Compliance Department to determine whether a reasonable basis exists for finding that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur. Within 30 days of receipt of the investigation report the Chief Compliance Officer must take one of the following actions:

(i) If the Chief Compliance Officer determines that additional investigation or evidence is needed to decide whether a reasonable basis exists to find that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur, the Chief Compliance Officer will promptly direct the Compliance Department to do at least one of the following:

(A) conduct further investigation; and/or

(B) gather any necessary new or additional information or evidence from the potential respondents.

(ii) The Compliance Department will revise the investigation report as necessary to reflect the additional information gathered pursuant to this paragraph (a) and will resubmit a revised proposed investigation report to the Chief Compliance Officer.

(b) After receiving a completed investigation report, the Chief Compliance Officer will determine for each potential respondent whether to authorize:

(iii) the commencement of disciplinary proceedings because a reasonable basis exists to believe that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur and adjudication is warranted;

(iv) the informal disposition of the investigation because disciplinary proceedings are unwarranted, in which case the Chief Compliance Officer shall complete the investigation report in compliance with Rule 603; or

(v) the closing of the investigation without any action because no reasonable basis exists to believe that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur, in which case the Chief Compliance Officer shall complete the investigation report in compliance with Rule 603.

(c) If the Chief Compliance Officer determines that disciplinary proceedings should be authorized pursuant to Rule 605(b)(i), the Chief Compliance Officer may in his or her discretion provide each potential respondent with a Written draft Notice of Charges ("**Draft Notice of Charges**") which shall contain all information required pursuant to Rule 607.

(d) The Draft Notice of Charges must be accompanied by a Written notice that shall inform the potential respondent:

(vi) that an investigation report has been completed by BSEF's Compliance Department;

(vii) that a Notice of Charges will be served, in accordance with Rule 608, 10 business days, as defined in CFTC Regulation 40.1, after receipt of the Written notice;

(viii) that a settlement offer may be submitted pursuant to Rule 612; and

(ix) of the respondent's right to a hearing if a Notice of Charges is served in accordance with Rule 608.

#### RULE 606. [Reserved]

#### **RULE 607.** Notice of Charges

(a) If the Chief Compliance Officer authorizes disciplinary proceedings pursuant to Rule 605(b)(i), the Compliance Department will prepare, and serve in accordance with Rule 608, a Notice of Charges.

(b) A Notice of Charges will:

(i) state the acts, practices or conduct that the respondent is alleged to have engaged in;

(ii) state the BSEF Rule or provision of Applicable Law alleged to have been violated or about to be violated;

- (iii) state the proposed sanctions;
- (iv) advise the respondent of its right to a hearing;

(v) state the period of time within which the respondent can request a hearing on the Notice of Charges, which will not be less than 20 days after service of the Notice of Charges;

(vi) advise the respondent that any failure to request a hearing within the period stated, except for good cause, will be deemed to constitute a waiver of the right to a hearing;

(vii) advise the respondent that any allegation in the Notice of Charges that is not expressly denied will be deemed to be admitted; and

(viii) advise the respondent of its right to be represented by legal counsel or any other representative of its choosing (other than any member of the Disciplinary Panel or any Person substantially related to the disciplinary proceedings such as a material witness or other respondent) in all succeeding stages of the disciplinary process.

#### **RULE 608.** Service of Notice of Charges

Any Notice of Charges or other documents contemplated to be served pursuant to this Chapter 6 may be served (and service shall be deemed complete) upon the respondent either personally or by leaving the same at his or her place of business, or by tracked delivery via reputable overnight courier, or by deposit in the United States mail, postage prepaid, via registered or certified mail addressed to the respondent at the address as it appears on the books and records of BSEF.

#### **RULE 609.** Answer to Notice of Charges

(a) If the respondent determines to answer a Notice of Charges, the respondent must file answers within 20 days after being served with such notice, or within such other time period determined appropriate by the Chief Compliance Officer.

(b) To answer a Notice of Charges, the respondent must in Writing:

(i) specify the allegations that the respondent denies or admits;

(ii) specify the allegations that the respondent does not have sufficient information to either deny or admit;

- (iii) specify any specific facts that contradict the Notice of Charges;
- (iv) specify any affirmative defenses to the Notice of Charges; and
- (v) sign and serve the answer on the Chief Compliance Officer.

(c) Any failure by the respondent to timely serve an answer to a Notice of Charges will be deemed to be an admission to the allegations in such notice. Any failure by the respondent to answer one or more allegations in a Notice of Charges will be deemed to be an admission of that allegation or those allegations. Any allegation in a Notice of Charges that the respondent fails to expressly deny will be deemed to be admitted. A statement of a lack of sufficient information shall have the effect of a denial of an allegation. A general denial by the respondent, without more, will not satisfy the requirements of paragraph (b) above.

#### RULE 610. Admission or Failure to Deny

(a) If respondent admits or fails to deny any of the charges, the Chief Compliance Officer may find that the violations alleged in the Notice of Charges for which the respondent admitted or failed to deny any of the charges have been committed. The Chief Compliance Officer then must take the following action:

(i) impose a sanction for each violation found to have been committed; and

(ii) notify the respondent in Writing of any sanction to be imposed and advise the respondent that it may request a hearing on such sanction within a specified period of time.

(b) If a respondent fails to request a hearing within 20 days as specified in the notice described in 610(a)(ii), the respondent will be deemed to have accepted the sanction and will have waived any right to appeal such sanctions.

#### RULE 611. Denial of Charges and Right to a Hearing

In every instance where a respondent has denied a charge, the respondent shall have a right to request a hearing before the Disciplinary Panel. Except for good cause, the hearing must be limited to only those denied charges for which a hearing has been requested.

#### RULE 612. Settlements

(a) Any offer of settlement should contain proposed findings and sanctions and be signed by a potential respondent/respondent and submitted to the Chief Compliance Officer. A potential respondent/respondent may offer to settle disciplinary proceedings without admitting or denying the findings contained in a Draft Notice of Charges or a Notice of Charges, but must

accept the jurisdiction of BSEF over it and over the subject matter of the proceedings and consent to the entry of the findings and sanctions imposed.

(b) A potential respondent may at any time within 10 business days, as defined in CFTC Regulation 40.1, of receipt of the Draft Notice of Charges specified in Rule 605, propose in Writing an offer of settlement to anticipated disciplinary proceedings. The Chief Compliance Officer must review an offer of settlement received pursuant to this paragraph (b) within 30 business days, as defined in CFTC Regulation 40.1, after receipt of the offer of settlement. The Chief Compliance Officer shall have discretion and be authorized to accept or reject an offer of settlement for \$25,000 or less on behalf of BSEF. The Chief Compliance Officer shall also have the discretion and be authorized to convene and forward the offer of settlement to the Disciplinary Panel with a recommendation on whether to accept or reject the offer of settlement. The potential respondent may withdraw such offer of settlement at any time before acceptance by the Chief Compliance Officer, but may not withdraw such offer of settlement at any time after acceptance by the Chief Compliance Officer.

(c) A respondent may at any time after receipt of a Notice of Charges, but before disciplinary proceedings have concluded, propose in Writing an offer of settlement to instituted disciplinary proceedings. If a respondent submits an offer of settlement after being served a Notice of Charges pursuant to Rule 608, the Chief Compliance Officer will forward the offer of settlement to the Disciplinary Panel with a recommendation on whether to accept or reject the offer of settlement. The Disciplinary Panel must review an offer of settlement received pursuant to this paragraph (c) or paragraph (b) above within 90 business days, as defined in CFTC Regulation 40.1, after the receipt of the offer of settlement by the Chief Compliance Officer unless an extension was agreed by the respondent in Writing. The respondent may withdraw such offer of settlement at any time after acceptance by the Disciplinary Panel. The Disciplinary Panel may review the offer of settlement and determine whether to accept or reject the offer of settlement in person, by means of telephone conference or in Writing.

(d) The Chief Compliance Officer or the Disciplinary Panel may accept an offer of settlement received pursuant to paragraph (b) or (c) of this Rule, respectively, but may not alter the terms of a settlement offer unless the potential respondent/respondent agrees.

(e) If an offer of settlement is accepted by the Chief Compliance Officer or the Disciplinary Panel, a Written decision shall be issued by the Chief Compliance Officer or the Disciplinary Panel, as applicable, specifying:

(i) the Rule violations the Compliance Department/it has reason to believe were committed, including the basis or reasons of its conclusions;

(ii) any sanction to be imposed, which must include full customer restitution where customer harm has been demonstrated; and

(iii) if applicable, that the potential respondent/respondent has accepted the sanctions imposed without either admitting or denying the Rule violations.

(f) In the event that the Disciplinary Panel accepts an offer of settlement without the agreement of the Compliance Department, the Written decision must adequately support such acceptance.

(g) If an offer of settlement is accepted pursuant to this Rule and the related Written decision becomes final, the respondent's submission of the offer of settlement will be deemed to constitute a waiver of the right to notice, opportunity for a hearing and review and appeal under these Rules.

(h) If an offer of settlement of a potential respondent/respondent is not accepted by the Chief Compliance Officer or the Disciplinary Panel, pursuant to paragraph (b) or (c) of this Rule, respectively, fails to become final or is withdrawn by the potential respondent/respondent, the matter will proceed as if the offer of settlement had not been made and the offer of settlement and all documents relating to it will not become part of the record. Neither a potential respondent/respondent nor the Compliance Department may use an unaccepted offer of settlement as an admission or in any other manner at a hearing of disciplinary proceedings.

#### RULE 613. Disciplinary Panel

(a) The Disciplinary Panel is responsible for adjudicating disciplinary cases pursuant to a Notice of Charges authorized by the Chief Compliance Officer.

(b) Each Disciplinary Panel shall be composed of three individuals selected by the Chief Compliance Officer. Except in cases concerning the timely submission of accurate records, each Disciplinary Panel shall consist of at least one individual who would not be disqualified from serving as a Public Director, who shall chair the Disciplinary Panel. No member of the BSEF Compliance Department or Person involved in adjudicating any other stage of a proceeding shall participate in a Disciplinary Panel for such proceeding.

(c) A respondent may seek to disqualify any individual on the Disciplinary Panel for the reasons identified in the BSEF Rules or for any other reasonable grounds, by serving Written notice on the Chief Compliance Officer. By not filing a request for disqualification within 10 days, the respondent will be deemed to have waived any objection to the composition of a Disciplinary Panel. The Chief Compliance Officer of BSEF will decide the merits of any request for disqualification within his or her sole discretion. Any such decision will be final and not subject to appeal.

#### **RULE 614.** Convening Disciplinary Proceeding Hearings

(a) All disciplinary proceedings (except for summary impositions of fines pursuant to Rule 621) will be conducted at a hearing before the Disciplinary Panel. A hearing will be conducted privately and confidentially. Notwithstanding the confidentiality of hearings, the Disciplinary Panel may appoint an expert to attend any hearing and assist in deliberations if such expert agrees to be subject to an appropriate confidentiality agreement.

(b) After reasonable notice to each respondent, the Disciplinary Panel will promptly convene a hearing to conduct the disciplinary proceedings with respect to such respondent. Parties to a disciplinary proceeding include each respondent and the Compliance Department including BSEF enforcement staff.

(c) The chairperson of the Disciplinary Panel may continue, adjourn or otherwise conduct the hearing, as he or she may deem appropriate. The chairperson of the Disciplinary Panel will determine all procedural and evidentiary matters, including the admissibility and relevance of any evidence proffered. In determining procedural and evidentiary matters, the chairperson of the Disciplinary Panel will not be bound by any evidentiary or procedural rules or law. Once admitted during the hearing, the Disciplinary Panel may consider, and attach the weight it believes appropriate to, evidence or other materials. The Chief Compliance Officer of BSEF, or its designee, will provide guidance to the chairperson of the Disciplinary Panel on the conduct of the hearing.

(d) Except for procedural and evidentiary matters decided by the chairperson of the Disciplinary Panel pursuant to paragraph (c) above and Rule 616, unless each respondent otherwise consents, the entire Disciplinary Panel must be present during the entire hearing and any related deliberations.

#### **RULE 615. Respondent Review of Evidence**

(a) Prior to the commencement of a Disciplinary Panel hearing, each respondent will be given the opportunity to review all books, records, documents, papers, transcripts of testimony and other tangible evidence in the possession or under the control of BSEF that the Compliance Department will use to support the allegations and proposed sanctions in the Notice of Charges or which the chairperson of the Disciplinary Panel deems relevant to the disciplinary proceedings. BSEF may withhold documents that:

(i) are privileged or constitute attorney work product;

(ii) were prepared by an employee of BSEF but will not be offered as evidence in the disciplinary proceedings;

(iii) may disclose a technique or guideline used in examinations, investigations or enforcement proceedings; or

(iv) disclose the identity of a confidential source.

(b) If any books, records, documents, papers, transcripts of testimony, or other tangible evidence contain information that could adversely affect the competitive position of the Person providing the information or if such information might compromise other investigations being conducted by the Compliance Department, the Compliance Department may redact, edit or code such information before furnishing it to the respondent.

(c) Notwithstanding anything in paragraph (b) above to the contrary, the Compliance Department:

(i) will not redact, edit or code competitive or investigative information contained in documents in a manner that would impair the respondent's ability to defend against the allegations or proposed sanctions in the notices of charges; and

(ii) will provide the respondent with access to the information and portions of the documents that the Compliance Department intends to rely on to support the allegations or proposed sanctions in the Notice of Charges.

(d) For purposes of this Rule 615, information that could adversely affect the competitive position includes positions in Swaps currently held, trading strategies employed in establishing or liquidating positions, the identity of any Participant or Authorized Trader and the personal finances of the Person providing the information.

#### **RULE 616.** Conducting Disciplinary Proceeding Hearings

(a) At a hearing conducted in connection with any disciplinary proceeding, the Compliance Department will present its case supporting the allegations and proposed sanctions in the Notice of Charges to the Disciplinary Panel. If a respondent has timely filed an answer to the Notice of Charges in accordance with Rule 609, the respondent is entitled to attend and participate in the hearing.

(b) At a hearing conducted in connection with any disciplinary proceedings, the Disciplinary Panel or the Compliance Department and each respondent may:

(i) present evidence and facts determined relevant and admissible by the chairperson of the Disciplinary Panel;

- (ii) call and examine witnesses; and
- (iii) cross-examine witnesses called by other parties.

(c) Any Person within BSEF's jurisdiction who is called as a witness must participate in the hearing and produce evidence. BSEF will make reasonable efforts to secure the presence of all other Persons called as witnesses whose testimony would be relevant.

(d) If the respondent fails to file an answer, has filed a general denial, or if any or all of the allegations in the Notice of Charges are not expressly denied in the respondent's answer, the chairperson of the Disciplinary Panel may limit evidence concerning any allegations not expressly denied in determining the sanctions to impose. If a respondent fails to file an answer but appears at the hearing, the respondent may not participate in the hearing (by calling or cross examining witnesses, testifying in defense, presenting evidence concerning the Notice of Charges, or otherwise) unless the Disciplinary Panel determines that the respondent had a compelling reason for failing to timely file an answer. If the Disciplinary Panel determines that the respondent had a compelling reason for failing to timely file an answer, the Disciplinary Panel will adjourn the hearing and direct the respondent to promptly file a Written answer in accordance with Rule 609.

(e) Any Person entitled, or required or called upon, to attend a hearing before a Disciplinary Panel pursuant to paragraph (b)(ii) above will be given reasonable notice, confirmed in Writing, specifying the date, time and place of the hearing, and the caption of the disciplinary proceedings. BSEF will require all Participants (that are individuals), Customers, Account Managers, Clearing Members, Authorized Traders and Supervised Persons that are called as witnesses to appear at the hearing and produce evidence. BSEF will make reasonable efforts to secure the presence of all other Persons called as witnesses whose testimony would be relevant.

(f) If during any disciplinary proceedings the Disciplinary Panel determines that a reasonable basis exists to believe that the respondent violated or is about to violate a BSEF Rule

or a provision of Applicable Law other than the violations alleged in the Notice of Charges, the Disciplinary Panel may consider those apparent violations after providing the respondent with an opportunity to answer the additional allegations in accordance with Rule 609. In connection with considering apparent violations pursuant to this paragraph (f), the Disciplinary Panel may request that the Compliance Department provide the Disciplinary Panel with any additional information.

(g) The Disciplinary Panel may summarily impose sanctions on any Participant, Account Manager, Authorized Trader or Supervised Person that impedes or delays the progress of a hearing.

(h) BSEF will arrange for any hearing conducted in connection with disciplinary proceedings to be recorded hearing verbatim, or substantially verbatim, in a manner capable of accurate transcription. If the respondent requests a copy of all or portions of the recording of a hearing, the chairperson of the Disciplinary Panel may within his or her sole discretion order the respondent to pay the costs for transcribing the recording of the hearing.

(i) As promptly as reasonable following a hearing, the Disciplinary Panel will issue a Written decision rendering its decision based on the weight of the evidence contained in the record of the disciplinary proceedings. A decision by a majority of the Disciplinary Panel will constitute the decision of the Disciplinary Panel.

(j) No interlocutory appeals of rulings of any Disciplinary Panel are permitted.

(k) If the respondent has requested a hearing, a copy of the hearing shall be made and shall become a part of the record of the proceeding. The record shall not be required to be transcribed unless:

- (i) the transcript is requested by Commission staff or the respondent;
- (ii) the decision is appealed pursuant to the BSEF Rules; or

(iii) the decision is reviewed by the Commission pursuant to section 8c of the Act or Part 9 of CFTC Regulations.

In all other instances, a summary record of a hearing is permitted.

#### RULE 617. Decision of Disciplinary Panel

(a) The Disciplinary Panel's Written decision must be based upon the weight of the evidence contained in the record of the proceeding and shall provide a copy to the respondent. The decision shall include:

- (i) the Notice of Charges or a summary of the charges;
- (ii) the answer, if any, or a summary of the answer;

(iii) a summary of the evidence produced at the hearing or, where appropriate, incorporation by reference of the investigation report;

(iv) a statement of findings and conclusions with respect to each charge, and a complete explanation of the evidentiary and other basis for such findings and conclusions with respect to each charge;

(v) an indication of each specific Rule that the respondent was found to have violated; and

(vi) a declaration of all sanctions imposed against the respondent, including the basis for such sanctions and the effective date of such sanctions.

(b) Upon rendering a final decision by the Disciplinary Panel, BSEF shall, within 30 days thereafter, provide a Written notice of such action to the Person against whom the action was taken.

(c) The Written decision will become final 20 days after it is served on the respondent and a copy thereof is provided to the Compliance Department.

#### RULE 618. Sanctions

(a) After notice and opportunity for hearing in accordance with the BSEF Rules, BSEF will impose sanctions on any Participant, Account Manager, Authorized Trader, Supervised Person, Account, Customer, Clearing Member or other Person using any Trader ID or login credentials linked to the Participant that is found to have violated or to have attempted to violate a BSEF Rule or provision of Applicable Law for which BSEF possesses jurisdiction. Subject to the limitations set forth in Rule 618(b), BSEF may impose one or more of the following sanctions or remedies: (i) censure; (ii) limitation on Trading Privileges, Trading Access or other activities, functions or operations; (iii) suspension of Trading Privileges or Trading Access; (iv) fine (subject to paragraph (b) below); (v) disgorgement; (vi) termination of Trading Privileges or Trading Access; (vii) in the event of a customer harm, full customer restitution, except where the amount of restitution or to whom it should be provided cannot reasonably be determined; or (viii) any other sanction or remedy deemed to be appropriate. All sanctions, including those imposed pursuant to an accepted settlement offer, shall take into account respondent's disciplinary history.

For purposes of Rule 618(a)(vii), "customer" shall have the meaning set forth in CFTC Regulation 1.3(k).

(b) BSEF may impose a fine of up to \$100,000 for each violation of a BSEF Rule. If a fine or other amount is not paid within 30 days of the date that it becomes payable, then interest will accrue on the sum from the date that it became payable at the quoted prime rate plus three percent. BSEF has sole discretion to select the bank on whose quotations to base the prime rate. Each Participant will be responsible for paying any fine or other amount imposed on, but not paid by, any of its Authorized Traders, Account Managers, Supervised Persons, Accounts or Customers. The following schedule lists the recommended fines that BSEF may impose:

Type of ViolationFine Per Occurrence1

<sup>&</sup>lt;sup>1</sup> Within a "rolling" 12-month period.

	First	Second	Third
	Violation	Violation	Violation
Failure to provide information to BSEF as required by the BSEF Rules	\$1000	\$1500	\$2500
Impeding or delaying a BSEF examination, inquiry or investigation undertaken pursuant to BSEF Rule 402	\$1000	\$1500	\$2500

#### RULE 619. Costs

(a) Regardless of the outcome of any disciplinary proceeding, the Disciplinary Panel may order a respondent to pay some or all of the costs associated with the disciplinary proceedings that the Disciplinary Panel believes were unnecessarily caused by the respondent. Costs may include costs associated with the inquiry or investigation, the prosecution by the Compliance Department, legal and professional assistance, as well as the hearing and administrative costs and other expenses incurred by the Disciplinary Panel.

(b) The Disciplinary Panel may only award costs against BSEF if the Panel concludes that BSEF has behaved in a manifestly unreasonable manner in the commencement or conduct of the disciplinary proceedings in question. The Disciplinary Panel must limit any award of costs against BSEF to an amount that the Panel concludes is reasonable and appropriate, but does not exceed the respondent's costs for external legal or other external professional assistance.

(c) The Disciplinary Panel may determine the amounts and allocation of costs in any manner it may deem appropriate. BSEF or the respondent will pay any costs ordered to be paid by it by the Disciplinary Panel within 30 days of Written notice of the amount imposed by the Disciplinary Panel.

## RULE 620.Right to Appeal Disciplinary Panel Decision, Summary<br/>Impositions of Fines and Other Summary Actions

(a) Each respondent found by the Disciplinary Panel to have violated (or, in the case of a Participant, whose Authorized Trader, Supervised Person or other Person using its Participant ID was found to have violated) a Rule or who is subject to termination or limitation of Trading Privileges or Trading Access imposed pursuant to Rule 305, any summary fine imposed pursuant to Rule 621 or any summary action imposed pursuant to Rule 622 may appeal the decision within 20 days of receiving the Written decision of the Disciplinary Panel or the notice of summary action, as the case may be, by filing a notice of appeal with the Chief Compliance Officer.

(b) BSEF may appeal all or any part of a decision of the Disciplinary Panel, including any sanctions that may or may not have been imposed by the Disciplinary Panel, within 20 days of receiving the Written Decision of the Disciplinary Panel, by filing a notice of appeal with the Chief Compliance Officer.

(c) While an appeal is pending, the effect of the Written decision of the Disciplinary Panel or the summary action (including any sanctions, remedies or costs imposed thereby) shall be suspended.

(d) The notice of appeal must state in writing the grounds for appeal, including the findings of fact, conclusions or sanctions to which the appellant objects. An appellant may appeal the Written decision of the Disciplinary Panel or any summary action on the grounds that:

(i) the Written decision or summary action was arbitrary, capricious, an abuse of discretion, or not in accordance with these Rules;

(ii) the Written decision or summary action exceeded the authority or jurisdiction of the Disciplinary Panel, the Chief Compliance Officer or BSEF;

(iii) the Written decision or summary action failed to observe required procedures;

(iv) the Written decision or summary action was unsupported by the facts or evidence; or

(v) the sanctions, remedies or costs which were imposed were inappropriate or unsupported by the record.

(e) The Chief Compliance Officer will forward copies of any notice of appeal received by it to all parties to the disciplinary proceeding or summary action, as the case may be, except the appellant. On or before the 20th day after filing a notice of appeal, the appellant must file with the Chief Compliance Officer and serve on BSEF a brief supporting the notice of appeal and documents supporting the brief. On or before the 20th day after the date on which the appellant serves its supporting brief, the appellee must file and serve its brief in opposition. On or before the 10th day after the date on which the appellant must file and serve on BSEF a brief in opposition, the appellant must file and serve on BSEF a brief in opposition.

(f) In connection with any appeal, BSEF will furnish to the Chief Compliance Officer and to the respondent/appellant a transcript of the hearing, any exhibits introduced at the hearing, the notice of appeal and briefs filed to support and oppose the appeal.

(g) No later than 30 days after the last submission filed pursuant to paragraph (e) of this Rule 620, the Chief Compliance Officer will appoint an Appeals Panel to consider and determine the appeal. An Appeals Panel shall be comprised of three individuals, none of whom shall be a member of the Compliance Department or have been a member of any Disciplinary Panel involved in the matters on appeal. The chairperson of the Appeals Panel shall be an individual who would not be disqualified from serving as a Public Director.

(h) Within 10 days of being notified of the appointment of the Appeals Panel, an appellant or appellee may seek to disqualify any individual named to the Appeals Panel for the reasons identified in these Rules, by serving Written notice on the Chief Compliance Officer. By not timely filing a request for disqualification, the appellant or appellee will be deemed to have waived any objection to the composition of the Appeals Panel. The Chief Compliance Officer will decide the merits of any request for disqualification within his or her sole discretion. Any such decision will be final and not subject to appeal.

(i) The Appeals Panel may hold a hearing to allow parties to present oral arguments. Any hearing will be conducted privately and confidentially. Notwithstanding the confidentiality of hearings, the Appeals Panel may appoint an expert to attend any hearing and assist in the deliberations if such individual(s) agree to be subject to appropriate confidentiality agreements. In determining procedural and evidentiary matters, the Appeals Panel will not be bound by evidentiary or procedural rules or law.

(j) The Appeals Panel will only consider on appeal the record before the Disciplinary Panel or, in the case of a summary action, the record considered by the Chief Compliance Officer, the notice of appeal, the briefs filed in support and opposition of the appeal, and any oral arguments of the parties. The Appeals Panel may only consider new evidence when the Appeals Panel is satisfied that good cause exists for why the evidence was not introduced during the disciplinary proceeding or when imposing the summary action.

(k) After completing its review, the Appeals Panel may affirm, modify or reverse any Written decision of the Disciplinary Panel or summary action under appeal, in whole or in part, including increasing, decreasing or eliminating any sanction or remedy imposed, imposing any other sanction or remedy authorized by these Rules, or remanding the matter to the same or a different Disciplinary Panel for further disciplinary proceedings or for reconsideration by the Chief Compliance Officer in the case of summary action. The Appeals Panel may order a new hearing for good cause or if the Appeals Panel deems it appropriate.

(1) As promptly as reasonably possible following its review, the Appeals Panel will issue a Written decision on appeal rendering its decision based on the preponderance of the evidence before the Appeals Panel. The decision of the Appeals Panel will include a statement of findings of fact and conclusions for each finding, sanction, remedy and cost reviewed on appeal, including each specific Rule and provision of Applicable Law that the respondent is found to have violated, if any, and the imposition of sanctions, remedies and costs, if any, and the effective date of each sanction, remedy or cost.

(m) The Appeals Panel's Written order on appeal (including findings of fact and conclusions and the imposition of sanctions, remedies and costs, and the effective date of any sanction, remedy and cost) will be the final action of BSEF and will not be subject to appeal within BSEF.

#### **RULE 621.** Summary Imposition of Fines

(a) The Chief Compliance Officer may summarily impose a fine against a Participant, Account Manager, Authorized Trader, Supervised Person, Account, Customer, Clearing Member or other Person using any Trader ID or login credentials linked to the Participant for failing:

(i) to make timely payments of fees, cost, charges or fines to BSEF;

(ii) to make timely and accurate submissions to BSEF of notices, reports or other information required by the BSEF Rules; or

(iii) to keep any books and records required by the BSEF Rules.

(b) The Compliance Department, acting on behalf of the Chief Compliance Officer, will give notice of any fine imposed pursuant to this Rule 621 to each Participant subject thereto. The notice will specify (i) the violations of the BSEF Rules for which the fine is being imposed,

(ii) the date of the violation for which the fine is being imposed and (iii) the amount of the fine. Within 20 days of serving the notice of fine, the Participant must either pay or cause the payment of the fine. The fine will become final upon the expiration of 20 days after the notice of fine is served on the Participant.

(c) BSEF will set the amount of any fines imposed pursuant to this Rule 621, with the maximum aggregate fine for each violation not to exceed \$5,000 on an annual basis. Summary imposition of fines pursuant to this Rule 621 will not preclude BSEF from bringing any other action against the Participant (or any of its Account Managers, Authorized Traders or Supervised Persons) or Authorized Trader, as the case may be. The following schedule lists the recommended summary fines that BSEF or the Chief Compliance Officer may impose:

Type of Violation	Fine Per Occurrence <sup>2</sup>		
	First	Second	Third
	Summary Fine	Summary Fine	Summary Fine
Failure to maintain complete and accurate books and records as required by BSEF Rule 409.B	\$1000	\$1500	\$2500
Failure to provide any disclosure required by BSEF Rule 402	\$1000	\$1250	\$1500
Failure to identify and maintain a current list of Authorized Traders as required by BSEF Rule 530	\$1000	\$1250	\$1500
Violation of Order entry requirements pursuant to Rule 524, including failure to provide an accurate Legal Entity Identifier	\$1250	\$1500	\$1750
Violation of Trade reporting requirements	\$1250	\$1500	\$1750
Violation of the requirements to timely report a block trade pursuant to Rule 531.A(d)	\$1250	\$1500	\$1750
Failure to provide information required by BSEF Rule 301(e)	\$1250	\$1500	\$1750
Failure to notify BSEF under Rule 516.A(a) about a Trade executed in error prior to a request for cancellation, correction or adjustment of a Trade or failure to comply with Rule 516.A(c)	\$1250	\$1750	\$2000

#### RULE 622. Hearings Involving BSEF-Affiliated Trading Entities

(a) No BSEF employee that is also an employee of an affiliate of BSEF that engages in trading activity shall perform an investigation of such affiliated trading entity.

(b) In the event that a Disciplinary Panel is convened for a hearing involving an affiliated trading entity, no Person associated with BSEF or such affiliated trading entity shall be a member of such Disciplinary Panel.

<sup>&</sup>lt;sup>2</sup> Within a "rolling" 12-month period.

(c) The Board must approve the issuance of disciplinary charges and acceptance of settlement offers involving an affiliated trading entity.

# RULE 623.[Reserved]RULE 624.Notice to the Respondent, the Regulatory Services Provider<br/>and the Public

BSEF will provide Written notice of disciplinary proceedings to the parties consistent with applicable CFTC Regulations. Whenever BSEF suspends, expels, fines or otherwise disciplines, or denies any Person access, to BSEF, BSEF will make the disclosures required by CFTC Regulations. In accordance with CFTC Regulation § 9.11, upon rendering a final decision regarding a disciplinary or access denial action, BSEF shall provide notice to the Commission by filing with NFA's BASIC.

CHAPTER 7. ARBITRATION

#### RULE 701. General

Except as otherwise provided in these Rules, Participants, Authorized Traders and (a) any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF shall submit to the NFA for arbitration all disputes, controversies and claims between or among themselves arising out of a Swap or the use of the systems or services of BSEF or the services, equipment, or facilities used to support such systems or services, including the SEF Platform and the SEF operated by BSEF (each, a "Dispute"). Any such claim against a Participant shall be brought within two years from the time that a cause of action has accrued. This Rule 701 shall in no way be construed to create a cause of action and shall not authorize an action that would otherwise be prohibited by these Rules or Applicable Law. In the event that this Rule 701 is held to be unenforceable in connection with any Dispute or a claim is deemed by a court of competent jurisdiction to be not arbitrable, (i) exclusive jurisdiction for any such Dispute will reside in any state or federal court sitting in New York County, New York, (ii) the Participants involved in the Dispute will be presumed to have submitted to the personal jurisdiction of any such court, and (iii) an action to enforce any judgment or decision of such court may be brought in the same court or in any other court with jurisdiction or venue. Finally, all Participants unconditionally and irrevocably waive any and all right to trial by jury in connection with any such Dispute.

(b) Notwithstanding the foregoing, this Rule 701 does not apply to Disputes between Participants, Authorized Traders or any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF that: (i) such Persons are required by the Rules of a Self-Regulatory Organization to submit to the Dispute resolution procedures of that Self-Regulatory Organization; or (ii) such Persons have, by valid and binding agreement, committed to negotiate or litigate in a forum other than the forum set out in Rule 702.

#### **RULE 702.** Forum and Arbitration Rules

NFA will conduct any and all arbitrations of a type described in Rule 701 pursuant to NFA's Member Arbitration Rules, as if each Participant or Authorized Trader to such arbitration was an "NFA Member".

#### **RULE 703.** Initiating an Arbitration Claim

(a) A Participant or Authorized Trader may initiate an arbitration claim by submitting the required documents and fees to NFA.

(b) A Participant or Authorized Trader submitting an arbitration claim shall provide notice of such claim to BSEF.

#### **RULE 704.** Claims Relating to Trade Cancelations or Price Adjustments

All claims relating to Trade cancelations pursuant to Rule 516 shall be arbitrated in accordance with this Chapter 7.

#### RULE 705. Penalties

(a) Any failure on the part of any Participant or Authorized Trader to arbitrate a case subject to arbitration, or the commencement by any such Participant or its Person of a suit in any court prior to arbitrating a case subject to arbitration, violates these Rules and subjects such Person to disciplinary proceedings pursuant to Chapter 6.

(b) BSEF may summarily suspend, pursuant to Chapter 6, a Participant or Authorized Trader that fails to satisfy an arbitration award rendered in any arbitration conducted pursuant to this Chapter 7.

#### **CHAPTER 8. MISCELLANEOUS**

#### RULE 801. Anti-Money Laundering and Anti-Terrorism

(a) It is SEF policy: (1) Not to engage in or knowingly assist any money laundering or other illicit business, and (2) Not to engage in or knowingly assist, or be a conduit for, terrorist financing.

(b) Participants will be required to provide sufficient information for Participants and their Accounts, if applicable, for SEF to complete "know your customer" checks and to conduct restricted list searches, including searches against the Specially Designated Nationals and Blocked Persons list maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury.

#### RULE 802. Gifts and Gratuities

Except as permitted in Writing by the Chief Compliance Officer, no Participant or Authorized Trader shall, directly or indirectly, give or permit to be given anything of value (including gratuities) to a SEF Official or BSEF, including any agents or independent contractors of BSEF. A gift of any kind is considered a gratuity.

#### RULE 803. Market Data

(a) Subject to each Participant's rights in Participant's own data (and the data of its Accounts and Customers) as set forth in the Participant Documentation, BSEF shall own all rights, title and interest, database rights and trade secret rights in and to all data and other

information contained in, displayed on, generated by or derived from the SEF Platform or the SEF operated by BSEF or Trades entered into pursuant to the BSEF Rules, including Orders, prices and volumes ("**SEF Data**").

(b) Participants and Authorized Traders shall not, and shall cause their Affiliates, Accounts and Customers not to, distribute, sell or retransmit SEF Data or other information obtained via the SEF operated by BSEF, provided that any such restrictions shall not apply to Participant's own data (and the data of its Accounts and Customers).

(c) BSEF may at any time restrict or establish utilization fees in respect of SEF Data and/or the format and presentation thereof with respect to Participants, Customers or Accounts, provided that any such fees shall not apply to Participants' use of Participant's own data (and the data of its Accounts and Customers).

(d) Subject to Rule 805, BSEF may make SEF Data and other information it may deem appropriate available to Participants and other Persons at such times and in such manner (whether through the SEF Platform, a ticker, financial information services or otherwise) as it may consider necessary or advisable from time to time. Each Participant or other Person receiving any such information through the SEF operated by BSEF may redistribute such information only to such extent and in such manner as may be permitted by BSEF from time to time.

#### **RULE 804.** Prohibited Use of Data Collected for Regulatory Purposes

BSEF shall not use for business or marketing purposes any proprietary data or personal information it collects or receives, from or on behalf of any person, for the purpose of fulfilling its regulatory obligations; <u>provided</u>, <u>however</u>, that BSEF may use such data or information for business or marketing purposes if the Person from whom it collects or receives such data or information clearly consents in Writing to BSEF's use of such data or information in such manner. BSEF shall not condition access to its market(s) or market services on a Person's consent to BSEF's use of proprietary data or personal information for business or marketing purposes. BSEF, where necessary for regulatory purposes, may share such data or information with one or more SEFs or DCMs registered with the CFTC.

#### **RULE 805.** Confidentiality

(a) All non-public information provided by a Participant or Authorized Trader to BSEF shall be held in confidence and shall not be made known to any other Person except as follows:

(i) with the consent of the Participant or Authorized Trader providing such information;

(ii) to a Governmental Body if BSEF is requested or legally required to do so by such Governmental Body;

(iii) pursuant to a lawful discovery request;

(iv) to a Derivatives Clearing Organization of which such Participant is a member or in connection with the clearing of a Swap;

(v) to an SDR;

(vi) subject to appropriate confidentiality requirements, to any Person providing services to BSEF, including the Regulatory Services Provider;

(vii) pursuant to an information sharing agreement or other arrangement or procedures in accordance with Rule 213;

(viii) subject to appropriate confidentiality requirements, to BSEF employees, the Board, Board committees, Disciplinary Panels, Appeals Panels, BSEF Officers, attorneys, auditors, and agents, independent contractors or other Persons that have been engaged by BSEF, in each case, who require such information in connection with the discharge of their duties to BSEF; and

(ix) as otherwise permitted under these Rules.

(b) All information and data obtained or received by BSEF from inspections of accounting and other records will be treated as confidential by BSEF; however, this Rule does not supplant Rule 212 (Emergency Rules) and the Rules in Chapter 6 (Disciplinary Rules), or any other requirement of legal process or law.

#### RULE 806. Extension or Waiver of BSEF Rules

If necessary and expedient, the Chief Compliance Officer may, in its sole discretion, waive, or extend the time period for performing, any act or acts designated by the BSEF Rules, but only to the extent such waiver or extension is not inconsistent with the CEA or the CFTC Regulations or other applicable regulations.

#### **RULE 807.** Effect of Amendment, Repeal or New Rule

(a) If an amendment or repeal of a BSEF Rule or adoption of a new BSEF Rule does not materially change the terms or conditions of a Swap and does not affect the value of open Swaps, then the effective date of any amendment or repeal of a Rule or adoption of a new Rule relating to Swaps is binding on all Swaps entered into before and after the effective date of such amendment, repeal or adoption and, to the extent applicable, before the effective date of such amendment, repeal or adoption.

(b) If an amendment or repeal of a BSEF Rule or adoption of a new Rule materially changes the terms or conditions of an open Swap or affects the value of open Swaps, then the amendment, repeal or new BSEF Rule shall not affect any open Swaps and shall be binding only on new Swaps listed for trading after the effective date of such amendment, repeal or adoption, and Swaps listed as of the effective date of such amendment, repeal or adoption with no open positions then in existence, unless otherwise specifically provided by the Board.

#### RULE 808. Swap Contract Specifications

(a) BSEF shall permit trading only in Swaps that are not readily susceptible to manipulation. To demonstrate to the CFTC compliance with the requirements of this Rule 808(a), BSEF shall, at the time it submits a new Swap in advance to the CFTC pursuant to Part 40 of the CFTC Regulations, provide the applicable information as set forth in Appendix C to

Part 38 of the CFTC Regulations – Demonstration of Compliance That a Contract is not Readily Susceptible to Manipulation.

(b) Notwithstanding any provision of the BSEF Rules to the contrary, the Swap Specification with respect to a particular Swap shall govern the applicability of the BSEF Rules to trading in such Swap and, in the event of any conflict between the BSEF Rules and the Swap Specification, the Swap Specification shall govern with respect to trading in the relevant Swap.

(c) The Swap Specification for each individual Swap may specify:

(i) different classes of Participants eligible to trade such Swaps. Each such class of Participants shall have the rights and obligations specified by the Swap Specification for each such Swap;

(ii) whether such Swap may be settled via cash settlement, physical delivery of the underlying commodity, or by any other means, as applicable; and

(iii) the method for determining settlement prices.

(d) Each Swap contract will be published by BSEF on its website.

(e) Swap Specifications are incorporated into the Rulebook by reference and each Swap Specification shall constitute a BSEF Rule.

#### **RULE 809.** Timely Publication of Trading Information

BSEF will publish trading information as required by Core Principle 9 of Part 37, and by Part 16, of the CFTC Regulations.

#### **RULE 810.** Governing Law, Jurisdiction and Dispute Resolution

(a) Unless preempted by the Act, the law of the State of New York governs the BSEF Rules and any Participant Documentation regardless of the laws that would otherwise apply under choice-of-law principles. If a Participant provides an opinion of a counsel (i) stating that the Participant cannot be subject to the law of the State of New York and must be subject to the law of the jurisdiction of the location where the Participant is organized (the "Local Law") and (ii) enumerating specific provisions of these Rules or the Participant Documentation that must be subject to the Local Law, BSEF will specify the application of the Local Law to the enumerated specific provisions of these Rules and the Participant Documentation; <u>provided</u>, <u>however</u>, that in no event shall Local Law supersede any provision of the Act.

(b) Any dispute between BSEF and a Participant or any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF arising from or in connection with the BSEF Rules or use of the SEF operated by BSEF must be brought to arbitration pursuant to subsection (c) of this Rule 810 within one (1) year from the occurrence of the event giving rise to the dispute. This Rule 810 shall in no way create a cause of action nor authorize an action that would otherwise be prohibited by the BSEF Rules.

(c) Any dispute between BSEF and a Participant or any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF arising from or in

connection with the BSEF Rules will be settled by arbitration administered in New York County, New York by the American Arbitration Association (the "AAA") under its Commercial Arbitration Rules. The dispute will be submitted to one arbitrator who will be appointed by the AAA. Any arbitrator appointed for purposes of this Rule 810 will have experience with and knowledge of commodities, derivatives and Swaps as listed on the National Roster of Arbitrators kept in the AAA's records. Judgment on the award rendered by the arbitrator will be binding on the parties and may be entered in any state or federal court sitting in New York County, New York, and BSEF and each Participant shall be deemed to have consented to the personal jurisdiction of any such court. Each party to the dispute will bear its own costs and expenses in connection with any arbitration hereunder, as well as an equal share of the administrative fees and the fees of the arbitrator; provided, however, that the arbitrator will be entitled to include in any award a full reimbursement for the prevailing party's costs and expenses, such party's share of the administrative fees and the fees of the arbitrator, or any combination of any or all of the above. In the event that this Rule 810 is held to be unenforceable in connection with any dispute or a claim is deemed by a court of competent jurisdiction to be not arbitrable, (i) exclusive jurisdiction for any such dispute will reside in any state or federal court sitting in New York County, New York, (ii) BSEF and the Participant involved in the dispute will be presumed to have submitted to the personal jurisdiction of any such court, and (iii) an action to enforce any judgment or decision of such court may be brought in the same court or in any other court with jurisdiction or venue. Finally, all Participants unconditionally and irrevocably waive any and all right to trial by jury in connection with any such dispute.

#### **CHAPTER 9. LIMITATION OF LIABILITY, NO WARRANTIES**

#### RULE 901. LIMITATION OF LIABILITY, NO WARRANTIES

(a) NONE OF BSEF, ITS AFFILIATES OR ANY CONTRACTORS AND SUB-CONTRACTORS PROVIDING SERVICES RELATED TO BSEF OR THE SEF OPERATED BY BSEF, NOR ANY OF THEIR RESPECTIVE SUCCESSORS OR ASSIGNS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, PARTNERS, CONSULTANTS, OR LICENSORS (EACH, A "**DISCLAIMING PARTY**") SHALL BE LIABLE TO ANY PERSON (INCLUDING ANY PARTICIPANT, AUTHORIZED TRADER, SUPERVISED PERSON, ACCOUNT, CUSTOMER, CLEARING MEMBER OR ANY MARKET PARTICIPANT THAT DIRECTLY OR INDIRECTLY EFFECTS A TRANSACTION ON THE SEF OPERATED BY BSEF) FOR ANY LOSSES, DAMAGES, COSTS OR EXPENSES (INCLUDING LOSS OF PROFITS, LOSS OF USE, AND DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES), ARISING FROM:

(i) ANY FAILURE, MALFUNCTION, FAULT IN DELIVERY, DELAY, OMISSION, SUSPENSION, INACCURACY, INTERRUPTION, TERMINATION, OR ANY OTHER EVENT, IN CONNECTION WITH THE FURNISHING, PERFORMANCE, OPERATION, MAINTENANCE, USE OF OR INABILITY TO USE ALL OR ANY PART OF ANY OF THE SEF OPERATED BY BSEF, SEF PLATFORM OR SERVICES OF THE DISCLAIMING PARTY, OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT SUCH SEF OPERATED BY BSEF, SEF PLATFORM OR SERVICES, INCLUDING ELECTRONIC ORDER ENTRY/DELIVERY, TRADING THROUGH ANY ELECTRONIC MEANS, ELECTRONIC COMMUNICATION OF MARKET DATA, SEF DATA OR INFORMATION, WORKSTATIONS USED BY PARTICIPANTS, AUTHORIZED TRADERS, SUPERVISED PERSONS, CLEARING MEMBERS, ACCOUNTS OR CUSTOMERS, PRICE REPORTING SYSTEMS AND ANY AND ALL COMMUNICATIONS NETWORKS, SOFTWARE AND HARDWARE RELATING THERETO;

(ii) ANY FAILURE, MALFUNCTION, FAULT IN DELIVERY, DELAY, OMISSION, SUSPENSION, INACCURACY, INTERRUPTION OR TERMINATION, OR ANY OTHER EVENT, OF THE SEF PLATFORM OR ANY SERVICES OF A DISCLAIMING PARTY, OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT SUCH TRADING SYSTEMS OR SERVICES, CAUSED BY ANY THIRD PARTIES INCLUDING INDEPENDENT SOFTWARE VENDORS OR NETWORK PROVIDERS;

(iii) ANY ERRORS OR INACCURACIES IN INFORMATION PROVIDED BY THE DISCLAIMING PARTY OR IN ANY OF THE DISCLAIMING PARTY'S SYSTEMS, SERVICES, EQUIPMENT OR FACILITIES;

(iv) ANY UNAUTHORIZED ACCESS TO OR UNAUTHORIZED USE OF ANY OF THE DISCLAIMING PARTY'S SYSTEMS, SERVICES, EQUIPMENT OR FACILITIES BY ANY PERSON.

THE FOREGOING LIMITATION OF LIABILITY SHALL APPLY WHETHER A CLAIM ARISES IN CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY, CONTRIBUTION OR OTHERWISE AND WHETHER THE CLAIM IS BROUGHT DIRECTLY OR AS A THIRD PARTY CLAIM.

(b) NOTWITHSTANDING SUBSECTION (a), (c) or (f) OF THIS RULE 901, IN NO EVENT SHALL ANY AFFILIATE OF BSEF ACTING AS SEF PLATFORM TECHNOLOGY SERVICES PROVIDER BE LIABLE TO ANY PERSON NOR SHALL ANY PERSON BRING ANY LEGAL ACTION (WHETHER IN TORT, NEGLIGENCE, OR BREACH OF CONTRACT) FOR ANY LOSSES, DAMAGES, COSTS OR EXPENSES INCLUDING LOSS OF PROFITS, LOSS OF USE, DIRECT, SPECIAL, PUNITIVE, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, ARISING FROM THE USE OF THE SEF OPERATED BY BSEF OR SEF PLATFORM.

(c) WITHOUT LIMITING BSEF'S INDEMNIFICATION OBLIGATION UNDER RULE 902, THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS (INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE OR USE) PROVIDED BY ANY DISCLAIMING PARTY RELATING TO ANY SYSTEMS OR SERVICES OF ANY DISCLAIMING PARTY OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT SUCH SYSTEMS OR SERVICES.

(d) ANY DISPUTE ARISING OUT OF THE USE OF SYSTEMS OR SERVICES OF ANY DISCLAIMING PARTY OR SERVICES, EQUIPMENT, OR FACILITIES USED TO SUPPORT SUCH SYSTEMS OR SERVICES IN WHICH THE DISCLAIMING PARTY OR DISCLAIMING PARTIES IS A PARTY SHALL BE SUBJECT TO ARBITRATION AS PROVIDED IN RULE 810(c) AS IF THE DISCLAIMING PARTY WERE BSEF AND THE OPPOSITE PARTY OR PARTIES WERE A PARTICIPANT. ANY ACTIONS, SUITS OR PROCEEDINGS BROUGHT AGAINST ANY DISCLAIMING PARTY MUST BE BROUGHT WITHIN ONE YEAR FROM THE TIME THAT A CAUSE OF ACTION HAS ACCRUED. THIS PARAGRAPH (d) SHALL IN NO WAY BE CONSTRUED TO LIMIT A PARTY'S OBLIGATION TO ARBITRATE ITS CLAIM OR TO CREATE A CAUSE OF ACTION (OR MODIFY THE LIMITATION ON ACTIONS PROVIDED IN RULE 901(a)) AND SHALL NOT AUTHORIZE AN ACTION THAT WOULD OTHERWISE BE PROHIBITED BY THE BSEF RULES. IF FOR ANY REASON, A COURT OF COMPETENT JURISDICTION FINDS THAT A DISPUTE IS NOT ARBITRABLE, SUCH DISPUTE SHALL BE SUBJECT TO THE JURISDICTION OF EACH OF THE FEDERAL AND STATE COURTS LOCATED IN NEW YORK COUNTY, NEW YORK IN CONNECTION WITH ANY MATTERS ARISING OUT OF THIS RULEBOOK AND NO PARTY TO SUCH DISPUTE MAY ASSERT A DEFENSE OF FORUM NON CONVENIENS, SOVEREIGN IMMUNITY, ACT OF STATE OR ANALOGOUS DOCTRINES IN CONNECTION WITH ANY ACTION.

(e) TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE TOTAL COMBINED AGGREGATE LIABILITY OF BSEF SHALL NOT EXCEED (i) \$20,000 FOR ALL LOSSES AND CLAIMS FROM ALL CAUSES SUFFERED ON A SINGLE DAY, (ii) \$100,000 FOR ALL LOSSES AND CLAIMS FROM ALL CAUSES SUFFERED IN A SINGLE CALENDAR MONTH; AND (iii) \$1,200,000 FOR ALL LOSSES AND CLAIMS FROM ALL CAUSES SUFFERED IN A SINGLE CALENDAR YEAR. ANY DISPUTED CLAIM PURSUANT TO THIS PARAGRAPH (e) SHALL BE SUBJECT TO ARBITRATION TO THE EXTENT PROVIDED IN RULE 810(c).

IN NO EVENT SHALL TOTAL COMBINED AGGREGATE LIABILITY OF BSEF FOR ALL CLAIMS AND CLAIMS AGAINST DISCLAIMING PARTIES ARISING OUT OF ANY FAILURES, MALFUNCTIONS, FAULTS IN DELIVERY, DELAYS, OMISSIONS, SUSPENSIONS, INACCURACIES, INTERRUPTIONS, TERMINATIONS, OR ANY OTHER CAUSES, IN CONNECTION WITH THE FURNISHING, PERFORMANCE, OPERATION, MAINTENANCE, USE OF OR INABILITY TO USE ALL OR ANY PART OF ANY OF THE SEF OPERATED BY BSEF OR SEF PLATFORM, OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT BSEF, THE SEF OPERATED BY BSEF OR SEF PLATFORM, OR THE NEGLIGENCE OR GROSS NEGLIGENCE OF BSEF EMPLOYEES, AGENTS OR SUBAGENTS EXCEED \$1,200,000 IN ANY GIVEN CALENDAR YEAR.

IF THE NUMBER OF ALLOWED CLAIMS ARISING OUT OF ANY FAILURES OR MALFUNCTIONS ON A SINGLE DAY, SINGLE MONTH OR SINGLE YEAR CANNOT BE FULLY SATISFIED BECAUSE OF THE ABOVE DOLLAR LIMITATIONS, ALL SUCH CLAIMS SHALL BE LIMITED TO A PRO RATA SHARE OF THE MAXIMUM AMOUNT FOR THE RESPECTIVE PERIOD.

(f) THE LIMITATIONS OF LIABILITY IN THIS RULE 901 SHALL NOT APPLY TO BSEF'S INDEMNIFICATION OBLIGATION UNDER RULE 902 AND SHALL NOT PROTECT ANY PARTY FOR WHICH THERE HAS BEEN A FINAL DETERMINATION (INCLUDING EXHAUSTION OF ANY APPEALS) BY A COURT OR ARBITRATOR TO HAVE ENGAGED IN FRAUD OR WILLFUL MISCONDUCT. ADDITIONALLY, THE FOREGOING LIMITATIONS ON LIABILITY OF THIS RULE SHALL BE SUBJECT TO THE CEA AND THE REGULATIONS PROMULGATED THEREUNDER, EACH AS IN EFFECT FROM TIME TO TIME.

#### **RULE 902.** Indemnification by BSEF

BSEF, at its expense, shall indemnify, hold harmless and defend Participant against any loss, claim, demand or expense (including reasonable attorneys' fees) ("**Claim**") that the SEF Platform or any portion thereof infringes, misappropriates or violates any intellectual property or proprietary rights of any third party; <u>provided</u>, <u>however</u>, that BSEF shall not be required to indemnify Participant for any Claim to the extent it arises from or in connection with any (a) additions, changes or modifications by Participant to the SEF Platform, which changes were not provided by BSEF or any of its Affiliates, (b) use of the SEF Platform in combination with other products or services not provided by BSEF or its Affiliates, or (c) use of the SEF Platform other than as expressly permitted by the Rules or the Participant Documentation. BSEF shall control such defense and all negotiations relative to the settlement of any such Claim. Participant shall promptly provide BSEF with written notice of any claim which falls within the scope of this paragraph (provided that failure to provide such notice shall not relieve BSEF of its indemnity obligations hereunder except to the extent it is prejudiced thereby).

#### **CHAPTER 10. [RESERVED]**

#### **CHAPTER 11. [RESERVED]**

#### CHAPTER 12.CREDIT CONTRACTS TERMS AND CONDITIONS

#### RULE 1201. CDS Index Contract – North America High Yield

<u> </u>	
Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with a high yield credit rating.
Ticker	CDX HY CDSI [series number] [tenor]
Index	CDX.NA.HY: Series 11 to current series other than series "made available to trade"
Currency	USD
Quoting	CLOB: \$0.0025
Convention	Trading Protocols other than CLOB: As agreed by counterparties
and	
Minimum	
Increment	
Minimum Size	CLOB: \$1,000,000
	Trading Protocols other than CLOB: As agreed by counterparties
<b>T 1</b>	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit
Trading	events include Bankruptcy, Failure to Pay and Restructuring.
Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
	owns the credit risk of the instrument.
Swap Conventions	Traded on price
Swap Conventions	
	Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of
Lincente Dute	the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit
	Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which
	is present valued and paid immediately to the seller.
<b>Trading Hours and</b>	00:01 -24:00 Sunday-Friday; Eastern Time
Venue	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.;
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

RULE 1202.	CDS Index Contract – North America Investment Grade

Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with an investment grade credit
Contract Over view	rating
Ticker	CDX IG CDSI [series number] [tenor]
Index	CDX.NA.IG: Series 11 to current other than series "made available to trade"
Currency	USD
Quoting	CLOB: 0.0025 Basis Points
Convention	Trading Protocols other than CLOB: As agreed by counterparties
and	
Minimum	
Increment	
Minimum Size	CLOB: 1,000,000 Basis Points
	Trading Protocols other than CLOB: As agreed by counterparties
	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit
Trading	events include Bankruptcy and Failure to Pay.
Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller
	owns the credit risk of the instrument.
Swap Conventions	
	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and	00:01 -24:00 Sunday-Friday; Eastern Time
Venue	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
<b>Reportable Levels</b>	As set in the CFTC Regulation 15.03

Contract Overview	An agreement to buy or sell protection on a basket comprised of a number of sovereign issuers, domiciled in Latin America
Ticker	CDX EM CDSI [series number] [tenor]
Index	CDX Emerging Markets: all series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: \$0.0025 Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: \$1,000,000 Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on price Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## RULE 1203. CDS Index Contract – CDX Emerging Markets

Contract Overview	An agreement to buy or sell protection on a basket of liquid European based entities with an investment grade credit rating.
Ticker	ITRX EUR CDSI [series number] [tenor]
Index	iTRAXX.EUROPE: Series 7 to current, other than series "made available to trade"
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## RULE 1204. CDS Index Contract – Europe

Contract Overview	The European Crossover index comprises 75 equally weighted credit default swaps on the most liquid sub-investment grade European corporate entities.
Ticker	ITRX XOVER CDSI [series number] [tenor]
Index	iTRAXX.EUROPE CROSSOVER: Series 10 to current, other than series "made available to trade"
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and	00:01 -24:00 Sunday-Friday; Eastern Time
Venue Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## **RULE 1205. CDS Index Contract – Europe Crossover**

Contract Overview	An agreement to buy or sell protection on a basket comprised of 30 equally weighted credit default swaps on the widest spread non-financial European corporate entities.
Ticker	HIVOL CDSI [series number] [tenor]
Index	iTRAXX.EUROPE HIVOL:
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
<b>Reportable Levels</b>	As set in the CFTC Regulation 15.03

## **RULE 1206. CDS Index Contract – Europe HiVol**

Contract Overview	An agreement to buy or sell protection on a basket of 25 equally weighted credit default swaps on investment grade European entities.
Ticker	SNRFIN CDSI [series number] [tenor]
Index	iTRAXX EUROPE SENIOR FINANCIAL
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## RULE 1207. CDS Index Contract – iTraxx Europe Senior Financial

<b>Contract Overview</b>	An agreement to buy or sell protection on an index comprised of 14 names from the Eurozone region plus Denmark, Norway, Sweden and United Kingdom that trade on Western European documentation.
Ticker	ITRX SOVX WE CDSI [series number] [tenor]
Index	iTRAXX SovX Western Europe: all series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
<b>Clearing House</b>	n/a; Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## RULE 1208. CDS Index Contract – iTraxx SovX Western Europe

Contract Overview	An agreement to buy or sell protection on a basket of 25 equally weighted credit default swaps on investment grade European entities.
Ticker	SUBFIN CDSI [series number] [tenor]
Index	iTRAXX EUROPE SUBORDINATED FINANCIAL : All Series
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## RULE 1209. CDS Index Contract – iTraxx Europe Subordinated Financial

Contract Overview	An agreement to buy or sell protection on a basket comprised of 50 equally-weighted investment grade Japanese entities.
Ticker	ITRX JAPAN CDSI [series number] [tenor]
Index	iTRAXX.JAPAN: All Series.
Currency	JPY
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
<b>Clearing House</b>	entrage intreatine Exemute 5.1 of Entrance 200, 100 clear Europe Entrace, Echnologine 5.1 of Entrance
0	
Clearing House Block Size Speculative Limits	As set forth in Appendix F to Part 43 of the CFTC Regulations As set in Part 150 of the CFTC Regulations

## RULE 1210. CDS Index Contract – iTraxx Japan

Contract Overview	An agreement to buy or sell protection on a basket comprised of 25 equally-weighted investment grade Australian entities.
Ticker	ITRX AUS CDSI [series number] [tenor]
Index	ITRAXX.AUSTRALIA : All Series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.; Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

#### RULE 1211. CDS Index Contract – iTraxx Australia

Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with an investment grade credit rating.
T. 1	
Ticker	CDX IG CDSI [series number] 5Y
Index	CDX.NA.IG: at any time, the then-current on-the-run series and the preceding series that was replaced by the current
	one
Currency	USD
Quoting	CLOB: 0.0025 Basis Points
Convention and	RFQS: 0.01 Basis Points
Minimum Price	Trading Protocols other than CLOB and RFQS: As agreed by counterparties
Increment	
Minimum Size	CLOB: 1,000,000 Basis Points
	Trading Protocols other than CLOB: As agreed by counterparties
	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit
	events include Bankruptcy and Failure to Pay.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller
Trading	owns the credit risk of the instrument.
Conventions	
Swap Conventions	Traded on spread
•	
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	5Y
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
· · · · · ·	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA
	Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie, the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
Settlement	
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional,
	which is present valued and paid immediately to the seller.
<b>Trading Hours and</b>	00:01 -24:00 Sunday-Friday; Eastern Time
Venue	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03
reportable Devels	The set in the Crite Regulation 19309

### RULE 1212. MAT CDS Index Contracts – North America Investment Grade 5Y

Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with a high yield credit rating.
Ticker	CDX HY CDSI [series number] 5Y
Index	CDX.NA.HY: at any time, the then-current on-the-run series and the preceding series that was replaced by the current one
Currency	USD
Quoting	CLOB: \$0.0025
Convention and	RFQS: \$0.0025
Minimum	Trading Protocols other than CLOB and RFQS: As agreed by counterparties
Increment Minimum Size	CLOB: \$1,000,000
Minimum Size	Trading Protocols other than CLOB: As agreed by counterparties
Trading	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit
Conventions	events include Bankruptcy, Failure to Pay and Restructuring.
Conventions	evens neide Bandupey, i andre o ray and residucing.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller
	owns the credit risk of the instrument.
Swap Conventions	Traded on price
	Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	5Y
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## RULE 1213. MAT CDS Index Contract – North America High Yield 5Y

Contract	An agreement to buy or sell protection on a basket of liquid European based entities with an investment grade credit
Overview	rating.
Ticker	ITRX EUR CDSI [series number] 5Y
Index	iTRAXX.EUROPE: at any time, the then-current on-the-run series and the preceding series that was replaced by the
	current one
Currency	EUR
Quoting	CLOB: 0.0025 Basis Points
Convention and	RFQS: 0.001 Basis Points
Minimum	Tracing Protocols other than CLOB and RFQS: As agreed by counterparties
Increment	
Minimum Size	CLOB: 1,000,000 Basis Points
	Trading Protocols other than CLOB: As agreed by counterparties
Trading	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
Conventions	
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller
	owns the credit risk of the instrument.
Swap Conventions	Traded on spread
•	
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
	Trace coupon payments are calculated at a spread of 100 ops and exchanged on a quartery basis.
Swap Tenor	5Y
Swap renor	51
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date
	of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA
	Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie, the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional,
	which is present valued and paid immediately to the seller.
Trading Hours	00:01 - 24:00 Sunday-Friday; Eastern Time
and Venue	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

### RULE 1214. MAT CDS Index Contract –iTraxx Europe 5Y

Contract Overview	The European Crossover index comprises 75 equally weighted credit default swaps on the most liquid sub-investment grade European corporate entities.
Ticker	ITRX XOVER CDSI [series number] 5Y
Index	iTRAXX.EUROPE CROSSOVER: at any time, the then-current on-the-run series and the preceding series that was replaced by the current one
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points RFQS: 0.001 Basis Points Trading Protocols other than CLOB and RFQS: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points
	Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	5Y
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 - 24:00 Sunday-Friday; Eastern Time
<b>Clearing House</b>	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
<b>Speculative Limits</b>	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

### **RULE 1215.** MAT CDS Index Contract –iTraxx Europe Crossover 5Y

# RULE 1216. Option – CDS Index Contract CDX North America High Yield

Contract Overview       An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable of no only on aspecific date. Upon exercise of the option, the counterparties enter into an submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").         Ticker       CDX HY CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]         Underlying Swap       CDS Index Contract – North America High Yield.         Tenor of       Any         Underlying Swap       CDX.NA.HY: Series 11 to current         Underlying Swap       CDX.NA.HY: Series 11 to current         Underlying Swap       Convention and         Any       Currency         USD       Quoting         Convention and       As agreed by counterparties         Minimum Size       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap		
Underlying Swap         CDS Index Contract – North America High Yield.           Index of Underlying Swap         CDX.NA.HY; Series 11 to current           Tenor of Underlying Swap         Any           Curreny         USD           Quoting Convention and Minimum Increment         As agreed by counterparties           Minimum Size         As agreed by counterparties           Paper Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading Conventions         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike Price         Fixed coupon of the underlying swap           Price Strike Price Strike Price Strike         Fixed coupon of the underlying swap           Price Strike Price Strike         Fixed coupon of the underlying swap for clearing to the Clearing House.           Trading Hours and Yeune         Ou?         Ou?           Clearing Hourse Swap	Contract Overview	
Underlying Swap         CDS Index Contract – North America High Yield.           Index of Underlying Swap         CDX.NA.HY; Series 11 to current           Tenor of Underlying Swap         Any           Curreny         USD           Quoting Convention and Minimum Increment         As agreed by counterparties           Minimum Size         As agreed by counterparties           Paper Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading Conventions         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike Price         Fixed coupon of the underlying swap           Price Strike Price Strike Price Strike         Fixed coupon of the underlying swap           Price Strike Price Strike         Fixed coupon of the underlying swap for clearing to the Clearing House.           Trading Hours and Yeune         Ou?         Ou?           Clearing Hourse Swap	Ticker	CDX HY CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Index of Underlying Swap       CDX.NA.HY: Series 11 to current         Underlying Swap       Any         Underlying Swap       Any         Underlying Swap       Outing         Convention and Minimum       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option=right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       Doption Expiry         As agreed by the parties       As agreed by the parties         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Trading Hours and Venue       On:01 -24:00 Sunday-Friday; Eastern Time         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Swap       Same as for the underlying Swap		
Underlying Swap         Any           Tenor of of Currency         Any           Quoting Courrency         USD           Quoting Convention and Minimum Increment         As agreed by counterparties           Minimum Size         As agreed by counterparties           Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading Conventions         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike         Fixed coupon of the underlying swap           Price         Option Expiry Date           As agreed by the parties         As agreed by the parties           Exercise method         Oi:01 -24:00 Sunday-Friday; Eastern Time and Venue           Clearing House for the underlying Swap Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         Same as for the underlying Swap	s as j gamp	
Tenor of       Any         Underlying Swap       As         Quoting       As agreed by counterparties         Quoting Increment       As agreed by counterparties         Minimum Increment       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       Protection pays agreed by the parties         Date       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Swap	Index of	CDX.NA.HY: Series 11 to current
Underlying Swap       Image: Currency       USD         Currency       USD       As agreed by counterparties         Convention and       As agreed by counterparties       Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       Option Expiry Date         As agreed by the parties       As agreed by the parties         Trading Hours and Venue       0:0:01-24:00 Sunday-Friday; Eastern Time         Trading Hours and Venue       Ocion -24:00 Sunday-Friday; Eastern Time         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Swap       Same as for the underlying Swap	Underlying Swap	
Currency       USD         Quoting       As agreed by counterparties         Convention and       As agreed by counterparties         Minimum       Increment         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       Option Expiry         Date       As agreed by the parties         Exercise method       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to use.         Trading Hours and Yenue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations	Tenor of	Any
Quoting Convention and Minimum SizeAs agreed by counterpartiesMinimum SizeAs agreed by counterpartiesMinimum SizeAs agreed by counterpartiesPayer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptey and failure to pay.Trading ConventionsReceiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.Option Strike PriceFixed coupon of the underlying swapPriceAs agreed by the partiesStreer semethod and VenueNeovem must notify the writer of the option of its intent to exercise the option during regular business hours on the sprip Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.Clearing Hours and VenueOviol -24:00 Sunday-Friday; Eastern Time Clearing HourseClearing Hours for the underlying SwapAs set forth in Appendix F to Part 43 of the CFTC RegulationsBlock SizeA set forth in Appendix F to Part 43 of the CFTC RegulationsBorculative LinutionSame affectSpeculative LinutionSame affectBorculative LinutionSame affectConvertionAs agreed by the underlying SwapDevelopment of the underlying SwapSpeculative LinutionSame affectSpeculative Linution <th></th> <td></td>		
Convention and Minimum Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Option Expiry Date       As agreed by the parties         Trading Hours and Venue       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time and Venue         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations Speculative Limits       Same as for the underlying Swap	Currency	USD
Minimum Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Option Expiry Date       As agreed by the parties         Trading Hours and Venue       The owner must notify the writer of the option of its intent to clearing to the Clearing House.         Clearing Hours and Venue       Ohicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Swap       Same as for the underlying Swap		As agreed by counterparties
Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Price       As agreed by the parties         Date       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to use.         Trading Hours       00:01 -24:00 Sunday-Friday; Eastern Time         and Venue       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Swap       Sum as for the underlying Swap	Convention and	
Minimum Size         As agreed by counterparties           Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading Conventions         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike Price         Fixed coupon of the underlying swap           Option Expiry Date         As agreed by the parties           Exercise method         The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.           Trading Hours and Venue         Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap           Swap         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         Same as for the underlying Swap		
Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Price       As agreed by the parties         Date       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		
Protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.Trading ConventionsReceiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.Option Strike PriceFixed coupon of the underlying swapOption Expiry DateAs agreed by the partiesExercise methodThe owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.Trading Hours and Venue00:01 -24:00 Sunday-Friday; Eastern Time and VenueClearing House for the underlying SwapChicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral fue underlying SwapBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations Same as for the underlying Swap	Minimum Size	
Price       Image: Construction of the constru		protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
Exercise method       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Price Option Expiry	
and Venue       Chearing House for         Clearing House for       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral         the underlying       Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the
the underlying       Swap       Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations       Speculative Limits       Same as for the underlying Swap	and Venue	
Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         Same as for the underlying Swap	the underlying	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Speculative Limits Same as for the underlying Swap		As set forth in Appendix F to Part 43 of the CFTC Regulations

## RULE 1217. Option – CDS Index Contract CDX North America Investment Grade

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	CDX IG CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – North America Investment Grade.
enderlying swap	ebb muck contract motion million of aut.
Index of	CDX.NA.IG: Series 11 to current
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	USD
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
Conventions Option Strike Price	receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap. Fixed coupon of the underlying swap
Option Expiry	As agreed by the parties
Date	
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	
<b>Clearing House for</b>	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
<b>Reportable Levels</b>	Same as for the underlying Swap

# RULE 1218. Option – CDS Index Contract – CDX Emerging Markets

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF
Contract Overview	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
	underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	CDX EM CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – CDX Emerging Markets
, <b>9</b> ,	
Index of	CDX.EM: all series
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	USD
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of
	protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and
	failure to pay.
Trading	Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
Conventions	receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike	Fixed coupon of the underlying swap
Price	Fixed coupon of the underlying swap
Option Expiry	As agreed by the parties
Date	
	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the
Exercise method	Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the
	option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	
<b>Clearing House for</b>	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

# **RULE 1219. Option – CDS Index Contract – iTraxx Europe**

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	ITRX EUR CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract - European Investment Grade. An agreement to buy or sell protection on a basket of liquid
	European based entities with an investment grade credit rating.
Index of	ITRAXX.EUROPE: Series 10 to current
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	EUR
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading Conventions	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	
<b>Clearing House for</b>	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
<b>Reportable Levels</b>	Same as for the underlying Swap

# RULE 1220. Option – CDS Index Contract – iTraxx Europe Crossover

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	ITRX XOVER CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	<b>CDS Index Contract – Europe Crossover</b> . An index comprising 75 equally weighted credit default swaps on the most liquid sub-investment grade European corporate entities.
Index of	ITRAXX.EUROPE CROSSOVER: Series 10 to current
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	EUR
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of
Conventions	protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.
	Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House for	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	Sincigo incloande Envirande, nel, ree cical electre Envire Enniced, Echicicalnet SA. of Diractal
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

# RULE 1221. Option – CDS Index Contract – iTraxx Europe HiVol

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF
Contract Overview	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
	underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
	······································
Ticker	HIVOL CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – European HiVol.
Index of	ITRAXX.EUROPE HIVOL: Series 10 to current
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	EUR
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	· · · ·
Minimum Size	As agreed by counterparties
	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of
	protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and
	failure to pay.
Trading	Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
Trading Conventions	receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Conventions	receives the premium payments from the protection ouyer. The sener owns the credit risk of the underlying swap.
<b>Option Strike</b>	Fixed coupon of the underlying swap
Price	
Option Expiry	As agreed by the parties
Date	
	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the
Exercise method	Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the
Entrense metneu	option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
	- f
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	
<b>Clearing House for</b>	n/a; Bilateral
the underlying	
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
<b>Reportable Levels</b>	Same as for the underlying Swap

Contract Overview	An agreement to buy or sell protection on a basket comprised of twenty five (25) of the most liquid corporate and quasi-sovereign entities from Central & Eastern European, Middle Eastern and African countries.
Ticker	ITRX Corp CEEMEA CDSI [series number] [tenor]
Index	iTraxx CEEMEA: all series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: \$0.0025 Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: \$1,000,000 Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional,
Trading Hours and Venue	which is present valued and paid immediately to the seller. 00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

# RULE 1222. CDS Index Contract – iTraxx Corp CEEMEA

Contract Overview	An agreement to buy or sell protection on a basket comprised of a number of 100 reference entities, referencing first lien leveraged loans CDS.
Ticker	LCDX [series number] [tenor]
Index	LCDX: all series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: \$0.0025 Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: \$1,000,000 Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on price Fixed coupon payments are calculated at a spread of 250 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits Reportable Levels	As set in Part 150 of the CFTC Regulations As set in the CFTC Regulation 15.03
•	

#### RULE 1223. CDS Index Contract – LCDX

Contract Overview	An agreement to buy or sell protection on a basket comprised of a number of 50 CDS contracts referencing municipal issuers as the Reference Entity.
Ticker	MCDX [series number] [tenor]
Index	MCDX: all series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: \$0.0025 Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: \$1,000,000 Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits Reportable Levels	As set in Part 150 of the CFTC Regulations As set in the CFTC Regulation 15.03

#### RULE 1224. CDS Index Contract – MCDX

# RULE 1225. Option – CDS Index Contract – iTraxx SovX Western Europe

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	ITRAX SovX Western Europe CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – iTRAXX SovX Western Europe
Index of Underlying Swap	iTRAXX SovX Western Europe: all series
Tenor of Underlying Swap	Any
Currency	USD
Quoting Convention and Minimum Increment	As agreed by counterparties
Minimum Size	As agreed by counterparties
Trading Conventions	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House for the underlying Swap	None.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

~ · · · · ·	
Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	LCDX CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – LCDX
Index of	LCDX: all series
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	USD
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading Conventions	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
<b>Clearing House for</b>	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

# **RULE 1227.** Option – CDS Index Contract – MCDX

Contract Overview	An answer the second the second the side to be the state of the second state of the second state of the DODD
Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF
	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
	underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	MCDX CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – MCDX
Index of	MCDX: all series
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	USD
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of
Conventions	protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and
	failure to pay.
	Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
	receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike	Fixed coupon of the underlying swap
Price	
Option Expiry	As agreed by the parties
Date	
	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the
Exercise method	Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the
Exci cise incentou	option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	osor 2 noo Sanaa, rhaa, Lasten rhie
Clearing House for	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	Chicago increance Exchange, inc. fee clear clear electrice clear entropy entried, echicitanet SA. of Bhatrai
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

RULE 1228.	CDS Index Contract – iTraxx Asia Ex-Japan
------------	---

Contract Overview	An agreement to buy or sell protection on a basket comprised of forty (40) liquid Asian (excluding Japanese) entities
	with primarily investment grade credit ratings that trade in the CDS market.
Ticker	ITRX EXJP IG CDSI [series number] [tenor]
Index	iTraxx Asia ex-Japan; all series
Currency	USD
Quoting Convention and	Minimum Increment: As agreed by counterparties
Minimum Increment	
Minimum Size	Minimum Size: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment – Payments related to credit event settlement will be determined pursuant to the 2014 ISDA Credit Derivatives Definitions, as published by the International Swaps and Derivatives Association, Inc.
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment – The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet S.A. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1229. CDS Index Contract – iTraxx Europe Non-Financial

<u> </u>	
Contract Overview	An agreement to buy or sell protection on a basket of one hundred (100) equally weighted credit default
	swaps on investment grade European entities.
Ticker	ITRX Europe NONFIN CDSI [series number] [tenor]
Index	iTraxx Europe Non-Financial
Currency	EUR
Quoting Convention	CLOB: 0.0025 Basis Points
and	Trading Protocols other than CLOB: As agreed by the counterparties
Minimum Increment	
Minimum Size	CLOB: \$1,000,000
	Trading Protocols other than CLOB: As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2014 ISDA Credit Derivatives Definitions, as published by the International Swaps and Derivatives Association, Inc.
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
<b>Trading Hours and Venue</b>	00:01-24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1230. CDS Index Contract - iTraxx MSCI ESG Screened Europe Index

Contract Overview	An agreement to buy or sell protection on a basket of equally weighted European entities from the iTraxx MSCI ESG Screened Europe Index with an MSCI ESG Rating above BBB
Ticker	ITRX EUR MSCIESG CDSI [series number] [tenor]
Index	iTRAXX.EUROPE MSCI ESG Screened: All Series.
Currency	EUR
Quoting Convention and Minimum Increment	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (i.e., the Big Bang Protocol).
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01-24:00 Sunday-Friday; Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations
Speculative Limits	As set forth in Part 150 of CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1231. CDS Index Contract - CDX North American Investment Grade (BBB-rated) Index

Contract Overview	An agreement to buy or sell protection on a basket of North American entities with an investment grade
	rating of BBB.
Ticker	CDX IGBBB CDSI [series number] [tenor]
Index	CDX.NA.IG.BBB: All series
Currency	USD
Quoting Convention	As agreed by the counterparties
and	
Minimum Increment	
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (i.e., the Big Bang Protocol).
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01-24:00 Sunday-Friday; Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1232. CDS Index Contract - CDX North American High Yield (Ex-BB) Index Contract

Contract Overview	An agreement to buy or sell protection on a basket of high yield North American entities with credit ratings higher than BB.
Ticker	CDX HYEXBB CDSI [series number] [tenor]
Index	CDX.NA.HY.EXBB: All series.
Currency	USD
Quoting Convention and Minimum Increment	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on price         Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment – Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (i.e., the Big Bang Protocol).
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01-24:00 Sunday-Friday; Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1233. CDS Index Contract – iTraxx Asia Ex-Japan IG (Restricted) Index Contract

Contract Overview	An agreement to buy or sell protection on a basket comprised of thirty-eight (38) liquid Asian (excluding Japanese or U.S. sanctioned) entities with primarily investment grade credit ratings that trade in the CDS market.
Ticker	iTraxx EXJPR IG CDSI [series number] [tenor]
Index	iTraxx Asia ex-Japan IG Restricted; all series
Currency	USD
Quoting Convention and Minimum Increment	Minimum Increment: As agreed by counterparties
Minimum Size	Minimum Size: As agreed by counterparties
<b>Trading Conventions</b>	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment – Payments related to credit event settlement will be determined pursuant to the 2014 ISDA Credit Derivatives Definitions, as published by the International Swaps and Derivatives Association, Inc.
	Fixed Quarterly cash payments – Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment – The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear US, Inc.; ICE Clear Europe Limited; LCH.Clearnet S.A. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### **CHAPTER 13. RATES CONTRACTS TERMS AND CONDITIONS**

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	AUD SWAP vs Floating Index Maturity
Currency	AUD
Floating Rate	BBSW
Index	
Floating Rate	3, 6 months
Index Maturity	
Fixed Rate	Par; Custom Coupon
Quoting Convention and	As agreed by the counterparties
Minimum	
Increment	
Minimum Size	As agreed by the counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
~~~r	Payment: Semi-Annual, Quarterly
	<ul> <li>Day Count Conventions: ACT/365(Fixed)</li> </ul>
	•
	Holiday Calendar: Australia
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets : Semi-Annual, Quarterly
	Day Count Conventions: ACT/365(Fixed)
	Holiday Calendar: Australia
	Fixing Calendar: Australia
	5
с <b>в</b>	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 28 days to up to 30 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first BBSW Fixing Date is two (2) Sydney business days prior to the Effective Date.
Trade Start Types	Spot:
	• A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot:
	Any date where the Effective Date is a date other than the spot date.
Settlement	As determined by the Clearing House or an agreement between the counterparties.
Procedure	
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1301. AUD BBR-BBSW Fixed-to-Floating Swap Contract

### RULE 1302. [Reserved]

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	EUR SWAP vs [Floating Index Maturity]
Currency	EUR
Floating Rate	EURIBOR
Index	
Floating Rate Index Maturity	1, 3, 6, 12 months
Fixed Rate	• Par
	Custom coupon
	<ul> <li>Standard coupon; the then-current rates for Market Agreed Coupon ("MAC")</li> </ul>
Quoting	As agreed by the counterparties
Convention and Minimum Increment	
Contract Size	Fixed notional; as agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading	Buy = Pay Fixed, Receive Float
Conventions	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
Swap Conventions	
	Payment: Quarterly, Semi-Annual, Annual
	<ul> <li>Day Count Conventions: 30/360, ACT/360, 30E/360</li> </ul>
	Holiday Calendar: Target
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets : Monthly, Quarterly, Semi-Annual, Annual
	Day Count Conventions: ACT/360, 30/360
	Holiday Calendar: Target
	Fixing Calendar: Target
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A non-MAT or non-MAC EUR EURIBOR Fixed- to-Floating Swap Contract can have a tenor from 28 days to up to 50 years. A MAC EUR EURIBOR Fixed-to- Floating Swap Contract can have a tenor from 1 year to 30 years.
Effective Date	The date on which the parties begin calculating accrued obligations such as fixed and floating interest rate payments.
Encline Date	This is also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Euribor Fixing Date is 2 Target business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement	As determined by the Clearing House
Procedure	
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd, Eurex Clearing Aktiengesellschaft. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations.
	As set forth in CFTC Regulation 15.03
Reportable Levels	As set form in Crite Regulation 13.03

### RULE 1303. EUR Euribor Fixed-to-Floating Swap Contract\*

\* Certain EUR EURIBOR Fixed-to-Floating swap contracts are subject to "made available to trade" determinations and must be traded as set forth in Rule 522. For the full list of terms of MAT swap contracts, please see the current list of "Swaps Made Available to Trade" at <a href="http://www.cftc.gov/IndustryOversight/IndustryFilings/index.htm">http://www.cftc.gov/IndustryOversight/IndustryFilings/index.htm</a>.

- RULE 1304. [Reserved]
- RULE 1305. [Reserved]
- RULE 1306. [Reserved]
- RULE 1307. [Reserved]

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	USD SWAP OIS [Maturity]
Currency	USD
Floating Rate	Fed Funds
Index	
Fixed Rate	Par; Custom Coupon
Ouoting	As agreed by counterparties
Convention	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
	Payment: Quarterly, Semi-annual, Annual
	<ul> <li>Day Count Conventions: ACT/360, Act/365, 30/360</li> </ul>
	Holiday Calendar: New York
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets : Quarterly, Annual
	• Day Count Conventions: ACT/360
	<ul> <li>Holiday Calendar: New York</li> </ul>
	• Fixing Calendar: New York
a m	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 1 week to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments.
	Also known as the start date of the swap.
Maturity Date Periodic	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.
Payment and	Count Convention and Fixed increase Rate.
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
Resets	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Fed Funds Fixing Date is 2 New York business days prior to the Effective Date.
Trade Start Types	Spot:
	• A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot:
Settlement	Any date where the effective date is a date other than the spot date.
Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in CFTC Regulation 15.03

## RULE 1308. USD OIS Fed Funds Fixed-to-Floating Swap Contract

- RULE 1309. [Reserved]
- RULE 1310. [Reserved]
- RULE 1311. [Reserved]
- RULE 1312. [Reserved]
- RULE 1313. [Reserved]

<u> </u>	
<b>Contract Overview</b>	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	USD SWAP VS [Floating Index Maturity]
Currency	USD
Floating Rate Index	LIBOR
Floating Rate	1, 3, 6, 12 months
Index Maturity	1, 5, 6, 12 months
Fixed Rate	• Par
	Custom Coupon
	<ul> <li>Standard coupon; the then-current rates for Market Agreed Coupon ("MAC")</li> </ul>
Contract Size	Fixed notional, as agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading	Buy = Pay Fixed, Receive Float
Conventions	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
Smap Conventions	Payment: Monthly, Quarterly, Semi-Annual, Annual
	<ul> <li>Day Count Conventions: 30/360, ACT/360/ ACT/365</li> </ul>
	<ul> <li>Bay Count Conventions. 50/500, AC1/500/ AC1/505</li> <li>Holiday Calendar: London, New York</li> </ul>
	<ul> <li>Honday Calendar: London, New York</li> <li>Business Day Conventions: Modified Following</li> </ul>
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets: Monthly, Quarterly, Semi-Annual
	Day Count Conventions: ACT/360
	Holiday Calendar: London, New York
	Fixing Calendar: London
	Business Day Conventions: Modified Following
Swap Tenor	• The duration of time from the effective date to the maturity date. A non-MAT USD LIBOR Fixed-to-Floating Swap
-	Contract can have a Tenor from 28 days to up to 50 years.
Effective Date	The date on which the parties begin calculating accrued obligations such as fixed and floating interest rate payments.
	This is also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	• Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	• Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
Resets	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first LIBOR Fixing Date is two (2) London business days prior to the Effective Date
Trade Start Types	• Spot: A new swap where the Effective Date is T+2 from the trade date
••	• Non-Spot: Any date where the Effective Date is a date other than the spot date
	•
Settlement	As determined by the Clearing House
Procedure	
Trading Hours	00:01 -24:00; Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
reportable Levels	

### RULE 1314. USD LIBOR Fixed-to-Floating Swap Contract\*

\* Certain USD LIBOR Fixed-to-Floating swap contracts are subject to "made available to trade" determinations and must be traded as set forth in Rule 522. For the full list of terms of MAT swap contracts, please see the current list of "Swaps Made Available to Trade" at http://www.cftc.gov/IndustryOversight/IndustryFilings/index.htm.

Contract O	An approximate to available a stream of each flows by applying two flowing interactions interactions to a second flow in the second flow of the se
Contract Overview	An agreement to exchange a stream of cash flows by applying two floating interest rates to a specified notional over a
Tr: 1	term to maturity.
Ticker	USD SWAP [floating rate 1] V [floating rate 2] [tenor]
Currency	USD
Floating Rate	1 Month USD-LIBOR
Index	3 Month USD-LIBOR
	6 Month USD-LIBOR
	1 Month USD-BSBY
	3 Month USD-BSBY
	SOFR
<u> </u>	Fed Funds
Quoting	As agreed by the counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by the counterparties
Trading	Buy = Pay Spread
Conventions	Sell = Receive Spread
Swap Conventions	LIBOR Floating Leg
	Payment/Resets: Monthly, Quarterly, Semi-annual
	Day Count Conventions: ACT/360, or as agreed by the counterparties
	Compounding Method: Flat, Exclude Spread
	Holiday Calendar: England, US, or as agreed by the counterparties
	Fixing Calendar: England
	Business Day Conventions: Modified Following
	BSBY Floating Leg
	Payment/Resets: Monthly, Quarterly
	Day Count Conventions: ACT/360, or as agreed by the counterparties
	Holiday Calendar: US, or as agreed by the counterparties
	Fixing Calendar: USGS
	Business Day Conventions: Modified Following
	SOFR Floating Leg
	Payment/Resets: Monthly, Quarterly, Semi-annual, Annual, At Maturity
	Day Count Conventions: ACT/360, or as agreed by the counterparties
	Holiday Calendar: England, US, or as agreed by the counterparties
	Fixing Calendar: USGS
	Business Day Conventions: Modified Following
	Busiless Day Conventions. Mounted Following
	Fed Funds Floating Leg
	Payment/Resets: Monthly, Quarterly, Semi-annual, Annual, At Maturity
	Day Count Conventions: ACT/360, or as agreed by the counterparties
	Holiday Calendar: US, or as agreed by the counterparties
	Fixing Calendar: US
6 <b>F</b>	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50
	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.
Swap Tenor Effective Date	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years. The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e.,
Effective Date	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years. The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).
Effective Date Maturity Date	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years. The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap). The final date on which the obligations no longer accrue and the final payment occurs.
Effective Date Maturity Date Periodic	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency,</li> </ul>
Effective Date Maturity Date Periodic Settlement:	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years. The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap). The final date on which the obligations no longer accrue and the final payment occurs.
Effective Date Maturity Date Periodic Settlement: Payment and	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> </ul>
Effective Date Maturity Date Periodic Settlement:	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency,</li> </ul>
Effective Date Maturity Date Periodic Settlement: Payment and	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> </ul>
Effective Date Maturity Date Periodic Settlement: Payment and	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency,</li> </ul>
Effective Date Maturity Date Periodic Settlement: Payment and	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> </ul>
Effective Date Maturity Date Periodic Settlement: Payment and Resets	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> </ul>
Effective Date Maturity Date Periodic Settlement: Payment and	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> </ul>
Effective Date Maturity Date Periodic Settlement: Payment and Resets	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> <li>The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of</li> </ul>
Effective Date <u>Maturity Date</u> Periodic Settlement: Payment and Resets First Fixing Date	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> <li>The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of the index leg tenors, the first Fixing Date will equal the effective date of the swap.</li> </ul>
Effective Date <u>Maturity Date</u> Periodic Settlement: Payment and Resets First Fixing Date	<ul> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.</li> <li>The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).</li> <li>The final date on which the obligations no longer accrue and the final payment occurs.</li> <li>Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> <li>The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of the index leg tenors, the first Fixing Date will equal the effective date of the swap.</li> </ul>
Effective Date <u>Maturity Date</u> Periodic Settlement: Payment and Resets First Fixing Date	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years. The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap). The final date on which the obligations no longer accrue and the final payment occurs. Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap. The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of the index leg tenors, the first Fixing Date will equal the effective date of the swap. Spot: A new swap where the Effective Date is T+2 from the trade date.

### RULE 1315. USD Basis Swap Contract

Trading Hours	00:01-24:00 Sunday-Friday Eastern Time
Clearing House	Tenor LIBOR Basis: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or
	Bilateral
	SOFR v LIBOR: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
	SOFR v Fed Funds: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
	SOFR v BSBY: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
	Tenor BSBY Basis: LCH.Clearnet Ltd. or Bilateral
	Fed Funds v LIBOR: LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
<b>Reportable Levels</b>	As set forth in CFTC Regulation 15.03

RULE 1316. [Reserved]

# RULE 1317. SEK STIBOR (3M) Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	SEK SWAP VS 3M [Trade Start Type] [tenor]
Currency	SEK
Floating Rate	STIBOR
Index	
Fixed Rate	Par; Custom Coupon
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	· · · ·
Minimum Size	As agreed by counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
	Payment: Quarterly, Semi-Annual, Annual
	Day Count Conventions: 30/360, ACT/360, ACT/365
	Holiday Calendar: Stockholm
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets : Quarterly, Semi-Annual
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	Holiday Calendar: Stockholm
	Fixing Calendar: Stockholm
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 28 days to as long as 15 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments.
	Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Description of the second second second from the first second from the second for the second se
First Fixing Date	Payments are settled in accordance with the payment frequency of the swap. The first STIBOR Fixing Date is 2 Stockholm business days prior to the Effective Date.
Trade Start Types	Spot:
Fraue Start Types	<ul> <li>A new swap where the Effective Date is T+2 from the trade date.</li> </ul>
	- A new swap where the Effective Date is 1+2 from the trade date.
	Non-Spot:
	• Any date where the effective date is a date other than the spot date.
Settlement	As determined by the Clearing House or an agreement between the counterparties
Procedure	
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in CFTC Regulation 15.03

## RULE 1318A USD SOFR OIS Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
contract over view	notional over a term to maturity.
Ticker	USD SOFR OIS [Tenor]
Currency	
Floating Rate Index	
i touting ture inues	SOFR
Fixed Rate	Par; Custom Coupon; the then-current rates for Market Agreed Coupon ("MAC")
Quoting Convention	As agreed by the counterparties
and Minimum	
Increment	
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float.
	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
	Payment: Annual
	Day Count Conventions: ACT/360 or as agreed by the counterparties.
	Holiday Calendars: U.S. Government Securities Business Day
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>
	<u>Floating Leg</u>
	Payment/Resets: Daily, Annual
	• Day Count Conventions: ACT/360, or as agreed by the counterparties
	Holiday Calendars: U.S Government Securities Business Day
<u>с</u> т	Business Day Conventions: Modified Following with adjustment to period end dates
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
Ellective Date	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
.,	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SOFR Fixing Date is equal to the effective date of the swap.
Trade Start Types	<u>Spot</u> : A new swap where the Effective Date is $T+2$ from the trade date.
<u> </u>	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing Venue	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1318B Option - USD SOFR OIS Fixed-to-Floating Swap Contract

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. If counterparties elected to exercise the option by delivery of the underlying swap, the counterparties enter into and, if required, submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	USD SWAPTION VS SOFR MM/DD/YY, where MM/DD/YY is the expiry date of the swaption
Underlying Swap	USD SOFR OIS Fixed-to-Floating Swap Contract
Index of Underlying Swap	U.S. Secured Overnight Financing Rate (SOFR)
Tenor of Underlying Swap	As agreed by the counterparties
Currency	USD
Quoting Convention and Minimum Increment	As agreed by counterparties
Minimum Size	As agreed by counterparties
Trading Conventions	A <b>payer option</b> gives the owner of the option the right to enter into a swap where they pay the fixed leg and receive the floating leg.
	A <b>receiver option</b> gives the owner of the option the right to enter into a swap in which they will receive the fixed leg and pay the floating leg.
<b>Option Strike Price</b>	Fixed coupon of the underlying swap
<b>Option Expiry Date</b>	As agreed by the parties
Option Settlement Type	Cash or a delivery of a USD SOFR OIS Fixed-to-Floating Swap Contract Swap
Exercise method	The owner of the option must notify the writer of the option of the owner's intent to exercise the option during business hours on the expiration date of the option. Notice shall be in the form and manner as agreed by the counterparties. If the counterparties elected the exercise by physical delivery, the counterparties must submit the Swap for clearing to the Clearing House, if the swap is subject to the mandatory clearing requirement.
"Made Available to Trade" Determination	None
Mandatory Clearing Determination	None
Trading Hours	00:01 - 24:00 Sunday-Friday; Eastern Time
Settlement Procedure	Bilateral
Clearing House for the underlying Swap	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap
	1

- RULE 1319.[Reserved]RULE 1320.[Reserved]RULE 1321.[Reserved]RULE 1322.[Reserved]RULE 1323.[Reserved]RULE 1324.[Reserved]RULE 1325.[Reserved]
- RULE 1326. [Reserved]

Contract	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional	
Overview	over a term to maturity.	
Ticker	CAD SWAP 3M [Trade Start Type] [tenor]	
Currency	CAD	
Floating Rate	3 Month CDOR	
Index		
Fixed Rate	Par; Custom Coupon	
Contract Size	As agreed by counterparties	
Minimum Size	As agreed by counterparties	
Trading	Buy = Pay Fixed, Receive Float.	
Conventions	Sell = Receive Fixed, Pay Float.	
Swap	Fixed Leg	
Conventions	Payment: Semi-Annual	
	Day Count Conventions: ACT/365F	
	Holiday Calendar: Canada	
	Business Day Conventions: Modified Following	
	Floating Leg	
	Payment/Resets: Quarterly, Semi-Annual	
	Day Count Conventions: ACT/365F	
	Holiday Calendar: Canada	
	Business Day Conventions: Modified Following	
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 28 days to as long	
1	as 50 years.	
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also	
	known as the start date of the swap.	
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.	
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count	
Settlement:	Convention and Fixed Interest Rate.	
Payment and		
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day	
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.	
	Payments are settled in accordance with the payment frequency of the swap.	
First Libor Fixing	The first CDOR Fixing Date is equal to the Effective Date.	
Date		
Trade Start	Spot:	
Types	• A new swap where the Effective Date is T+0 from the trade date.	
	New Seat	
	Non-Spot:	
G-441	Any date where the effective date is a date other than the spot date.	
Settlement	As determined by the Clearing House or an agreement between the counterparties	
Procedure Trading Houng	00.01 24.00 Sunday Evidey Fostern Time	
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time	
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set forth in Part 150 of the CFTC Regulations	
	As set forth in CETC Deculation 15.02	
Reportable Levels	As set forth in CFTC Regulation 15.03	

## RULE 1327. CAD CDOR CBA (3M) Fixed-to-Floating Swap Contract

Contract	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional	
Overview	over a term to maturity.	
Ticker	MXN SWAP vs. 28D [tenor]	
Currency	MXN	
Floating Rate	28 Days Interbank Equilibrium Interest Rate (Tasa de Interes Interbancaria de Equilibrio)	
Index		
Fixed Rate	Par; Custom Coupon	
Contract Size	As agreed by counterparties	
Minimum Size	As agreed by counterparties	
Trading	Buy = Pay Fixed, Receive Float.	
Conventions	Sell = Receive Fixed, Pay Float.	
Swap	Fixed Leg	
Conventions	• Payment: 28 Days	
	Day Count Conventions: ACT/360	
	Holiday Calendar: Mexico	
	Business Day Conventions: Modified Following	
	Floating Leg	
	Payment/Resets: 28 Days	
	Day Count Conventions: ACT/360	
	Holiday Calendar: Mexico	
	Business Day Conventions: Modified Following	
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 3 months to as long as 260 months.	
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also	
Effective Date	known as the start date of the swap.	
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.	
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count	
Settlement:	Convention and Fixed Interest Rate.	
Payment and	Convention and Fixed interest Kate.	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day	
INLICES .	Count Convention, Floating Interest Rate Index and Floating Reset Dates.	
	Court convention, i fouring interest fute index and i fouring React Dates.	
	Payments are settled in accordance with the payment frequency of the swap.	
First Libor Fixing	The first Mexican Interbank Fixing Date is one Mexican business day prior to the Effective Date.	
Date		
Trade Start	Spot:	
Types	• A new swap where the Effective Date is T+1 from the trade date.	
Settlement	As determined by the Clearing House	
Procedure		
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time	
Clearing House	Chicago Mercantile Exchange, Inc	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
	As set forth in Appendix F to Part 43 of the CFTC Regulations. As set forth in Part 150 of the CFTC Regulations	
Speculative		

## RULE 1328. Interest Rate MXN TIIE (28D) Fixed-To-Floating Swap Contract

- RULE 1329. [Reserved]
- RULE 1330. [Reserved]

~		
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional	
	over a term to maturity.	
Ticker	AUD OIS SWAP [Trade Start Type] [Tenor]	
Currency	AUD	
Floating Rate	RBACOR (Interbank Overnight Cash Rate)	
Index		
Fixed Rate	Par; Custom Coupon	
Contract Size	As agreed by counterparties	
Minimum Size	As agreed by counterparties	
Trading	Buy = Pay Fixed, Receive Float.	
Conventions	Sell = Receive Fixed, Pay Float.	
Swap Conventions	Fixed Leg	
	Payment: Annual	
	Day Count Conventions: ACT/365	
	Holiday Calendar: Australia	
	Business Day Conventions: Modified Following with adjustment to period end dates	
	Floating Leg	
	Payment/Resets : Annual	
	• Day Count Conventions: ACT/365	
	Holiday Calendar: Australia	
	Fixing Calendar: Australia	
	Business Day Conventions: Modified Following with adjustment to period end dates	
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 1 month to 24 months.	
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also known as the start date of the swap.	
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.	
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count	
Settlement:	Convention and Fixed Interest Rate.	
Payment and		
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.	
	Payments are settled in accordance with the payment frequency of the swap.	
First Fixing Date	The first Libor Fixing Date is T+1.	
Trade Start Types	Spot:	
	• A new swap where the Effective Date is T+1 from the trade date.	
	•	
	Non Spot	
	• Any date other than the effective date.	
Settlement	As determined by the Clearing Venue	
Procedure		
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time	
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set form in Appendix F to Part 45 of the CFTC Regulations. As set in Part 150 of the CFTC Regulations	
Reportable Levels		
Aeportable Levels	As set in CFTC Regulation 15.03	

# RULE 1331. AUD OIS RBACOR Fixed-to-Floating Swap Contract

RULE 1332. [Reserved]

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional over a term to maturity.	
Ticker	GBP SWAP vs SON [tenor]	
Currency		
Floating Rate	GBP SONIA	
Index	SUNIA	
Fixed Rate	Par; Custom coupon; the then-current rates for Market Agreed Coupon ("MAC")	
Contract Size	As agreed by counterparties	
Minimum Size	As agreed by counterparties	
Trading	Buy = Pay Fixed, Receive Float.	
Conventions	Sell = Receive Fixed, Pay Float.	
Swap Conventions	Fixed Leg	
1	Payment: Quarterly, Annual, Semi-Annual	
	<ul> <li>Day Count Conventions: ACT/365, ACT/360, 30/360</li> </ul>	
	Holiday Calendar: London	
	Business Day Conventions: Modified Following with adjustment to period end dates	
	Floating Leg	
	Payment/Resets : Quarterly, Annual, Semi-Annual	
	Day Count Conventions: ACT/365, ACT/360, 30/360	
	Holiday Calendar: London	
	Fixing Calendar: London	
	5	
с. т.	Business Day Conventions: Modified Following with adjustment to period end dates	
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 5 days to up to 50 years.	
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also	
	known as the start date of the swap.	
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.	
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count	
Settlement:	Convention and Fixed Interest Rate.	
Payment and		
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day	
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.	
	Payments are settled in accordance with the neumant frequency of the such	
First Fixing Date	Payments are settled in accordance with the payment frequency of the swap. The first Libor Fixing Date is equal to the trade date.	
Trade Start Types	Spot:	
frade Start Types	• A new swap where the Effective Date is T+0 from the trade date.	
	Non Spot	
	Any date other than the effective date.	
Settlement	As determined by the Clearing Venue	
Procedure		
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time	
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set in Part 150 of the CFTC Regulations	

# RULE 1333. GBP OIS SONIA Fixed-to-Floating Swap Contract

# RULE 1334. Option – USD LIBOR Fixed-to-Floating Swap Contract

<u> </u>	
<b>Contract Overview</b>	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF
	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
	underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	IRS USD [Underlying Tenor] [Strike] [Expiry Date]
Underlying Swap	USD LIBOR Fixed-to-Floating Swap Contract
Index of Underlying	LIBOR (3M)
Swap	
Tenor of Underlying	Any
Swap	
Currency	USD
Quoting Convention	As agreed by counterparties
and	
Minimum Increment	
Minimum Size	As agreed by counterparties
Trading Conventions	A payer option gives the owner of the option the right to enter into a swap where they pay the fixed leg and receive
	the floating leg.
	A maximum and the size of a second se
	A receiver option gives the owner of the option the right to enter into a swap in which they will receive the fixed leg and pay the floating leg.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Option Settlement	Cash or a delivery of a cleared swap
Туре	
Exercise method	The owner of the option must notify the writer of the option of the owner's intent to exercise the option during
	business hours on the expiration date of the option and the manner of the exercise: cash or physical (delivery).
	Notice shall be in the form and manner as agreed by the counterparties. If the counterparties elected the exercise by
	physical delivery, the counterparties must submit the Swap for clearing to the Clearing House.
Trading Hours and	00:01 - 24:00 Sunday-Friday; Eastern Time
Venue	
Clearing House for the	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet Ltd. or
underlying Swap	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

## RULE 1335. NOK NIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	
7.	notional over a term to maturity.
Ticker	NOK SWAP vs [Floating Index Maturity]
Currency	NOK
Floating Rate Index	NIBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	• Day Count Conventions: 30/360
	• Holiday Calendar: Norway
	Business Day Conventions: Modified Following
	Floating Leg <ul> <li>Payment/Resets: Semi-Annual/ Semi-Annual</li> </ul>
	<ul> <li>Payment/Resels: Semi-Annual/Semi-Annual</li> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Day Count Conventions: AC1/500</li> <li>Holiday Calendar: Norway</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
Swap Tellor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Elective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
r uyment unu resets	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first NIBOR Fixing Date is two Norwegian business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
51	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations

## RULE 1336. DKK CIBOR Fixed-to-Floating Swap Contract

Contract Overview	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	DKK SWAP vs [Floating Index Maturity]
Currency	DKK
Floating Rate Index	CIBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	• Day Count Conventions: 30/360
	<ul> <li>Holiday Calendar: Denmark</li> </ul>
	• Business Day Conventions: Modified Following
	Floating Leg
	<ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> </ul>
	• Day Count Conventions: ACT/360
	• Holiday Calendar: Denmark
a	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
Final Finin - Data	
First Fixing Date Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Trade Start Types	
Settlement Procedure	Non-Spot: Any date where the Effective Date is a date other than the spot date.
	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	
	notional over a term to maturity.
Ticker	HKD SWAP vs [Floating Index Maturity]
Currency	HKD
Floating Rate Index	HIBOR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Quarterly
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Hong Kong</li> </ul>
	Business Day Conventions: Modified Following
	Floating Leg
	• Payment/Resets: Quarterly/ Quarterly
	• Day Count Conventions: ACT/365
	• Holiday Calendar: Hong Kong
~ ~	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Descenants are settled in assertance with the new ment for some or of the swar
First Fixing Date	Payments are settled in accordance with the payment frequency of the swap. The first HIBOR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
Trade Start Types	Spot: A new swap where the Effective Date is 1+0 from the rade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Clearing Venue	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1338. PLN WIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	
	notional over a term to maturity.
Ticker	PLN SWAP vs [Floating Index Maturity]
Currency	PLN
Floating Rate Index	WIBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	• Day Count Conventions: ACT/ACT
	• Holiday Calendar: Poland
	Business Day Conventions: Modified Following
	Floating Leg <ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> </ul>
	<ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Poland</li> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
Swap Tenor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Ellective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
I ayment and Resets	Day Count Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first WIBOR Fixing Date is two Polish business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Terror and Levels	

## RULE 1339. ZAR JIBAR Fixed-to-Floating Swap Contract

Contract Overview	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	ZAR SWAP vs [Floating Index Maturity]
Currency	ZAR
Floating Rate Index	JIBAR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
<u> </u>	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Quarterly
	• Day Count Conventions: ACT/365
	• Holiday Calendar: South Africa
	Business Day Conventions: Modified Following
	Floating Leg
	<ul> <li>Payment/Resets: Quarterly/Quarterly</li> <li>Day Count Conventions: ACT/365</li> </ul>
Swap Tenor	<ul> <li>Business Day Conventions: Modified Following</li> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to</li> </ul>
Swap Tenor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Ellective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
i ayment and Resets	Day Count Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requere, buy count contention, rouning meteor rate meet and rouning reser bates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first JIBAR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
Thur Sur Types	<u>Non-Spot</u> : Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
inportable Levels	no set forum et re regulation 15.05

RULE 1340. [Reserved]

RULE 1341.	HUF BUBOR Fixed-to-Floating Swap Contract
------------	-------------------------------------------

Contract Overview	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	HUF SWAP vs [Floating Index Maturity]
Currency	HUF
Floating Rate Index	BUBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
~ ~ .	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	• Day Count Conventions: ACT/365
	• Holiday Calendar: Hungary
	Business Day Conventions: Modified Following
	Floating Leg
	<ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Day Count Conventions: AC1/360</li> <li>Holiday Calendar: Hungary</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
Swap Tenor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Ellective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
r ayment and resets	Duy count convention and rived interest rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first BUBOR Fixing Date is two Hungarian business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
- J F	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Settlement Procedure Trading Hours Clearing House Block Size	As determined by the Clearing House or an agreement between the counterparties 00:01-24:00 Sunday-Friday (Eastern Time) Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral As set forth in Appendix F to Part 43 of the CFTC Regulations

#### RULE 1342. KRW South Korean Won 3 Month Certificate of Deposit Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	KRW SWAP vs [Floating Index Maturity]
Currency	KRW
Floating Rate Index	South Korean Won 3 Month Certificate of Deposit
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	·····B······S······E·····E·····
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
8	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
*	Payment: Quarterly
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: South Korea</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Quarterly/Quarterly</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: South Korea</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Design and a second an accordance with the neuron of function of the super-
First Fixing Date	Payments are settled in accordance with the payment frequency of the swap. The first South Korean Won 3 Month Certificate of Deposit Fixing Date is one South Korean business day
First Fixing Date	prior to the Effective Date.
Trade Start Types	Spot: A new swap where the Effective Date is T+1 from the trade date.
Trade Start Types	<u>Spot</u> . A new swap where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	
	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1343. CZK PRIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	notional over a term to maturity.
Ticker	CZK SWAP vs [Floating Index Maturity]
Currency	CZK SWAP vs [Floating index Maturity]
Floating Rate Index	PRIBOR
8	
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and Minimum Increment	As agreed by the counterparties
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Holiday Calendar: Czech Republic</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Semi-Annual/ Semi-Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Holiday Calendar: Czech Republic</li> </ul>
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
i uyincint unu resets	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first PRIBOR Fixing Date is two Czech business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Thue Suit Types	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
reportable Levels	

## RULE 1344. CLP Indice Cámara Promedio Rate Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	
Ticker	notional over a term to maturity. CLP SWAP vs [Floating Index Maturity]
Currency	CLP
Floating Rate Index	Indice Cámara Promedio Rate
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
<u> </u>	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Semi-Annual
	• Day Count Conventions: ACT/360
	• Holiday Calendar: Chile
	Business Day Conventions: Modified Following
	Floating Leg <ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> </ul>
	<ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Day Count Conventions: AC 1/500</li> <li>Holiday Calendar: Chile</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
Swap Tenor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Ellective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
I ayment and Resets	Day Count Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requency, buy count convention, riouting increase Rate index and riouting reset bates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Indice Cámara Promedio Rate Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Trade Suite Types	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Reportable Levels	As set form in Crite Regulation 15.05

## RULE 1345. MYR KLIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	MYR SWAP vs [Floating Index Maturity]
Currency	MYR
Floating Rate Index	KLIBOR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Quarterly
	• Day Count Conventions: ACT/365
	<ul> <li>Holiday Calendar: Malaysia</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Quarterly/Quarterly</li> </ul>
	• Day Count Conventions: ACT/365
	<ul> <li>Holiday Calendar: Malaysia</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first KLIBOR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1346. TWD TAIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional over a term to maturity.
Ticker	
	TWD SWAP vs [Floating Index Maturity]
Currency	TWD
Floating Rate Index	TAIBOR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
~ ~ .	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Quarterly
	• Day Count Conventions: ACT/365
	• Holiday Calendar: Taiwan
	• Business Day Conventions: Modified Following
	Floating Leg
	• Payment/Resets: Quarterly/Quarterly
	• Day Count Conventions: ACT/365
	Holiday Calendar: Taiwan     Devices Dev Converting Madified Fallening
S T	<ul> <li>Business Day Conventions: Modified Following</li> <li>The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to</li> </ul>
Swap Tenor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Effective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Periodic Settlement: Payment and Resets	Day Count Convention and Fixed Interest Rate.
rayment and Resets	Day Count Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requerey, Day count convention, Floating merest Rate index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first TAIBOR Fixing Date is two Taiwan business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Trade Start Types	<u>Non-Spot</u> : Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
	As set forth in Part 150 of the CFTC Regulations
Speculative Limits	As set forth in CFTC Regulation 15.03
Reportable Levels	As set form in CFTC Regulation 15.05

## RULE 1347. INR OIS FBIL MIBOR Fixed-to-Floating Swap Contract

Contract Overview	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
T: 1	notional over a term to maturity.
Ticker	INR SWAP vs [Floating Index Maturity]
Currency	
Floating Rate Index	FBIL Overnight MIBOR
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
<u> </u>	Sell = Receive Fixed, Pay Float
Swap Conventions	<u>Fixed Leg</u>
	Payment: Annual
	Day Count Conventions: ACT/365
	Holiday Calendar: India
	Business Day Conventions: Modified Following
	Floating Leg     Payment/Resets: Annual/Daily
	<ul> <li>Payment/Resets: Annual/Daily</li> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Day Count Conventions: AC 1/365</li> <li>Holiday Calendar: India</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
Swap Tenor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Elective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
1 uyene und 1105015	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first FBIL Overnight MIBOR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+1 from the trade date.
• •	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations

#### RULE 1348. BRL Brazilian Interfinancial Offered Rate (1D) Zero Coupon Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	notional over a term to maturity.
Ticker	BRL SWAP vs [Floating Index Maturity]
Currency	BRL
Floating Rate Index	Brazilian Interfinancial Offered Rate (DI Rate)
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
8	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
-	<ul> <li>Payment: At Maturity</li> </ul>
	<ul> <li>Day Count Conventions: DU/252</li> </ul>
	<ul> <li>Holiday Calendar: Brazil</li> </ul>
	<ul> <li>Business Day Conventions: Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: At maturity/daily</li> </ul>
	<ul> <li>Day Count Conventions: DU/252</li> </ul>
	<ul> <li>Holiday Calendar: Brazil</li> </ul>
	<ul> <li>Business Day Conventions: Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requery, Day Count Convention, Floating interest Rate index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Brazilian Interfinancial Offered Rate Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc. or Bilateral
Clearing House Block Size	Chicago Mercantile Exchange, Inc. or Bilateral As set forth in Appendix F to Part 43 of the CFTC Regulations
	Chicago Mercantile Exchange, Inc. or Bilateral As set forth in Appendix F to Part 43 of the CFTC Regulations As set forth in Part 150 of the CFTC Regulations

## **RULE 1349. USD YLDVOL Forward Swap Contract**

The Contract is a cash-settled, uncleared swap contract allowing the counterparties to buy or sell YLDVUS Index at a
specified price on a future date. Under the Contract, one counterparty agrees to buy or sell the Contract at a pre-
determined price for a particular tenor and the other counterparty agrees to take the opposite position.
USD Forward v YLDVUS MM/DDDD where MM/DDDD is the maturity date of the forward
YLDVUS
USD
Prices to be expressed in points to two decimal places.
1 point = \$1000
The minimum price change (tick) is .01 or \$10.
The contract multiplier for each Contract is \$1000 of Normal Vega. Normal Vega is Vega when assuming returns in
interest rates follow a normal distribution.
Vega is the price sensitivity of an instrument to changes to volatility of the underlying asset.
Price * Contract Multiplier 12 active monthly contracts
The third Wednesday of the Contract named calendar month of delivery, unless that day falls on a U.S. public holiday,
in which case the Expiration Date will be the preceding trading day, or as otherwise specified by BSEF.
8:00 pm New York time on the New York business day immediately preceding the third Wednesday of the Contract's named month of delivery.
The Settlement Price will be determined based on firm bids and offers from the Auction held by BSEF on the
Expiration Date for a spot month Contract, as described in Chapter 5A of the BSEF Rulebook. The Settlement Price
will be determined based upon the Auction Price calculated using the following hierarchy:
Austion Drive Calculation
Auction Price Calculation
A. If there is no overlap between bids and offers participating in the Auction, then the Auction Price will be an
arithmetic average of the highest four bids and lowest four offers. If there are less than four bids and offers, the
Auction price will be an arithmetic average of all bids and offers;
B. If there is an overlap between bids and offers participating in the Auction, then:
1. Consider all eligible prices (i.e., integer increments) from the range of traded prices as matched on the
Auction, including intermediate price levels where no trade took place. This ensures that the Auction Price
falls within the range of traded prices at the conclusion of the Auction.
2. The Auction Price is set where the maximum volume of eligible orders will trade. If there is more than one
such price, principle 3 is applied to this select range of prices.
3. The Auction Price is set where order imbalances (i.e., surplus volumes) are minimized. These are buying or
selling volumes that will not be matched (i.e., leftovers) at a particular price. If there is more than one such
price (where match volume is maximized AND order imbalance is minimized), consider principle 4.
4. Look at the direction (buy or sell) of the order imbalances.
a. If there are both buy and sell surplus volumes, the Settlement Price is set to be the average of the
two prices where buy and sell surplus volumes switch.
b. If all are excess buy (sell) volumes, use the highest (lowest) of these select price levels as the
Settlement Price.
c. If there are prices where both buy and sell imbalances are zero, the Settlement Price is set to be
the average (or mid-point) of these prices.
YLDVOL Settlement Price Calculation
Once the Auction is concluded, the Settlement Price will be calculated using the following formula:
Settlement Price = $\sqrt{\frac{2\pi}{\tau} \times \frac{F \times df(T_{1M})}{2 \times \sum_{i=1}^{10} \tau_i \times df(T_{pay_i})}}$
Settlement Price = $\left  \frac{1}{2} \times \frac{1}{2} \right  = \frac{1}{2} \left  \frac{1}{2} \right $
$\sqrt{\tau}  2 \times \sum_{i=1}^{10} \tau_i \times df(T_{pay_i})$
Where:
T is the year fraction from coloristics to to the VI DVOI Countin Co. 111 (1) (1) (1) (1) (1) (1)
• $\tau$ is the year fraction from calculation date to the YLDVOL Swaption Straddle expiration date according to ISDA
ACT/360 day count convention.
• F is the Auction Price.
• $df(T_{1M})$ is the discount factor from the Spot Date to the Effective Date, where:
(1 IM) is the discount latter from the spot Bate to the Enterth Bate, where
<ul> <li>Spot Date is the day that is two business days after calculation date.</li> </ul>
<ul> <li>Spot Date is the day that is two business days after calculation date.</li> <li>Effective Date is the effective date of the underlying swap and is set two business days after the</li> </ul>

	• $T_i$ is the year fraction from the <i>i</i> <sup>th</sup> period accrual start date of the underlying swap to the <i>i</i> <sup>th</sup> period accrual end date of the underlying swap according to ISDA ACT/360 day count convention.
	• $df(T_{pay_i})$ is the discount factor from calculation date to the <i>i</i> <sup>th</sup> period payment date of the underlying swap.
	Fallback Settlement Price Determination:
	<ul> <li>If no Settlement Price can be calculated due to a Failed Auction, then Settlement Price shall be calculated in accordance with the following fallback rules: <ol> <li>using an average of three (3) randomly selected snapshots taken of the levels of YLDVUS Index in the thirty-minute period prior to the Auction;</li> <li>if the process described in the preceding subsection (i) does not produce a Settlement Price, then the YLDVUS Index's prior business day's end-of-day level (using the calculation calendar for the option described in a contract listed in Rule 1318.B to determine the prior business day) shall be used; and</li> <li>if the end-of-day level of YLDVUS Index for the prior business day is not available, the previous month's Settlement Price shall be used to the extent a prior month's Settlement Price is available.</li> </ol> </li> </ul>
	Settlement Price Publication
	The Settlement Price will be published by BSEF on <u>https://www.bloomberg.com/professional/product/swap-execution-facility/</u> . The Settlement Price based on the Auction Price will be published at 10 a.m. EST, and the Settlement Price based on the fallback Settlement Price Determinations will be published at 10:15 a.m. EST
Settlement Date	3 <sup>rd</sup> Friday of the Contract month
Settlement Procedure	Cash-settled
	<u>At Maturity:</u> Number of Contracts * Settlement Price * Multiplier = Cash Settlement Value <u>Intra-Period</u> : Index Points * Number of Contracts * Multiplier (Index Points is the difference in value of where the YLDVUS Contract was bought / sold in the market)
Termination of Trading	6:59 p.m. EST on the Business Day prior to the Expiration Date.
Trading Hours	00:01-24:00 EST, from Sunday-Friday
"Made Available to Trade" Determination	None
Mandatory Clearing	None
Determination	
Clearing House	None
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1350. CNY China Fixing Repo (7D) Rate Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
	specified notional over a term to maturity.
Ticker	CNY SWAP vs [Floating Index Maturity]
Currency	CNY
Floating Rate Index	China Fixing Repo (7D) Rate
Floating Rate Index Maturity	7 days
Fixed Rate	Par; custom coupon
Quoting Convention and Minimum Increment	As agreed by the counterparties
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	<ul> <li>Payment: Weekly, Monthly, Quarterly, Semi-Annually, Annually</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365, or as otherwise agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendar: China Interbank</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Weekly, Monthly, Quarterly, Semi-Annually, Annually</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365, or as otherwise agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendar: China Interbank</li> </ul>
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first China Fixing Repo (7D) Rate Fixing Date is one business day prior to the Effective Date of the
T 1.64 4 T	swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+1 from the trade date.
Settlement Procedure	Non-Spot: Any date where the Effective Date is a date other than the spot date.
	As determined by the Clearing House or an agreement between the counterparties
Trading Hours Clearing House	00:01 -24:00 Sunday-Friday (Eastern Time) Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Clearing House Block Size	
	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1351. NZD BKBM Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	notional over a term to maturity.
Ticker	NZD [Tenor] Swap
Currency	NZD
Floating Rate Index	Bank Bill Benchmark Rate (BKBM)
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	As agreed by the counterparties
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
5	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	Payment: Monthly, Quarterly, Semi-Annual, Annual, At Maturity
	Day Count Conventions: ACT/365.FIXED or as agreed by the counterparties.
	Holiday Calendars: Auckland, Wellington
	Business Day Conventions: Modified Following with adjustment to period end dates
	<u>Floating Leg</u>
	Payment/Resets : Quarterly
	Day Count Conventions: ACT/365.FIXED, or as agreed by the counterparties
	Holiday Calendars: Auckland, Wellington
	Business Day Conventions: Modified Following with adjustment to period end dates
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first BKBM Fixing Date is equal to the trade date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
~ 1	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1352. CHF SARON Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Over view	notional over a term to maturity.
Ticker	CHF SWAP OIS [Tenor]
Currency	CHF
Floating Rate Index	Swiss Average Rate Overnight
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and Minimum Increment	As agreed by the counterparties
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	Payment: Annual, at Maturity
	• Day Count Conventions: ACT/360 or as agreed by the counterparties.
	Holiday Calendar: Switzerland
	Business Day Conventions: Modified Following with adjustment to period end dates
	Floating Leg
	Payment/Resets: Annual, at Maturity
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendar: Switzerland</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>
Swap Tenor	• Business Day Conventions: Modified Following with adjustment to period end dates The duration of time from the effective date to the maturity date. A contract can have a tenor from 7 days to up
Swap Tenor	to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
Elective Date	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
Tayment and Resets	Courte Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Duy count convention, riounny meters rule mach and riourny reset Dues.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SARON Fixing Date is equal to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
••	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
in portable Levels	As set form in or re-regulation 15.05

## RULE 1353. EUR €STR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	notional over a term to maturity.
Ticker	EUR Swap (ESTR) [Tenor]
Currency	EUR
Floating Rate Index	€STR
Fixed Rate	Par; Custom coupon; the then-current rates for Market Agreed Coupon ("MAC")
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float.
Thung conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
•	Payment: Annual
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties.</li> </ul>
	Holiday Calendars: Target
	Business Day Conventions: Modified Following with adjustment to period end dates
	Floating Leg
	Payment/Resets: Daily, Annual
	<ul> <li>Day Count Conventions: ACT/360, or as agreed by the counterparties</li> </ul>
	Holiday Calendars: Target
	Business Day Conventions: Modified Following with adjustment to period end dates
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 7 days to up to 70 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first €STR Fixing Date is equal to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing Venue	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional over a term to maturity.
Ticker	JPY OIS SWAP [Tenor]
Currency	JPY
Floating Rate Index	TONAR
Fixed Rate	Par, Custom Coupon
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float. Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
	Payment: Annual, Semi-Annual, Quarterly
	Day Count Conventions: ACT/365, ACT/360, 30/360
	Holiday Calendars: Tokyo
	Business Day Conventions: Modified Following with adjustment to period end dates
	Floating Leg
	Payment/Resets: Annual, Semi-Annual, Quarterly
	<ul> <li>Day Count Conventions: ACT/365, or as agreed by the counterparties</li> </ul>
	Holiday Calendars: Tokyo
	Business Day Conventions: Modified Following with adjustment to period end dates
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 7 days to up to
<b>I</b>	50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first TONAR Fixing Date is equal to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing Venue	Japan Securities Clearing Corporation, LCH.Clearnet Ltd.; Chicago Mercantile Exchange, Inc.; Eurex Clearing
	Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1354. JPY OIS TONAR Fixed-to-Floating Swap Contract

## RULE 1355. SGD SOR Fixed-to-Floating Swap Contract

Contract Overview	A second s
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional over a term to maturity.
T: 1	SGD SWAP vs [Floating Index Maturity]
Ticker	
Currency	SGD
Floating Rate Index	SOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Monthly, Quarterly, Semi-Annual
	• Day Count Conventions: ACT/365
	• Holiday Calendar: Singapore
	Business Day Conventions: Modified Following
	Floating Leg
	• Payment/Resets: Monthly, Quarterly, Semi-Annual
	• Day Count Conventions: ACT/365
	• Holiday Calendar: Singapore
C 10	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
	to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
M. A. M. D. A	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Electing Logi The normant amount of the Electing Log is based on the following: National Dermant
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requercy, Day Count Convention, Floating interest Kate index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SOR Fixing Date is two Singapore business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Trade Start Types	<u>Non-Spot</u> : Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	
	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1356. OIS SORA Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
	specified notional over a term to maturity.
Ticker	SGD SWAP vs SORA [Floating Index Maturity]
Currency	SGD
Floating Rate Index	SORA
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365 or as agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendar: Singapore</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365 or as agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendar: Singapore</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
	to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SORA Fixing Date is equal to the Effective Date of the swap
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1357. CAD OIS CORRA Fixed-to-Floating Swap Contract

Contract Overview         An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional over a term to maturity.           Ticker         CAD SWAP vs CORRA [Floating Index Maturity]           Currency         CAD           Ploating Rate Index         CORRA           Fixed Rate         Par, custom coupon           Quoting Convention and         As agreed by the counterparties           Minimum Increment         As agreed by the counterparties           Contract Size         As agreed by the counterparties           Minimum Size         As agreed by the counterparties           Sul = Receive Fixed, Pay Float         Sel = Receive Fixed, Pay Float           Swap Conventions         Fixed Leg           o Day Count Conventions:         Payment: Monthly, Quarterly, Semi-Annual, Annual           o Day Count Conventions:         Nations ACT/365 or as agreed by the counterparties           o Holiday Calendar: Canada         Business Day Conventions: Modified Following           Floating Leg         Payment/Rest: Monthly, Quarterly, Semi-Annual, Annual           o Day Count Conventions: Modified Following         Business Day Conventions: Modified Following           Swap Tenor         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 59 vers.           Effective Date         The fina		
Ticker       CAD SWAP vs CORRA [Floating Index Maturity]         Currency       CAD         Floating Rate Index       CORRA         Fixed Rate       Par; custom coupon         Quoting Convention and       As agreed by the counterparties         Minimum Increment       As agreed by the counterparties         Trading Conventions       Buy - Pay Fixed, Receive Float         Sel = Receive Fixed, Pay Float       Sel = Receive Fixed, Pay Float         Swap Conventions       Fixed Leg         o Day Count Conventions: ACT/365 or as agreed by the counterparties         0       Payment: Monthly, Quarterly, Semi-Annual, Annual         0       Day Count Conventions: ACT/365 or as agreed by the counterparties         0       Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         0       Day Count Conventions: Modified Following         Floating Leg       o Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         0       Day Count Conventions: Modified Following         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days         Maturity Date       The final date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Periodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is base	Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
Currency         CAD           Floating Rate Index         CORRA           Fixed Rate         Par; custom coupon           Quoting Convention and         As agreed by the counterparties           Minimum Increment         As agreed by the counterparties           Contract Size         As agreed by the counterparties           Trading Convention and         Buy = Pay Fixed, Receive Float           Sell = Receive Fixed, Pay Float         Striked Lag           Swap Conventions         Fixed Lag           0         Payment: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: ACT/365 or as agreed by the counterparties           0         Holiday Calendaria: Canada           0         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: Modified Following           Floating Leg         Out Conventions: Modified Following           0         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: Modified Following           Swap Tenor         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.           Effective Date         The final date on which parties begin calculating accrued obligations such as fixed and floating interest rate payment fic., the start date of the swap).		
Floating Rate Index         CORRA           Fixed Rate         Par, custom coupon           Quoting Convention and         As agreed by the counterparties           Minimum Increment         As agreed by the counterparties           Ontract Size         As agreed by the counterparties           Trading Conventions         Buy = Pay Fixed, Receive Fixed, Pay Float           Swap Conventions         Fixed Leg           0         Day Court Conventions: ACT/365 or as agreed by the counterparties           0         Day Count Conventions: ACT/365 or as agreed by the counterparties           0         Day Count Conventions: Modified Following           Floating Leg         0           0         Payment: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: Modified Following           Floating Leg         0           0         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: ACT/365 or as agreed by the counterparties           0         Holiday Calendar: Canada           0         Business Day Conventions: Modified Following           Floating Leg         The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).           Stup So Song         The date on which the o		
Fixed Rate         Par; custom coupon           Quoting Convention and         As agreed by the counterparties           Minimum Increment         As agreed by the counterparties           Trading Conventions         Buy = Pay Fixed, Receive Float           Sell = Receive Fixed, Pay Float         Sell = Receive Fixed, Pay Float           Swap Conventions         Fixed Leg           0         Payment: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: ACT/365 or as agreed by the counterparties           0         Holiday Calendar: Canada           0         Payment: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: Modified Following           Floating Leg         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: Modified Following           Floating Leg         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: Modified Following           Swap Tenor         The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).           Maturity Date         The final date on which the obligations no longer accrue and the final payment perceind: Settlement:		
Quoting Convention and Minimum Increment         As agreed by the counterparties           Contract Size         As agreed by the counterparties           Minimum Size         As agreed by the counterparties           Trading Conventions         Buy = Pay Fixed, Receive Float           Swap Conventions         Fixed, Pay Float           Swap Conventions         O Payment: Monthly, Quarterly, Semi-Annual, Annual           O Day Count Conventions: ACT/365 or as agreed by the counterparties         O Holiday Calendar: Canada           O Business Day Conventions: Modified Following         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.           Effective Date         The duate on which there obligations no longer accrue and the final payment occurs.           Periodic Settlement:         Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.           Floating Leg: The payment amount of the Floating Leg is based on the following: Rotional, Payment Freque	8	
Minimum Increment         Contract Size         As agreed by the counterparties           Minimum Size         As agreed by the counterparties         Mainum Size         As agreed by the counterparties           Trading Conventions         Buy = Pay Fixed, Receive Float         Sell = Receive Fixed, Pay Float           Swap Conventions         Fixed Leg         •         Payment: Monthly, Quarterly, Semi-Annual, Annual           0         Day Court Conventions: ACT/365 or as agreed by the counterparties         •         Holiday Calendar: Canada           0         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         •         Day Court Conventions: ACT/365 or as agreed by the counterparties           0         Holiday Calendar: Canada         •         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Day Court Conventions: ACT/365 or as agreed by the counterparties         •         Holiday Calendar: Canada           0         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         •         Day Court Conventions: Modified Following           Swap Tenor         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date         The final date on which the obligations no longer accrue and the final payment occurs.           Pariodic Settlement:         Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment		
Contract Size       As agreed by the counterparties         Minimum Size       As agreed by the counterparties         Trading Conventions       Buy = Pay Fixed, Receive Float         Swap Conventions       Fixed Leg       Operation         Swap Conventions       Fixed Leg       Operation         O Payment: Monthly, Quarterly, Semi-Annual, Annual       Operation       Operation         O Business Day Conventions: ACT/365 or as agreed by the counterparties       Operation       Operation         O Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual       Operation       Operation       Operation         Swap Conventions       Day Count Conventions: ACT/365 or as agreed by the counterparties       Operation       Operation         O Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual       Operation       Operation       Operation         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.       The duate on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.       Periodic Settlement:         Payment and Resets       Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Leg i		As agreed by the counterparties
Minimum Size         As agreed by the counterparties           Trading Conventions         Buy = Pay Fixed, Receive Float Sell = Receive Fixed, Pay Float           Swap Conventions         Fixed Leg           Swap Conventions         Fixed Leg           0         Payment: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: ACT/365 or as agreed by the counterparties           0         Holiday Calendar: Canada           0         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           0         Day Count Conventions: ACT/365 or as agreed by the counterparties           0         Holiday Calendar: Canada           0         Buy Count Conventions: ACT/365 or as agreed by the counterparties           1         Holiday Calendar: Canada           0         Buy Count Conventions: Modified Following           Stelf         The duation of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.     <		
Trading Conventions       Buy = Pay Fixed, Receive Float Sell = Receive Fixed, Pay Float         Swap Conventions       Fixed Leg         0       Payment: Monthly, Quarterly, Semi-Annual, Annual         0       Day Count Conventions: ACT/365 or as agreed by the counterparties         0       Holiday Calendar: Canada         0       Business Day Conventions: Modified Following         Floating Leg       0         0       Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         0       Day Count Conventions: Modified Following         Floating Leg       0         0       Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         0       Day Count Conventions: ACT/365 or as agreed by the counterparties         0       Holiday Calendar: Canada         0       Business Day Conventions: Modified Following         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The date on which the obligations no longer accrue and the final payment orecurs.         Priodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.         Payments are settled in accordance with the payment frequency of the swap.         Trade Start Types       S	Contract Size	As agreed by the counterparties
Sell = Receive Fixed, Pay Float           Swap Conventions         Fixed Leg           Fixed Leg         Fixed Leg           O Payment: Monthly, Quarterly, Semi-Annual, Annual         Day Count Conventions: ACT/365 or as agreed by the counterparties           O Holiday Calendar: Canada         Business Day Conventions: Modified Following           Floating Leg         Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual           Day Count Conventions: ACT/365 or as agreed by the counterparties         Holiday Calendar: Canada           Day Count Conventions: ACT/365 or as agreed by the counterparties         Holiday Calendar: Canada           Day Count Conventions: Modified Following         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.           Effective Date         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.           Maturity Date         The final date on which the obligations no longer accrue and the final payment occurs.           Periodic Settlement:         Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.           Payments are settled in accordance with the payment frequency of the swap.         Trade Start Types           Spot: A new swap where the Effectiv		
Swap Conventions       Fixed Leg         •       Payment: Monthly, Quarterly, Semi-Annual, Annual         •       Day Count Conventions: ACT/365 or as agreed by the counterparties         •       Holiday Calendar: Canada         •       Business Day Conventions: Modified Following         Floating Leg       •         •       Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         •       Day Count Conventions: ACT/365 or as agreed by the counterparties         •       Holiday Calendar: Canada         •       Business Day Conventions: Modified Following         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The funal date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.         Previodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment         Payments are settled in accordance with the payment frequency of the swap.       Firequency, Day Count Convention, Floating Leg is based on the following: Notional, Payment         First Fixing Date       The first CORAA Fixing Date is equal to the Effective Date of the swap.         Trade Start Typ	Trading Conventions	Buy = Pay Fixed, Receive Float
• Payment: Monthly, Quarterly, Semi-Annual, Annual         • Day Count Conventions: ACT/365 or as agreed by the counterparties         • Holiday Calendar: Canada         • Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         • Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         • Day Count Conventions: ACT/365 or as agreed by the counterparties         • Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         • Day Count Conventions: Modified Following         Swap Tenor         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date         Payments (i.e., the start date of the swap).         Maturity Date         The final date on which parties begin calculating accrue dobligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Payment and Resets         Floating Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap.         Trade Start Types       Spot: An variang where the Effective Date is T+1 from the trade date.         Non-Spot: Any date where the Effective Date is a date ofther than the spot date.         Settlement Procedure       As determinied by the Clearing House or an agreement between the counterp		Sell = Receive Fixed, Pay Float
o       Day Count Conventions: ACT/365 or as agreed by the counterparties         o       Holiday Calendar: Canada         o       Business Day Conventions: Modified Following         Floating Leg       o         o       Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         o       Day Count Conventions: Modified Following         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.         Periodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.         Ploating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date is T+1 from the trade date.         Non-Spot: Anny date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)	Swap Conventions	Fixed Leg
o       Holiday Calendar: Canada         o       Business Day Conventions: Modified Following         Floating Leg       o         o       Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         o       Day Count Conventions: ACT/365 or as agreed by the counterparties         o       Holiday Calendar: Canada         o       Business Day Conventions: Modified Following         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.         Periodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.         Ploating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.         Ploating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.         Ploating Leg: The payment accurate with the payment frequency of the swap.         Trade Start Types       Spoi: A new swap where the Effective Date is T+1 from the trade date.	-	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>
• Business Day Conventions: Modified Following         Floating Leg         • Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         • Day Count Conventions: ACT/365 or as agreed by the counterparties         • Holiday Calendar: Canada         • Business Day Conventions: Modified Following         Swap Tenor         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The fata on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.         Periodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.         Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap.         Trade Start Types       Spot: A new swap where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01:24:00 Sunday-Friday (Eastern Time)         Clearing House       As set		<ul> <li>Day Count Conventions: ACT/365 or as agreed by the counterparties</li> </ul>
Floating LegFloating Leg• Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual• Day Count Conventions: ACT/365 or as agreed by the counterparties• Holiday Calendar: Canada• Business Day Conventions: Modified FollowingSwap TenorThe duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.Effective DateThe date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).Maturity DatePeriodic Settlement:Payment and ResetsFixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest RatePayments are settled in accordance with the payment frequency of the swap.Trade Start TypesSpot: A new swap where the Effective Date is a date of the trade date.Non-Spot: Any date where the Effective Date is a date of the trade date.Non-Spot: Any date where the Effective Date is a date of the trade date.Statement ProcedureAs determined by the Clearing House or an agreement between the counterpartiesClearing HouseChearing HouseChearing HouseChearing HouseAs set forth in Appendix Friday (Eastern Time)Clearing HouseAs set forth in Paynel XFriday (Eastern Time)Chearing HouseAs set forth in Paynelis Fro QualtarianSpeculative LimitsAs set forth in Paynelis Fro Qualtarian		<ul> <li>Holiday Calendar: Canada</li> </ul>
• Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual         • Day Count Conventions: ACT/365 or as agreed by the counterparties         • Holiday Calendar: Canada         • Business Day Conventions: Modified Following         Swap Tenor         The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.         Periodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.         Payments are settled in accordance with the payment frequency of the swap.         Trade Start Types       Spot: A new swap where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc., LCH.Clearet Ld, or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations		
o       Day Count Conventions: ACT/365 or as agreed by the counterparties         o       Holiday Calendar: Canada         o       Business Day Conventions: Modified Following         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.         Periodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.         Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap.         Trade Start Types       Spot: A new swap where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH. Clearmet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations <th></th> <th>Floating Leg</th>		Floating Leg
o       Holiday Calendar: Canada         o       Business Day Conventions: Modified Following         Swap Tenor       The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.         Effective Date       The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).         Maturity Date       The final date on which the obligations no longer accrue and the final payment occurs.         Periodic Settlement:       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.         Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.         Payments are settled in accordance with the payment frequency of the swap.         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date.         Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       Ociol-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations		
oBusiness Day Conventions: Modified FollowingSwap TenorThe duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.Effective DateThe date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).Maturity DateThe final date on which the obligations no longer accrue and the final payment occurs.Periodic Settlement: Payment and ResetsFixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.First Fixing DateThe first CORRA Fixing Date is equal to the Effective Date of the swap.First Fixing DateThe first CORRA Fixing Date is equal to the Effective Date of the swapTrade Start TypesSpot: A new swap where the Effective Date is a date other than the spot date.Settlement ProcedureAs determined by the Clearing House or an agreement between the counterpartiesOtio1-24:00 Sunday-Friday (Eastern Time)Chicago Mercantile Exchange, Inc.,LCH.Clearmet Ltd. or BilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations		
Swap TenorThe duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.Effective DateThe date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).Maturity DateThe final date on which the obligations no longer accrue and the final payment occurs.Periodic Settlement: Payment and ResetsFixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.Payments are settled in accordance with the payment frequency of the swap.First Fixing DateThe first CORRA Fixing Date is equal to the Effective Date of the swapTrade Start TypesSpot: A new swap where the Effective Date is a date other than the spot date. Non-Spot: Any date where the Effective Date is a date other than the spot date.Settlement ProcedureAs determined by the Clearing House or an agreement between the counterpartiesTrading HoursO0:01-24:00 Sunday-Friday (Eastern Time)Clearing HouseChicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral Block SizeBork SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations		<ul> <li>Holiday Calendar: Canada</li> </ul>
to up to 50 years.Effective DateThe date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).Maturity DateThe final date on which the obligations no longer accrue and the final payment occurs.Periodic Settlement: Payment and ResetsFixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.Payments are settled in accordance with the payment frequency of the swap.First Fixing DateThe first CORRA Fixing Date is equal to the Effective Date of the swapSpot: A new swap where the Effective Date is a date other than the spot date. Non-Spot: Any date where the Effective Date is a date other than the spot date.Settlement ProcedureAs determined by the Clearing House or an agreement between the counterpartiesTrading HoursOu:01-24:00 Sunday-Friday (Eastern Time)Clearing HouseChicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or BilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC RegulationsSpeculative LimitsAs set forth in Part 150 of the CFTC Regulations		
Effective DateThe date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap).Maturity DateThe final date on which the obligations no longer accrue and the final payment occurs.Periodic Settlement: Payment and ResetsFixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.Payments are settled in accordance with the payment frequency of the swap.First Fixing DateThe first CORRA Fixing Date is equal to the Effective Date of the swapTrade Start TypesSpot: A new swap where the Effective Date is T+1 from the rade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.Settlement ProcedureAs determined by the Clearing House or an agreement between the counterpartiesTrading HoursO0:01-24:00 Sunday-Friday (Eastern Time)Clearing HouseChicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or BilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations	Swap Tenor	
payments (i.e., the start date of the swap).Maturity DateThe final date on which the obligations no longer accrue and the final payment occurs.Periodic Settlement: Payment and ResetsFixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.Ploating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.Payments are settled in accordance with the payment frequency of the swap.First Fixing DateThe first CORRA Fixing Date is equal to the Effective Date of the swapTrade Start TypesSpot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.Settlement ProcedureAs determined by the Clearing House or an agreement between the counterpartiesTrading Hours00:01-24:00 Sunday-Friday (Eastern Time)Clearing HouseChicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or BilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations		
Maturity DateThe final date on which the obligations no longer accrue and the final payment occurs.Periodic Settlement: Payment and ResetsFixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.Payment and ResetsFloating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate.Payments are settled in accordance with the payment frequency of the swap.First Fixing DateThe first CORRA Fixing Date is equal to the Effective Date of the swapTrade Start TypesSpot: An ew swap where the Effective Date is a date other than the spot date.Settlement ProcedureAs determined by the Clearing House or an agreement between the counterpartiesTrading Hours00:01-24:00 Sunday-Friday (Eastern Time)Clearing HouseChicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or BilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations	Effective Date	
Periodic Settlement: Payment and Resets       Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.         Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.         Payments are settled in accordance with the payment frequency of the swap.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations		
Payment and Resets       Frequency, Day Count Convention and Fixed Interest Rate.         Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.         Payments are settled in accordance with the payment frequency of the swap.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap.         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date.         Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       As set forth in Part 150 of the CFTC Regulations		
Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.         Payments are settled in accordance with the payment frequency of the swap.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap.         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       As set forth in Part 150 of the CFTC Regulations	Periodic Settlement:	
Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.         Payments are settled in accordance with the payment frequency of the swap.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       As set forth in Part 150 of the CFTC Regulations	Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.         Payments are settled in accordance with the payment frequency of the swap.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       As set forth in Part 150 of the CFTC Regulations		
Payments are settled in accordance with the payment frequency of the swap.         First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       As set forth in Part 150 of the CFTC Regulations		
First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       As set forth in Part 150 of the CFTC Regulations		Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
First Fixing Date       The first CORRA Fixing Date is equal to the Effective Date of the swap         Trade Start Types       Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.         Settlement Procedure       As determined by the Clearing House or an agreement between the counterparties         Trading Hours       00:01-24:00 Sunday-Friday (Eastern Time)         Clearing House       Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       As set forth in Part 150 of the CFTC Regulations		
Trade Start Types         Spot: A new swap where the Effective Date is T+1 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.           Settlement Procedure         As determined by the Clearing House or an agreement between the counterparties           Trading Hours         00:01-24:00 Sunday-Friday (Eastern Time)           Clearing House         Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         As set forth in Part 150 of the CFTC Regulations		
Non-Spot: Any date where the Effective Date is a date other than the spot date.           Settlement Procedure         As determined by the Clearing House or an agreement between the counterparties           Trading Hours         00:01-24:00 Sunday-Friday (Eastern Time)           Clearing House         Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         As set forth in Part 150 of the CFTC Regulations		
Settlement Procedure         As determined by the Clearing House or an agreement between the counterparties           Trading Hours         00:01-24:00 Sunday-Friday (Eastern Time)           Clearing House         Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         As set forth in Part 150 of the CFTC Regulations	Trade Start Types	
Trading Hours         00:01-24:00 Sunday-Friday (Eastern Time)           Clearing House         Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         As set forth in Part 150 of the CFTC Regulations		
Clearing House         Chicago Mercantile Exchange, Inc.,LCH.Clearnet Ltd. or Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         As set forth in Part 150 of the CFTC Regulations		
Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         As set forth in Part 150 of the CFTC Regulations		
Speculative Limits As set forth in Part 150 of the CFTC Regulations	8	
	Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Reportable Levels As set forth in CFTC Regulation 15.03	Speculative Limits	As set forth in Part 150 of the CFTC Regulations
		As set forth in CFTC Regulation 15.03

# RULE 1358. USD U.S. CPI Urban Consumers Not Seasonably Adjusted Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero
	coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional principal
	amount and the other party pays a floating rate linked to an inflation index.
Ticker	USD [ZC Inflation] Swap vs CPURNSA [Tenor]
	USD [ZC Inflation] Swap vs CPURNSA [Maturity Date]
Currency	USD
Floating Rate Index	U.S. CPI Urban Consumers Not Seasonably Adjusted (CPURNSA)
Fixed Rate	Par Coupon, Custom Coupon
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Floating
	Sell = Receive Fixed, Pay Floating
Swap Conventions	Fixed Leg
	Payment: At maturity
	Compounding: Annual
	Day Count Conventions: 1/1
	Holiday Calendars: Federal Reserve, England
	Business Day Conventions: Modified Following with adjustment to period end dates
	Inflation Leg
	Payment/Resets: At maturity/At maturity
	• Day Count Conventions: 1/1
	Holiday Calendars: Federal Reserve, England
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to
<b>r</b>	30 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the
	start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency,
Payment and Resets	Payment Frequency, Day Count and Fixed Interest Rate.
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency,
	Day Count, Floating Rate Index and Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first CPURNSA Fixing Date is observed 3 months prior to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is 2 business days after trade date.
riade Start Types	<u>Non-Spot</u> : Any swap with an Effective Date different to the Effective Date of a Spot Swap.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing Venue	LCH.Clearnet Ltd or Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.
Speculative Limits	As set forth in Part 150 of CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
reportable Levels	The sector and of the Regulation 19.05

#### RULE 1359. EUR Eurostat Eurozone Harmonized Index of Consumer Prices Excluding Tobacco Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional principal
	amount and the other party pays a floating rate linked to an inflation index.
Ticker	EUR ZC Inflation Swap vs CPTFEMU [tenor]
	EUR ZC Inflation Swap vs CPTFEMU [maturity date]
Currency	EUR
Floating Rate Index	Harmonized Index of Consumer Prices Excluding Tobacco (HICP-EXCL)
Fixed Rate	Par Coupon, Custom Coupon
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy=PayFixed,ReceiveFloatingSell = Receive Fixed, Pay Floating
Swap Conventions	Fixed Leg
	Payment: At maturity
	Compounding: Annual
	Day Count Conventions: 1/1
	Holiday Calendars: Target
	Business Day Conventions: Modified Following with adjustment to period end dates.
	Inflation Leg
	Payment: At maturity
	Resets: 3 Months before Effective Date and 3 Months before Maturity Date
	Day Count Conventions: 1/1
	Holiday Calendars: Target
	Business Day Conventions: Modified Following with adjustment to period end dates.
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency,
Payment and Resets	Payment Frequency, Day Count and Fixed Interest Rate.
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency,
	Day Count, Floating Rate Index and Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first HICP-EXCL Fixing Date is observed 3 months prior to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is 15 <sup>th</sup> of the month of the trade date.
V 1	Non-Spot: Any 15th of a month, as long as the Initial Fixing Index is known.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing Venue	LCH.Clearnet Ltd, Eurex Clearing AG or Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.
Speculative Limits	As set forth in Part 150 of CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

## RULE 1360. GBP UK Retail Prices Index Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional principal						
	amount and the other party pays a floating rate linked to an inflation index.						
Ticker	GBP ZC Inflation Swap vs UKRPI [tenor]						
	GBP ZC Inflation Swap vs UKRPI [maturity date]						
Currency	GBP						
Floating Rate Index	United Kingdom Retail Prices Index (UK RPI)						
Fixed Rate	Par Coupon, Custom Coupon						
Contract Size	As agreed by the counterparties						
Minimum Size	As agreed by the counterparties						
Trading Conventions	Buy=PayFixed,ReceiveFloatingSell = Receive Fixed, Pay Floating						
Swap Conventions	Fixed Leg						
	Payment: At maturity						
	Compounding: Annual						
	Day Count Conventions: 1/1						
	Holiday Calendar: England						
	Business Day Conventions: Modified Following with adjustment to period end dates.						
	Inflation Leg Payment: At Maturity						
	Resets: 2 Months before Effective Date and 2 Months before Maturity Date						
	Dav Count Conventions: 1/1						
	Holiday Calendar: England						
	Business Day Conventions: Modified Following with adjustment to period end dates.						
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to						
	50 years.						
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the start date of the swap).						
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.						
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency,						
Payment and Resets	Payment Frequency, Day Count and Fixed Interest Rate.						
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency,						
	Day Count, Floating Rate Index and Reset Dates.						
	Payments are settled in accordance with the payment frequency of the swap.						
First Fixing Date	The first UK RPI Fixing Date is observed 2 months prior to the effective date of the swap.         Spot: A new swap where the Effective Date is 15 <sup>th</sup> of the month of the trade date.						
Trade Start Types							
••	Non-Spot: Any 15th of a month, as long as the Initial Fixing Index is known.						
Settlement Procedure	As determined by the Clearing House						
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)						
Clearing Venue	LCH.Clearnet Ltd, Eurex Clearing AG or Bilateral						
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.						
Speculative Limits	As set forth in Part 150 of CFTC Regulations						
Reportable Levels	As set forth in CFTC Regulation 15.03						

## RULE 1361. EUR France Inflation Consumer Price Index Excluding Tobacco Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero						
	coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional principal						
	amount and the other party pays a floating rate linked to an inflation index.						
Ticker	EUR ZC Inflation Swap vs FRCPXTOB [tenor]						
	EUR ZC Inflation Swap vs FRCPXTOB [maturity date]						
Currency	EUR						
Floating Rate Index	France Consumer Price Index Excluding Tobacco (CPI-Excl)						
Fixed Rate	Par Coupon, Custom Coupon						
Contract Size	As agreed by the counterparties						
Minimum Size	As agreed by the counterparties						
Trading Conventions	Buy = Pay Fixed, Receive Floating						
	Sell = Receive Fixed, Pay Floating						
Swap Conventions	Fixed Leg						
	Payment: At maturity						
	Compounding: Annual						
	Day Count Conventions: 1/1						
	Holiday Calendars: Target Business Day Conventions: Modified Following with adjustment to period end dates.						
	Business Day Conventions: Modified Following with adjustment to period end dates.						
	Inflation Leg						
	Payment: At Maturity						
	Resets: 3 Months before Effective Date and 3 Months before Maturity Date						
	Day Count Conventions: 1/1						
	Holiday Calendars: Target						
	Business Day Conventions: Modified Following with adjustment to period end dates.						
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to						
•	30 years.						
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the start date of the swap).						
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.						
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency,						
Payment and Resets	Payment Frequency, Day Count and Fixed Interest Rate.						
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency,						
	Day Count, Floating Rate Index and Reset Dates.						
	Payments are settled in accordance with the payment frequency of the swap.						
First Fixing Date	The first CPI-Excl Fixing Date is observed 3 months prior to the effective date of the swap.						
Trade Start Types	<u>Spot</u> : A new swap where the Effective Date is 15 <sup>th</sup> of the month of the trade date.						
Trade Start Types	<u>Non-Spot</u> : Any 15th of a month, as long as the Initial Fixing Index is known.						
Settlement Procedure	As determined by the Clearing House						
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)						
Clearing Venue	LCH.Clearnet Ltd, Eurex Clearing AG or Bilateral						
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.						
Speculative Limits	As set forth in Part 150 of CFTC Regulations						
Reportable Levels	As set forth in CFTC Regulation 15.03						
reportable Levels	7.6 Set forum et 1 e Regulation 15.05						

## RULE 1362. Colombian Peso Indicador Bancario Referencia Overnight Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a			
	specified notional over a term to maturity.			
Ticker	COP Swap NDOIS [Tenor]			
Currency	СОР			
Floating Rate Index	IBR Overnight (Indicador Bancario de Referencia)			
Fixed Rate	Par; custom coupon			
Quoting Convention and	As agreed by the counterparties			
Minimum Increment				
Contract Size	As agreed by the counterparties			
Minimum Size	As agreed by the counterparties			
Trading Conventions	Buy = Pay Fixed, Receive Float			
C	Sell = Receive Fixed, Pay Float			
Swap Conventions	Fixed Leg			
-	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>			
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties</li> </ul>			
	<ul> <li>Holiday Calendar: Bogota, New York</li> </ul>			
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>			
	Floating Leg			
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>			
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties</li> </ul>			
	<ul> <li>Holiday Calendar: Bogota, New York</li> </ul>			
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>			
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.			
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate			
	payments (i.e., the start date of the swap).			
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.			
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment			
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.			
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment			
	Frouting Leg: The payment amount of the Fround Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.			
	Frequency, Day Count Convention, Froating interest Rate index and Froating Reset Dates.			
	Payments are settled in accordance with the payment frequency of the swap.			
First Fixing Date	The first IBR Fixing Date is equal to the Effective Date of the swap.			
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.			
Trade Start Types	<u>Non-Spot</u> : Any date where the Effective Date is a date other than the spot date.			
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties			
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)			
Clearing House	Chicago Mercantile Exchange, Inc, LCH.Clearnet Ltd. or Bilateral			
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations			
Speculative Limits	As set forth in Part 150 of the CFTC Regulations			
Reportable Levels	As set forth in CFTC Regulation 15.03			

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional						
Contract Overview	over a term to maturity.						
Ticker	ILS Swap VS [Floating Leg Index Tenor] [Swap Tenor]						
Currency	ILS						
Floating Rate Index	ILS ILS-TELBOR01-Reuters						
Fixed Rate	Par, Custom Coupon						
Contract Size	As agreed by the counterparties						
Minimum Size	As agreed by the counterparties						
Trading Conventions	As agreed by the counterparties Buy = Pay Fixed, Receive Float						
Trading Conventions	Sell = Receive Fixed, Pay Float.						
Swap Conventions	Fixed Leg						
•	Payment: Annual						
	Day Count Conventions: ACT/365 or as agreed by the counterparties.						
	Holiday Calendars: Tel Aviv						
	Business Day Conventions: Modified Following with adjustment to period end dates						
	Floating Leg						
	Payment/Resets: Quarterly, Annual						
	Day Count Conventions: ACT/365, or as agreed by the counterparties						
	Holiday Calendars: Tel Aviv						
	Business Day Conventions: Modified Following with adjustment to period end dates						
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to						
<b>r</b>	11 years.						
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments						
	(i.e., the start date of the swap).						
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.						
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day						
Payment and Resets	Count Convention and Fixed Interest Rate.						
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.						
	Day count contention, riouning meters that met and riouning test Dates.						
	Payments are settled in accordance with the payment frequency of the swap.						
First Fixing Date	The first TELBOR Fixing Date is equal to 2 business days prior to the effective date of the swap.						
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.						
	Non-Spot: Any date where the Effective Date is a date other than the spot date.						
Settlement Procedure	As determined by the Clearing House						
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)						
Clearing Venue	LCH.Clearnet Ltd or Bilateral						
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.						
Speculative Limits	As set forth in Part 150 of the CFTC Regulations						
Reportable Levels	As set forth in CFTC Regulation 15.03						

# RULE 1363. ILS TELBOR Fixed-to-Floating Swap Contract

## RULE 1364. NZD OIS Reserve Bank of New Zealand Official Daily Cash Rate Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a				
Contract Over view	specified notional over a term to maturity.				
Ticker	NZD SWAP vs OCR				
Currency	NZD				
Floating Rate Index	OCR (Reserve Bank of New Zealand Official Daily Cash Rate)				
Floating Rate Index Maturity	1 day				
Fixed Rate	Par; custom coupon				
Quoting Convention and	As agreed by the counterparties				
Minimum Increment	The agreed of the counterparticle				
Contract Size	As agreed by the counterparties				
Minimum Size	As agreed by the counterparties				
Trading Conventions	Buy = Pay Fixed, Receive Float				
	Sell = Receive Fixed, Pay Float				
Swap Conventions	Fixed Leg				
·····	• Payment: Monthly, Quarterly, Semi-Annual, Annual or At Maturity				
	• Day Count Conventions: ACT/365				
	<ul> <li>Holiday Calendar: Auckland, Wellington</li> </ul>				
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>				
	Floating Leg				
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual or At Maturity</li> </ul>				
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>				
	<ul> <li>Holiday Calendar: Auckland, Wellington</li> </ul>				
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>				
wap Tenor The duration of time from the effective date to the maturity date. A contract can have a te					
	to up to 11 years.				
Effective Date The date on which parties begin calculating accrued obligations such as fixed and floating					
	payments (i.e., the start date of the swap).				
Maturity Date	The final date on which the obligations no longer accrued, and the final payment occurs.				
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment				
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.				
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment				
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.				
E' (E' D (	Payments are settled in accordance with the payment frequency of the swap.				
First Fixing Date	The first OCR Fixing Date is on the Effective Date of the swap.				
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.				
Cattlana and Dava	Non-Spot: Any date where the Effective Date is a date other than the spot date.				
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties				
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)				
Clearing House	LCH.Clearnet Ltd. or Bilateral				
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations				
Speculative Limits	As set forth in Part 150 of the CFTC Regulations				
Reportable Levels	As set forth in CFTC Regulation 15.03				

# RULE 1365. USD BSBY Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a				
Contract Over view	specified notional over a term to maturity.				
Ticker	USD SWAP vs [BSBY 1M]; USD SWAP vs [BSBY 3M]				
Currency	USD				
Floating Rate Index	BSBY				
Floating Rate Index Maturity	1M, 3M				
Fixed Rate	Par; custom coupon				
Quoting Convention and	As agreed by the counterparties				
Minimum Increment	The agreed of the counterparties				
Contract Size	As agreed by the counterparties				
Minimum Size	As agreed by the counterparties				
Trading Conventions	Buy = Pay Fixed, Receive Float				
8	Sell = Receive Fixed, Pay Float				
Swap Conventions	Fixed Leg				
	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>				
	<ul> <li>Day Count Conventions: 30/360, ACT/360, ACT/365</li> </ul>				
	<ul> <li>Holiday Calendar: New York</li> </ul>				
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>				
	Floating Leg				
	• Payment/Resets: Monthly, Quarterly				
	• Day Count Conventions: ACT/360				
	• Holiday Calendar: New York				
	• Fixing Calendar: U.S. Government Securities				
0 m	Business Day Conventions: Modified Following				
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 to up to 50 years.				
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate				
Effective Date	payments (i.e., the start date of the swap).				
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.				
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment				
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.				
Tayment and Resets	requerey, bay count convention and rived interest Rate.				
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment				
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.				
	Payments are settled in accordance with the payment frequency of the swap.				
First Fixing Date	The first BSBY Fixing Date is two U.S. Government Securities business days prior to the Effective Date				
0	of the swap.				
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.				
	Non-Spot: Any date where the Effective Date is a date other than the spot date.				
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties				
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)				
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral				
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations				
Speculative Limits	As set forth in Part 150 of the CFTC Regulations				
Reportable Levels	As set forth in CFTC Regulation 15.03				

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified				
	notional over a term to maturity.				
Ticker	THB NDOIS vs THOR				
Currency	THB				
Floating Rate Index	THOR				
Floating Rate Index Maturity	1 day				
Fixed Rate	Par; custom coupon				
Quoting Convention and	As agreed by the counterparties				
Minimum Increment					
Contract Size	As agreed by the counterparties				
Minimum Size	As agreed by the counterparties				
Trading Conventions	Buy = Pay Fixed, Receive Float				
	Sell = Receive Fixed, Pay Float				
Swap Conventions	Fixed Leg				
	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>				
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>				
	<ul> <li>Holiday Calendar: Bangkok, Thailand</li> </ul>				
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>				
	Floating Leg				
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>				
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>				
	<ul> <li>Holiday Calendar: Bangkok, Thailand</li> </ul>				
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>				
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days				
	to up to 11 years.				
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate				
	payments (i.e., the start date of the swap).				
Maturity Date	The final date on which the obligations no longer accrued and the final payment occurs.				
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,				
Payment and Resets	Day Count Convention and Fixed Interest Rate.				
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment				
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.				
	Downants are actual in accordance with the normant framework of the group				
Fined Fining Deda	Payments are settled in accordance with the payment frequency of the swap. The first THOR Fixing Date is two Singapore business days prior to the Effective Date of the swap.				
First Fixing Date	Spot: A new swap where the Effective Date is T+2 from the trade date.				
Trade Start Types	<u>Spot</u> : A new swap where the Effective Date is 1+2 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.				
Settlement Procedure					
	As determined by the Clearing House or an agreement between the counterparties				
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time) LCH.Clearnet Ltd. or Bilateral				
Clearing House					
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations				
Speculative Limits	As set forth in Part 150 of the CFTC Regulations				
Reportable Levels	As set forth in CFTC Regulation 15.03				

# **RULE 1366. THB THOR Fixed-to-Floating Swap Contract**

## CHAPTER 14. FOREIGN EXCHANGE CONTRACTS TERMS AND CONDITIONS

<b>RULE 1401.</b>	Foreign Exchange Contract – Non-Deliverable Forward
-------------------	-----------------------------------------------------

Contract	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference between the
Overview	contracted NDF price or rate and the prevailing spot price or rate on an agreed notional amount.
Reference	Non-deliverable currency
Currency	BRL Brazilian Real
·	ARS Argentine Peso
	CNY Chinese Renminbi
	IDR Indonesian Rupiah
	INR Indian Rupee
	KRW South Korean Won
	<ul> <li>MYR Malaysian Ringgit (Please see Notice to Participants 2017-3, which is posted on BSEF's website)</li> </ul>
	<ul> <li>MTR Maraysian Ringgit (rease see Notice to Farticipants 2017-3, which is posted on BSET's website)</li> <li>PHP Philippine Peso</li> </ul>
	TWD Taiwan Dollar
	VND Vietnamese đồng
	EGP Egyptian pound
	RUB Russian ruble
	• KZT Kazakh tenge
	CLP Chilean Peso
	COP Colombian Peso
	PEN Peruvian nuevo sol
	UAH Ukrainian hryvnia
	NGN Nigerian naira
	GHS Ghanaian cedi
	PKR Pakistani rupee
	UGX Ugandan Shilling
	PYG Paraguay Guarani
Settlement	See currency list below
Currency	
Quoting	Notional amount, as agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	Notional amount, as agreed by counterparties
Notional	Currency in which contract size is expressed in
Currency	
Trading	Buy or Sell which refers to the contract size expressed in notional currency
Conventions	
Forward Rate	Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency
Trade Date	The date on which parties enter into the contract
Settlement Date	Specified settlement or payment date
Fixing Date	The date at which the difference between the prevailing market exchange rate and the agreed upon exchange rate is
-	calculated.
Settlement	Bilateral settlement performed in settlement currency based on the exchange rate published by sources set forth in
Procedure	Attachment B hereto.
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative	As set in Part 150 of the CFTC Regulations
Limits	As anti- OFTO Paralletics 15.02
Reportable	As set in CFTC Regulation 15.03
Levels	

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar **BOB** Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTQ Guatemala Quetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KES Kenvan Shilling KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufivaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Rival ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc

SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra SVC El Salvador Colon

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

<u>Attachment B</u> Exchange Rate Sources

Currency	Primary Fixing Source	Description	Secondary Fixing Source	Description
Brazilian Real (BRL)	BRL PTAX	The BRL PTAX Rate is published at approximately 6:00 PM São Paulo time on the Valuation Date. The BZFXPTAX Index refers to the average rate displayed by Brazil's Central Bank under the transaction PTAX800, in the SISBACEN (Central Bank System), regarding the notation 220-USD (moeda 220 - Dolar dos Estados Unidos).	EMTA BRL Industry Survey Rate (BRL 12)	The EMTA BRL Industry Survey Rate is determined pursuant to the EMTA BRL Industry Survey Rate Methodology dated March 1, 2004.
Argentine Peso (ARS)	EMTA ARS Industry Survey Rate	The EMTA ARS Industry Survey Rate resulting from the EMTA ARS Industry Survey Rate Methodology dated as of January 2, 2003, is available <u>only</u> on a Business Day in both Buenos Aires and New York City. This rate quotation appears on EMTA's website, http://www.emta.org.	EMTA ARS Indicative Survey Rate	The EMTA ARS Industry Survey Rate resulting from the EMTA ARS Industry Survey Rate Methodology dated as of January 2, 2003, is available <u>only</u> on a Business Day in both Buenos Aires and New York City.
Chinese Renminbi (CNY)	CNY SAEC	The CNY SAEC (CNY01) Rate is published at approximately 9:15 a.m., Beijing time on the Valuation Date. This is the daily CNY fixing price released by China Foreign Exchange Trading System. In the interbank market, the fluctuation should not exceed +/-1% of the average price. The price of this index starts from Jan 4,2006, when China introduced OTC trading system in interbank currency market. For more historical prices, please refer to HP of CYCFUSDP Index.	SFEMC CNY Indicative Survey Rate	The SFEMC CNY Indicative Survey Rate is determined pursuant to the SFEMC CNY Indicative Survey Rate Methodology dated December 1, 2004.
Indonesian Rupiah (IDR)	IDR VWAP	The IDR VWAP (IDR03) Rate is published at approximately 11:30 a.m., Singapore time, on the Valuation Date. As of 6th Aug 2013, the Association of Banks Singapore's (ABS) IDR Spot FX benchmark	SFEMC IDR Indicative Survey Rate	The SFEMC IDR Indicative Survey Rate is determined pursuant to the SFEMC IDR Indicative Survey Rate Methodology dated December 1, 2004.

P				<u>.</u>
		transitions from a surveyed benchmark to a traded benchmark. It will be changed from a trimmed arithmetic mean of submissions contributed by a panel of banks (Contributor Banks) to a rate based on the Volume Weighted Average Price (VWAP) of actual interbank transactions.		
Indian Rupee (INR)	INR RBIB	The INR RBIB (INR01) Rate is published at approximately 12:30 p.m. Mumbai time on the Valuation Date. The Rupee Reference Rate is the rate based on 12.00 noon dollar-rupee rates offered by various banks in Mumbai.	SFEMC INR Indicative Survey Rate	The SFEMC INR Indicative Survey Rate is determined pursuant to the SFEMC INR Indicative Survey Rate Methodology dated December 1, 2004.
South Korean Won (KRW)	KRW KFTC18	The KRW KFTC18 (KRW02) Rate is published at approximately 3:30 p.m. Seoul time on the Valuation Date. The basic exchange rate of the Korean won against the US dollar is determined as the transaction volume- weighted average of the rates applied in daily transactions between foreign exchange banks brokered through Seoul Money Brokerage Services, Ltd.(SMBS) and another brokerage house, and is announced at 3:00 pm every business day.	SFEMC KRW Indicative Survey Rate	The SFEMC KRW Indicative Survey Rate is determined pursuant to the SFEMC KRW Indicative Survey Rate Methodology dated December 1, 2004.
Malaysian Ringgit (MYR) (Please see Notice to Participants 2017-3, which is posted on BSEF's website)	MYR ABS	The MYR ABS (MYR01) Rate is published at approximately 11:30 a.m. Singapore time on the Valuation Date. Published by the Central Bank of Malaysia (Bank Nagara)	SFEMC MYR Indicative Survey Rate	The SFEMC MYR Indicative Survey Rate is determined pursuant to the SFEMC MYR Indicative Survey Rate Methodology dated July 15, 2005.
Philippine Peso (PHP)	PHP PDSPESO	The PHP PDSPESO (PHP06) Rate is published at approximately 11:30 a.m., Manila time, on the Valuation Date. Produced by the Bankers Association of Philippines.	The SFEMC PHP Indicative Survey Rate is determined pursuant to the SFEMC PHP Indicative Survey Rate Methodology dated December 1, 2004.	SFEMC PHP Indicative Survey Rate
Taiwan Dollar (TWD)	TWD TAIFX1	The TWD TAIFX1 Rate is published at approximately 11:00	SFEMC TWD Indicative Survey Rate	The SFEMC TWD Indicative Survey Rate is determined pursuant to the SFEMC TWD

		a.m. Taipei time on the Valuation Date by		Indicative Survey Rate Methodology dated
Vietnamese đồng (VND)	VND	Taipei Forex Inc. The Association of Banks Singapore's (ABS)		December 1, 2004.
Egyptian pound (EGP)	EGP FEMF	Published by Central Bank of Egypt Treasury. Rates are updated only when there are FX Spot transactions among the 39 participating banks.	EMTA EGP Indicative Survey Rate	The EMTA EGP Indicative Survey Rate is determined pursuant to the EMTA EGP Indicative Survey Rate Methodology dated as of May 24, 2010.
Russian ruble (RUB)	RUB CME-EMTA	The RUB CME-EMTA Ruble Rate is determined pursuant to the Chicago Mercantile Exchange / EMTA, Inc. Daily Russian Ruble Per U.S. Dollar Reference Rate Methodology Effective June 16, 2005.	EMTA RUB Indicative Survey Rate	The EMTA RUB Indicative Survey Rate is determined pursuant to the EMTA RUB Indicative Survey Methodology effective June 16, 2005.
Kazakh tenge (KZT)	KZT KASE	The KZT KASE Rate is published by the Kazakhstan Stock Exchange Inc. at approximately 11:00 am, Almaty, time.	EMTA KZT Indicative Survey Rate	The EMTA KZT Indicative Survey Rate is determined pursuant to the EMTA KZT Indicative Survey Methodology effective March 16, 2009.
Chilean Peso (CLP)	CLP DÓLAR OBS	Chilean Observed Dollar Exchange Rate (Dolar Observado) - Chilean Central Bank Rates are published daily for operations settled in the prior business day.	EMTA CLP Indicative Survey Rate	The EMTA CLP Indicative Survey Rate is determined pursuant to the EMTA CLP Indicative Survey Rate Methodology dated as of August 1, 2006.
Colombian Peso (COP)	COP TRM	The Market Representative Exchange Rate (Tasa Representativa del Mercado) states the daily exchange rate in the Colombian market, settled in the previous business day. It corresponds to the arithmetic average of the average weighed bid and offer rates of interbank and transfer operations, completed by authorized market intermediaries. The Superintendencia Financiera of Colombia is obligated by law (Article 80 of the Exchange Regulation - Board of Directors of the Central Bank) to calculate and publish the TRM.		
Peruvian Nuevo sol (PEN)	PEN INTERBANK AVE	The data required to calculate this rate are derived from the interbank market transacted over ICAP Datatec and published by Superintendecia de Banca Peru.	EMTA PEN Indicative Survey Rate	The EMTA PEN Indicative Survey Rate is determined pursuant to the EMTA PEN Indicative Survey Rate Methodology dated as of August 1, 2006

Ukrainian Hryvnia (UAH)	EMTA UAH Industry Survey Rate	The EMTA UAH Industry Survey Rate is posted on Thomson Reuters Screen EMTAUAHFIX Page at approximately 11:30 am, Kiev Time.	EMTA UAH Indicative Survey Rate	The EMTA UAH Indicative Survey Rate is determined pursuant to the EMTA UAH Indicative Survey Methodology effective March 16, 2009.
Nigerian Naira (NGN)	NGN FMDA	FMDA - Financial Mkt	EMTA NGN Indicative Survey Rate	The EMTA NGN Indicative Survey Rate is determined pursuant to the NGN Indicative Survey Rate Methodology dated as of December 27, 2010.
Ghanaian Cedi (GHS)	GHS ICAP	The GHS ICAP rate (GHS01) is determined by ICAP Broking Services South Africa (Pty) Ltd. not later than 1:00 p.m., Accra time, based on a poll of onshore FX dealers.	EMTA GHS Indicative Survey Rate	The EMTA GHS Indicative Survey Rate is determined pursuant to the GHS Indicative Survey Rate Methodology dated as of May 9, 2012.
Pakistani Rupee (PKR)	PKR SBPK	The PKR SBPK Rate is published at approximately 2:30 pm, Karachi time, on the Valuation Date by State Bank of Pakistan	SFEMC PKR Indicative Survey Rate	The SFEMC PKR Indicative Survey Rate is determined pursuant to the SFEMC PKR Indicative Survey Rate Methodology dated as of July 14, 2008.

#### Bloomberg Fixing Source BFIX:

The Bloomberg FX Fixing rates ("BFIX") are fixed and published every 30 minutes on the hour and half-hour (liquidity permitting). The BFIX prices are created by taking a short-term Time-Weighted Average Price (TWAP) of the geometric mid-rates of Bloomberg Generic (BGN) prices leading up to and following the fixing time.

By using a short-term TWAP to create the fixing, it ensures that BFIX rates are unsusceptible to spikes and manipulations in the market at fixing time. The length of time used in the TWAP varies from currency to currency, and may in fact vary over time, based on the average tick arrival frequency of the specific currency pair. By using the geometric average to calculate mid-rates, it ensures that BFIX prices are perfectly invertible (e.g., the USDEUR fix is exactly 1 / EURUSD fix). BFIX prices are published on the BLOOMBERG TERMINAL(R) service within 15 seconds of the fixing time.

A linear time-weighted average of quotes is used leading up to the fixing time and for a short time after the fix. For major currencies, this linear TWAP starts eleven seconds before the fix and then decays for six seconds after the fix. For less liquid currencies, the approaching side of the TWAP envelope might be longer than eleven seconds, depending on the quoting frequency of the specific currency pair. The decay after the fix time is always six seconds.

BFIX rates are available on BFIX <GO> and throughout the Bloomberg terminal and API.

#### Bloomberg BGN Reference Price

BGN is a sophisticated pricing algorithm that produces highly accurate bid and ask quotes that are derived from hundreds of quality sources, including indicative and executable price quotes from money-center and regional banks, broker-dealers, inter-dealer brokers, and trading platforms.

The Bloomberg Generic represents Bloomberg's highest-quality FX rate source and is designed to match market-consensus executable bid/ask rates and to be resistant to manipulation by market participants.

For each currency pair the BGN values are based on FX rates from a select subset of Bloomberg's more than 1,000 price contributors. The specific members of the subset are chosen by an automated data quality and consistency scoring algorithm and reviewed periodically. No contributor knows whether or not their prices are included in any BGN set of input prices. These input prices are run through Bloomberg's proprietary blending algorithm which automatically mitigates the effect of outlier quotes and creates a market consensus bid-ask pair of prices for each currency pair.

Contract	A foreign-exchange option (commonly shortened to just FX option or currency option) is a derivative financial		
Overview	instrument that gives the owner the right but not the obligation to exchange money denominated in one currency into		
overview	another currency at a pre-agreed exchange rate on a specified date.		
Trade Date	The date on which parties enter into the contract		
Option Style	American / European		
1 2	• A European option may be exercised only at the expiration date of the option, i.e. at a single pre-defined point in		
	time.		
	• An <b>American option</b> on the other hand may be exercised at <b>any</b> time before the expiration date.		
Option Type	Put/ Call		
	Call option – the right to buy an asset at a fixed date and price.		
	• Put option – the right to sell an asset a fixed date and price.		
Call Currency	Currency for call option		
Put Currency	Currency for put option		
Strike Price	The exchange rate agreed upon inception of the contract at which the investor can exercise an option.		
Expiration Date	Date at which option contract expires		
Expiration	Time at which option contract expires		
Time			
Settlement Date	Settlement date of the option contract		
Premium	Premium amount expressed in premium currency		
Premium	Currency in which option premium is expressed in		
currency			
Premium Date	Date on which premium amount is due		
Quoting	Notional amount, as agreed by counterparties		
Convention			
and Minimum			
Increment Minimum Size	Notional amount, as agreed by counterparties		
Notional	Currency in which contract size is expressed in; please see Notice to Participants 2017-3, which is posted on BSEF's		
Currency	website.		
Settlement	Bilateral settlement performed in settlement currency		
Procedure	Shatetal sectement performed in sectement currency		
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time		
Clearing House	Bilateral		
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.		
Speculative	As set in Part 150 of the CFTC Regulations		
Limits			
Reportable	As set in CFTC Regulation 15.03		
Levels			

# RULE 1402. Foreign Exchange Contract – Vanilla FX Option

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar BOB Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar BWP Botswana Pula BYR Belarus Ruble

**BZD** Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTO Guatemala Ouetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KES Kenyan Shilling KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufivaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Rival SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar

SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra SVC El Salvador Colon THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

Contract Overview	
Contract Overview	An exotic foreign-exchange option is an option which has more than one trigger relating to the determination of the payoff.
Trade Date	The date on which parties enter into the contract
Option Style	American / European
option style	• A European option may be exercised only at the expiration date of the option, i.e. at a single pre-defined
	point in time.
	<ul> <li>An American option on the other hand may be exercised at any time before the expiration date.</li> </ul>
Option Type	Put/ Call
1 11	• Call option – the right to buy an asset at a fixed date and price.
	Put option – the right to sell an asset a fixed date and price.
Call Currency	Currency for call option
Put Currency	Currency for put option
Strike Price	The currency exchange rate at which the investor can exercise an option.
Expiration Date	Date at which option contract expires
Barrier Low	Pre-set low barrier level either springs the option into existence or extinguishes an already existing option.
Barrier High	Pre-set high <i>barrier level</i> either springs the option into existence or extinguishes an already existing option.
Barrier Style	American / European
Barrier Direction	The four types of barrier options are:
	• Up-and-out: spot price starts below the barrier level and has to move up for the option to be knocked out.
	• <b>Down-and-out</b> : spot price starts above the barrier level and has to move down for the option to become null and void.
	• Up-and-in: spot price starts below the barrier level and has to move up for the option to become activated.
	• <b>Down-and-in</b> : spot price starts above the barrier level and has to move down for the option to become activated.
Expiration Time	Time at which option contract expires (cut off time)
Settlement Date	Settlement date of the option contract
Premium	Premium amount expressed in premium currency
Premium currency	Currency in which option premium is expressed in
Premium Date	Date on which premium amount is due
Quoting Convention	Notional amount, as agreed by counterparties
and Minimum	
Increment	
Notional Currency	Currency in which contract size is expressed in; please see Notice to Participants 2017-3, which is posted on
	BSEF's website.
Settlement Procedure	Bilateral settlement performed in settlement currency
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in CFTC Regulation 15.03

# RULE 1403. Foreign Exchange Contract – Exotic FX Option

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar BOB Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar BWP Botswana Pula BYR Belarus Ruble

**BZD** Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTO Guatemala Ouetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KES Kenyan Shilling KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufivaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Rival SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar

SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra SVC El Salvador Colon THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

RULE 1404. [RESERVED]

# RULE 1405. Foreign Exchange Contract – Average Rate Forward

Contract Overview	An average rate forward allows the buyer the ability to create a hedge rate for a future exposure by locking in		
	forward points and a spot rate. At some point in the future, there is an averaging period of daily spot observations to		
	determine an average rate which, when compared to the hedge rate, will set the payout. Unlike options, this hedge		
	tool is a forward contract and has no premium cost associated with it.		
Currency Pair	Underlying currency instrument composed of ISO currency codes (ISO 4217) of the base currency and the counter		
	currency, separating them with a slash character; see currency list below		
Settlement Currency	See currency list below		
Quoting Convention	Notional amount, as agreed by counterparties		
and Minimum			
Increment			
Minimum Size	\$1		
Notional Currency	Currency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's		
	website.		
Trading	Buy or Sell which refers to the contract size expressed in notional currency		
Conventions			
Forward Rate	Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency		
Trade Date	The date on which parties enter into the contract		
Settlement Date	Settlement or payment date		
Fixing Date	End of observation period specified by counterparties		
Frequency	Observation frequency specified by counterparties		
Settlement	Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg		
Procedure	(BFIX) or Reuters (WM/Reuters)		
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time		
Clearing House	Bilateral		
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.		
Speculative Limits	As set forth in Part 150 of the CFTC Regulations		
Reportable Levels	As set forth in CFTC Regulation 15.03		

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar **BOB Bolivian Boliviano** BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTQ Guatemala Quetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen **KES Kenyan Shilling** KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zlotv PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal **ROL** Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Rival SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound

SDP Old Sudanese Pound

SEK Swedish Korna

SIT Slovenia Tolar

SGD Singapore Dollar

SKK Slovakia Koruna

SRD Suriname Dollar

STD Sao Tome Dobra

SVC El Salvador Colon

SLL Sierra Leone Leone SOS Somali Shilling

SSP South Sudanese Pound

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

Contract Overview	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference
	between the contracted NDF price or rate and the prevailing spot price or rate on an agreed notional amount.
Reference Currency (i.e., Non-	ARS Argentine Peso
Deliverable Currency)	
Settlement Currency	See currency list below
Quoting Convention and	Notional amount, as agreed by counterparties
Minimum Increment	
Minimum Size	Notional amount, as agreed by counterparties
Notional Currency	Currency in which contract size is expressed in, as agreed by counterparties
Trading Conventions	Buy or Sell, which refers to the contract size expressed in notional currency
Forward Rate	Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement Currency
Trade Date	The date on which parties enter into the contract
Settlement Date	Specified settlement or payment date, as agreed by counterparties
Fixing Date	The date at which the difference between the prevailing market exchange rate and the agreed upon exchange
	rate is calculated.
Settlement Procedure	Bilateral settlement performed in settlement currency based on the EMTA ARS Industry Survey Rate /
	EMTA ARS Indicative Survey Rate (secondary); BFIX or BGN.
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in CFTC Regulation 15.03

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar **BOB Bolivian Boliviano** BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTQ Guatemala Quetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen **KES Kenyan Shilling** KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zlotv PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal **ROL** Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Rival SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound

SDP Old Sudanese Pound

SEK Swedish Korna

SIT Slovenia Tolar

SGD Singapore Dollar

SKK Slovakia Koruna

SRD Suriname Dollar

STD Sao Tome Dobra

SVC El Salvador Colon

SLL Sierra Leone Leone SOS Somali Shilling

SSP South Sudanese Pound

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

## **RULE 1407.** Foreign Exchange Contract – KES Non-Deliverable Forward

Contract Overview	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference between the contracted NDF price or rate and the prevailing spot price or rate on an agreed notional
	amount.
Reference Currency (i.e., Non- Deliverable Currency)	KES Kenyan Shilling
Settlement Currency	See currency list below
Quoting Convention and Minimum Increment	Notional amount, as agreed by the counterparties.
Minimum Size	Notional amount, as agreed by the counterparties.
Notional Currency	Currency in which contract size is expressed in, as agreed by the counterparties; please see Notice to Participants 2017-3, which is posted on BSEF's website.
Trading Conventions	Buy or Sell, which refers to the contract size expressed in notional currency.
Forward Rate	Currency Exchange rate expressed as the amount of Reference Currency per unit of Settlement Currency.
Trade Date	The date on which parties enter into the contract.
Settlement Date	Specified settlement or payment date, as agreed by the counterparties.
Fixing Date	The date at which the difference between the prevailing market exchange rate and the agreed upon exchange rate is calculated.
Settlement Procedure	Bilateral settlement performed in settlement currency based on the EMTA KES Industry Survey Rate or BFIX.
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Clearing Venue	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 151 of the CFTC Regulations.
Reportable Levels	As set forth in CFTC Regulation 15.03.

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar **BOB Bolivian Boliviano** BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTQ Guatemala Quetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen **KES Kenyan Shilling** KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zlotv PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal **ROL** Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Rival SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar

SIT Slovenia Tolar

SKK Slovakia Koruna

SRD Suriname Dollar

STD Sao Tome Dobra

SVC El Salvador Colon

SLL Sierra Leone Leone SOS Somali Shilling

SSP South Sudanese Pound

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

RULE 1408. [RESERVED]

## RULE 1409. Foreign Exchange Contract – UYU Non-Deliverable Forward

Contract Overview	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference between the contracted NDF price or rate and the prevailing spot price or rate on an agreed notional
	amount.
Reference Currency (i.e., Non-	UYU Uruguayan Peso
Deliverable Currency)	
Spot FX Rate or Reference Rate	"UYU OFFICIAL" or "UYU01 as determined by the Banco Central Del Uruguay (Central Bank of
-	Uruguay) (www.bcu.gub.uy) or as specified in the EMTA template.
Settlement Currency	See list below
Quoting Convention	Notional amount, as agreed by the counterparties.
and Minimum Increment	
Minimum Size	Notional amount, as agreed by the counterparties.
Trading Conventions	Buy or Sell, which refers to the contract size expressed in notional currency.
Contracted NDF Rate or Forward Rate	Currency Exchange rate expressed as the amount of Reference Currency per unit of Settlement
	Currency.
Trade Date	The date on which parties enter into the contract.
Settlement Date	Specified settlement or payment date, as agreed by the counterparties.
Fixing Date	The date at which the difference between the Spot FX Rate/Reference Rate and the Forward
-	Rate/Contracted NDF Rate is calculated.
Settlement Procedure	Bilateral settlement performed in settlement currency
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Clearing Venue	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 151 of the CFTC Regulations.
Reportable Levels	As set forth in CFTC Regulation 15.03.

## **Currency list:**

AED UAE Dirham AFN Afghanistan Afghani ALL Albanian Lek AMD Armenia Dram ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Bangladesh Taka BGN Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar **BOB** Bolivian Boliviano BRL Brazilian Real BSD Bahamas Dollar BWP Botswana Pula BYR Belarus Ruble **BZD** Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLP Chilean Peso CNY China Renminbi COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar GBP British Pound GEL Georgia Lari GMD Gambian Dalasi **GNF** Guinea Franc GTQ Guatemala Quetzal

GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah ILS Israeli Shekel INR Indian Rupee ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KGS Kyrgyzstan Som KHR Cambodia Riel KMF Comoros Franc KRW South Korean Won KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha MXN Mexican Peso MYR Malaysian Ringgit MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee

NZD New Zealand Dollar OMR Omani Rial PAB Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani QAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar **RUB** Russian Ruble **RWF Rwanda Franc** SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Krona SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar TZS Tanzanian Shilling UAH Ukraine Hryvnia UGX Ugandan Shilling USD US Dollar UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar

VND Vietnamese Dong VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac XCD East Caribbean Dollar XDR Special Drawing Rights XOF CFA Franc Beao XPF Pacific Island Franc YER Yemeni Rial ZAR S. African Rand ZMK Zambian Kwacha ZMW Zambian Kwacha ZMW Zambian Kwacha

Annex A Excerpt from ISDA Dodd Frank Act-Swap Transaction Reporting Party Requirements

## **Product Attribute Determination**

RP Tiebreaker Logic - Rates			
Trade Type	Explanation	Reporting Party	
Cap/ Floor	When a single Fixed Rate Payer exists	Fixed Rate Payer. Otherwise, Reverse ASCII sort, first LEI/Entity ID	
Debt Option	All	Option Buyer	
Exotic	All	Reverse ASCII sort, first LEI/Entity ID	
FRA	All	Fixed Rate Payer	
IRS Basis	All	Reverse ASCII sort, first LEI/Entity ID	
IRS Fix-Fix	All	Reverse ASCII sort, first LEI/Entity ID	
IRS Fix-Float	All	Fixed Rate Payer	
IRSwap: Inflation	When a single Fixed Rate Payer exists	Fixed Rate Payer. Otherwise, Reverse ASCII sort, first LEI/Entity ID	
IRSwap: OIS	All	Fixed Rate Payer	
Swaption	All	Option Buyer	
XCCY Basis	All	Reverse ASCII sort, first LEI/Entity ID	
XCCY Fix-Fix	All	Reverse ASCII sort, first LEI/Entity ID	
XCCY Fix-Float	All	Fixed Rate Payer	

<u>Exhibit C</u> Rulebook (marked)

[see attached]

# BLOOMBERG SEF LLC RULEBOOK

**DECEMBER 5, 2022** 

**JANUARY 1, 2024** 

40070281<u>600746302</u>

CHAPTER 1.	DEFINITIONS	1
CHAPTER 2.	SEF GOVERNANCE	15
RULE 201.	Board	15
RULE 202.	[Reserved]	_15
RULE 203.	[Reserved]	
RULE 204.	Regulatory Oversight Committee	
RULE 205.	Additional Committees and Panels	
RULE 206.	Power of the Board to Review Decisions	
RULE 207.	Eligibility	
RULE 208.	Officers	18
RULE 209.	Chief Compliance Officer	
RULE 210.	Conflicts of Interest	20
RULE 211.	Restrictions on Certain Persons who Possess Material, Non-Public Information: Improper Use or Disclosure of Material Non-Public Information	
RULE 212.	Emergency Rules	
RULE 213.	Information-Sharing Agreements	
RULE 214.	Regulatory Services Agreement with the Regulatory Services Provider	
CHAPTER 3.	PARTICIPANTS	_25
RULE 301.	Eligibility Criteria for Becoming a Participant	25
RULE 302.	Authorized Traders	26
RULE 303.	Participant Application Process; Termination of Participant	
RULE 304.	Trading Privileges of a Participant	
RULE 305.	Termination or Limitation of Trading Privileges and Trading Access	
RULE 306.	Assessments and Fees	
RULE 307.	Authorized Representatives	
RULE 308.	Recording of Communications	
RULE 309.	Notices to Participants	
RULE 310.	Communications between BSEF and Participants	30
RULE 311.	Application of BSEF Rules and Jurisdiction	30
RULE 312.	Description of Participant's Status	31
RULE 313.	Dissolution of Participants	31
RULE 314.	Withdrawal of Participant	
RULE 315.	Compliance with the Commodity Exchange Act	
RULE 316.	Access	32
	ECP Access	
RULE 316.B.		32
RULE 317.	Direct Market Access	
RULE 318.	Legal Certainty for SEF Trades	
RULE 319.	Rights and Responsibilities after Suspension or Termination	

## CHAPTER 4. OBLIGATIONS OF PARTICIPANTS, ACCOUNT MANAGERS, DMA CUSTOMERS, AUTHORIZED TRADERS AND SUPERVISED PERSONS\_\_\_\_\_\_34

RULE 401.	Duties and Responsibilities	34
RULE 402.	Required Disclosures to BSEF	34
RULE 403.	Inspections by BSEF	35
RULE 404.	Minimum Financial and Related Reporting Requirements	
RULE 405.	Position Liquidation upon Default	
RULE 406.	Authority to Impose Restrictions	36
RULE 407.	Customers and Accounts	36
RULE 408.	Disclosure Requirements; Know Your Counterparty Requirements	37
RULE 409.	Books and Records	
RULE 409.A.	Participant and Clearing Member Books and Records	
RULE 409.B.	BSEF Books and Records	38
RULE 410.	Responsibility for Mandatory Trading	38
RULE 411.	Eligibility for Clearing Exempt Transactions	38
<u>RULE 412.</u>	YLDVOL Forward Swap Contract Eligibility	<u> </u>

39

## CHAPTER 5. TRADING PRACTICES, REPORTING, CLEARING AND BUSINESS CONDUCT

RULE 501.	Scope	39
RULE 502.	Procedures	20
RULE 503.	Business Days and Trading Hours	
RULE 504.	Rule Violations	
RULE 505.	Fraudulent Acts	
RULE 506.	Prohibited Transactions	40
<b>RULE 506.A</b>	Fictitious or Wash Transactions	40
<b>RULE 506.B</b>	Pre-Arranged Transactions	<u></u>
RULE 507.	Pre-Execution Communications	
<b>RULE 508.A</b>		
<b>RULE 508.B</b>	Disruptive Practices	
<b>RULE 508.C</b>	Post-Trade Anonymity	
RULE 509.	Prohibition of Misstatements	<u>4142</u>
RULE 510.	Acts Detrimental to Welfare of SEF	<u>4142</u>
RULE 511.	Adherence to Law	
RULE 512.	Use of Trading Privileges	
RULE 513.	Supervision	
RULE 514.	Misuse of the SEF Platform	
RULE 515.	Mishandling of Customer Orders	
RULE 516.	Trade Cancellation, Correction, Offset and Adjustment – General	
RULE 516.A	Notification of Action Taken and Trade Review – Cleared Swaps	4 <u>344</u>
<b>RULE 516.B</b>	Error Trade Cancellation, Correction, Adjustment and Offset – Cleared	
	Swaps	

RULE 516.C	Erroneous Trade Cancellation, Correction and Adjustment – Non-Cleared	
	Swaps	<u>4647</u>
RULE 516.D	Prime Broker Trades	
	Trade Cancellation and Adjustment by BSEF	
RULE 516.F	Trade Reporting by BSEF	
RULE 517.	Withholding Orders Prohibited	
RULE 518.	Priority of Customers' Orders	
RULE 519.	Trading Against Customers' Orders Prohibited	
RULE 519.A.	General Prohibition	
	Exceptions	
RULE 520.		48
RULE 521.		<u>4849</u>
RULE 522.		
RULE 522.A.	Required Transactions and Cleared Swaps	
	Permitted Transactions	
	Package Transactions	
RULE 522.D.	Execution of Swaps Subject to the Clearing Exemption	50
	Block Trades in Swaps	
RULE 523.	Trade Confirmations	
RULE 524.		
RULE 524.A.	General	53
	Customer Type Indicator (CTI) Codes	
	Pre-Arranged Transactions	
RULE 525.		
RULE 526.	Exemptions from Position Limits	
RULE 527.	Position Accountability	55
RULE 528.	Bunched Orders and Orders Eligible for Post-Execution Allocation	
RULE 529.	Orders Entered Prior to SEF Opening	
RULE 530.	Identification of Authorized Traders	
RULE 531.	Pre-Arranged Transactions	<u></u>
RULE 531.A.	Block Trades	<u><del>56</del>57</u>
	Trade Correction	
RULE 532.	Reporting to SDR	58
RULE 533.	Cleared Swaps	59
RULE 534.	Non-Cleared Swaps	59
RULE 535.	Risk Controls	
CHAPTER 5A	A. YLDVOL FORWARD SWAP SETTLEMENT PRICE AUCTION	<u>60</u>
CHAPTER 6.	DISCIPLINARY RULES	<u>6063</u>
RULE 601.		<del>60</del> 63
RULE 601. RULE 602.		
RULE 602. RULE 603.	Inquiries and Investigation	6765
RULE 603. RULE 604.	Investigative Reports	
RULE 604. RULE 605.	Warning Letters	
RULE 605. RULE 606.	Review of Investigation Reports	
$\mathbf{ROLE}$ 000.	[Reserved]	<u><del>01</del>0/</u>

RULE 607.	Notice of Charges	<u>6467</u>
RULE 608.	Service of Notice of Charges	<u>65</u> 67
RULE 609.	Answer to Notice of Charges	
RULE 610.	Admission or Failure to Deny	
RULE 611.	Denial of Charges and Right to a Hearing	
RULE 612.	Settlements	<u>6668</u>
RULE 613.	Disciplinary Panel	
RULE 614.	Convening Disciplinary Proceeding Hearings	
RULE 615.	Respondent Review of Evidence	
RULE 616.	Conducting Disciplinary Proceeding Hearings	<u>6972</u>
RULE 617.	Decision of Disciplinary Panel	<u>7173</u>
RULE 618.	Sanctions	<u>7174</u>
RULE 619.	Costs	<u>7275</u>
RULE 620.	Right to Appeal Disciplinary Panel Decision, Summary Impositions of Fines	
	and Other Summary Actions	<u>7375</u>
RULE 621.	Summary Imposition of Fines	<u>7577</u>
RULE 622.	Hearings Involving BSEF-Affiliated Trading Entities	<u><del>76</del>78</u>
RULE 623.	[Reserved]	<u>7679</u>
RULE 624.	Notice to the Respondent, the Regulatory Services Provider and the Public	<u></u>
CHAPTER 7.	ARBITRATION	<del>76</del> 79
RULE 701.	General	
RULE 702.	Forum and Arbitration Rules	7779
RULE 703.	Initiating an Arbitration Claim	
RULE 704.	Claims Relating to Trade Cancelations or Price Adjustments	7780
RULE 705.	Penalties	<u>77</u> 80
CHAPTER 8.	MISCELLANEOUS	<del>78</del> 80
RULE 801.	Anti-Money Laundering and Anti-Terrorism	<u>7880</u>
RULE 802.	Gifts and Gratuities	
RULE 803.	Market Data	
RULE 804.	Prohibited Use of Data Collected for Regulatory Purposes	<u>7981</u>
RULE 805.	Confidentiality	<u></u>
RULE 806.	Extension or Waiver of BSEF Rules	<u>8082</u>
RULE 807.	Effect of Amendment, Repeal or New Rule	
RULE 808.	Swap Contract Specifications	<u>8082</u>
RULE 809.	Timely Publication of Trading Information	<u>8183</u>
RULE 810.	Governing Law, Jurisdiction and Dispute Resolution	<u>8183</u>
CHAPTER 9.	LIMITATION OF LIABILITY, NO WARRANTIES	<u>8284</u>
RULE 901.	LIMITATION OF LIABILITY, NO WARRANTIES	<del>82</del> 84
RULE 902.	Indemnification by BSEF	<u>8487</u>
CHAPTER 10	). [RESERVED]	<u><del>85</del>87</u>

CHAPTER 11	I. [RESERVED]	<u>85</u> 87
CHAPTER 12	2. CREDIT CONTRACTS TERMS AND CONDITIONS	<u>8688</u>
RULE 1201.	CDS Index Contract – North America High Yield	<del>86</del> 88
RULE 1202.	CDS Index Contract – North America Investment Grade	
RULE 1203.	CDS Index Contract – CDX Emerging Markets	
RULE 1204.	CDS Index Contract – Europe	
RULE 1205.	CDS Index Contract – Europe Crossover	
RULE 1206.	CDS Index Contract – Europe HiVol	
RULE 1207.	CDS Index Contract – iTraxx Europe Senior Financial	<del>92</del> 94
RULE 1208.	CDS Index Contract – iTraxx SovX Western Europe	
RULE 1209.	CDS Index Contract – iTraxx Europe Subordinated Financial	
RULE 1210.	CDS Index Contract – iTraxx Japan	
RULE 1211.	CDS Index Contract – iTraxx Australia	
RULE 1212.	MAT CDS Index Contracts – North America Investment Grade 5Y	
RULE 1213.	MAT CDS Index Contract – North America High Yield 5Y	
RULE 1214.	MAT CDS Index Contract –iTraxx Europe 5Y	
RULE 1215.	MAT CDS Index Contract –iTraxx Europe Crossover 5Y	$\frac{100102}{1001}$
RULE 1216.	Option – CDS Index Contract CDX North America High Yield	<u>101</u> 103
RULE 1217.	Option – CDS Index Contract CDX North America Investment Grade	
RULE 1218.	Option – CDS Index Contract – CDX Emerging Markets	
RULE 1219.	Option – CDS Index Contract – iTraxx Europe	
RULE 1220.	Option – CDS Index Contract – iTraxx Europe Crossover	
RULE 1220.	Option – CDS Index Contract – iTraxx Europe HiVol	
RULE 1222.	CDS Index Contract – iTraxx Corp CEEMEA	
RULE 1223.	CDS Index Contract – LCDX	
RULE 1223.	CDS Index Contract – MCDX	
RULE 1225.	Option – CDS Index Contract – iTraxx SovX Western Europe	
RULE 1225.	Option – CDS Index Contract – LCDX	<u>110</u> <u>112</u> <u>111</u> 113
RULE 1220.	Option – CDS Index Contract – MCDX	
RULE 1228.	CDS Index Contract – iTraxx Asia Ex-Japan	
RULE 1229.	CDS Index Contract – iTraxx Europe Non-Financial	<u>113<u>115</u> 114<u>116</u></u>
	CDS Index Contract - iTraxx MSCI ESG Screened Europe Index	
	CDS Index Contract - CDX North American Investment Grade (BBB-rate	
ROLL 1251.	Tra diarr	<del>116</del> 118
RULE 1232.	CDS Index Contract - CDX North American High Yield (Ex-BB) Index	110 <u>_110</u>
ROLL 1252.	Contract	<del>117</del> 119
RULE 1233	CDS Index Contract – iTraxx Asia Ex-Japan IG (Restricted) Index Contra	
ROLL 1255.	CDS mack Contract – ITTAXX Asia Ex-sapan 10 (Restricted) mack Contra	
CHAPTER 13	3. RATES CONTRACTS TERMS AND CONDITIONS	<u>119<u>121</u></u>
RULE 1301.	AUD BBR-BBSW Fixed-to-Floating Swap Contract	<del>119</del> 121
RULE 1302.	[Reserved]	
RULE 1302.	EUR Euribor Fixed-to-Floating Swap Contract*	121123
RULE 1305.	[Reserved]	
ICOLL 1307.		144147

RULE 1305.	[Reserved]	<u>122124</u>
RULE 1306.	[Reserved]	
RULE 1307.	[Reserved]	
RULE 1308.	USD OIS Fed Funds Fixed-to-Floating Swap Contract	<u>123</u> 125
RULE 1309.	[Reserved]	
RULE 1310.	[Reserved]	
RULE 1311.	[Reserved]	
	[Reserved]	
	[Reserved]	
RULE 1314.	USD LIBOR Fixed-to-Floating Swap Contract*	<u>125</u> 127
	USD Basis Swap Contract	
	[Reserved]	
RULE 1317.	SEK STIBOR (3M) Fixed-to-Floating Swap Contract	<u>129</u> 131
RULE 1318-4		
<b>RULE 1318</b> B	Option - USD SOFR OIS Fixed-to-Floating Swap Contract	<u>130134</u>
	[Reserved]	
	[Reserved]	
	[Reserved]	
RULE 1322.	[Reserved]	<u>131</u> 135
RULE 1323.	[Reserved]	<u>131135</u>
RULE 1324.	[Reserved]	<u>131135</u>
RULE 1325.	[Reserved]	<u><del>131</del>135</u>
RULE 1326.	[Reserved]	<u><del>131</del>135</u>
RULE 1327.	CAD CDOR CBA (3M) Fixed-to-Floating Swap Contract	
RULE 1328.	Interest Rate MXN TIIE (28D) Fixed-To-Floating Swap Contract	
RULE 1329.	[Reserved]	
RULE 1330.	[Reserved]	
RULE 1331.	AUD OIS RBACOR Fixed-to-Floating Swap Contract	
RULE 1332.	[Reserved]	132
RULE 1333.	GBP OIS SONIA Fixed-to-Floating Swap Contract	
RULE 1334.	Option – USD LIBOR Fixed-to-Floating Swap Contract	
RULE 1335.	NOK NIBOR Fixed-to-Floating Swap Contract	
RULE 1336.	DKK CIBOR Fixed-to-Floating Swap Contract	
	HKD HIBOR Fixed-to-Floating Swap Contract	
RULE 1338.	PLN WIBOR Fixed-to-Floating Swap Contract	
RULE 1339.	ZAR JIBAR Fixed-to-Floating Swap Contract	
RULE 1340.	[Reserved]	
RULE 1341.	HUF BUBOR Fixed-to-Floating Swap Contract	
RULE 1342.	KRW South Korean Won 3 Month Certificate of Deposit Fixed-to-Floa	-
	Swap Contract	
RULE 1343.	CZK PRIBOR Fixed-to-Floating Swap Contract	
RULE 1344.	CLP Indice Cámara Promedio Rate Fixed-to-Floating Swap Contract	
RULE 1345.	MYR KLIBOR Fixed-to-Floating Swap Contract	
RULE 1346.	TWD TAIBOR Fixed-to-Floating Swap Contract	
RULE 1347.	INR OIS FBIL MIBOR Fixed-to-Floating Swap Contract	

RULE 1348.	BRL Brazilian Interfinancial Offered Rate (1D) Zero Coupon	
	Fixed-to-Floating Swap Contract	
RULE 1349.	[Reserved]USD YLDVOL Forward Swap Contract	
RULE 1350.	CNY China Fixing Repo (7D) Rate Fixed-to-Floating Swap Contract	
RULE 1351.	NZD BKBM Fixed-to-Floating Swap Contract	
RULE 1352.	CHF SARON Fixed-to-Floating Swap Contract	<del>152<u>153</u></del>
RULE 1353.	EUR €STR Fixed-to-Floating Swap Contract	<u>153154</u>
RULE 1354.	JPY OIS TONAR Fixed-to-Floating Swap Contract	
RULE 1355.	SGD SOR Fixed-to-Floating Swap Contract	
RULE 1356.	OIS SORA Fixed-to-Floating Swap Contract	
RULE 1357.	CAD OIS CORRA Fixed-to-Floating Swap Contract	<u>157<u>158</u></u>
RULE 1358.	USD U.S. CPI Urban Consumers Not Seasonably Adjusted Fixed-to-Floa	
	(Inflation Zero Coupon) Swap Contract	<u>158159</u>
RULE 1359.	EUR Eurostat Eurozone Harmonized Index of Consumer Prices Excludin	g
	Tobacco Fixed-to-Floating (Inflation Zero Coupon) Swap Contract	<u>159160</u>
RULE 1360.	GBP UK Retail Prices Index Fixed-to-Floating (Inflation Zero Coupon)	
	Swap Contract	<del>160<u>161</u></del>
RULE 1361.	EUR France Inflation Consumer Price Index Excluding Tobacco	
	Fixed-to-Floating (Inflation Zero Coupon) Swap Contract	<del>161<u>162</u></del>
RULE 1362.	Colombian Peso Indicador Bancario Referencia Overnight Fixed-to-Float	0
	Swap Contract	<u>162163</u>
RULE 1363.	ILS TELBOR Fixed-to-Floating Swap Contract	<u>163164</u>
RULE 1364.	NZD OIS Reserve Bank of New Zealand Official Daily Cash Rate	
	Fixed-to-Floating Swap Contract	<u>164165</u>
RULE 1365.	USD BSBY Fixed-to-Floating Swap Contract	
RULE 1366.	THB THOR Fixed-to-Floating Swap Contract	<del>166<u>167</u></del>
CHAPTER 14	4. FOREIGN EXCHANGE CONTRACTS TERMS AND CONDITIONS	<u>167<u>168</u></u>
RULE 1401.	Foreign Exchange Contract – Non-Deliverable Forward	<del>167<u>168</u></del>
RULE 1402.	Foreign Exchange Contract – Vanilla FX Option	
RULE 1403.	Foreign Exchange Contract – Exotic FX Option	
RULE 1404.	[RESERVED]	<u>177178</u>
RULE 1405.	Foreign Exchange Contract – Average Rate Forward	
RULE 1406.	Foreign Exchange Contract – ARS Non-Deliverable Forward	
RULE 1407.	Foreign Exchange Contract – KES Non-Deliverable Forward	
RULE 1408.	[RESERVED]	<u>184185</u>
RULE 1409.	Foreign Exchange Contract – UYU Non-Deliverable Forward	<del>185</del> 186

Annex A ISDA Dodd Frank Act-Swap Transaction Reporting Party Requirements

#### CHAPTER 1. DEFINITIONS

When used in the BSEF Rules the following terms shall have the respective meanings as follows:

"Account" means a Person (including a Prime Broker) that (i) granted in Writing (standalone or as part of a broader instrument) to an Account Manager investment or trading authority to send RFQs, place Orders and execute Trades on the SEF on behalf and in the name of such Person; and (ii) is a Counterparty to a Trade. The definition of "Account" shall not include any investor, shareholder or any other Person with beneficial ownership in the Account.

"Account Manager" means a Person that acts as an agent and attorney-in-fact to buy or sell Swaps via the SEF operated by BSEF in the name and on behalf of another Person. An Account Manager may also be a Participant.

"Act" or "CEA" means the Commodity Exchange Act, as amended from time to time.

"Affected Person" means a SEF applicant whose admission application is declined or is conditioned or a Person whose status as a Participant is terminated as set forth in Rule 303(e).

"Affiliate" means, with respect to any Person, any Person who, directly or indirectly, Controls, is Controlled by, or is under common Control with, such other Person.

"Alleged Error Trade" has the meaning set forth in Rule 516.A(a).

"**Appeals Panel**" means a panel appointed by the Chief Compliance Officer pursuant to Rule 620.

"**Applicable Law**" means, with respect to any Person, any statute, law, regulation, rule or ordinance of any governmental or Self-Regulatory Organization applicable to such Person, including the CEA and CFTC Regulations.

"**Appropriate Minimum Block Size**" means the minimum notional or principal amount for a category of Swap that qualifies as a Block Trade pursuant to CFTC Regulation 43.6.

"**Authorized Representative**" means any Person who is authorized by a Participant to represent the Participant in SEF matters pursuant to Rule 307.

"Authorized Trader" means any natural person associated with a Participant and, if applicable, a DMA Customer who (i) has Trading

Access to the SEF operated by BSEF using a Participant ID and (ii) is assigned a valid Trader ID.

**"Block Trade"** means a single Swap transaction publicly reportable under Part 43 of the CFTC Regulations that:

- (a) Involves a Swap that is listed on BSEF;
- (b) Occurs away from the SEF Platform or is executed using functionality on the SEF Platform that is not the Order Book;
- (c) Has a notional or principal amount at or above the Appropriate Minimum Block Size applicable to such Swap; and
- (d) Is reported as set forth in Rule 532.

"**Board**" means the Board of Directors of BSEF constituted from time to time in accordance with the Operating Agreement.

"**BSEF**" means Bloomberg SEF LLC, a Delaware limited liability company.

"**Bunched Orders**" means a single Order placed by an Account Manager for two or more of its Accounts on the SEF operated by BSEF pursuant to Rule 528.

"**Business Day**" means a day on which the SEF operated by BSEF is open for trading.

"**By-Laws**" means, with respect to any Person that is not an individual, the By-Laws or Operating Agreement of such Person, and, if no other Person is specified, means the By-Laws or Operating Agreement of BSEF.

"CFTC" or "Commission" means the Commodity Futures Trading Commission or any successor regulatory body.

"CFTC Regulations" means the rules and regulations promulgated by the CFTC, as amended.

"Chief Compliance Officer" means the individual appointed by the Board as BSEF's chief compliance officer in accordance with the Operating Agreement, with the duties and responsibilities as may be prescribed by the Board from time to time as set forth in Rule 208.

"**Chief Technology Officer**" means the individual with the duties and responsibilities related to supervision of technology of the SEF operated by BSEF.

"Claim" has the meaning set forth in Rule 902.

"Cleared Swap" means a Swap that is subject to the mandatory clearing requirement of Section 2(h)(1)(A) of the CEA or any Swap that is intended by a Participant to be submitted to a DCO for clearing contemporaneously with execution.

"Clearing Account Identifier" means a unique identifier assigned to a Participant or Account by a Clearing House.

"Clearing Exception" means an exception from the clearing requirement set forth in Section 2(h)(1) of the Act because one counterparty to the transaction is entitled to the exception from the clearing requirement set forth in Section 2(h)(7) of the Act, CFTC Regulations or CFTC Staff No-Action Letters.

"Clearing Exception Form" has the meaning set forth in Rule 411.

"Clearing Exempt Transaction" means a Trade exempt from the clearing requirement of Section 2(h)(1) of the Act because one Counterparty to the Trade is entitled to and has elected to use a Clearing Exception.

"Clearing House" means such Derivatives Clearing Organization(s) registered with the Commission or Derivatives Clearing Organization(s) that the Commission has determined to exempt from registration that provide clearing services with respect to any or all of Swaps traded on the SEF operated by BSEF.

"Clearing House Rules" means the Certificate of Incorporation, the By-Laws and any rule, interpretation, stated policy, or instrument corresponding to any of the foregoing, in each case as adopted or amended from time to time by the Clearing House relating to any or all of the Swaps.

"Clearing Member" means a member of a Clearing House that is authorized to clear trades in any or all Swaps for a Participant or its Accounts or Customers. Each Clearing Member must sign documentation required by BSEF.

"Client" means an Account.

"CLOB" means an Order Book that will match Orders pursuant to pre-determined, non-discretionary methods. All bids and offers entered into the CLOB must be firm. The CLOB supports the following Order types:

- (a) Market Order (Fill\_Or\_Kill; Immediate\_or\_Cancel)
- (b) Limit Order (Fill\_Or\_Kill; Immediate\_Or\_Cancel; Good\_Til\_Date/Time).

"Compliance Department" means all SEF Officials and/or agents of BSEF (including the Regulatory Services Provider) that assist BSEF with the implementation, surveillance and enforcement of the BSEF Rules and other Obligations.

"Confirmation" has the meaning set forth in Rule 523(a).

"**Control**" means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership of securities, by Swap, or otherwise. The terms "controlling" or "controlled" shall have meanings correlative to the foregoing.

**"Correcting Trade"** means a Trade executed and submitted for clearing to a Clearing House, with the same terms and conditions as an Error Trade other than any corrections to any operational or clerical error and the time of execution.

"Counterparty" means a Participant or a Participant's Account or Customer whose Legal Entity Identifier is reported by BSEF to an SDR as a counterparty to a Trade.

"Covered Package Transaction" means a Package Transaction that has at least one or more of the following components:

- a. the issuance of a bond in the primary market;
- b. a commodity for future delivery (until November 15, 2025);
- c. a swap (as defined in Section 1a(47) of the CEA) that is not subject to the clearing requirement;
- d. a non-swap (as defined in Section 1a(47) of the CEA) instrument other than an instrument listed in subsections a or b above or U.S. Treasury securities or agency mortgage-based securities; or
- e. a swap over which the Commission does not have exclusive jurisdiction such as a mixed swap (as defined in Section 1a(47)(D) of the CEA).

"CTI" has the meaning set forth in Rule 524.B.

"**Customer**" means any Person who uses an FCM or Introducing Broker as agent in connection with trading in any Swap on the SEF operated by BSEF. The term "Customer" shall include a DMA Customer.

"Customer Account" means an account carried by a Participant on behalf of a Customer.

**"Daily Settlement Price**" means the settlement price for a Swap calculated each Business Day by or on behalf of BSEF. The Daily

Settlement Price can be expressed in currency, spread, yield or any other appropriate measure commonly used in swap markets.

"**DCM**" means a contract market or designated contract market as defined in CFTC Regulation 1.3(h).

"Derivatives Clearing Organization" or "DCO" has the meaning attributed to such term by Section 1a(9) of the CEA.

"Direct Market Access" or "DMA" means an arrangement among a Sponsoring Broker, its Customer and BSEF that allows one or more representatives of that Customer to have Trading Access using the Participant ID of the Sponsoring Broker.

"Director" means a member of the Board.

"Disciplinary Panel" means the panel appointed pursuant to Rule 613(b) to conduct hearings in connection with disciplinary proceedings (other than summary impositions of fines pursuant to Rule 601(b)), to make findings, render decisions, and impose sanctions pursuant to Chapter 6 of the Rules. The Disciplinary Panel must meet the composition requirements set forth in Part 40 of the CFTC Regulations and the composition requirements set forth in Rule 613(b).

"**Disclosed Order Book**" means a screen on the SEF Platform where Participants have the ability to enter multiple indicative, disclosed bids and offers in foreign exchange Swaps, observe or receive bids and offers entered by other market participants, and transact on such bids and offers.

"Dispute" has the meaning set forth in Rule 701.

**"DMA Customer**" means a Customer of a Sponsoring Broker where representatives of the Customer that are natural persons are designated by the Sponsoring Broker to have Trading Access to the SEF Platform using the Participant ID of the Sponsoring Broker and where such Customer signs the DMA Customer Documentation.

"DMA Customer Documentation" means the agreements (together with any applicable schedules, exhibits or appendices thereto required by BSEF) in form and substance acceptable to BSEF, that are required to be executed and delivered to BSEF before a DMA Customer may access the SEF Platform. Except as otherwise provided in these Rules, in the event of any conflict between these Rules and the DMA Customer Documentation, these Rules shall govern.

**"DMA Order**" means an Order or RFQ placed by a DMA Customer using the Participant ID of the Sponsoring Broker.

**"ECP**" means an eligible contract participant as defined in Section 1a(18) of the CEA.

"Eligibility Criteria" means the criteria set forth in Rule 301(a).

"Emergency" means any occurrence or circumstance that, in the opinion of the Board, or a Person or Persons duly authorized to issue such an opinion on behalf of the Board under circumstances and pursuant to procedures that are specified, requires immediate action and threatens or may threaten such things as the fair and orderly trading in, or the liquidation of or delivery pursuant to, any agreements, contracts, swaps or transactions or the timely collection and payment of funds in connection with clearing and settlement by a derivatives clearing organization, including: (a) any manipulative or attempted manipulative activity; (b) any actual, attempted or threatened corner, squeeze, congestion or undue concentration of positions; (c) any circumstances which may materially affect the performance of agreements, contracts, swaps or transactions, including failure of the payment system or the bankruptcy or insolvency of any participant; (d) any action taken by any governmental body, or any other registered entity, board of trade, market or facility which may have a direct impact on trading or clearing and settlement; (e) at the request of the CFTC; and (f) any other circumstance which may have a severe, adverse effect upon the functioning of BSEF.

"Emergency Rules" has the meaning set forth in Rule 212(a).

"End of Trading" means such time as BSEF may from time to time prescribe. The End of Trading is the time as of which such actions as are specified in the BSEF Rules or the relevant Swap Specifications as taking place at the end of a Business Day, such as determination Daily Settlement Prices, will occur.

**"Error Trade"** means a Trade in a Cleared Swap executed on or subject to the rules of a SEF that contains an operational or clerical error, including incorrect leg sequencing.

"Fill-Or-Kill" means that the Order must be immediately filled completely or canceled.

"Financial Entity" has the meaning set forth in CEA Section 2(h)(7)(C).

**"Futures Commission Merchant**" or **"FCM**" has the meaning set forth in Section 1a(28) of the CEA or a foreign person performing a similar role or function with respect to a Person that is not a U.S. Person and subject as such to foreign regulation.

"Good-til-Date/Time" means that the Order has an expiration time and date.

"Governmental Body" means (a) any U.S. or non-U.S. federal, national, state or local court or (b) any U.S. or non-U.S. federal, national, state or local entity that is (i) a governmental authority, (ii) a regulatory body or (iii) a self-regulatory body.

"**Immediate-Or-Cancel**" means that the Order may be filled partially, but the Order must be actioned immediately, or else canceled. Any remaining portion will be canceled.

"Interested Person" has the meaning attributed to such term in Rule 210(a).

"Introducing Broker" has the meaning set forth in CFTC Regulation 1.3(mm) or a foreign person performing a similar role or function with respect to a Person that is not a U.S. Person and subject as such to foreign regulation.

"ISDA" means the International Swaps and Derivatives Association, Inc.

"ISV" means an independent software vendor.

"Legal Entity Identifier" has the meaning set forth in Part 45 of the CFTC Regulations.

"Local Law" has the meaning attributed to such term in Rule 810(a).

"Major Swap Participant" has the meaning set forth in Section 1a(33) of the CEA.

"**MAT Recipient Participant**" shall have the meaning set forth in Rule 522.A(b).

"NFA" means the National Futures Association.

"No-Bust Range" shall have the meaning set forth in Rule 535(c).

"Non-Cleared Swap" means a Swap that is not a Cleared Swap.

"Non-Cleared Swap Agreement" means an underlying previously-negotiated freestanding agreement that governs the performance and settlement of a Non-Cleared Swap and applicable credit support and default provisions, including, without limitation, ISDA master agreements, other master agreements, terms supplements and master confirmation agreements incorporating industry definitions.

"**Notice of Charges**" means a notice sent by the Compliance Department pursuant to Rule 607.

"**Notice to Participants**" means a communication sent by or on behalf of BSEF to all Participants as described in Rule 309. Please see all Notices to Participants, which are posted on BSEF's website.

"**Obligation**" means each BSEF Rule, order or procedure issued by BSEF, including Notice to Participants, and other requirement implemented by BSEF under the BSEF Rules.

"Officer" has the meaning attributed to such term in Rule 208.

**"Offsetting Trade"** means a Trade executed and submitted for clearing to a Clearing House, with terms and conditions that economically reverse an Error Trade that was accepted for clearing.

"Operating Agreement" means the operating agreement of BSEF.

"**Order**" means (i) a firm response to a Request For Quote, (ii) a response to a Resting Quote, (iii) the display of a quote on an Order Book or (iv) a firm offer to enter into a Swap.

In addition to an Order to execute at a specific price and CLOB Order types, the SEF Platform supports the following types of special Orders:

"Best Price Order" means an Order that can be sent using RFQT for rate Swaps and that contains a condition to prevent the execution by the SEF Platform of such an Order where a Responding Participant has updated its quotation to a better price (as defined by the Requesting Participant) for the Requesting Participant.

"Reserve Price Order" means an Order that can be sent using RFQT for rate Swaps and that will be automatically sent to the Recipient Participant that responds with a price that is at or better than the price designated in advance by the Requesting Participant. Please see Notice to Participants 2016-3, which is posted on BSEF's website.

"Order Book" means the trading system or platform operated by BSEF in which all market participants in the trading system or platform have the ability to enter multiple bids and offers, observe or receive bids and offers entered by other market participants, and transact on such bids and offers. A Participant must indicate if a bid or offer posted on an Order Book is firm or indicative.

**"Package Transaction**" means a transaction involving two or more instruments:

(a) that is executed between two or more Counterparties;

- (b) that is priced or quoted as one economic transaction with simultaneous or near simultaneous execution of all components;
- (c) that has at least one component that is a Required Transaction; and
- (d) where the execution of each component is contingent upon the execution of all other components.

"**Participant**" means any Person that has been granted, and continues to have, Trading Privileges under the BSEF Rules and has signed the Participant Documentation or DMA Customer Documentation. Subject to Applicable Law, a Participant may trade for its own proprietary account or for or on behalf of a Customer or Account. An ISV cannot be a Participant.

"**Participant Documentation**" means the agreements (together with any applicable schedules, exhibits or appendices thereto required by BSEF) in form and substance acceptable to BSEF, that are required to be executed and delivered to BSEF before a Person may access the SEF operated by BSEF as a Participant. Participant Documentation shall not include DMA Customer Documentation.

"**Participant ID**" means each unique identifier assigned to a Participant other than a DMA Customer by BSEF for access to the SEF operated by BSEF.

"**Permitted Transaction**" means any transaction involving (i) a Swap that is not a Required Transaction or (ii) a Required Transaction that is a component of a Covered Package Transaction.

"Person" means a natural person or an entity.

"**Pre-Execution Communication**" means a communication between two Persons for the purpose of discerning interest in the execution of a Swap prior to execution of the Swap on the SEF operated by BSEF, including any communication that involves discussion of the size, side of market, or price of an Order or a potentially forthcoming Order; provided that any communication between two Persons that involves an agreement between the parties to a Swap that legally binds the parties to such Swap shall not be considered a Pre-Execution Communication.

"**President**" means the individual appointed by the Board as BSEF's chief executive officer in accordance with the Operating Agreement, with the duties and responsibilities as may be prescribed by the Board from time to time as set forth in Rule 208.

"**Prime Broker**" means a Person that acts as credit counterparty for transactions executed on the SEF in the name and on behalf of such Person by its client or an agent of its client that is a BSEF Participant and that has authorized a Participant to send RFQs, place Orders or enter into Trades in the name and on behalf of such Person.

"**Prime Broker Trade**" means a Trade in a Non-Cleared Swap where one Counterparty is a Prime Broker and the other is a Participant with which the Prime Broker has a Non-Cleared Swap Agreement. Only a Permitted Transaction can be a Prime Broker Trade.

**"Proprietary Account"** has the meaning set forth in CFTC Regulation 1.3(y).

"**Public Director**" means a Person that meets the qualifications described in Rule 207(e).

"Qualified Account Manager" means any Person with more than 25,000,000 in total assets under management that is either: (A) a commodity trading advisor registered pursuant to Section 4n of the Act, or exempt from registration under the Act, or a principal thereof, who has discretionary trading authority or directs client accounts; (B) an investment adviser who has discretionary trading authority or directs client accounts and satisfies the criteria of CFTC Regulations 4.7(a)(2)(v); or (C) a foreign person who performs a similar role or function as the persons described in sub-paragraphs (A) or (B) above and is subject as such to foreign regulation.

"**Regulatory Oversight Committee**" means the committee of the Board constituted in accordance with Rule 204.

**"Regulatory Services Agreement**" means the agreement between BSEF and the Regulatory Services Provider whereby the Regulatory Services Provider provides market surveillance and trade practice surveillance functions as well as other compliance related services to the SEF operated by BSEF.

**"Regulatory Services Provider**" means the organization which provides regulatory services to BSEF pursuant to a Regulatory Services Agreement.

"**Reporting Counterparty**" has the meaning set forth in Part 45 of the CFTC Regulations.

"**Request for Quote**" or "**RFQ**" means an electronic message disseminated on the SEF Platform for the purposes of soliciting bids or offers for a specific Swap.

**"Request for Quote Functionality**" means RFQT or RFQS. All RFQs and responses to RFQs will disclose the name of the Person with which the Authorized Trader who placed an Order or sent an RFQ is associated with in BSEF's records.

"**RFQS**" means a SEF Platform functionality that allows a Requesting Participant to request a continuous stream of indicative quotes in a Swap from other Participants. At any time during the continuous stream, a Requesting Participant may send an Order to buy and/or sell a Swap to a Participant that provided an indicative quote. A Requesting Participant must provide to BSEF a standing instruction regarding RFQS recipients that will be applied by BSEF to all RFQS for such Requesting Participant. The SEF Platform will automatically display to a Requesting Participant a continuous stream of indicative quotes from all Participants indicated in the standing instruction upon Requesting Participant's access to the SEF Platform. The Requesting Participant may send an Order to a recipient Participant requesting an execution at the price indicated in the indicative response.

**"RFQT**" means a functionality of the SEF Platform that allows a Requesting Participant to send an RFQ to buy and/or sell a Swap to any Participant(s), to which all such Participants may respond with a firm or indicative quote. The Requesting Participant may accept a firm response to an RFQ from a Recipient Participant or send an Order to a Recipient Participant requesting execution.

(a) For RFQT for credit Swaps, if the SEF Platform receives from the same Recipient Participant that provided the initial price accepted by a Requesting Participant an updated response to an RFQ after the Requesting Participant's acceptance and before the execution of a Trade by BSEF (a "**Revised Price**"); and

(i) if the firm Revised Price is better for the Requesting Participant than the firm initial price the Requesting Participant accepted, then the Trade will be executed by the SEF Platform at such Revised Price;

(ii) if the firm Revised Price is worse for the Requesting Participant than the firm initial price the Requesting Participant accepted, then the acceptance of the initial price by the Requesting Participant will be rejected by the SEF Platform.

(b) For RFQT for foreign exchange Swaps in the event that any Recipient Participant provides an updated price at the same time as a Requesting Participant intends to accept a firm response to the RFQ, then the Requesting Participant's Trade will be executed at such updated price, rather than at the price which the Requesting Participant intended to accept initially. If the updated price is an indicative response, Requesting Participant's Order will be sent for execution by the SEF Platform at the updated price.

"Requesting Participant" means a Participant initiating an RFQ.

"**Required Transaction**" means any transaction involving a Swap that is subject to the trade execution requirement of Section 2(h)(8) of the Act.

**"Recipient Participant**" means a Participant that has received an RFQ from a Requesting Participant.

"**Resting Quote**" means any firm or indicative bid or offer displayed on an Order Book.

"**Rules**" means, with respect to any Person, the rules of such Person and the interpretations, resolutions, orders, directives and procedures of the Person thereunder as in effect from time to time, and if no other Person is specified, means the Rules of the SEF operated by BSEF and the interpretations, resolutions, orders and directives and procedures of the SEF operated by BSEF thereunder as in effect from time to time.

"SDR" means a swap data repository, as defined in Section 1a(48) of the CEA.

"SEC" means the U.S. Securities and Exchange Commission.

"SEF" means a swap execution facility as defined in Section 1a(50) of the CEA.

"SEF Action" and "SEF Actions" have the meanings attributed to such terms in Rule 210(a).

"SEF Data" has meaning set forth in Rule 803(a).

"SEF Activity" means business for which a Participant is subject to the BSEF Rules, which is purportedly conducted subject to the BSEF Rules, or which should have been conducted subject to the BSEF Rules including Permitted Transactions and Block Trades.

"SEF Official" means any Director or Officer of, or individual employed directly by, BSEF, the Regulatory Services Provider or any individual rendering similar services to BSEF under an administrative or similar agreement.

"**SEF Platform**" means the electronic trading system of the SEF established and operated by BSEF, or any successor thereto, that is made available by BSEF to Participants for trading in Swaps.

"SEF Proceeding" has the meaning attributed to such term in Rule 210(a).

"Self-Regulatory Organization" or "SRO" shall, unless otherwise provided, have the meaning attributed to such term in CFTC Regulation 1.3(ee) and, in addition, shall include a Derivatives Clearing Organization, and a registered futures association. BSEF is a self-regulatory organization.

"Sponsoring Broker" means a Participant other than a DMA Customer that allows its designated Customers to access the SEF Platform using the Participant ID of the Participant and (i) with respect to Cleared Swaps, is a Clearing Member; and (ii) with respect to Non-Cleared Swaps, is (x) an FCM or Introducing Broker; or (y) non-U.S. Person acting in a similar capacity that is not required to register as an FCM or Introducing Broker under the Act and that is appropriately licensed in a jurisdiction where its DMA Customer is located.

"Supervised Persons" means any directors, officers, employees or agents of any Participant.

"Swap" means any agreement, contract or transaction that is a swap as defined in Section 1a(47) of the CEA and as further defined by the CFTC, which is listed on the SEF operated by BSEF in accordance with CFTC Regulation 37.4.

"Swap Dealer" has the meaning set form in Section 1a(49) of the CEA.

"Swap Specification" means, with respect to any Swap, the Rules or other trading protocols containing specifications for such Swap, as adopted, amended, supplemented or otherwise modified from time to time by BSEF.

**"Terms Incorporated by Reference**" has the meaning set forth in Rule 523(c).

"**Trade**" means any purchase or sale of any Swap executed on the SEF Platform or subject to BSEF Rules.

"Trade Communication" has meaning set forth in Rule 523(c).

**"Trader ID**" means a unique identifier issued to each Authorized Trader which enables BSEF to identify the individual entering RFQs or Orders into the SEF operated by BSEF.

"**Trading Access**" means the right granted to a Person to send RFQs or place Orders and/or enter into transactions for certain or all Swaps to the SEF Platform or execute Swaps subject to the BSEF Rules.

"**Trading Account**" means, with respect to each Participant, Account or Customer, each account through which the Participant will trade Swaps and through which BSEF will monitor, as applicable, the open Swap positions and closed Swap positions of such Participants, Accounts or Customers and each account through which the Participant will present a Swap for clearing to a Clearing House. **"Trading Hours**" means, for any Business Day, the hours as may be published by BSEF in a Notice to Participants from time to time.

**"Trading Privileges**" means Trading Access or the right granted to a Person to use the SEF operated by BSEF for execution of Swaps. No Person may exercise Trading Privileges on behalf of a Participant during any suspension of such Participant's Trading Privileges.

"Unique Transaction Identifier" or "UTI" means a unique identifier assigned by BSEF to a Trade in accordance with CFTC Regulation 45.5.

"U.S. Person" shall have the meaning set forth in CFTC Regulation 23.23.

"Vice President" means the individual appointed by the Board in accordance with the Operating Agreement, with the duties and responsibilities as may be prescribed by the Board from time to time as set forth in Rule 208.

"Written" or "Writing" means printing, lithography, photography, and other modes of representing or reproducing words or data in a visible form, including electronic transmissions.

\* \* \* \* \* \*

The following rules of construction shall apply to the BSEF Rules:

(i) the headings in the BSEF Rules are for convenience only and do not affect the construction of the BSEF Rules;

(ii) all references to time in the BSEF Rules are to local time in New York, New York, except where expressly provided otherwise;

(iii) in the BSEF Rules, words denoting a singular number include the plural number where the context permits and vice versa;

(iv) where the context permits or requires, any pronoun shall include the corresponding masculine, feminine and neuter forms;

(v) forms of the word "include" mean that the inclusion is not limited to the items listed;

(vi) "or" is disjunctive but not exclusive;

(vii) for purposes of constructing these Rules other than Rules 306 and 317, references to the term "Participant" refer to both the terms "Participant" and "DMA Customer"; and

(viii) references in the BSEF Rules to statutory provisions include those provisions as amended, and any rules or regulations promulgated thereunder.

#### CHAPTER 2. SEF GOVERNANCE

#### RULE 201. Board

(a) The Board shall manage the business and affairs of BSEF in accordance with the Operating Agreement. At all times the Board must be composed of at least 20%, but no less than two, Public Directors. The Board has the power and authority to call for review, and to affirm, modify, suspend or overrule, any and all decisions and actions of standing committees or special committees of the Board or any panel of the Officers.

(b) The Board may act (including to appoint Public Directors, to the extent provided in the Operating Agreement) only by the decision of an absolute majority in number of the members of the Board, either by vote at a meeting or by Written consent without a meeting.

(c) Each Director (including Public Directors) shall be appointed in accordance with the Operating Agreement and the procedures included therein and shall serve until his or her successor is duly appointed, or until his or her earlier resignation or removal, with or without cause.

(d) The members of the Board, including Public Directors, shall be of sufficiently good repute and, where applicable, have sufficient expertise in financial services.

(e) The percentage of Public Directors required to serve on the Board or any committee thereof pursuant to this Chapter 2 shall be deemed to be modified to comply with the CEA and CFTC Regulations, in each case, as in effect from time to time.

(f) Without limitation of any other provisions of this Rule 201, the provisions of Article III of the Operating Agreement shall be deemed to be part of the BSEF Rules, and shall be deemed to be incorporated herein, to the same extent and with the same force and effect as if set forth herein in their entirety.

RULE 202. [Reserved]

RULE 203. [Reserved]

## RULE 204. Regulatory Oversight Committee

(a) The Regulatory Oversight Committee of the Board shall consist only of Public Directors, appointed by the Board. Each member of the Regulatory Oversight Committee shall serve until the due appointment of his or her successor, or until his or her earlier resignation or removal, with or without cause, as a member of the Regulatory Oversight Committee or as a Director. A member of the Regulatory Oversight Committee shall report to the Board.

(b) The Regulatory Oversight Committee shall oversee BSEF's regulatory program on behalf of the Board. It shall make such recommendations to the Board as will, in its judgment, best promote the interests of the SEF operated by BSEF. The Regulatory Oversight Committee shall also have such other powers and perform such other duties as set forth in the BSEF Rules, the Operating Agreement and as the Board may delegate to it from time to time.

(c) Without limiting the generality of the foregoing, the Regulatory Oversight Committee shall have authority to:

(i) Monitor the compliance program of the SEF operated by BSEF for sufficiency and effectiveness;

(ii) Oversee all facets of the compliance program, including trade practice and market surveillance, audits, examinations conducted by the Regulatory Services Provider and other regulatory responsibilities with respect to Participants, Customers, Accounts and Clearing Members (including ensuring compliance with any financial integrity, financial reporting, sales practice, recordkeeping and other requirements), and overseeing the conduct of investigations by the Regulatory Services Provider;

(iii) Review the size and allocation of the regulatory budget and resources and the number, hiring and termination, and compensation of compliance personnel;

(iv) Assist BSEF in minimizing actual and potential conflicts of interest;

(v) Recommend changes that would ensure fair, vigorous, and effective compliance; and

(vi) Review compliance proposals and advise the Board as to whether and how such changes may impact compliance.

(d) The Regulatory Oversight Committee shall oversee the regulatory program of the SEF operated by BSEF on behalf of the Board. The Board shall delegate sufficient authority, dedicate sufficient resources, and allow sufficient time for the Regulatory Oversight Committee to fulfill its mandate.

# **RULE 205.** Additional Committees and Panels

(a) The Board may create such additional standing committees of the Board as it may from time to time deem necessary or advisable.

(b) In addition to the standing committees, the Board may from time to time constitute and appoint, by Rule or resolution, special committees of the Board and designate their composition, responsibilities and powers.

(c) BSEF may create additional committees of BSEF, or panels, for such purposes as may from time to time be necessary or advisable. Members of each such committee may be members of the Board, Supervised Persons of Participants or such other individuals as may be qualified to serve on such committee.

#### **RULE 206.** Power of the Board to Review Decisions

The Board has the power and authority to call for review, and to affirm, modify, suspend or overrule, any and all decisions and actions of standing committees or special committees of the Board.

#### RULE 207. Eligibility

(a) A Director must meet the qualifications set forth from time to time in the Operating Agreement.

(b) An individual may not serve as a Director or serve on a committee established by the Board, a Disciplinary Panel or an Appeals Panel if the individual:

(i) within the prior three (3) years has been found, by a final decision in any action or proceeding brought in a court of competent jurisdiction, the CFTC or any Self-Regulatory Organization, to have committed a disciplinary offense (as defined in CFTC Regulation § 1.63);

(ii) within the prior three (3) years has entered into a settlement agreement in which any of the findings or, in the absence of such findings, any of the acts charged, included a disciplinary offense;

(iii) has been suspended or expelled from membership in a Self-Regulatory Organization, is serving any sentence or probation, or owes any portion of a fine or penalty related to either;

> 1. a finding of a disciplinary offense by a final decision in any action or proceeding brought in a court of competent jurisdiction, the CFTC, or any Self-Regulatory Organization; or

2. a settlement agreement in which any of the findings or, in the absence of such findings, any of the acts charged included a disciplinary offense.

(iv) is currently subject to an agreement with the CFTC or Self-Regulatory Organization not to apply for registration with the CFTC or for membership in the Self-Regulatory Organization;

(v) is currently, or within the past three (3) years has been, subject to a revocation or suspension of registration by the CFTC;

(vi) has been convicted of a felony listed in Section 8a(2)(D)(ii) through (iv) of the CEA; or

(vii) is currently subject to a denial, suspension or disqualification from serving on a disciplinary committee, arbitration or appeals panel or governing board of any self-regulatory organization, as that term is defined in CFTC Regulations § 1.63(a). (c) Any Director, member of a committee established by the Board or any member of a Disciplinary Panel, an Appeals Panel, any individual nominated to serve in any such role, or any individual authorized by the Regulatory Oversight Committee to take summary action shall immediately notify the President if such individual meets one or more of the criteria in Rule 207(b).

(d) For purposes of this Rule, the terms "disciplinary offense," "final decision," and "settlement agreement" have the meanings set forth in CFTC Regulation § 1.63(a).

(e) To qualify as a Public Director, a Director must be found, by the Board on the record, to have no material relationship with BSEF or any of its Affiliates. A "material relationship" is one that reasonably could affect the independent judgment or decision making of such individual as a Public Director. In addition, an individual shall not be considered a "Public Director" if any of the following circumstances exist:

(i) such Director is an Officer or an employee of BSEF, or an officer or an employee of an Affiliate of BSEF;

(ii) such Director is a Participant, or a director, an officer or an employee of a Participant; or

(iii) such Director, or an entity with which the Director is a partner, an officer, or a director, receives more than \$100,000 in combined annual payments for legal, accounting, or consulting services from BSEF or any Affiliate of BSEF. Compensation for services as a director of BSEF or as a director of an Affiliate of BSEF does not count toward the \$100,000 payment limit, nor does deferred compensation for services rendered prior to becoming a Director of BSEF, so long as such compensation is in no way contingent, conditioned or revocable.

(f) Any of the relationships set forth in sub-paragraphs (e)(i) through (iii) of this Rule apply to the "immediate family" of such Director, i.e., spouse, parents, children and siblings.

(g) A Public Director may also serve as a director of an Affiliate of BSEF if he or she otherwise meets the requirements in paragraphs (e) and (f) of this Rule.

## RULE 208. Officers

The Board shall appoint a President, a Chief Compliance Officer, one or more vice presidents, a secretary, a treasurer, and such other officers of BSEF (all of the foregoing, collectively, the "**Officers**") as it may deem necessary or appropriate from time to time, in accordance with the Operating Agreement. The Officers shall have such powers and duties in the management of BSEF as the Board may prescribe from time to time in accordance with the Operating Agreement. Each Director and Officer is entitled to indemnification pursuant to the Operating Agreement with respect to matters relating to BSEF.

# RULE 209. Chief Compliance Officer

(a) The Board shall appoint and approve the Chief Compliance Officer. The Board shall approve the compensation of the Chief Compliance Officer. Removal of the Chief

Compliance Officer shall require the approval of a majority of the Board. BSEF shall notify the CFTC of the removal of the Chief Compliance Officer and the appointment of any new Chief Compliance Officer, whether interim or permanent, within two business days, as defined in CFTC Regulation 40.1, of such appointment.

(b) The individual designated to serve as Chief Compliance Officer shall have the background and skills appropriate for fulfilling the responsibilities of the position. No individual disqualified from registration pursuant to Sections 8a(2) or 8a(3) of the CEA may serve as a Chief Compliance Officer. The Chief Compliance Officer may not be a member of BSEF's legal department and may not serve as its general counsel.

(c) The Chief Compliance Officer shall report directly to the Board. The Chief Compliance Officer shall meet with the Board at least annually. The Chief Compliance Officer shall also meet with the Regulatory Oversight Committee at least quarterly. Each such meeting may occur in person or by means of conference telephone. The Chief Compliance Officer shall provide any information regarding the regulatory program of the SEF operated by BSEF that is requested by the Board or the Regulatory Oversight Committee.

(d) The position of Chief Compliance Officer shall carry with it the authority and resources to develop and enforce policies and procedures necessary to fulfill the duties set forth for chief compliance officers in the Act and the CFTC Regulations. The Chief Compliance Officer shall have supervisory authority over all staff acting in furtherance of the Chief Compliance Officer's obligations.

(e) The Chief Compliance Officer's duties shall include, but are not limited to, the following:

(i) Overseeing and reviewing the compliance of the SEF operated by BSEF with Section 5h of the Act and any CFTC Regulations;

(ii) In consultation with the Board or the senior Officer of BSEF, resolving any conflicts of interest that may arise, including: (1) conflicts between business considerations and compliance requirements; (2) conflicts between business considerations and the requirement that the SEF operated by BSEF provide fair, open, and impartial access as set forth in CFTC Regulation 37.202; and (3) conflicts between BSEF's management and members of the Board;

(iii) Establishing and administering Written policies and procedures reasonably designed to prevent violation of the Act and any Rules adopted by the Commission;

(iv) Taking reasonable steps to ensure compliance with the Act and CFTC Regulations relating to agreements, contracts, or transactions, and with CFTC Regulations under Section 5h of the CEA;

(v) Establishing procedures for the remediation of noncompliance issues identified by the Chief Compliance Officer through a compliance office review, look-back, internal or external audit finding, self-reported error, or validated complaint;

(vi) Establishing and following appropriate procedures for the handling, management response, remediation, retesting, and closing of noncompliance issues;

(vii) Establishing and administering a compliance manual designed to promote compliance with the applicable laws, Rules, and regulations and administering a Written code of ethics designed to prevent ethical violations and to promote honesty and ethical conduct;

(viii) Supervising the SEF's compliance program with respect to trade practice surveillance; market surveillance; real-time market monitoring; compliance with audit trail requirements; enforcement, disciplinary and appeals proceedings; audits, examinations conducted by the Regulatory Services Provider, and other regulatory responsibilities with respect to Participants, Accounts, Customers and Clearing Members (including ensuring compliance with, if applicable, financial integrity, financial reporting, sales practice, recordkeeping, and other requirements);

(ix) Supervising the effectiveness and sufficiency of any regulatory services provided to BSEF by the Regulatory Services Provider; and

(x) Preparing and filing the annual compliance report of BSEF.

# RULE 210. Conflicts of Interest

(a) A Director, Officer, panel member or other Person authorized to exercise BSEF's authority concerning any inquiry, investigation or any disciplinary or appeals proceeding, summary suspension, or other summary actions (any such action, a "SEF Action" and, collectively, "SEF Actions"), or Emergency actions taken pursuant to Rule 212 (each such SEF Action or Emergency Action, a "SEF Proceeding") who knowingly has a "material conflict of interest" between his or her position as a Director, Officer, panel member or exercise of authority concerning any SEF Proceeding and his or her personal interests (each, an "Interested Person") may not participate in any deliberations or vote of the Board committee, panel or exercise any authority in any SEF Proceeding involving his or her personal interest, except as described in Rule 210(d).

(b) For purposes of Rule 210(a), a "material conflict of interest" includes a Director's, Officer's, or other Person's:

(i) being named as a respondent or potential respondent in a SEF Proceeding;

(ii) being an employer, employee, fellow employee or an Affiliate of a respondent or potential respondent in a SEF Proceeding;

(iii) having any significant, ongoing business relationship with a respondent or potential respondent in a SEF Proceeding;

(iv) having a family relationship with a respondent or potential respondent in a SEF Proceeding (including the individual's spouse, co-habitator, former spouse, parent, step-parent, child, step-child, sibling, step-brother, step-sister, grandparent, grandchild,

uncle, aunt, nephew, niece, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law or sister-in-law); and/or

(v) having a direct and substantial financial interest in the result of the deliberations or vote based upon either SEF or non-SEF positions. A direct and substantial financial interest includes positions held in Swaps in the accounts of, Controlled by, or affiliated with the Interested Person or any other types of direct and substantial financial positions of the Interested Person that are reasonably expected to be affected by the deliberations or vote.

(c) Before considering any SEF Proceeding, an Interested Person must disclose in Writing to the Board the material facts concerning his or her relationship or interest in the matter.

(d) Any Interested Person who would be required otherwise to abstain from deliberations and voting pursuant to Rule 210(a) as a result of having a direct and substantial financial interest in the result of the deliberations and vote may participate in deliberations, prior to a vote on the matter, if:

(i) the material facts about the Interested Person's financial interest in the matter are disclosed or known to the Board;

(ii) the Board determines that the participation by the Interested Person would be consistent with the public interest; and

(iii) a majority of the Directors (excluding any Interested Persons) vote to allow the Interested Person to participate in deliberations on the matter.

(e) If a determination is made pursuant to Rule 210(d) that an Interested Person may participate in deliberations prior to a vote, then the minutes of the meeting of the Board or committee thereof will reflect the determination and the reasons for the determination.

(f) If a determination is made pursuant to Rule 210(a) that all Directors are Interested Persons with respect to a matter subject to a vote by the Board, the President will appoint a panel of individuals who are not Interested Persons with respect to such matter, which will have the same authority and powers over such matter that the Board would have if the Directors were not Interested Persons with respect to such matter.

(g) No Director, Officer or member of any committee or panel established by the Board shall use or disclose for any purpose other than the performance of his or her official duties and responsibilities as a Director, Officer or committee or panel member any material, non-public information obtained as a result of the individual's duties and responsibilities as a Director, Officer or committee or panel member. No Director, Officer or committee or panel member shall, directly or indirectly, disclose or use at any time, either during his or her association with BSEF or thereafter, any confidential information of which the Board member or committee or panel member becomes aware. Each Director, Officer or committee or panel member in possession of confidential information shall take all appropriate steps to safeguard the information and to protect it against disclosure, misuse, espionage, loss and theft. (h) Notwithstanding Rule 210(g), a Director, Officer or committee or panel member may disclose confidential information if required by Applicable Law or a court order to be revealed to the United States Department of Justice or the CFTC.

(i) For the purposes of Rule 210(g), the term "material, non-public information" shall mean "material information" that is "nonpublic information," as such terms are defined in CFTC Regulation 1.59(a).

# RULE 211.Restrictions on Certain Persons who Possess Material,<br/>Non-Public Information: Improper Use or Disclosure of<br/>Material Non-Public Information

No member of the Board or of any Board committee, no member of any other committee of BSEF, no Officer of BSEF, no employee of BSEF, no agent of BSEF, no subcontractor of BSEF and no consultant to BSEF shall:

(a) trade for such Person's own account, or for or on behalf of any other account, in any commodity interest on the basis of any material, non-public information obtained through the performance of such Person's official duties;

(b) use or disclose, for any purpose other than the performance of such Person's official duties, any material, non-public information obtained by such Person as a result of such Person's official duties, <u>provided</u>, <u>however</u>, that this Section shall not prohibit disclosures made by such Person in the course of his or her official duties or disclosures made to the CFTC, any Self-Regulatory Organization, a court of competent jurisdiction or any agency or department of the federal or state government; or

(c) trade, directly or indirectly, in any Swap traded on the SEF operated by BSEF; in any related commodity interest; or in any commodity interest traded on any DCM or SEF or cleared by any Clearing House if such Person has access to material non-public information concerning such Swap or commodity interest.

# RULE 212. Emergency Rules

(a) In the event of an Emergency, BSEF may implement temporary emergency procedures and rules ("**Emergency Rules**"), subject to the applicable provisions of the CEA and CFTC Regulations. Implementation of Emergency Rules shall be done in consultation with the CFTC. Emergency Rules may require or authorize BSEF, the Board, any committee of the Board, the President, or any other Officer to take actions necessary or appropriate to respond to the Emergency, including the following actions:

(i) suspending or curtailing trading or limiting trading to liquidation only (in whole or in part);

- (ii) extending or shortening the last trading date for Swaps;
- (iii) ordering the fixing of a settlement price;

(iv) ordering the liquidation or transfer of an open position in any Swap, or the reduction of positions;

- (v) extending, limiting or changing the Trading Hours;
- (vi) imposing or modifying intraday market restrictions;
- (vii) transferring customer contracts and the margin in an emergency;
- (viii) imposing special margin requirements;
- (ix) extending or shortening the expiration date of a Swap;
- (x) altering any Swap's settlement terms and conditions;
- (xi) imposing or modifying price limits;
- (xii) imposing, modifying or reducing position limits; and/or

(xiii) temporarily modifying or suspending any provision of the BSEF Rules or Obligations.

(b) Before any Emergency Rule may be adopted and enforced, a required vote of the Board must approve the implementation of such Emergency Rule at a duly convened meeting requested by the President or any other Officer. Directors may attend such a meeting by teleconference. Each Director participating in such meeting shall be subject to Rule 210. If the President, Vice President or the Chief Technology Officer determines that Emergency Rules must be implemented with respect to an Emergency before a meeting of the Board can reasonably be convened, then the President, Vice President or the Chief Technology Officer shall have the authority, without Board action, to implement any Emergency Rules with respect to such Emergency that he or she deems necessary or appropriate to respond to such Emergency.

(c) Whenever BSEF, the Board, any committee of the Board, or the President, Vice President or the Chief Technology Officer takes actions necessary or appropriate to respond to an Emergency (including the actions set forth in paragraph (a) above), an Authorized Representative of BSEF will post a Notice to Participants regarding such Emergency, as soon as practicable. When the Board, any committee of the Board or the President, Vice President or the Chief Technology Officer determines that the Emergency is no longer in effect, permitting the SEF operated by BSEF to resume normal functioning; any such actions responding to an Emergency will be terminated.

(d) BSEF will use reasonable efforts to notify the CFTC prior to implementing, modifying or terminating an Emergency Rule. If such prior notification is not possible or practicable, BSEF will notify the CFTC as soon as possible or reasonably practicable, but in all circumstances within twenty-four (24) hours of the implementation, modification or termination of such Emergency Rule.

(e) Upon taking any action in response to an Emergency, BSEF will document the decision-making process related to such action. Such documentation will be kept for at least five

years following the date on which the Emergency ceases to exist or to affect the SEF operated by BSEF, and all such documentation will be provided to the CFTC upon request.

## **RULE 213.** Information-Sharing Agreements

(a) BSEF shall enter into information-sharing agreements or other arrangements or procedures necessary to allow BSEF to obtain any necessary information to perform any monitoring of trading and Trade processing, provide information to other markets, the CFTC or any other Governmental Body with jurisdiction over BSEF upon request and which allow BSEF to carry out such international information-sharing agreements as the CFTC may require. As part of any information-sharing agreements or other arrangements or procedures adopted pursuant to this Rule, BSEF may:

(i) provide market surveillance reports to the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets;

(ii) share information and documents concerning current and former Participants to the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets;

(iii) share information and documents concerning ongoing and completed investigations to the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets; and/or

(iv) require its current or former Participants to provide information and documents to BSEF at the request of the CFTC, any Governmental Body with jurisdiction over BSEF, or, as necessary for BSEF to comply with its SRO obligations, to other markets.

(b) BSEF may enter into any information-sharing arrangement with any Person or body (including the CFTC, the NFA, any Self-Regulatory Organization, any SEF, DCM, market, or clearing organization, or any Governmental Body) if BSEF (i) believes that such entity exercises a legal or regulatory function under any law or regulation, or a function comprising or associated with the enforcement of a legal or regulatory function, or (ii) considers such arrangement to be in furtherance of the purpose or duties of BSEF and the SEF operated by BSEF under Applicable Law.

(c) BSEF may disclose any information provided by or relating to Participant, Account Managers, Authorized Traders, Supervised Persons, Clearing Members, Customers or Accounts or their agents, or Trades of Participant or of its Customers or Accounts, including the content of this Agreement, to any Governmental Body, to the Regulatory Services Provider, to an SDR where BSEF reports Trades, to any other person or entity as required by Applicable Law or as necessary to conclude Participant's Trades, submit Participant's Trades for clearance or perform services requested by a Participant, and to any Person providing services to BSEF with respect to the SEF operated by BSEF. BSEF will not disclose any proprietary data or personal information of any Participant, Account Manager, Authorized Trader, Supervised Person, Clearing Member, Customer or Account without a corresponding confidentiality agreement between such Person and BSEF, unless the Person requesting such information is a Governmental Body.

# RULE 214. Regulatory Services Agreement with the Regulatory Services Provider

BSEF has contracted with the Regulatory Services Provider to provide certain regulatory services to BSEF pursuant to a Regulatory Services Agreement. In accordance with the Regulatory Services Agreement, the Regulatory Services Provider may perform certain surveillance, investigative, and regulatory functions under the BSEF Rules and BSEF may provide information to the Regulatory Services Provider in connection with the performance by the Regulatory Services Provider of those functions. BSEF shall retain ultimate decision-making authority with respect to any functions that are contracted to the Regulatory Services Provider.

# RULE 215. Delivery and Service of CFTC Communications for Non-U.S. Participants

In accordance with CFTC Rule 15.05, BSEF will serve as an agent of a non-U.S. Participant or a Customer of non-U.S. Participant for whom Swaps were executed or a non-U.S. Authorized Trader for purposes of accepting delivery and service of any communication issued by or on behalf of the CFTC to the non-U.S. Participant or the Customer of the non-U.S. Participant or the non-U.S. Authorized Trader, in each case with respect to any swap traded on the SEF operated by BSEF.

## CHAPTER 3. PARTICIPANTS

## **RULE 301.** Eligibility Criteria for Becoming a Participant

(a) To be eligible for admission as a Participant, an applicant warrants to BSEF that it meets the following criteria:

(i) is an ECP, and each Account or Customer on whose behalf it wishes to trade on the SEF operated by BSEF is an ECP, in each case eligible to enter into the asset classes of Swaps it wishes to trade on the SEF operated by BSEF;

(ii) is of good reputation and business integrity;

(iii) is validly organized, in good standing, and authorized by its governing body and, if relevant, documents of organization, to trade Swaps;

- (iv) has not filed for bankruptcy;
- (v) is not a SEF Official, agent or affiliate of BSEF;

(vi) is not prohibited from using the services of BSEF for any reason whatsoever;

(vii) holds all registrations required under Applicable Law, if any;

(viii) is not subject to statutory disqualification under Section 8a(2) of the CEA;

(ix) satisfies any other criteria that BSEF may require from a Participant to perform its SRO responsibilities, comply with Applicable Law or provide SEF services; and

(x) is not an ISV or an automated trading system.

(b) Once admitted, the Participant shall continue to comply with all applicable Eligibility Criteria in this Rule 301.

(c) With respect to Cleared Swaps, each Participant that is an Account Manager, FCM or Introducing Broker must ensure that each of its, as applicable, Accounts or Customers has a clearing account with a Clearing Member that is a member of the Clearing House accepting for clearance Cleared Swaps traded on the SEF operated by BSEF and provide BSEF with evidence of such relationship. With respect to Non-Cleared Swaps, each Participant that is an Account Manager or Introducing Broker must ensure that each of its, as applicable, Accounts or Customers complies with Rule 534, if applicable. A DMA Customer that is an Account Manager must ensure that each of its Accounts complies with Rule 534, if applicable. Each Participant or DMA Customer that is an Account Manager must provide BSEF upon BSEF's prior Written request with Written representation or proof of authority to place RFQs or Orders and execute Trades on the SEF operated by BSEF on behalf or in the name of each Account.

(d) With respect to Cleared Swaps, each Participant that is not an Account Manager must either be a Clearing Member of a Clearing House where the Cleared Swaps are cleared or have a clearing account with a Clearing Member with respect to such Cleared Swap and provide SEF with evidence of such relationship. With respect to Non-Cleared Swaps, each Participant that is not an Account Manager must comply with Rule 534, if applicable.

(e) Each Participant must establish a Trading Account. In addition to all information required by BSEF, information in each Trading Account shall at minimum be sufficient to allow BSEF to present a Trade for clearing to a Clearing House. A Participant must keep such information current and up-to-date. Please see Notices to Participants 2016-5A and 2017-1, which are posted on BSEF's website.

(f) Participants that do not have a relationship with a Clearing Member as set forth in subsection (c) or (d) of this Rule 301 are prohibited from entering RFQs or Orders in Cleared Swaps on the SEF operated by BSEF.

(g) Upon request of BSEF, a Participant shall promptly provide to BSEF or its Regulatory Services Provider information about the Participant, its Customers, Accounts, Clearing Members and Authorized Traders as BSEF requests related to or in connection with SEF Activity.

# RULE 302. Authorized Traders

(a) Each Participant shall nominate or designate one or more Authorized Traders, who will conduct SEF Activity on behalf of the Participant.

(b) Each Authorized Trader:

(i) must be a natural person;

(ii) must satisfy any other requirements as may be prescribed by BSEF from time to time; and

(iii) must have a Trader ID.

A Participant that authorizes a third party to trade for its Trading Account on a discretionary basis pursuant to a power of attorney or other instrument must identify or approve a specific natural person as its Authorized Trader with respect to such Trading Account.

(c) Without limiting the foregoing, each Authorized Trader will abide by applicable BSEF Rules and Applicable Law, and each Participant or DMA Customer, as applicable, will ensure on an ongoing basis that:

(i) none of its Authorized Traders is subject to a disqualification pursuant to any Applicable Law (unless an appropriate exemption has been obtained with respect thereto);

(ii) each of its Authorized Traders will be technically proficient;

(iii) each of its Authorized Traders will conduct its business in a fair and equitable manner; and

(iv) each of its Authorized Traders will conduct its business in accordance with the BSEF Rules.

(d) By agreeing to become an Authorized Trader, an individual agrees to be bound by the duties and responsibilities of an Authorized Trader under these Rules and to be subject to, and comply with, the BSEF Rules and Obligations. Among other duties and responsibilities that BSEF may impose, an Authorized Trader must:

(i) have the authority, at BSEF's request, to adjust or withdraw any Order submitted under any Trader ID assigned to him or her; and

(ii) ensure that any SEF Activity conducted under any Trader ID assigned to him or her complies with all BSEF Rules and Obligations.

(e) To nominate or designate an Authorized Trader, a Participant must follow the procedures established by BSEF. BSEF may establish criteria that individuals must fulfill to become an Authorized Trader. Any such criteria will be set out in the BSEF Rules. BSEF will not accept the registration as an Authorized Trader of any individual who is a SEF Official.

(f) BSEF will maintain a list of all appointed Authorized Traders for each Participant.

(g) BSEF may, in its sole discretion terminate, revoke or suspend an Authorized Trader and shall promptly notify the Participant in Writing of such action. Upon such

termination, revocation or suspension, BSEF will disable access of such Authorized Trader to the SEF operated by BSEF.

(h) To request the termination of the designation of an Authorized Trader, the Participant or the Authorized Trader must notify BSEF following the procedures established by BSEF. BSEF will terminate access of such Authorized Trader to the SEF operated by BSEF immediately upon receipt of such notice from Participant.

# **RULE 303.** Participant Application Process; Termination of Participant

(a) Any Person who desires to become a Participant shall (i) submit signed Participant Documentation; (ii) agree in Writing to abide by the BSEF Rules and Applicable Law; (iii) provide such information and documentation as may be requested by BSEF; and (iv) follow the application procedures established by BSEF.

(b) In considering an application from a potential Participant, BSEF may require additional information from the applicant, or conduct an investigation to verify information submitted by the applicant, or both.

(c) If BSEF decides to admit an applicant as a Participant, it shall promptly notify the applicant and state in such notice the date on which the applicant shall become a Participant.

(d) If BSEF decides to decline or condition an application for admission as a Participant, or terminate a Person's status as a Participant, BSEF shall promptly notify such Affected Person thereof in a Writing sent to the address provided by the applicant or maintained in BSEF registry of Participants. Such Affected Person may, within seven (7) calendar days, request in Writing that BSEF provide the reasons for the denial, conditioning or termination of Participant status. Within fourteen (14) calendar days after receiving such Written request, BSEF shall send in Writing to the Affected Person the reasons for the denial, conditioning or termination. Within fourteen (14) calendar days of receiving the BSEF's Written response, the Affected Person may request in Writing that BSEF reconsider its determination, and may provide any relevant representations or other information that such Affected Person believes to be relevant to the reconsideration.

(e) BSEF may deny, condition or terminate Participant status of any Person if: (i) such Person is unable to satisfactorily demonstrate its ability to satisfy the Eligibility Criteria as set forth in Rule 301(a) to become or remain a Participant; (ii) such Person is unable to satisfactorily demonstrate its capacity to adhere to all applicable BSEF Rules; (iii) such Person would bring BSEF into disrepute as determined by BSEF in its sole discretion; or (iv) for such other cause as BSEF may reasonably determine.

# **RULE 304.** Trading Privileges of a Participant

(a) Upon admission as a Participant or DMA Customer, the Participant or DMA Customer must execute such Participant Documentation or DMA Customer Documentation, as applicable, as required from time to time by BSEF, and such Participant Documentation or DMA Customer Documentation, as applicable, must remain in effect for the Participant or DMA Customer to access the SEF operated by BSEF. (b) Admission as a Participant entitles the Participant only to Trading Privileges and does not confer any right of ownership in, or right to attend or vote at meetings of, BSEF, or right to share in the profits, of BSEF. A Participant may not transfer or assign its status as a Participant.

# RULE 305. Termination or Limitation of Trading Privileges and Trading Access

Notwithstanding anything in the BSEF Rules to the contrary, the Chief (a) Compliance Officer may, after consultation with the Regulatory Oversight Committee, if practicable, summarily suspend, revoke, limit, condition, restrict or qualify the Trading Privileges of a Participant or the Trading Access of an Authorized Trader, and may take other summary action against any Participant or any of its Supervised Persons or any Authorized Trader in accordance with the BSEF Rules; provided, however, that the Chief Compliance Officer must reasonably believe that the business, conduct or activities of the Participant, Authorized Trader or Supervised Person in question is not in the best interests of BSEF or the marketplace, including based on any of the following: (i) statutory disqualification from registration as provided in CEA Section 8a(2) or (3); (ii) non-payment of fees, costs, charges, fines or arbitration awards; or (iii) the reasonable belief that immediate action is necessary to protect the public or the best interests of BSEF and the SEF operated by BSEF. BSEF may deny or limit Trading Privileges of a Participant or Trading Access of any Authorized Trader upon default of the Participant, Customer or Account, as applicable, on any Swap with respect to such Participant, Customer or Account.

(b) Whenever practicable, the Compliance Department, acting on behalf of the Chief Compliance Officer, shall provide prior Written notice to the party against whom any action in accordance with paragraph (a) shall be taken. If prior notice is not practicable, BSEF will give notice at the earliest possible opportunity to the respondent against whom the action is brought. The Compliance Department, acting on behalf of the Chief Compliance Officer, will prepare a notice of summary action (which will state the action, the reasons for the action, and the effective time, date and duration of the action) and serve the notice on such party.

(c) The summary action will become final upon the expiration of 20 days after the notice of action is served on the respondent.

(d) At the request of BSEF, a respondent against whom a summary action is brought pursuant to this Rule 305 must provide books and records over which the respondent has access or control and must furnish information to, or appear or testify before, BSEF or the in connection with the enforcement of any BSEF Rule.

(e) Participant may appeal any decision taken by BSEF under this Rule 305 as provided in Rule 620; provided, however, that any such decision by BSEF to deny or otherwise limit applicant's Trading Privileges or Trading Access shall continue in effect during such review.

## RULE 306. Assessments and Fees

BSEF shall set the times and amounts of any assessments or fees to be paid by Participants, which assessments or fees shall be paid to BSEF when due. If a Participant fails to

pay when due any such assessments or fees levied on such Participant, and such payment obligation remains unsatisfied for thirty days after its due date, BSEF may suspend, revoke, limit, condition, restrict or qualify the Trading Privileges of such Participant as it deems necessary or appropriate.

#### **RULE 307.** Authorized Representatives

Each Participant shall designate one or more Authorized Representatives who will represent the Participant before BSEF and its committees and receive notices on behalf of the Participant. The Authorized Representative shall be empowered by the Participant to act on its behalf and BSEF shall be entitled to rely on the actions of the Authorized Representative as binding on the Participant. Each Participant must provide BSEF with current contact and other requested information for each of its Authorized Representatives so that BSEF is able to immediately contact the Authorized Representatives.

#### **RULE 308. Recording of Communications**

BSEF may record conversations and retain copies of electronic communications between SEF Officials, on one hand, and Participants, their Account Managers, Authorized Traders, Supervised Persons or other agents, on the other hand, to the extent required by Applicable Law. Any such recordings may be retained by BSEF or the Regulatory Services Provider in such manner and for such periods of time as BSEF may deem necessary or appropriate.

#### RULE 309. Notices to Participants

BSEF shall publish a Notice to Participants with respect to each addition to, modification of, or clarification of, the BSEF Rules or of any action to implement any BSEF Rules, in a form and manner that is reasonably designed to enable each Participant to become aware of and familiar with, and to implement any necessary preparatory measures to be taken by it with respect to, such addition or modification, prior to the effective date thereof. For purposes of publication in accordance with the first sentence of this Rule, it shall be sufficient (without limiting the discretion of BSEF as to any other reasonable means of communication) if a Notice to Participants is published on BSEF's website and posted on BSEF's internal notification system. Any Notice to Participants shall also be deemed to have been made to all Account Managers, Authorized Traders and Supervised Persons.

#### **RULE 310.** Communications between BSEF and Participants

Each Participant must provide BSEF with its current electronic mail address and telephone number and the electronic mail address and telephone number of any of its Authorized Traders and immediately (and in any event within 24 hours) update this information whenever it changes. All communications between BSEF and the Participant will be transmitted by electronic mail and/or posted on BSEF's website, except as otherwise specified by BSEF. The Participant shall be responsible for conveying such communications to its Authorized Traders and/or to its Account Managers. Each Participant will be responsible for promptly reviewing and, if necessary, responding to all electronic communications from BSEF to the Participant or any of its Account Managers, Authorized Traders, Supervised Persons or any Person to whom it has given Trader ID(s). All communications made to a Participant shall also be deemed to have

been made to all Account Managers, Authorized Traders and Supervised Persons of such Participant.

#### **RULE 311.** Application of BSEF Rules and Jurisdiction

ANY MARKET PARTICIPANT THAT DIRECTLY OR INDIRECTLY (a) EFFECTS A TRANSACTION ON THE SEF OPERATED BY BSEF, OR ANY PARTICIPANT, AUTHORIZED TRADER, CLEARING MEMBER OR OTHER PERSON ACCESSING OR ENTERING ANY RFQ OR ORDER OR SUBMITTING ANY SWAP INTO THE SEF OPERATED BY BSEF OR EXECUTING ANY TRADE PURSUANT TO THE RULES (i) IS BOUND BY, AND SHALL COMPLY WITH, THE **BSEF RULES AND OBLIGATIONS, THE CLEARING HOUSE RULES, SWAP** SPECIFICATIONS AND APPLICABLE LAW, IN EACH CASE TO THE EXTENT **APPLICABLE TO IT, (ii) SUBMITS TO THE JURISDICTION OF BSEF WITH RESPECT TO ANY AND ALL MATTERS ARISING FROM, RELATED TO, OR IN** CONNECTION WITH, THE STATUS, ACTIONS OR OMISSIONS OF SUCH PARTICIPANT, AUTHORIZED TRADER OR OTHER PERSON, AND (iii) AGREES TO ASSIST BSEF IN COMPLYING WITH ITS LEGAL AND REGULATORY **OBLIGATIONS, COOPERATE WITH BSEF, THE CFTC AND ANY GOVERNMENTAL BODY WITH JURISDICTION OVER BSEF OR THE SEF OPERATED BY BSEF IN ANY INQUIRY, INVESTIGATION, AUDIT, EXAMINATION OR PROCEEDING.** 

(b) Any Person whose access to the SEF operated by BSEF is suspended for any period remains subject to the BSEF Rules, the Obligations and BSEF's jurisdiction throughout the period of suspension. Any Person whose access to the SEF operated by BSEF is revoked or terminated shall remain bound by the BSEF Rules and Applicable Law, in each case to the extent applicable to it, and subject to the jurisdiction of BSEF with respect to any and all matters arising from, related to, or in connection with, the status, actions or omissions of such Participant prior to such revocation or termination.

#### **RULE 312. Description of Participant's Status**

A Participant shall ensure that the form, content and context of any description of the Participant's status on the SEF operated by BSEF is not inconsistent with, and does not misrepresent, the Participant's capacity on the SEF operated by BSEF under the BSEF Rules or the Participant's registration, if any, under the CEA, or under any other Applicable Law.

#### **RULE 313. Dissolution of Participants**

All rights and privileges of a Participant terminate upon, and all obligations of a Participant shall survive the dissolution of the Participant.

#### **RULE 314.** Withdrawal of Participant

(a) To withdraw from the SEF operated by BSEF, a Participant must notify BSEF of its withdrawal. Such withdrawal shall be accepted and effective immediately upon receipt of such notice by BSEF.

(b) When BSEF accepts the withdrawal of a Participant, all rights and privileges of such Participant terminate (including the Trading Privileges). The accepted withdrawal of a Participant shall not affect the rights of BSEF under the BSEF Rules or relieve the former Participant of such Participant's obligations under the BSEF Rules before such withdrawal. Notwithstanding the accepted withdrawal of a Participant, the withdrawn Participant remains subject to the BSEF Rules, the Obligations and the jurisdiction of BSEF for acts done and omissions made while a Participant, and must cooperate in any SEF Proceeding under Chapter 6 as if the withdrawn Participant were still a Participant.

#### **RULE 315.** Compliance with the Commodity Exchange Act

All SEF Participants shall comply with all relevant provisions of the CEA and the Rules and regulations duly issued pursuant thereto by the CFTC, including the filing of reports, maintenance of books and records, and permitting inspection and visitation by Authorized Representatives of the CFTC or Department of Justice.

RULE 316.AccessRULE 316.A.ECP Access

BSEF will provide its services to any ECP with access to its markets and BSEF services that is impartial, transparent and applied in a fair and non-discriminatory manner; <u>provided</u>, <u>however</u>, that each ECP complies with BSEF's documentation and the eligibility requirements set forth in this Rulebook.

#### RULE 316.B. ISV Access

BSEF will provide ISVs with access to its trading platform and its data in a fair and non-discriminatory manner; <u>provided</u>, <u>however</u>, that each ISV shall comply with BSEF's criteria governing such access. Such access criteria shall be impartial and transparent.

## RULE 317. Direct Market Access

(a) DMA may be sponsored only by a Sponsoring Broker.

(b) All trades in Cleared Swaps executed via DMA connection must be guaranteed by a Sponsoring Broker that assumes financial responsibility for all trades in Cleared Swaps executed through the DMA connection.

(c) Each DMA Customer must execute the DMA Customer Documentation as a condition of being granted access to the SEF operated by BSEF.

(d) A Sponsoring Broker shall assist BSEF in any investigation into potential violations of the BSEF Rules, CFTC Regulations or the Act which occur through or with respect to a DMA connection guaranteed by such Sponsoring Broker. Such assistance must be timely and may include requiring any DMA Customer to produce documents, to answer questions from BSEF, and/or to appear in connection with an investigation.

(e) A Sponsoring Broker shall suspend or terminate the Trading Access of a DMA Customer or any Authorized Trader associated with such DMA Customer if BSEF determines that the actions of the DMA Customer or any of its Authorized Traders threaten the integrity of the SEF operated by BSEF or liquidity of any Swap or violate any BSEF Rule or if the DMA Customer or any of its Authorized Traders fails to cooperate in an investigation.

(f) If a Sponsoring Broker has actual or constructive notice of a violation of the BSEF Rules in connection with Direct Market Access by its DMA Customer and the Sponsoring Broker fails to take appropriate action, BSEF may consider that the Sponsoring Broker has committed an act detrimental to the interest or welfare of BSEF.

# **RULE 318.** Legal Certainty for SEF Trades

A transaction entered into on or pursuant to the BSEF Rules shall not be void, voidable, subject to rescission, otherwise invalidated, or rendered unenforceable as a result of:

(a) a violation by BSEF of the provisions of section 5h of the Act or CFTC Regulations;

(b) any CFTC proceeding to alter or supplement a Rule, term, or condition under section 8a(7) of the Act or to declare an emergency under section 8a(9) of the Act; or

(c) any other proceeding the effect of which is to:

(i) alter or supplement a specific term or condition or trading rule or procedure; or

(ii) require BSEF to adopt a specific term or condition, trading rule or procedure, or to take or refrain from taking a specific action.

# **RULE 319. Rights and Responsibilities after Suspension or Termination**

(a) When the Trading Privileges of a Participant or the Trading Access of any Authorized Trader are suspended, none of its rights and Trading Privileges (including the right to hold oneself out to the public as a Participant, enter RFQs or Orders into the SEF operated by BSEF and receive Participant rates for fees, costs, and charges at Participant levels) will apply during the period of the suspension, except for the right of the Participant in question to assert claims against others as provided in the BSEF Rules or the right to Trading Access. Any such suspension will not affect the rights of creditors under the BSEF Rules or relieve the Participant in question of its, his or her obligations under the BSEF Rules to perform any Swaps entered into before the suspension, or for any SEF fees, costs, or charges incurred during the suspension.

(b) When the Trading Privileges of a Participant or the Trading Access of any Authorized Trader are terminated, all of a Participant's rights and Trading Privileges or an Authorized Trader's right to Trading Access will terminate, except for the right of the Participant in question to assert claims against others, as provided in the BSEF Rules. Any such termination will not affect the rights of creditors under the BSEF Rules. A terminated Participant may only seek to reinstate its Trading Privileges by applying for Trading Privileges pursuant to Rule 304. BSEF will not consider the application of a terminated Participant if such Participant continues to fail to appear at disciplinary or appeals proceedings without good cause or continues to impede the progress of disciplinary or appeals proceedings.

(c) A suspended or terminated Participant, Authorized Trader or Supervised Person remains subject to the BSEF Rules and the jurisdiction of BSEF for acts and omissions prior to the suspension or termination, and must cooperate in any inquiry, investigation, disciplinary or appeals proceeding, summary suspension or other summary action as if the suspended or terminated Participant still had Trading Privileges or the terminated Authorized Trader still had Trading Access. BSEF may discipline a suspended Participant or Authorized Trader under this Chapter 6 for any violation of a BSEF Rule or provision of Applicable Law committed by the Participant or Authorized Trader before, during or after the suspension.

(d) Upon the request of a Customer, in the event of the suspension or revocation of the Trading Privileges of a Participant, BSEF shall seek to facilitate the transfer of any Customer accounts held by such Participant to other Participants with Trading Privileges.

## CHAPTER 4. OBLIGATIONS OF PARTICIPANTS, ACCOUNT MANAGERS, DMA CUSTOMERS, AUTHORIZED TRADERS AND SUPERVISED PERSONS

#### **RULE 401. Duties and Responsibilities**

(a) Each Participant, Account Manager, DMA Customer, Authorized Trader and Supervised Person shall:

(i) ensure that BSEF's facilities are used in a responsible manner and are not used for any improper purpose;

(ii) ensure that BSEF's facilities are used only to conduct SEF Activity;

(iii) ensure that all SEF Activity conducted by the Participant, Account Managers, Authorized Traders and Supervised Persons is performed in a manner consistent with applicable BSEF Rules and their respective Obligations;

(iv) comply with all BSEF Rules and Obligations and act in a manner consistent with each BSEF Rule and Obligation;

(v) observe high standards of integrity, market conduct, commercial honor, fair dealing, and just and equitable principles of trade while conducting or attempting to conduct any SEF Activity, or any aspect of any business connected with or concerning the SEF operated by BSEF;

(vi) not mislead or conceal any material fact or matter in any dealings or filings with BSEF or in response to any SEF Proceeding; and

(vii) keep the Authorized Trader's Trader IDs, account numbers and passwords confidential.

(b) Each Participant shall be responsible for promptly informing BSEF of any material changes to Eligibility Criteria information provided to BSEF by the Participant.

## RULE 402. Required Disclosures to BSEF

Each Participant shall immediately notify the Compliance Department upon becoming aware of any of the following events:

(a) any material change to the contact or other information provided to BSEF by the Participant;

(b) any damage to, or failure or inadequacy of, the systems, facilities or equipment of the Participant to effect transactions pursuant to the BSEF Rules or to timely perform the Participant's financial obligations under or in connection with Swaps of such Participant or Swaps of any Customer or Account of such Participant;

(c) any refusal of admission of the Participant for membership in, any Self-Regulatory Organization, SEF, DCM, or Derivatives Clearing Organization;

(d) any expulsion, suspension or fine in excess of \$25,000 (whether through an adverse determination, voluntary settlement or otherwise) imposed on the Participant by any Self-Regulatory Organization, SEF, DCM, Derivatives Clearing Organization or, with respect to SEF Activity, any relevant Governmental Body;

(e) any revocation, suspension or conditioning of any registration or license of a Participant necessary to conduct SEF Activity granted by any relevant Governmental Body;

(f) (A) the commencement of any judicial or administrative proceeding against the Participant or any Authorized Trader or Supervised Person or (B) the imposition of any fine in excess of \$25,000, cease and desist order, denial of trading privileges, censure or other sanction or remedy (whether through an adverse determination, voluntary settlement or otherwise) imposed, in each case of (A) and (B), by any Self-Regulatory Organization, SEF, DCM, Derivatives Clearing Organization or, with respect to SEF Activity, any relevant Governmental Body;

(g) any indictment or conviction of, or any confession of guilt or plea of guilty or nolo contendere by, any principals or senior officers of the Participant or any Authorized Trader for any felony or misdemeanor involving, arising from, or related to, the purchase or sale of any commodity, futures contract, swap, option, security, securities futures product or other financial instrument, or involving or arising from fraud or moral turpitude; and

(h) the Participant's or a 10% or greater owner of the Participant becoming the subject of a petition for bankruptcy;

(i) the appointment of a receiver, trustee or administrator for the Participant or a 10% or greater owner of the Participant;

(j) the presentment of a petition, or the passing of a resolution, for the Participant's or a 10% or greater owner of the Participant winding-up;

(k) the commencement of proceedings for the Participant's or the 10% or greater owner's of the Participant dissolution; or

(1) the occurrence of an event of insolvency with respect to the Participant or the 10% owner or greater owner of the Participant.

## RULE 403. Inspections by BSEF

(a) BSEF or the Regulatory Services Provider (or their respective authorized representatives), shall have the right with such prior reasonable advance notice as is practicable

under the circumstances, in connection with determining whether all BSEF Rules are being, will be, or have been complied with by the Participant, to:

(i) inspect the books and records of the Participants relating to SEF Activity;

(ii) inspect systems, equipment and software of any kind operated by the Participant in connection with SEF Activity and any data stored in any of the systems or equipment related to SEF Activity; and/or

(iii) copy or reproduce any data to which BSEF has access under this Rule.

(b) Such books and records, systems, equipment, software and data shall be made available to BSEF and the Regulatory Services Provider and their respective authorized representatives during regular business hours and BSEF and the Regulatory Services Provider and their respective authorized representatives agree to adhere to Participant's reasonable logical and physical access and security procedures.

(c) Each Participant, DMA Customer and Authorized Trader shall provide the Regulatory Services Provider with the same access to their books and records as they are required to provide to BSEF under the BSEF Rules and Applicable Law.

(d) The Compliance Department may require a Participant to furnish (periodically or on a particular occasion) information concerning the Participant's SEF Activity.

# **RULE 404.** Minimum Financial and Related Reporting Requirements

Each Participant that is registered with any Self-Regulatory Organization shall comply with the provisions of Applicable Law relating to minimum financial and related reporting and recordkeeping requirements.

# **RULE 405. Position Liquidation upon Default**

Upon default of any Swap by a Participant, Customer or Client, BSEF shall have the right to arrange the liquidation of all or some Swap positions of such Participant, Customer or Client, as applicable, opened via the SEF operated by BSEF.

# **RULE 406.** Authority to Impose Restrictions

Whenever a Participant is subject to the early warning requirements set forth in the CFTC Regulations, including CFTC Regulation 1.12, the President, or his or her designee, may impose such conditions or restrictions on the business and operations of such Participant as the President, or his or her designee, may deem necessary or appropriate for the protection of Customers, other Participants or the SEF operated by BSEF.

# RULE 407. Customers and Accounts

(a) No Participant shall carry an account for a Customer or enter an RFQ or Order in the name of a Account unless the Participant has entered into a Written agreement with the Customer or Account that is in compliance with Applicable Law and the BSEF Rules.

(b) Each Participant must: (1) ensure that the Customer or Account is an ECP at the time of execution of any Swap; (2) subject every Swap executed for the Customer or Account to the terms of the BSEF Rules insofar as they are applicable to that Swap; (3) in relation to any Swap executed for the Customer or Account, be able to comply with all requirements of the BSEF Rules and any other arrangements, provisions and directions given by BSEF; and (4) provide BSEF and its agents, including its Regulatory Services Provider, access to all information in connection with or related to its SEF Activity necessary for monitoring and enforcement of BSEF Rules.

# RULE 408. Disclosure Requirements; Know Your Counterparty Requirements

(a) With respect to Non-Cleared Swaps, Participants that are Swap Dealers or Major Swap Participants shall verify the status of each Counterparty as an ECP with respect to each Trade as provided in Part 23 of the CFTC Regulations applicable to business conduct standards for Swap Dealers and Major Swap Participants in their dealing with counterparties.

(b) Each Participant must comply with the disclosure requirements imposed by the BSEF Rules.

# RULE 409. Books and Records

# RULE 409.A. Participant and Clearing Member Books and Records

(a) Each Participant, Clearing Member and market participant shall prepare and keep current all books, ledgers and other similar records relating to SEF Activity required to be kept by it pursuant to the Act, CFTC Regulations and these Rules and shall prepare and keep current such other books and records relating to SEF Activity and adopt such forms as BSEF may from time to time prescribe. Such books and records shall be made available, upon request, to BSEF, the CFTC, the Department of Justice or any Governmental Body, regulator or Self-Regulatory Organization with jurisdiction over BSEF, and their respective Authorized Representatives.

(b) In addition to information required by subsection (a) of this Rule 409, each Participant, Clearing Member and market participant must comply with all applicable requirements of CFTC Regulation 1.35.

(c) If a Participant cannot enter an Order or Request for Quote received from its Customer into the SEF Platform, the Participant must immediately create an electronic record that includes the account identifier that relates to the Customer Account, time of receipt, and terms of the Order or Request for Quote.

(d) As required by CFTC Regulation 37.404, each Participant, Clearing Member and market participant, as applicable, must keep records of their trading on the SEF operated by BSEF (including records of its or its activity in the index or instrument used as a reference price, the underlying commodity and related derivatives markets) and make such records available, upon request, to BSEF, the CFTC or any Governmental Body, regulator or Self-Regulatory Organization with jurisdiction over BSEF, and their respective Authorized Representatives.

(e) Each Participant, Clearing Member and market participant shall keep all books and records required to be kept by it pursuant to these Rules for a period of five years from the date on which they are first prepared unless otherwise provided in these Rules or required by Applicable Law. Such books and records shall be readily accessible during the first two years of such five-year period. During such five-year period, all such books and records shall be made available for inspection by, and copies thereof shall be delivered to, BSEF and its Authorized Representatives upon request.

(f) Each Participant and Authorized Trader shall provide the NFA with the same access to its books and records and offices as it is required to provide BSEF under these Rules and Applicable Law.

(g) BSEF may require a Participant, Clearing Member and market participant to furnish such information concerning the Participant or Clearing Member's business that is subject to these Rules as BSEF deems necessary to enable it to perform its obligations under Applicable Law, including information relating to (i) Swaps executed on the SEF operated by BSEF and in related derivatives markets, including in the products underlying those Swaps, and (ii) information requested by a government agency relating to the SEF and/or BSEF's compliance with Applicable Law that BSEF believes is maintained by, or otherwise in the possession of, a Participant or Clearing Member.

(h) All data and information provided to or obtained by BSEF pursuant to this Rule 409 shall be subject to the provisions of Rule 805.

(i) A DMA Customer can delegate the maintenance of the DMA Customer's records required by CFTC Regulation 1.35 for transactions executed on BSEF to its Sponsoring Broker; provided, however, that the DMA Customer has an agreement with its Sponsoring Broker regarding the maintenance of such records. The DMA Customer shall remain ultimately responsible for all CFTC Regulation 1.35 recordkeeping obligations, including any records not covered by the agreement with its Sponsoring Broker. Notwithstanding anything to the contrary in this Rule 409.A, the DMA Customer shall remain directly responsible for the maintenance of all records set forth in Rule 409.A(d).

# RULE 409.B. BSEF Books and Records

BSEF shall keep, or cause to be kept, complete and accurate books and records, including all books and records required to be maintained pursuant to the CEA, the CFTC Regulations or the BSEF Rules as required by CFTC Regulation 1.31.

# RULE 410. Responsibility for Mandatory Trading

Each Participant that is a Swap Dealer or Major Swap Participant shall be responsible for compliance with the mandatory trading requirement under Section 2(h)(8) of the CEA and shall not enter into any Required Transaction outside a SEF that lists a Swap related to such Required Transaction.

#### **RULE 411.** Eligibility for Clearing Exempt Transactions

(a) Each Participant wishing to execute any Clearing Exempt Transaction on the SEF operated by BSEF must submit to BSEF documentation demonstrating its eligibility (or the eligibility of its relevant Client or Customer, if applicable) for a Clearing Exception (a "Clearing Exception Form") required by CFTC Regulations or CFTC Staff No-Action Letters prior to sending an RFQ or placing an Order subject to the Clearing Exception.

(b) Each Participant must comply with the conditions of the applicable Clearing Exception.

# RULE 412. <u>YLDVOL Forward Swap Contract Eligibility</u>

Each Participant in compliance with Rule 534, and any other requirements applicable to Participants that respond to RFQs, is eligible to receive RFQs for a YLDVOL Forward Swap contract (Rule 1349) from other Participants and to provide responses to such RFQs; provided, however, that BSEF has the right to suspend a Participant's ability to receive RFQs for a YLDVOL Forward Swap contract (Rule 1349) if a Participant has not placed at least one bid and offer for an YLDVOL Swaption Straddle eligible for the Auction Book (as defined in Chapter 5A) during three consecutive Auctions (as defined in Chapter 5A) starting from the third Auction after the listing of YLDVOL Forward Swap contract (Rule 1349).

# CHAPTER 5. TRADING PRACTICES, REPORTING, CLEARING AND BUSINESS CONDUCT

#### RULE 501. Scope

This Chapter 5 prescribes Rules concerning trading practices and business conduct on the SEF operated by BSEF and applies to all RFQs, Orders and Trades in Swaps as defined in Chapter 1.

#### RULE 502. Procedures

(a) With respect to trading on or though the SEF Platform or subject to BSEF Rules, BSEF may adopt, without limitation, procedures relating to transactions in Swaps and trading on the SEF Platform or subject to BSEF Rules, including procedures to:

(i) disseminate the prices of bids and offers on, and trades in, Swaps;

(ii) record, and account for, Swaps and SEF Activity and regulate administrative matters affecting Swaps and SEF Activity;

(iii) establish limits on the number and/or size of RFQs or Orders that may be submitted by a Participant through the SEF Platform or subject to BSEF Rules;

(iv) establish limits on the aggregate notional amount of Swaps that may be held by a Participant;

(v) establish a limit on the maximum daily price fluctuations for any Swap and provide for any related restriction or suspension of trading in the Swap; and

(vi) establish minimum price quoting increments for each Swap.

(b) BSEF may, in its discretion and at any time, amend any procedures adopted pursuant to Rule 502(a), and will publish the amendments in a Notice to Participant or in any other manner determined appropriate by BSEF.

#### RULE 503. Business Days and Trading Hours

Except as provided in Rule 212 with respect to Emergencies, BSEF shall determine and publish a Notice to Participants listing the Business Days of the SEF operated by BSEF and the Trading Hours for each Swap.

#### RULE 504. Rule Violations

(a) It shall be an offense for a Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person to violate any BSEF Rule regulating the conduct or business of a Participant or its Account Managers, Authorized Traders or Supervised Persons, or any agreement made with BSEF, or to engage in fraud, dishonorable or dishonest conduct, or in conduct which is inconsistent with just and equitable principles of trade.

(b) Participants shall assist BSEF in any investigation into potential violations of the BSEF Rules or, with respect to the SEF Activity, the CEA. Such assistance must be timely and may include, but not be limited to, producing documents, answering questions from BSEF or its designee, and/or appearing in connection with an investigation.

(c) If a Participant has actual or constructive notice of a violation of BSEF Rules in connection with the use of the SEF operated by BSEF by a Participant, Customer, Account, Clearing Member or Authorized Trader and the Participant fails to take appropriate action, the Participant may be found to have committed an act detrimental to the interest or welfare of the SEF operated by BSEF.

# RULE 505. Fraudulent Acts

No Participant, Account Manager, DMA Customer, Authorized Trader, Supervised Person or any market participant shall (a) intentionally or recklessly, directly or indirectly, engage, or attempt to engage, in any fraudulent act or intentionally or recklessly, directly or indirectly, use or employ, or attempt to use or employ, any manipulative device, scheme or artifice to defraud, deceive, trick or mislead or intentionally or recklessly, directly or indirectly, engage, or attempt to engage in any other activity prohibited by CFTC Regulation 180.1(a), or (b) engage, or attempt to engage, in any other activity prohibited by CEA section 9(a)(2), in each case of (a) and (b) in connection with or related to any SEF Activity. Specifically, no Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person shall directly or indirectly, engage in front running, fraudulent trading, money passes, trading ahead of customers, trading against customers, accommodation trading or improper cross trading.

#### **RULE 506. Prohibited Transactions**

#### **RULE 506.A** Fictitious or Wash Transactions

No Participant, Account Manager, DMA Customer, Authorized Trader, Supervised Person or any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF shall create fictitious transactions or wash transactions or execute any Order with knowledge of its nature. No Person shall place or accept Orders in the same Swap where the Person knows or reasonably should know that the purpose of the Orders is to avoid taking a bona fide market position exposed to market risk (transactions commonly known or referred to as wash sales). Orders for different accounts with common beneficial ownership that are entered with the intent to negate market risk or price competition shall also be deemed to violate the prohibition on wash trades. Additionally, no Person shall knowingly execute or accommodate the execution of such Orders by direct or indirect means.

#### **RULE 506.B Pre-Arranged Transactions**

No Participant, Account Manager, DMA Customer or Authorized Trader shall engage in a pre-arranged transaction except as permitted by Rule 516, Rule 521 or Rule 531.

#### **RULE 507. Pre-Execution Communications**

(a) Pre-Execution Communications with respect to Swaps executed through the Order Book shall be prohibited except in the case of Trades executed in accordance with Rule 521.

(b) Pre-Execution Communications are permitted with respect to Swaps executed through the Request for Quote Functionality in accordance with Rule 522.

# **RULE 508.A** Price Manipulation

No Participant, Account Manager, DMA Customer, Authorized Trader, Supervised Person or any market participant shall directly or indirectly engage in any conduct that manipulates or attempts to manipulate the price of any Swap, including without limitation, engaging in activity in violation of CFTC Regulation 180.2.

#### **RULE 508.B Disruptive Practices**

(a) No Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person shall engage in any trading, practice or conduct that constitutes a "disruptive practice," as such term is described in CEA section 4c(a)(5) or in any interpretive guidance issued by the CFTC, in relation to the trading of any Swap.

(b) A Participant may post on the CLOB and submit an RFQ to the SEF Platform in the same Swap at the same time using the same Participant ID only as permitted by Rule 508.B(a) and Rule 508.A.

#### RULE 508.C Post-Trade Anonymity

(a) It is prohibited to disclose, directly or indirectly, including through a third-party service provider, the identity of a counterparty for Cleared Swaps executed, pre-arranged or pre-negotiated anonymously on or pursuant to the rules of the SEF operated by BSEF.

(b) Prohibition on post-trade name give-up shall not apply to components of a Package Transaction that are not Cleared Swaps.

(c) The compliance date for swaps subject to the trade execution requirement under section 2(h)(8) of the CEA is July 5, 2021.

#### **RULE 509. Prohibition of Misstatements**

It shall be an offense to make any knowing misstatement of a material fact to BSEF, any SEF Official, any Board committee or SEF panel, the Compliance Department and/or agents of BSEF (including the Regulatory Services Provider) or any Participant or any of its Account Managers, Authorized Traders or Supervised Persons.

#### RULE 510. Acts Detrimental to Welfare of SEF

It shall be an offense to engage in any act that is detrimental to the interest or welfare of the SEF operated by BSEF.

# RULE 511. Adherence to Law

(a) No Participant, Account Manager, Customer, Authorized Trader or Supervised Person shall engage in conduct in violation of the BSEF Rules, the Act, CFTC Regulations, the Rules of any SEF, or the rules of any DCM, DCO or SRO that has jurisdiction over such Participant, Account Manager, Customer, Authorized Trader or Supervised Person or, with respect to SEF Activity, the laws, rules or regulations of any relevant Governmental Body.

- (b) Without limiting subsection (a) of this Rule,
  - (i) each Participant that is an FCM or a Clearing Member must comply with all requirements of Applicable Law regarding the treatment of Customer funds and Customer Orders; and

(ii) each Participant, Customer or Account must comply with all margin requirements established by each relevant Clearing House and by each relevant Clearing Member, if applicable, as well as any margin requirements set forth by the CFTC or Applicable Law.

#### **RULE 512.** Use of Trading Privileges

No Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person may use such Participant's Trading Privileges in any way that could be expected to bring disrepute upon such Participant, Account Manager, DMA Customer, Authorized Trader or Supervised Person.

#### RULE 513. Supervision

Each Participant, DMA Customer and Account Manager shall be responsible for establishing, maintaining and administering reasonable supervisory procedures to ensure that its Authorized Traders and Supervised Persons, as applicable, comply with the BSEF Rules, the Act, CFTC Regulations, the Rules of any SEF, or the rules of any DCM, DCO or SRO that has jurisdiction over such Participant, Account Manager, DMA Customer, Authorized Traders or Supervised Persons or, with respect to SEF Activity, the laws, rules or regulations of any relevant Governmental Body, and such Participant may be held accountable for the actions of such Account Managers, Authorized Traders or Supervised Persons.

#### RULE 514. Misuse of the SEF Platform

Misuse of the SEF Platform is strictly prohibited. Only Swaps can be traded on the SEF operated by BSEF. It shall be deemed an act detrimental to the interest and welfare of the SEF operated by BSEF to willfully or negligently engage in unauthorized use of the SEF Platform, to assist any Person in obtaining unauthorized access to the SEF Platform, to trade on the SEF Platform without an agreement and an established account with a Derivatives Clearing Organization or a Clearing Member, to alter the equipment associated with the SEF Platform, to interfere with the operation of the SEF Platform, to intercept or interfere with information provided thereby, or in any way to use the SEF Platform in a manner contrary to the BSEF Rules.

Please see Notice to Participants 2017-2, which is posted on BSEF's website.

#### **RULE 515.** Mishandling of Customer Orders

Any Participant that mishandles any Customer Order is responsible for all remedial actions with respect to such Order.

# RULE 516. Trade Cancellation, Correction, Offset and Adjustment – General

Please see Notices to Participants 2015-1, 2016-5A, 2016-8 and 2020-1 (which address Error Trades intended to be corrected as set forth in Rule 516.A(c)), which are posted on BSEF's website.

(a) Any Trade executed on the SEF Platform operated by BSEF or in accordance with BSEF Rules can be canceled, corrected, adjusted or offset only in accordance with this Rule 516.

(b) A Participant involved in an Error Trade and acting as an Account Manager, Introducing Broker or FCM shall have the authority to request or consent to the cancellation, adjustment or offset, as applicable, of such Trade on behalf of the relevant Counterparty involved in the Trade.

# (c) Timing of an Offset or Correction – Cleared Swaps

(i) For Error Trades rejected by a Clearing House for non-credit reasons, the Correcting Trade must be executed on the SEF operated by BSEF and submitted for clearing as quickly as technologically practicable after receipt of notice of the rejection by the Clearing House to the Clearing Members, but, in any event, no later than **one** hour from the issuance of the notice.

(ii) For Error Trades accepted by a Clearing House, the Offsetting Trade and/or the Correcting Trade must be executed and submitted for clearing no later than **three** Business Days after the Error Trade was executed.

(d) **Timing of a Correction, Cancellation or Adjustment – Non-Cleared Swaps.** Any correction, cancellation or adjustment of a Trade in Non-Cleared Swaps made pursuant to this Rule 516 shall be made no later than **three** Business Days after the erroneous Trade was discovered.

RULE 516.A Notification of Action Taken and Trade Review – Cleared Swaps

#### (a) Cleared Swaps Executed on a Non-Anonymous Basis

- (i) If Participants involved in a Trade agree that the Trade is an Error Trade and that the cancellation, correction, adjustment or offset of the Error Trade is appropriate and will not adversely impact market integrity, facilitate market manipulation, or other illegitimate activity, or otherwise violate the CEA, CFTC Regulations or BSEF Rules, Participants may enter into an Offsetting Trade to correct an Error Trade or into a Correcting Trade using functionality approved by BSEF, as specified in Notice to Participants 2020-1. Use of such functionality required by BSEF will constitute notice to the Compliance Department and BSEF permission to perform the actions described in Rule 516.B(a).
- (ii) For a Trade corrected pursuant to subsection (a)(i) of this Rule 516.A, the Compliance Department will conduct an *ex post facto* review of the Trade, the Offsetting Trade and the Correcting Trade within **one** Business Day of the date of execution of the Offsetting and the Correcting Trade. Such *ex post facto* review will include a review of the electronic audit trail of the Trade, as well as other facts and circumstances associated with the Trade. If BSEF makes an affirmative finding that such Trade was not an Error Trade, BSEF Compliance will consider any action appropriate under BSEF Rules.
- (iii) In the case of a Trade in Cleared Swaps executed on a non-anonymous basis, BSEF may, but is not obliged to, inform Participants affected by the Error Trade of the identity and contact information of any other Participant affected by the Error Trade.

#### (b) Cleared Swaps Executed on an Anonymous Basis

- (i) To request cancellation, correction, adjustment or offset of a Trade in Cleared Swaps executed on an anonymous basis ("Alleged Error Trade"), a Participant must notify the BSEF Support Desk at 1-212-617-1530 or bsefdesk@bloomberg.net or by any form of written communication approved by BSEF by providing the Trade ID (FIT Key) of the Alleged Error and stating the grounds for the request as soon as possible, but no later than the end of the Business Day following the date of execution of the Alleged Error Trade. For notifications received after such date, BSEF shall have discretion as to whether to review the request to cancel, correct, adjust or offset the Alleged Error Trade.
- (ii) The Compliance Department will review promptly the electronic audit trail of the Alleged Error Trade as well as any facts and circumstances associated with the Alleged Error Trade. If BSEF makes an affirmative finding that the Alleged Error

Trade was an Error Trade and that the cancellation, correction, adjustment or offset of the Alleged Error Trade is appropriate and would not adversely impact market integrity, facilitate market manipulation or other illegitimate activity, or otherwise violate the CEA, CFTC Regulations or BSEF Rules, BSEF will designate such Alleged Error Trade as an "Error Trade."

- (iii) BSEF will inform affected Participants of the Error Trade alleged as set forth in subsection (b)(i) and of the next steps that the Participants must or could make.
- (iv)BSEF will not take any action with respect to an Error Trade unless the Error Trade is outside the No-Bust Range. BSEF will inform the affected Participants of the final disposition of the Error Trade.
- (v) For Trades in Cleared Swaps executed on an anonymous basis, BSEF will not inform Participants affected by the Error Trade of the identity and contact information of any other Participant affected by the Error Trade and will facilitate a pre-arranged Offsetting Trade or a Correcting Trade if all such Participants agree to or are required to enter into Trades described in Rule 516.B.

# RULE 516.BError Trade Cancellation, Correction, Adjustment and Offset<br/>– Cleared Swaps

# (a) **Participant Errors**

(i) For each Error Trade cleared by a Clearing House, BSEF may, if both Participants agree:

(A) request, or allow the Participants to request, the appropriate Clearing House to cancel, correct or adjust the Error Trade; or

(B) allow the affected Participants to enter into a pre-arranged Offsetting Trade to offset the position on the books of the Clearing House that resulted from the Error Trade; and/or

(C) if desired by the affected Participants, allow the affected Participants to execute a Correcting Trade, provided, however, that the terms of such new Trade shall not include costs or fees associated with the Error Trade.

(ii) For each Error Trade rejected by a Clearing House and determined to be *void ab initio* under Rule 533 because of an operational or clerical error or omission made by a Participant, Counterparty or Account Manager, if both Participants agree, the affected Participants may enter into a pre-arranged Correcting Trade.

(iii) All BSEF Rules other than Rule 522.A shall apply to Correcting Trades executed by Participants pursuant to this Rule 516.B(a).

(iv) Participants must report to BSEF as soon as possible all changes made to the Error Trade pursuant to Rule 516.B(a)(i)(A).

(v) With respect to an Error Trade rejected by a Clearing House for non-credit reasons, if the Correcting Trade is also rejected by the Clearing House and *void ab initio*, the affected Participants will not be provided a second opportunity to correct the Error Trade.

# (b) System Errors

(i) If, after its own investigation or a notice from a Participant, BSEF determines in its sole discretion that the execution of a Trade cleared by a Clearing

House was the result of an error made by the SEF Platform and the Trade has been designated as an Error Trade, then BSEF may:

(A) request, or allow the Participants to request, the appropriate Clearing House to cancel, correct or adjust the Error Trade; or

(B) direct the affected Participants to enter into a pre-arranged Offsetting Trade to offset the position on the books of the Clearing House that resulted from the Error Trade; and/or

(C) direct the affected Participants to execute a Correcting Trade , provided, however, that the terms of such new Trade shall not include costs or fees associated with the Error Trade.

(ii) If, after its own investigation or a notice from a Participant, BSEF determines in its sole discretion that the execution of a Trade rejected by a Clearing House and determined to be *void ab initio* under Rule 533 because of an operational or clerical error or omission made by the SEF Platform was the result of an error made by the SEF Platform, then BSEF may direct the affected Participants to enter into a pre-arranged Correcting Trade, provided, however, that the terms of such new Trade shall not include costs or fees associated with the Error Trade.

(iii) If BSEF directs affected Participants to enter into a pre-arranged Trade in accordance with sub-section (i)(B) above, the affected Participants shall enter into such pre-arranged Trade.

(iv) All BSEF Rules other than Rule 522.A shall apply to Correcting Trades executed by Participants pursuant to this Rule 516.B(b).

(v) Notwithstanding anything to the contrary in this Rule 516(B)(b), BSEF reserves the right to correct an Error Trade resulting from an error made by the SEF Platform by any means BSEF deems appropriate.

(vi) If BSEF is unable to determine how to correct the Error Trade, BSEF may either not fix the error, or it may seek guidance on how to address the error from the affected Participants. Any such guidance may not be implemented without consent from both Participants.

(vii) Participant must report to BSEF as soon as possible all changes made to the Error Trade pursuant to Rule 516.B(b)(i)(A).

(viii) With respect to an Error Trade rejected by a Clearing House for non-credit reasons, if the Correcting Trade is also rejected by the Clearing House and *void ab initio*, the affected Participants will not be directed to enter into another Trade to correct the Error Trade.

#### RULE 516.C Erroneous Trade Cancellation, Correction and Adjustment – Non-Cleared Swaps

# (a) **Participant Error**

l

(i) The Except as set forth in Chapter 5A, the Participants involved in an erroneous Trade, other than a Prime Broker Trade, may mutually agree to cancel the erroneous Trade or to correct or adjust the erroneous Trade. BSEF will cancel, correct or adjust the erroneous Trade as instructed by the affected Participants. A Prime Broker Trade shall be canceled in accordance with Rule 516.D.

# (b) System Error

(i) If, after its own investigation or a notice from a Participant, BSEF determines in its sole discretion that the execution of a Trade, other than a Prime Broker Trade, was the result of an error made by the SEF Platform, then BSEF may:

(A) cancel such Trade; or

(B) if both Participants, or with respect to a Prime Broker Trade, both Participants and the Prime Broker, affected by the erroneous Trade agree, correct or adjust the price.

# **RULE 516.D** Prime Broker Trades

(a) A Participant that is a Counterparty to a Prime Broker Trade may request the cancellation of a Prime Broker Trade. The Participant must request cancellation by sending a cancellation message to BSEF. The cancellation message must state the UTI of the Prime Broker Trade, name and contact information of the Prime Broker for the Prime Broker Trade and the reason for cancellation. If the Prime Broker confirms the cancellation, BSEF will cancel the Prime Broker Trade.

(b) Subject to subsection (c) of this Rule, a Prime Broker shall have the right to cancel any Prime Broker Trade (i) that is executed in excess of the limit, terms or parameters established by the Prime Broker with respect to the Prime Broker Trade, (ii) because the Prime Broker, or (iii) because the Prime Broker Trade was executed by or with a Person that was not authorized by the Prime Broker, or (iii) because the Prime Broker Trade was executed for an unauthorized product. The Prime Broker must request cancellation by sending a cancellation message to BSEF. The cancellation message must state the UTI of the Prime Broker Trade and the reason for cancellation. If BSEF determines that the cancellation satisfies the conditions of Rule 516.D(b), BSEF will cancel the Prime Broker Trade.

(c) Each Prime Broker that wishes to have the ability to instruct BSEF to cancel Trades executed on BSEF under Rule 516.D.(b) must enter into an agreement with BSEF.

# **RULE 516.E** Trade Cancellation and Adjustment by BSEF

(d) BSEF may adjust or cancel a Trade (i) that resulted from a market disrupting event, (ii) that is executed at a price that was outside the No-Bust Range, (iii) to comply with Applicable Law or (iv) that was intended to be cleared and was submitted to a Clearing House

via a service provider but was not presented to the Clearing House for clearing due to a post-execution processing issue. Please see Notice to Participants 2016-5A, which is posted on BSEF's website.

(e) If BSEF takes action pursuant to this Rule 516.E, it will give prompt notice to affected Participant(s).

# **RULE 516.F** Trade Reporting by BSEF

BSEF will report the adjustment or cancellation of the Trade and any new Trade entered into pursuant to this Rule in accordance with Rule 532.

# **RULE 517.** Withholding Orders Prohibited

(a) Any Participant entering RFQs or Orders on the SEF operated by BSEF for its Customers shall not withhold or withdraw from the market any RFQ or Order, or any part of an RFQ or Order, for the benefit of any Person other than the Customers.

(b) A Participant must enter immediately into the SEF operated by BSEF all Orders or Requests for Quotes received from its Customers that are executable immediately. If a Participant cannot immediately enter into the SEF Platform an Order or Request for Quote received from its Customer, the Participant must enter the Order or Request for Quote into the SEF operated by BSEF as soon as practicable, and must immediately create an electronic record as provided in Rule 409.

#### **RULE 518. Priority of Customers' Orders**

No Participant that is an FCM or Introducing Broker shall enter an Order into the SEF operated by BSEF for his own account, an account in which he has a direct or indirect financial interest or an account over which he has discretionary trading authority, including an Order allowing discretion as to time and price, when such Person is in possession of any Order in the same Swap for its Customer that the SEF operated by BSEF is capable of accepting.

**RULE 519.** Trading Against Customers' Orders Prohibited

# RULE 519.A. General Prohibition

No Person in possession of a Customer's Order shall knowingly take, directly or indirectly, the opposite side of such Order for its own account, an account in which it has a direct or indirect financial interest, or an account over which it has discretionary trading authority.

# RULE 519.B. Exceptions

The foregoing restriction shall not apply to transactions executed pursuant to Rule 531.A or Rule 531.B.

# RULE 520. Disclosing Orders Prohibited

No Person shall disclose another Person's RFQ or Order to buy or sell except to a designated SEF Official or the CFTC, and no Person shall solicit or induce another Person to

disclose RFQ or Order information. No Person shall take action or direct another to take action based on non-public RFQ or Order information, however acquired.

# RULE 521. Simultaneous Buy And Sell Orders For Different Beneficial Owners

(a) A Participant that is a broker or a dealer which seeks either to execute against a Customer's Order or to execute two Customers against each other through an Order Book following some form of pre-arrangement or pre-negotiating of such Orders must expose one side of the transaction for a minimum of 15 seconds to the other Participants before the second side of the transaction (whether for the Participant's own account or for a second Customer) can be submitted for execution.

(b) Notwithstanding the foregoing clause (a), this Rule shall not apply to any DMA Order.

RULE 522. Execution of Orders on the SEF Platform

#### **RULE 522.A.** Required Transactions and Cleared Swaps

(a) No Participant shall execute a Required Transaction in a Swap listed on the SEF operated by BSEF other than as described in this Rule 522.A unless it is a Block Trade.

(b) Request for Quote Functionality

(i) The SEF Platform will not transmit an RFQ or an Order for a Required Transaction unless (x) an RFQ for a specific Swap is sent to at least three MAT Recipient Participants using RFQT; or (y) RFQS displays quotes from at least three MAT Recipient Participants.

(ii) Together with the first response from any MAT Recipient Participant, the SEF Platform will display to a Requesting Participant any firm Resting Quotes for the Swap indicated in the RFQ that are posted on an Order Book together with any responses to the RFQ from the MAT Recipient Participants, and such Resting Quotes will remain displayed until all responses to the RFQ are received or the time for response has lapsed. The SEF Platform will permit the Requesting Participant to execute against such firm Resting Quotes along with any responsive Order from a MAT Recipient Participant.

**"MAT Recipient Participant**" means, with respect to any Requesting Participant sending any RFQ via the Request for Quote functionality of the SEF Platform, a Participant other than the Requesting Participant that (x) is not an Affiliate of or Controlled by the Requesting Participant and (y) is not an Affiliate of or Controlled by any other MAT Recipient Participant receiving the same RFQ of the Requesting Participant.

(iii) The Request for Quote Functionality will provide each Participant with equal priority in receiving RFQs, transmitting and displaying responses and accepting resulting Orders.

(c) Anonymous CLOB for Cleared Swaps

Only firm bids and offers can be posted on the CLOB. Firm bids or offers may be posted on the CLOB for Cleared Swaps only by a Participant that is a member of the applicable

Clearing House, by a Participant that has a clearing account with a Clearing Member as set forth in Rule 533(b), or by a Participant in the name of an Account or Customer that has a clearing account with a Clearing Member as set forth in Rule 533(b). Bids and offers posted on the CLOB for Cleared Swaps are anonymous and will be matched on a price/time priority basis. BSEF shall not disclose the names of Participants or Counterparties for a Trade executed on the CLOB and it shall be a violation of the Rules for a Participant or Counterparty to ascertain or attempt to ascertain the name of the Participant or Counterparty that is on the opposite side of a Trade executed on the CLOB.

# RULE 522.B. Permitted Transactions

The following execution methods are available for Permitted Transactions:

(a) Disclosed Order Book for Permitted Transactions in foreign exchange Swaps;

(b) Anonymous CLOB for Permitted Transactions in rate and credit Swaps that are Cleared Swaps;

(c) Disclosed CLOB for Permitted Transactions in rate and credit Swaps that are Non-Cleared Swaps;

- (d) RFQS for rate, credit, non-deliverable forwards; and
- (e) RFQT for all Swaps; and
- (f) <u>Auction for a YLDVOL Swaption Straddle as defined in Chapter 5A</u>.

# **RULE 522.C.** Package Transactions

(a) Other than as set forth in Rule 522.C(b), a Package Transaction or a component of a Package Transaction that is a Required Transaction must be executed as provided in Rule 522.A.

(b) A Covered Package Transaction or a component of a Covered Package Transaction that is a Required Transaction may be executed using RFQT in accordance with CFTC Rule 37.9(d) or No-Action Letter 22-15, which expires November 15, 2025.

# RULE 522.D. Execution of Swaps Subject to the Clearing Exemption

No Participant shall enter into a Clearing Exempt Transaction unless it (or its Account or Customer) or its Counterparty can claim a Clearing Exception with respect to such Clearing Exempt Transaction. An Order for a Clearing Exempt Transaction will be rejected if an applicable Clearing Exception Form is not on file with BSEF.

# RULE 522.E. Block Trades in Swaps

(a) Block Trades in Swaps may be executed using the Request for Quote Functionality and reported to an SDR as set forth in BSEF Rule 532(d).

(b) Each Counterparty to a Block Trade must be an ECP.

(c) The aggregation of Orders for different accounts to satisfy the Minimum Block Trade size is permissible only by a Person who is a Qualified Account Manager.

(d) A Qualified Account Manager transacting an aggregated Block Trade on behalf of any other Person must receive prior Written instruction or consent from each such other Person to do so. Such instruction or consent may be provided in the power of attorney or similar document by which the other Person provides the Person with discretionary trading authority or the authority to direct the trading in its account.

# **RULE 523.** Trade Confirmations

(a) BSEF will confirm each Trade at the same time as execution of the Trade. BSEF will provide each Counterparty to a Trade that is entered into on or pursuant to the BSEF Rules with a Written record of all of the terms of the Trade which shall legally supersede any previous agreement and serve as a confirmation of the transaction (a "**Confirmation**") as soon as technologically practicable after the execution of a Trade. Such terms shall legally supersede any previous agreement and serve as a confirmation of the Trade. BSEF will not include specific customer identifiers for accounts included in Bunched Orders if the applicable requirements of CFTC Regulation 1.35(b)(5) are met.

(b) On the Confirmation BSEF will:

(i) provide the UTI for the Trade and the name of the SDR where the Trade is reported;

(ii) identify the Counterparty that is a Reporting Counterparty pursuant to CFTC Regulation 45.8, and notify each Counterparty or its agent if the Counterparty is a Reporting Counterparty, using the information provided by a Participant pursuant to Rule 524.A or 524.C; and

(iii) if both Counterparties have equal reporting status under CFTC Regulation 45.8, BSEF will designate the Reporting Counterparty using the following rules:

A Trade that is not a leg of a Package Transaction	A Package Transaction defined on the SEF Platform as "curves"	A Package Transaction defined on the SEF Platform as "butterflies"	A Package Transaction defined on the SEF Platform as "rolls"	Package Transactions executed via the BOLT functionality of the SEF Platform
in accordance with the ISDA Dodd-Frank Act – Swap Transaction Reporting Party Requirements, the relevant portion of which is attached to this	the fixed rate payer on the leg with longer maturity is the Reporting Counterparty on all legs	the fixed rate payer on the leg with the middle tenor ("body") is the Reporting Counterparty on all legs	the fixed rate payer of the far month leg is the Reporting Counterparty on all legs	on an individual leg basis in accordance with the ISDA Dodd-Frank Act – Swap Transaction Reporting Party Requirements, the relevant

(A) For the rates asset class, the Reporting Counterparty will be determined as set forth in the table below:

Rulebook as		portion of which
Annex A		is attached to this
		Rulebook as
		Annex A

(B)	For the credit asset class, the Reporting Counterparty will be			
determined as set forth in the table below:				

A Trade that is not a Package Transaction	A Package Transaction defined on the SEF Platform as a "curve"	A Package Transaction defined on the SEF Platform as a "roll"	A Package Transactions defined on the SEF Platform as a "switch"
the seller of protection is the Reporting Counterparty	the seller of protection on the leg with longer maturity is the Reporting Counterparty on all legs	the seller of protection on the leg with longer maturity is the Reporting Counterparty on all legs	the seller of protection on the second leg of the switch (as displayed on the SEF Platform) is the reporting counterparty for all legs

(C) For the foreign exchange asset class: the Reporting Counterparty is the liquidity provider. For a Package Transaction, Reporting Counterparty will be determined on an individual leg basis and is the liquidity provider. A "liquidity provider" is a Person that: (i) for RFQ, provided the responses to an RFQ that led to the reported Trade; or (ii) for an Order Book, provided the first quote that led to the reported Trade.

(c) With respect to any Non-Cleared Swap, a Confirmation shall for purposes of Commission Regulation 37.6(b) consist of the Trade Communication and the Terms Incorporated by Reference. In the event of any conflict between (x) the Trade Communication and (y) the Terms Incorporated by Reference, the Trade Communication shall prevail to the extent of any inconsistency and the Trade Communication will state the same.

**"Trade Communication**" shall mean a Written communication provided by BSEF to each Participant involved in a Trade containing the economic terms of the Trade agreed by the Participants on the SEF operated by BSEF.

"**Terms Incorporated by Reference**" shall mean the Non-Cleared Swap Agreement(s) governing the Trade memorialized in the Trade Communication.

(d) In accordance with CFTC No-Action Letter 17-17, until the effective date of revised CFTC regulations that establish a permanent, practicable SEF confirmation solution, Participants entering into Non-Cleared Swaps on or subject to the rules of the SEF operated by BSEF are not required to provide to BSEF the Non-Cleared Swap Agreement(s) governing such Non-Cleared Swaps prior to entering into a Trade in a Non-Cleared Swap, but must provide copies of the Non-Cleared Swap Agreement(s) to BSEF upon request. Upon request from the

Commission, BSEF will request a Participant to provide copies of the applicable Non-Cleared Swap Agreement(s) and will provide such copies to the Commission.

# RULE 524. Order Entry Requirements

Please see Notice to Participants 2017-1, which is posted on BSEF's website.

RULE 524.A. General

Each Authorized Trader entering an RFQ or Order with respect to any Swap traded on the SEF operated by BSEF must include with the Order, as applicable:

- (a) the Trader ID;
- (b) the Participant ID;
- (c) the Legal Entity Identifier of the Participant placing the RFQ or Order;
- (d) the Counterparty's Legal Entity Identifier;
- (e) the Swap description or code;
- (f) the price or yield, quantity, maturity or expiration date of the Swap;
- (g) side of the Order;
- (h) the CTI code;
- (i) Trading Accounts and other relevant account(s);

(j) a yes/no indication of whether the Counterparty is a Swap Dealer with respect to the Swap with respect to which the Order is placed;

(k) a yes/no indication of whether the Counterparty is a Major Swap Participant with respect to the Swap with respect to which the Order is placed;

(1) a yes/no indication of whether the Counterparty is a Financial Entity;

(m) a yes/no indication of whether the Counterparty is a U.S. person;

(n) a yes/no indication that a Swap is an inter-affiliate Swap that should not be subject to the real-time reporting requirements;

(o) a yes/no indication of the Clearing Exception;

(p) an indication of whether the Swap is a leg of a Covered Package Transaction;

(q) if applicable, other terms of a Swap that is not a Cleared Swap required by BSEF (*e.g.*, type of Clearing Exception); or

- (r) if the Swap is a Cleared Swap:
  - (i) an indication that the Swap will be cleared; and
  - (ii) the Clearing Account Identifier for a Clearing House where the Swap is intended to be cleared; and
- (s) if the Swap will be allocated:
  - (i) an indication that the Swap will be allocated; and
  - (ii) if the Swap is allocated pre-execution, the Legal Entity Identifier for each Account that will receive allocations and the Clearing Account Identifier for a Clearing House where each allocation is intended to be cleared.

#### **RULE 524.B.** Customer Type Indicator (CTI) Codes

Each Participant must identify each transaction submitted to the SEF operated by BSEF with the correct customer type indicator code (a "CTI" code). The CTI codes are as follows:

- CTI 1- Transactions executed by a Participant for its own account, for an account it controls, or for an account in which it has an ownership or financial interest. Applies to Trades placed by Account Managers and proprietary traders other than FCMs and Introducing Brokers.
- CTI 2- Transactions executed for the Proprietary Account of a Participant. Applies to FCMs and Introducing Brokers trading for their Proprietary Accounts.
- CTI 3- Orders that a Participant executes on behalf of another Participant, or for an account such other Participant controls or in which such other Participant has an ownership or financial interest. Applies to Trades placed by a DMA Customer using the Participant ID of the Sponsoring Broker.
- CTI 4- Any transaction not meeting the definition of CTIs 1, 2 or 3. Applies to Trades placed by FCMs and Introducing Brokers for their Customers and anything else.

#### **RULE 524.C. Pre-Arranged Transactions**

All Trades executed in accordance with Rule 531, unless otherwise exempted by a Rule, must be in the form of a Written or electronic record and include in the Order ticket all information required by Rule 524.A.

#### RULE 525. Position Limits

(a) To reduce the potential threat of market manipulation or congestion, BSEF shall adopt for each of the contracts of the SEF operated by BSEF, as is necessary and appropriate, position limitations for speculators. Where the CFTC has established a position limit for any Swap, BSEF's position limit for that Swap shall not be higher than such limit established by the CFTC. Such limits will apply only with respect to trading on the SEF operated by BSEF.

(b) Except as otherwise provided by the BSEF Rules, no Person, including a Participant, may hold or control a position in excess of such position limits and a Participant may not maintain a position in excess of such position limits for an Account or Customer if such Participant knows, or with reasonable care should know, that such position will cause such Account or Customer to exceed the applicable position limits.

(c) Position limits shall apply to (i) all positions in accounts for which any Person, by power of attorney or otherwise, directly or indirectly holds positions or controls trading, and (ii) positions held by two or more Persons acting pursuant to an expressed or implied agreement or understanding, as if the positions were held by, or the trading of the positions were executed by, a single Person.

(d) For Required Transactions, BSEF will enforce position limits only for Trades executed on the SEF operated by BSEF. If BSEF establishes position limits or position accountability levels for Permitted Transactions, BSEF will demonstrate compliance with CFTC Regulation 37.600 by sending the CFTC a list of Permitted Transactions traded on the SEF operated by BSEF.

# **RULE 526.** Exemptions from Position Limits

Any Person seeking an exemption from the position limits referred to in Rule 525 must file an application with BSEF. BSEF shall notify the applicant whether the exemption has been approved and whether BSEF has imposed any limitations or conditions on the exemption. The decision of BSEF shall be final.

# RULE 527. Position Accountability

(a) To reduce the potential threat of market manipulation or congestion, BSEF shall adopt for each of the contracts of the SEF operated by BSEF, as is necessary and appropriate, position accountability levels for speculators. Any Person, including a Participant, who owns or controls Swaps in excess of the applicable position accountability level shall provide to BSEF at its request any information regarding the nature of the position, trading strategy or hedging activities, if applicable, and if ordered by BSEF, shall not increase the size of any such position.

(b) For purposes of this Rule, all positions in accounts for which a Person, by power of attorney or otherwise, directly or indirectly controls trading shall be included with the positions held by such Person. The provisions of this Rule shall apply to positions held by two or more Persons acting pursuant to an expressed or implied agreement or understanding, as if the positions were held by a single Person.

# RULE 528.Bunched Orders and Orders Eligible for Post-Execution<br/>Allocation

(a) Only the following categories of Persons may place a Bunched Order to be allocated post-execution on the SEF Platform or that is subject to BSEF Rules:

(i) a commodity trading advisor registered with the Commission pursuant to the Act or excluded or exempt from registration under the Act or the CFTC Regulations, except for entities exempt under CFTC Regulation 4.14(a)(3);

(ii) an investment adviser registered with the SEC pursuant to the Investment Advisers Act of 1940 or with a state pursuant to applicable state law or excluded or exempt from registration under the Investment Advisers Act of 1940 or applicable state law or rule;

(iii) a bank, insurance company, trust company, or savings and loan association subject to federal or state regulation;

(iv) a foreign adviser that exercises discretionary trading authority solely over the accounts of non-U.S. persons, as defined in CFTC Regulation 4.7(a)(1)(iv);

(v) a Futures Commission Merchant registered with the Commission pursuant to the Act; or

(vi) an Introducing Broker registered with the Commission pursuant to the Act.

(b) Bunched Orders must be allocated and recorded in accordance with CFTC Regulation 1.35(b)(5) and the NFA's Interpretative Notice related to Compliance Rule 2-10.

(c) Bunched Orders may be entered using an Account Series Designation or suspense account number; <u>provided</u>, <u>however</u>, that:

(i) the Order is being placed by an Account Manager for multiple accounts eligible for post-execution allocation; and

(ii) an Account Manager that places a Bunched Order shall keep and must make available upon request of any representative of the Commission, the United States Department of Justice, BSEF or other appropriate regulatory agency, records sufficient to demonstrate that all allocations meet the standards of CFTC Regulations 1.35(b)(5)(iv) and to permit the reconstruction of the handling of the order from the time of placement by the Account Manager to the allocation to individual accounts.

# **RULE 529.** Orders Entered Prior to SEF Opening

Participants are prohibited from sending any Request for Quote or Order or using an Order Book or any other facility of BSEF prior to the opening of the trading session.

# **RULE 530.** Identification of Authorized Traders

Each Authorized Trader shall be identified to BSEF and shall be subject to the BSEF Rules. It is the duty of the Participant to ensure that Authorized Trader (and Trader ID) registration is current and accurate at all times. Each individual must use a Trader ID to access the SEF operated by BSEF. In no event may a Person enter an RFQ or Order or permit the entry of an RFQ or Order by an individual using a user Trader ID other than the individual's own Trader ID.

#### **RULE 531. Pre-Arranged Transactions**

#### RULE 531.A. Block Trades

(a) Each buy or sell Order underlying a Block Trade must (1) if the Order is entered by a broker, state explicitly that it is to be, or may be, executed by means of a Block Trade and (2) comply with any other applicable CFTC Regulations governing Block Trades.

(b) Each Person transacting a Block Trade shall be a Participant and shall comply with all applicable BSEF Rules other than those which by their terms only apply to trading through the SEF Platform.

(c) Each Counterparty to a Block Trade must be an ECP.

(d) A Block Trade executed outside the SEF Platform by a Participant must be reported to the SEF operated by BSEF. A Block Trade must be reported to the SEF operated by BSEF by one Counterparty (or a Participant acting on behalf of such Counterparty) and confirmed by the other Counterparty (or a Participant acting on behalf of such Counterparty) as soon as practicable after its execution, but may not be submitted any later than 10 minutes after the execution of the Block Trade. Each Block Trade must state the time of execution to the nearest millisecond. BSEF shall have the right not to accept any transaction that does not satisfy the conditions set forth in this Rule.

(e) BSEF will review the information submitted by the Participant(s) for the Block Trade and will report the Block Trade as required by Part 43 and Part 45 of the CFTC Regulations if the details are complete and accurate in accordance with this Rule. A Participant that executes a Bunched Order as a Block Trade must comply with Rule 524.C. A Participant that executes a Bunched Order as a Block Trade must provide BSEF with the allocation information as soon as practicable.

(f) Block Trades shall not trigger unexecuted Orders.

(g) Each Participant or Account Manager that is a party to a Block Trade or executes a Block Trade on behalf of its Accounts or Customers must comply with the recordkeeping requirements set forth in Rule 409.A(c). Upon request by BSEF, such Participant shall produce satisfactory evidence, including the order ticket referred to in the preceding sentence, that the Block Trade meets the requirements set forth in this Rule 531.A.

(h) Any Block Trade in violation of these requirements shall constitute conduct which is inconsistent with just and equitable principles of trade.

(i) The aggregation of Orders for different accounts in order to satisfy the Minimum Block Trade size is permissible only by a Person who is a Qualified Account Manager.

(j) A Qualified Account Manager transacting an aggregated Block Trade on behalf of any other Person must receive prior Written instruction or consent from each such other Person to do so. Such instruction or consent may be provided in the power of attorney or similar document by which the other Person provides the Person with discretionary trading authority or the authority to direct the trading in its account.

(k) Please see Notice to Participants 2014-3, which is posted on BSEF's website.

# RULE 531.B. Trade Correction

If permitted by Rule 516, two Participants may pre-arrange a Trade correcting an error.

#### **RULE 531.C.** Covered Package Transactions and Permitted Transactions

(a) Two Participants may pre-arrange a Covered Package Transaction subject to BSEF Rules outside the SEF Platform; provided, however, that each component of such Covered Package Transaction that is a Required Transaction must be executed on the SEF Platform via the Request for Quote Functionality.

(b) Two Participants may pre-arrange a Permitted Transaction subject to BSEF Rules outside the SEF Platform, <u>provided</u>, <u>however</u>, that such Permitted Transaction must be executed on the SEF Platform via the Request for Quote Functionality.

#### RULE 532. Reporting to SDR

(a) BSEF will report each Trade to an SDR of BSEF's choice as soon as technologically practicable after the execution of such Trade. For Cleared Swaps, BSEF will report all real-time data required by Part 43 of the CFTC Regulations and all creation data required by Part 45 of the CFTC Regulations. Until the expiration date of CFTC No-Action Letter 17-17, for Non-Cleared Swaps, BSEF will report all real-time data required by Part 43 of the CFTC Regulations and all primary economic terms data required by Part 45 of the CFTC Regulations, as well as any confirmation data that is readily available and collected by BSEF.

(b) The Reporting Counterparty designated in accordance with subsection (b) of Rule 523 shall comply with all reporting obligations set forth in Part 45 of the CFTC Regulations applicable to a Reporting Counterparty including reporting Trade allocations.

(c) BSEF will report the actual notional or principal amount of a Block Trade to the appropriate SDR as set forth in Part 43 and Part 45 of the CFTC Regulation.

(d) BSEF will report any Trade that is a Block Trade as a "block trade" for purposes of Part 43 of CFTC Regulations.

(e) Each Participant that is the Reporting Counterparty, or an Account Manager or broker for a Reporting Counterparty shall review the Trade details as soon as technologically practicable upon transmission of the Trade details to the Participant. The non-reporting counterparty shall report any errors in such Trade details to the Reporting Counterparty as soon as technologically practicable. The Reporting Counterparty shall report all errors in such Trade details to BSEF as soon as technologically practicable after finding or being made aware of any error or omission in the data as reported and/or maintained by the relevant SDR. BSEF shall then submit the corrected data to the relevant SDR.

(f) No Person, including BSEF, shall submit or agree to submit a cancellation or correction for the purpose of re-reporting Swap transaction and pricing data in order to gain or extend a delay in public dissemination of accurate Swap transaction or pricing data or to otherwise evade the reporting requirements in Part 43 of the CFTC Regulations.

(g) BSEF will report all Trades to DTCC Data Repository (U.S.) LLC.

# RULE 533. Cleared Swaps

(a) Each Cleared Swap shall be cleared through the Clearing House indicated in the Swap Specification in accordance with the CEA and the CFTC Regulations.

(b) For each Cleared Swap a Participant expects to enter into via the SEF Platform or subject to BSEF Rules, the Participant or an Account or Customer of the Participant must establish a clearing account with the Clearing House or with a Clearing Member of the Clearing House, in each case, designated in the Swap Specification for such Cleared Swap.

(c) All Trades in Cleared Swaps by a Participant or its Account or Customer must be guaranteed to the Clearing House by a Clearing Member following the Clearing Member's acceptance of such Trade for clearing.

(d) BSEF shall submit each Trade to the Clearing House specified in the Swap Specifications. If BSEF receives a notice from the Clearing House rejecting a Trade for clearing, such Trade is *void ab initio*. Please see Notice to Participants 2016-8, which is posted on BSEF's website.

(e) BSEF will provide each Clearing Member with tools to screen each Order or RFQ in Cleared Swaps based on criteria established by such Clearing Member. If an Order or an RFQ fails to satisfy the criteria established by the Clearing Member, BSEF will reject the Order or will not allow the RFQ to be sent.

(f) If manual affirmation of a Trade in Cleared Swaps is required prior to presentation of the Trade to a Clearing House, a Participant must affirm the Trade within 5 minutes after the execution of the Trade.

# RULE 534. Non-Cleared Swaps

(a) Any Participant that is a Swap Dealer or Major Swap Participant, or if neither Counterparty is a Swap Dealer or Major Swap Participant, the Participant that is the Reporting Counterparty, that places an Order or sends or responds to an RFQ with respect to a Non-Cleared Swap shall ensure that there is a Non-Cleared Swap Agreement between the Participant or its Account or Customer, as applicable, and the prospective Counterparty to such Swap prior to placing such Order or sending or responding to such RFQ. Both Participants involved in execution of a Non-Cleared Swap (whether in a principal capacity or in their capacity as agents on behalf of their respective Accounts or Customers) shall, upon the request of BSEF, make available to BSEF any terms of such Non-Cleared Swap that are not reflected in the applicable Swap Specification and shall comply with Order entry requirements for Non-Cleared Swaps that BSEF shall establish from time to time.

(b) Each Participant involved in a Prime Broker Trade must notify the Prime Broker as soon as technologically possible of each Prime Broker Trade executed pursuant to the Rules of BSEF to which the Prime Broker is a Counterparty, and provide to the Prime Broker the Confirmation for the Prime Broker Trade issued by BSEF.

#### RULE 535. Risk Controls

(a) BSEF may, in its sole discretion, reject any RFQ or Order or Block Trade placed or reported on the SEF Platform if such RFQ or Order or Block Trade is in violation of any BSEF Rule or Applicable Law.

(b) BSEF shall have the right to take any action to reduce the potential of market disruption, including market restrictions that pause or halt trading in market conditions prescribed by BSEF if such action is in the best interest of the swap markets.

(c) BSEF shall have the right in its sole discretion to cancel Trades executed at prices outside the No-Bust Range. "**No-Bust Range**" shall mean the price of a Swap that is no more than 30% higher or lower than the prior Business Day's Daily Settlement Price for such Swap.

(d) If a Swap affected by any action of BSEF under this Rule 535 is fungible with, linked to, or a substitute for, other Swaps on the SEF operated by BSEF, BSEF may apply the same action to any such other Swaps.

(e) If a Swap is fungible with, linked to or a substitute for a financial instrument trading on another trading venue, including any trading venue regulated by the SEC (a "Linked Swap"), and such other trading venue placed risk controls on such financial instrument, BSEF shall have the right to place similar risk controls on the Linked Swap.

# **CHAPTER 5A. YLDVOL FORWARD SWAP SETTLEMENT PRICE AUCTION**

# (a) **Definitions.**

"YLDVOL Forward" means the YLDVOL Forward Swap Contract described in Rule 1349.

"Auction" means the Settlement Price auction conducted on the Auction Book.

"Auction Book" means an Order Book on the SEF Platform to which Participants may submit Orders during the Auction Queue Period for participation in the Auction.

"Auction Price" means the price calculated as set forth in Rule 1349.

"Auction Start Time" means the time on which BSEF starts applying the Auction execution algorithm to YLDVOL Swaption Straddles accepted into the Auction and is set for 9:30 a.m. Eastern Standard time on the third Wednesday of each calendar month, unless that day falls on a U.S. public holiday, in which case the Auction takes place on a preceding Business Day, or as otherwise specified by BSEF.

"Auction Queue Period" means a time period specified by BSEF prior to the Auction Start Time during which BSEF accepts YLDVOL Swaption Straddles for the Auction Book.

**"Failed Auction"** means an event where: (a) less than three Participants submitted Eligible YLDVOL Swaption Straddles to the Auction Book and no Auction is conducted; or (b) less than three Eligible YLDVOL Swaption Straddle bids and offers were submitted to the Auction Book and no Auction is conducted.

**"Fixed Strike Price**" means a price designated by BSEF on the Order ticket for the Auction Book which is the at the money strike price of an option contract listed in Rule 1318.B at the start of the Auction Queue Period.

"Maximum Spread" means the difference between a YLDVOL Swaption Straddles ask price and bid price as set forth on the Auction Book by BSEF. BSEF, in its sole discretion, may modify the Maximum Spread at the beginning of the Auction Queue Period when it deems necessary to maintain a fair and orderly Auction.

"YLDVOL Swaption Straddle" means an Order entered into the Auction Book by a Participant to simultaneously buy or sell a one month put and call option contract listed in Rule 1318.B for 10 years USD SOFR OIS Fixed-to-Floating Swap Contract listed in Rule 1318.A for USD 100 million notional amount at a Fixed Strike Price. The spread between the bid and the offer shall not exceed the Maximum Spread.

**"Settlement Price**" means the price calculated as set forth in Rule 1349 and published by BSEF after the closing of the Auction, which shall be used for settlement of an open YLDVOL Forward following its expiration.

(b) Eligible YLDVOL Swaption Straddles. The following conditions are necessary for a YLDVOL Swaption Straddle to be deemed eligible for inclusion in the Auction:

- 1. A Participant must submit both a bid and an offer price for a YLDVOL Swaption Straddle. Any bid or offer pair submission that has a spread exceeding the Maximum Spread will be rejected by BSEF.
- 2. If there are more than five Participants submitting YLDVOL Swaption Straddles into the Auction Book and the second highest bid (lowest offer) is higher (lower) than the third highest bid (lowest offer) by more than 50% of the second bid–offer spread, the top two bids (offers) will be rejected from the Auction.
- 3. If there are less than four Participants submitting YLDVOL Swaption Straddles into the Auction Book and the highest bid (lowest offer) is higher (lower) than the second highest bid (lowest offer) by more than 50% of the first maximum bid–offer spread, the top bid (offer) will be rejected from the Auction.

(c) **YLDVOL Swaption Straddle Entry**. YLDVOL Swaption Straddles for the Auction may only be entered into the Auction Book during the Queue Period. During the Auction Queue Period, BSEF will accept YLDVOL Swaption Straddles and any changes or cancellations of those Orders. Order entry cut-off time is the time specified by BSEF on the Auction Book.

(d) **Execution**. Orders in the Auction Book are not eligible for execution until the Auction Start Time. BSEF will enter all YLDVOL Swaption Straddles it receives during the Auction Queue Period into the Auction Book at the Auction Start Time. BSEF will not disclose

the identity of a Participant submitting the Orders to the Auction Book prior to the execution. BSEF, however, will disclose the names of the counterparties to transactions executed during the Auction to each other following the execution of any Order during the Auction.

BSEF will execute Trades on the Auction Book using an algorithm that matches the highest bid against the lowest offer, with the resulting price for each matched pair being the price of the matched bid or offer entered first into the Auction Book, until all possible matches have been executed. If no bid is equal or greater than an offer, BSEF will not execute any trades. Notwithstanding anything to the contrary in these Rules, trades executed on the Auction Book may be canceled only in BSEF's sole discretion.

In the case of a Failed Auction, the Settlement Price will be calculated based on the Fallback Settlement Price Determination as set forth in Rule 1349.

(e) Unexecuted Orders. Following the conclusion of the Auction, BSEF will cancel any unexecuted Orders.

(f) Settlement of Auction Trades. A Participant shall notify BSEF if it does not intend to settle a trade executed by BSEF on the Auction Book.

(g) Deviation from Standard Auction Process. Upon reasonable notice to Participants, BSEF, in its sole discretion, may deviate from the standard manner of conducting the Auction described in this Rule 5A-1, including adjusting the Auction Queue Period or the Auction Start Time, modifying any time periods described in this Rule 5A-1, when it believes it is necessary in the interests of a fair and orderly market. BSEF will maintain records of all determinations to deviate from the standard manner of conducting the Auction and will periodically review these determinations for consistency with the interests of a fair and orderly market, and in accordance with applicable CFTC rules.

#### CHAPTER 6. DISCIPLINARY RULES

#### RULE 601. General

(a) Any Person is subject to this Chapter 6 if it is alleged to have violated, to have aided and abetted a violation, to be violating, or to be about to violate, any BSEF Rule or any provision of Applicable Law for which BSEF possesses jurisdiction.

(b) BSEF, through the Compliance Department, the Disciplinary Panel and the Appeals Panel, will conduct inquiries, investigations, disciplinary and appeals proceedings, summary impositions of fines, summary suspensions or other summary actions in accordance with this Chapter 6.

(c) No SEF Official will interfere with or attempt to influence the process or resolution of any inquiry, investigation, disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action. No Director will interfere with or attempt to influence the process or resolution of any inquiry, investigation, disciplinary or appeals proceeding and summary imposition of fines, summary suspension or other summary action, except to the extent provided under the BSEF Rules with respect to a proceeding in which the Director is a member of the relevant panel.

(d) Any Person that directly or indirectly effects a transaction on the SEF operated by BSEF may be represented by counsel during any inquiry, investigation, disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary actions pursuant to this Chapter 6.

(e) Pursuant to this Chapter 6, BSEF may hold a Participant liable for, and impose sanctions against such Participant, for such Participant's own acts and omissions that constitute a violation as well as for the acts and omissions of each (i) Authorized Trader of such Participant, (ii) Supervised Person of such Participant, (iii) other Person using the Trader ID or login credentials linked to the Participant or Participant ID, or (iv) other agent or representative of such Participant, in each case, that constitute a violation as if such violation were that of the Participant.

(f) Pursuant to this Chapter 6, BSEF may hold an Authorized Trader liable for, and impose sanctions against him or her, for such Authorized Trader's own acts and omissions that constitute a violation as well as or for the acts and omissions of any other agent or representative of such Authorized Trader that constitute a violation as if such violation were that of the Authorized Trader.

(g) A Person subject to a disciplinary or appeals proceeding (and any counsel or representative of such Person) and the Compliance Department (and any counsel or representative of the Compliance Department including any Regulatory Services Provider) shall not knowingly make or cause to be made an ex parte communication relevant to the merits of a disciplinary or appeals proceeding to any member of the Disciplinary Panel or Appeals Panel hearing such proceeding. Members of a Disciplinary Panel or Appeals Panel shall not

knowingly make or cause to be made an ex parte communication relevant to the merits of a disciplinary or appeals proceeding to any Person subject to such proceeding (and any counsel or representative of such Person) and the Compliance Department (and any counsel or representative of the Compliance Department including any Regulatory Services Provider). Any Person who receives, makes or learns of any communication which is prohibited by this Rule shall promptly give notice of such communication and any response thereto to the Compliance Department and all parties to the proceeding to which the communication relates. A Person shall not be deemed to have violated this Rule if the Person refuses an attempted communication concerning the merits of a proceeding as soon as it becomes apparent the communication concerns the merits.

(h) In the event that the Chief Compliance Officer has a conflict of interest as defined in Rule 210 in respect of any matter under Chapter 6 of these Rules, the Chief Compliance Officer may appoint a member of the Compliance Department to carry out the Chief Compliances Officer's duties in his or her stead with respect to that matter.

# **RULE 602.** Inquiries and Investigation

(a) The Compliance Department, with the assistance of a Regulatory Services Provider, if necessary, will conduct inquiries and, if applicable, investigations with respect to any matter within BSEF's jurisdiction of which it becomes aware or which the Commission requests BSEF to investigate. The Compliance Department will determine the nature and scope of its inquiries and investigations within its sole discretion and will function independently of any commercial interests of BSEF. The Compliance Department's investigation must be completed within 12 months of the date when the Compliance Department commenced its investigation unless there are mitigating factors that may reasonably justify an investigation taking longer than 12 months, including the complexity of the investigation, the number of Participants or individuals involved as potential wrongdoers, the number of potential violations to be investigated, and the volume of documents and data to be examined and analyzed by the Compliance Department.

(b) The Compliance Department has the authority to:

(i) initiate inquiries and investigations;

(ii) prepare investigation reports and provide recommendations concerning initiating disciplinary proceedings;

(iii) prosecute alleged violations if a disciplinary proceeding has been authorized; and

(iv) represent BSEF on appeals of a Disciplinary Panel decision, the summary imposition of fines, summary suspension or other summary action.

(c) Each Participant, Account Manager, Authorized Trader, Supervised Person and Clearing Member:

(i) is obligated to appear and testify and respond in Writing to requests for information within the time period required by the Compliance Department in connection with: (A) any BSEF Rule; (B) any inquiry or investigation; or (C) any preparation by and presentation during a disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action by BSEF;

(ii) is obligated to produce books, records, papers, documents or other tangible evidence in its, his or her possession, custody or control within the time period required by the Compliance Department in connection with: (A) any BSEF Rule; (B) any inquiry or investigation; or (C) any preparation by and presentation during a disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action by BSEF; and

(iii) may not impede or delay any inquiry, investigation, disciplinary or appeals proceeding, summary imposition of fines, summary suspension or other summary action.

# **RULE 603.** Investigative Reports

(a) The Compliance Department will maintain a Written log of all inquiries and investigations and their disposition. The Compliance Department will prepare a Written report of each inquiry and investigation, regardless of whether the evidence gathered during any inquiry or investigation forms a reasonable basis to believe that a violation within BSEF's jurisdiction has occurred or is about to occur or whether the evidence gathered results in closing the matter without further action or through summary action.

(b) Any such report prepared in accordance with Rule 603(a) will include (i) the reasons the inquiry or investigation was initiated; (ii) a summary of the complaint, if any; (iii) the relevant facts and evidence gathered; (iv) the Compliance Department's analysis, conclusions and recommendations; and (v) the Participant's disciplinary history at BSEF.

(c) For each potential respondent, the Compliance Department will recommend either (i) closing the investigation without further action; (ii) resolving the investigation through an informal disposition; or (iii) initiating disciplinary proceedings.

# RULE 604. Warning Letters

(a) The Chief Compliance Officer may issue a warning letter without the approval of a Disciplinary Panel in order to close an inquiry or investigation administratively.

(b) No more than one warning letter may be issued to the same Person or entity for the same Rule violation within a rolling 12-month period.

(c) Warning letters must contain an affirmative finding that a Rule violation has occurred.

# **RULE 605.** Review of Investigation Reports

(a) The Chief Compliance Officer will timely review each proposed investigation report received from the Compliance Department to determine whether a reasonable basis exists

for finding that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur. Within 30 days of receipt of the investigation report the Chief Compliance Officer must take one of the following actions:

(i) If the Chief Compliance Officer determines that additional investigation or evidence is needed to decide whether a reasonable basis exists to find that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur, the Chief Compliance Officer will promptly direct the Compliance Department to do at least one of the following:

(A) conduct further investigation; and/or

(B) gather any necessary new or additional information or evidence from the potential respondents.

(ii) The Compliance Department will revise the investigation report as necessary to reflect the additional information gathered pursuant to this paragraph (a) and will resubmit a revised proposed investigation report to the Chief Compliance Officer.

(b) After receiving a completed investigation report, the Chief Compliance Officer will determine for each potential respondent whether to authorize:

(iii) the commencement of disciplinary proceedings because a reasonable basis exists to believe that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur and adjudication is warranted;

(iv) the informal disposition of the investigation because disciplinary proceedings are unwarranted, in which case the Chief Compliance Officer shall complete the investigation report in compliance with Rule 603; or

(v) the closing of the investigation without any action because no reasonable basis exists to believe that a violation of BSEF Rules within BSEF's jurisdiction has occurred or is about to occur, in which case the Chief Compliance Officer shall complete the investigation report in compliance with Rule 603.

(c) If the Chief Compliance Officer determines that disciplinary proceedings should be authorized pursuant to Rule 605(b)(i), the Chief Compliance Officer may in his or her discretion provide each potential respondent with a Written draft Notice of Charges ("**Draft Notice of Charges**") which shall contain all information required pursuant to Rule 607.

(d) The Draft Notice of Charges must be accompanied by a Written notice that shall inform the potential respondent:

(vi) that an investigation report has been completed by BSEF's Compliance Department;

(vii) that a Notice of Charges will be served, in accordance with Rule 608, 10 business days, as defined in CFTC Regulation 40.1, after receipt of the Written notice;

(viii) that a settlement offer may be submitted pursuant to Rule 612; and

(ix) of the respondent's right to a hearing if a Notice of Charges is served in accordance with Rule 608.

RULE 606. [Reserved]

**RULE 607.** Notice of Charges

(a) If the Chief Compliance Officer authorizes disciplinary proceedings pursuant to Rule 605(b)(i), the Compliance Department will prepare, and serve in accordance with Rule 608, a Notice of Charges.

(b) A Notice of Charges will:

(i) state the acts, practices or conduct that the respondent is alleged to have engaged in;

(ii) state the BSEF Rule or provision of Applicable Law alleged to have been violated or about to be violated;

- (iii) state the proposed sanctions;
- (iv) advise the respondent of its right to a hearing;

(v) state the period of time within which the respondent can request a hearing on the Notice of Charges, which will not be less than 20 days after service of the Notice of Charges;

(vi) advise the respondent that any failure to request a hearing within the period stated, except for good cause, will be deemed to constitute a waiver of the right to a hearing;

(vii) advise the respondent that any allegation in the Notice of Charges that is not expressly denied will be deemed to be admitted; and

(viii) advise the respondent of its right to be represented by legal counsel or any other representative of its choosing (other than any member of the Disciplinary Panel or any Person substantially related to the disciplinary proceedings such as a material witness or other respondent) in all succeeding stages of the disciplinary process.

#### **RULE 608.** Service of Notice of Charges

Any Notice of Charges or other documents contemplated to be served pursuant to this Chapter 6 may be served (and service shall be deemed complete) upon the respondent either personally or by leaving the same at his or her place of business, or by tracked delivery via reputable overnight courier, or by deposit in the United States mail, postage prepaid, via registered or certified mail addressed to the respondent at the address as it appears on the books and records of BSEF.

# **RULE 609.** Answer to Notice of Charges

(a) If the respondent determines to answer a Notice of Charges, the respondent must file answers within 20 days after being served with such notice, or within such other time period determined appropriate by the Chief Compliance Officer.

(b) To answer a Notice of Charges, the respondent must in Writing:

(i) specify the allegations that the respondent denies or admits;

(ii) specify the allegations that the respondent does not have sufficient information to either deny or admit;

(iii) specify any specific facts that contradict the Notice of Charges;

(iv) specify any affirmative defenses to the Notice of Charges; and

(v) sign and serve the answer on the Chief Compliance Officer.

(c) Any failure by the respondent to timely serve an answer to a Notice of Charges will be deemed to be an admission to the allegations in such notice. Any failure by the respondent to answer one or more allegations in a Notice of Charges will be deemed to be an admission of that allegation or those allegations. Any allegation in a Notice of Charges that the respondent fails to expressly deny will be deemed to be admitted. A statement of a lack of sufficient information shall have the effect of a denial of an allegation. A general denial by the respondent, without more, will not satisfy the requirements of paragraph (b) above.

# **RULE 610.** Admission or Failure to Deny

(a) If respondent admits or fails to deny any of the charges, the Chief Compliance Officer may find that the violations alleged in the Notice of Charges for which the respondent admitted or failed to deny any of the charges have been committed. The Chief Compliance Officer then must take the following action:

(i) impose a sanction for each violation found to have been committed; and

(ii) notify the respondent in Writing of any sanction to be imposed and advise the respondent that it may request a hearing on such sanction within a specified period of time.

(b) If a respondent fails to request a hearing within 20 days as specified in the notice described in 610(a)(ii), the respondent will be deemed to have accepted the sanction and will have waived any right to appeal such sanctions.

# **RULE 611.** Denial of Charges and Right to a Hearing

In every instance where a respondent has denied a charge, the respondent shall have a right to request a hearing before the Disciplinary Panel. Except for good cause, the hearing must be limited to only those denied charges for which a hearing has been requested.

# RULE 612. Settlements

(a) Any offer of settlement should contain proposed findings and sanctions and be signed by a potential respondent/respondent and submitted to the Chief Compliance Officer. A potential respondent/respondent may offer to settle disciplinary proceedings without admitting or denying the findings contained in a Draft Notice of Charges or a Notice of Charges, but must accept the jurisdiction of BSEF over it and over the subject matter of the proceedings and consent to the entry of the findings and sanctions imposed.

(b) A potential respondent may at any time within 10 business days, as defined in CFTC Regulation 40.1, of receipt of the Draft Notice of Charges specified in Rule 605, propose in Writing an offer of settlement to anticipated disciplinary proceedings. The Chief Compliance Officer must review an offer of settlement received pursuant to this paragraph (b) within 30 business days, as defined in CFTC Regulation 40.1, after receipt of the offer of settlement. The Chief Compliance Officer shall have discretion and be authorized to accept or reject an offer of settlement for \$25,000 or less on behalf of BSEF. The Chief Compliance Officer shall also have the discretion and be authorized to convene and forward the offer of settlement to the Disciplinary Panel with a recommendation on whether to accept or reject the offer of settlement. The potential respondent may withdraw such offer of settlement at any time before acceptance by the Chief Compliance Officer, but may not withdraw such offer of settlement at any time after acceptance by the Chief Compliance Officer.

(c) A respondent may at any time after receipt of a Notice of Charges, but before disciplinary proceedings have concluded, propose in Writing an offer of settlement to instituted disciplinary proceedings. If a respondent submits an offer of settlement after being served a Notice of Charges pursuant to Rule 608, the Chief Compliance Officer will forward the offer of settlement to the Disciplinary Panel with a recommendation on whether to accept or reject the offer of settlement. The Disciplinary Panel must review an offer of settlement received pursuant to this paragraph (c) or paragraph (b) above within 90 business days, as defined in CFTC Regulation 40.1, after the receipt of the offer of settlement by the Chief Compliance Officer unless an extension was agreed by the respondent in Writing. The respondent may withdraw such offer of settlement at any time before acceptance by the Disciplinary Panel. The Disciplinary Panel may review the offer of settlement and determine whether to accept or reject the offer of settlement in person, by means of telephone conference or in Writing.

(d) The Chief Compliance Officer or the Disciplinary Panel may accept an offer of settlement received pursuant to paragraph (b) or (c) of this Rule, respectively, but may not alter the terms of a settlement offer unless the potential respondent/respondent agrees.

(e) If an offer of settlement is accepted by the Chief Compliance Officer or the Disciplinary Panel, a Written decision shall be issued by the Chief Compliance Officer or the Disciplinary Panel, as applicable, specifying:

(i) the Rule violations the Compliance Department/it has reason to believe were committed, including the basis or reasons of its conclusions;

(ii) any sanction to be imposed, which must include full customer restitution where customer harm has been demonstrated; and

(iii) if applicable, that the potential respondent/respondent has accepted the sanctions imposed without either admitting or denying the Rule violations.

(f) In the event that the Disciplinary Panel accepts an offer of settlement without the agreement of the Compliance Department, the Written decision must adequately support such acceptance.

(g) If an offer of settlement is accepted pursuant to this Rule and the related Written decision becomes final, the respondent's submission of the offer of settlement will be deemed to constitute a waiver of the right to notice, opportunity for a hearing and review and appeal under these Rules.

(h) If an offer of settlement of a potential respondent/respondent is not accepted by the Chief Compliance Officer or the Disciplinary Panel, pursuant to paragraph (b) or (c) of this Rule, respectively, fails to become final or is withdrawn by the potential respondent/respondent, the matter will proceed as if the offer of settlement had not been made and the offer of settlement and all documents relating to it will not become part of the record. Neither a potential respondent/respondent nor the Compliance Department may use an unaccepted offer of settlement as an admission or in any other manner at a hearing of disciplinary proceedings.

# RULE 613. Disciplinary Panel

(a) The Disciplinary Panel is responsible for adjudicating disciplinary cases pursuant to a Notice of Charges authorized by the Chief Compliance Officer.

(b) Each Disciplinary Panel shall be composed of three individuals selected by the Chief Compliance Officer. Except in cases concerning the timely submission of accurate records, each Disciplinary Panel shall consist of at least one individual who would not be disqualified from serving as a Public Director, who shall chair the Disciplinary Panel. No member of the BSEF Compliance Department or Person involved in adjudicating any other stage of a proceeding shall participate in a Disciplinary Panel for such proceeding.

(c) A respondent may seek to disqualify any individual on the Disciplinary Panel for the reasons identified in the BSEF Rules or for any other reasonable grounds, by serving Written notice on the Chief Compliance Officer. By not filing a request for disqualification within 10 days, the respondent will be deemed to have waived any objection to the composition of a Disciplinary Panel. The Chief Compliance Officer of BSEF will decide the merits of any request for disqualification within his or her sole discretion. Any such decision will be final and not subject to appeal.

# **RULE 614.** Convening Disciplinary Proceeding Hearings

(a) All disciplinary proceedings (except for summary impositions of fines pursuant to Rule 621) will be conducted at a hearing before the Disciplinary Panel. A hearing will be conducted privately and confidentially. Notwithstanding the confidentiality of hearings, the

Disciplinary Panel may appoint an expert to attend any hearing and assist in deliberations if such expert agrees to be subject to an appropriate confidentiality agreement.

(b) After reasonable notice to each respondent, the Disciplinary Panel will promptly convene a hearing to conduct the disciplinary proceedings with respect to such respondent. Parties to a disciplinary proceeding include each respondent and the Compliance Department including BSEF enforcement staff.

(c) The chairperson of the Disciplinary Panel may continue, adjourn or otherwise conduct the hearing, as he or she may deem appropriate. The chairperson of the Disciplinary Panel will determine all procedural and evidentiary matters, including the admissibility and relevance of any evidence proffered. In determining procedural and evidentiary matters, the chairperson of the Disciplinary Panel will not be bound by any evidentiary or procedural rules or law. Once admitted during the hearing, the Disciplinary Panel may consider, and attach the weight it believes appropriate to, evidence or other materials. The Chief Compliance Officer of BSEF, or its designee, will provide guidance to the chairperson of the Disciplinary Panel on the conduct of the hearing.

(d) Except for procedural and evidentiary matters decided by the chairperson of the Disciplinary Panel pursuant to paragraph (c) above and Rule 616, unless each respondent otherwise consents, the entire Disciplinary Panel must be present during the entire hearing and any related deliberations.

# **RULE 615. Respondent Review of Evidence**

(a) Prior to the commencement of a Disciplinary Panel hearing, each respondent will be given the opportunity to review all books, records, documents, papers, transcripts of testimony and other tangible evidence in the possession or under the control of BSEF that the Compliance Department will use to support the allegations and proposed sanctions in the Notice of Charges or which the chairperson of the Disciplinary Panel deems relevant to the disciplinary proceedings. BSEF may withhold documents that:

(i) are privileged or constitute attorney work product;

(ii) were prepared by an employee of BSEF but will not be offered as evidence in the disciplinary proceedings;

(iii) may disclose a technique or guideline used in examinations, investigations or enforcement proceedings; or

(iv) disclose the identity of a confidential source.

(b) If any books, records, documents, papers, transcripts of testimony, or other tangible evidence contain information that could adversely affect the competitive position of the Person providing the information or if such information might compromise other investigations being conducted by the Compliance Department, the Compliance Department may redact, edit or code such information before furnishing it to the respondent.

(c) Notwithstanding anything in paragraph (b) above to the contrary, the Compliance Department:

(i) will not redact, edit or code competitive or investigative information contained in documents in a manner that would impair the respondent's ability to defend against the allegations or proposed sanctions in the notices of charges; and

(ii) will provide the respondent with access to the information and portions of the documents that the Compliance Department intends to rely on to support the allegations or proposed sanctions in the Notice of Charges.

(d) For purposes of this Rule 615, information that could adversely affect the competitive position includes positions in Swaps currently held, trading strategies employed in establishing or liquidating positions, the identity of any Participant or Authorized Trader and the personal finances of the Person providing the information.

### **RULE 616.** Conducting Disciplinary Proceeding Hearings

(a) At a hearing conducted in connection with any disciplinary proceeding, the Compliance Department will present its case supporting the allegations and proposed sanctions in the Notice of Charges to the Disciplinary Panel. If a respondent has timely filed an answer to the Notice of Charges in accordance with Rule 609, the respondent is entitled to attend and participate in the hearing.

(b) At a hearing conducted in connection with any disciplinary proceedings, the Disciplinary Panel or the Compliance Department and each respondent may:

(i) present evidence and facts determined relevant and admissible by the chairperson of the Disciplinary Panel;

- (ii) call and examine witnesses; and
- (iii) cross-examine witnesses called by other parties.

(c) Any Person within BSEF's jurisdiction who is called as a witness must participate in the hearing and produce evidence. BSEF will make reasonable efforts to secure the presence of all other Persons called as witnesses whose testimony would be relevant.

(d) If the respondent fails to file an answer, has filed a general denial, or if any or all of the allegations in the Notice of Charges are not expressly denied in the respondent's answer, the chairperson of the Disciplinary Panel may limit evidence concerning any allegations not expressly denied in determining the sanctions to impose. If a respondent fails to file an answer but appears at the hearing, the respondent may not participate in the hearing (by calling or cross examining witnesses, testifying in defense, presenting evidence concerning the Notice of Charges, or otherwise) unless the Disciplinary Panel determines that the respondent had a compelling reason for failing to timely file an answer. If the Disciplinary Panel determines that the respondent had a compelling reason for failing to timely file an answer, the Disciplinary Panel will adjourn the hearing and direct the respondent to promptly file a Written answer in accordance with Rule 609.

(e) Any Person entitled, or required or called upon, to attend a hearing before a Disciplinary Panel pursuant to paragraph (b)(ii) above will be given reasonable notice, confirmed in Writing, specifying the date, time and place of the hearing, and the caption of the disciplinary proceedings. BSEF will require all Participants (that are individuals), Customers, Account Managers, Clearing Members, Authorized Traders and Supervised Persons that are called as witnesses to appear at the hearing and produce evidence. BSEF will make reasonable efforts to secure the presence of all other Persons called as witnesses whose testimony would be relevant.

(f) If during any disciplinary proceedings the Disciplinary Panel determines that a reasonable basis exists to believe that the respondent violated or is about to violate a BSEF Rule or a provision of Applicable Law other than the violations alleged in the Notice of Charges, the Disciplinary Panel may consider those apparent violations after providing the respondent with an opportunity to answer the additional allegations in accordance with Rule 609. In connection with considering apparent violations pursuant to this paragraph (f), the Disciplinary Panel may request that the Compliance Department provide the Disciplinary Panel with any additional information.

(g) The Disciplinary Panel may summarily impose sanctions on any Participant, Account Manager, Authorized Trader or Supervised Person that impedes or delays the progress of a hearing.

(h) BSEF will arrange for any hearing conducted in connection with disciplinary proceedings to be recorded hearing verbatim, or substantially verbatim, in a manner capable of accurate transcription. If the respondent requests a copy of all or portions of the recording of a hearing, the chairperson of the Disciplinary Panel may within his or her sole discretion order the respondent to pay the costs for transcribing the recording of the hearing.

(i) As promptly as reasonable following a hearing, the Disciplinary Panel will issue a Written decision rendering its decision based on the weight of the evidence contained in the record of the disciplinary proceedings. A decision by a majority of the Disciplinary Panel will constitute the decision of the Disciplinary Panel.

(j) No interlocutory appeals of rulings of any Disciplinary Panel are permitted.

(k) If the respondent has requested a hearing, a copy of the hearing shall be made and shall become a part of the record of the proceeding. The record shall not be required to be transcribed unless:

(i) the transcript is requested by Commission staff or the respondent;

(ii) the decision is appealed pursuant to the BSEF Rules; or

(iii) the decision is reviewed by the Commission pursuant to section 8c of the Act or Part 9 of CFTC Regulations.

In all other instances, a summary record of a hearing is permitted.

### **RULE 617. Decision of Disciplinary Panel**

(a) The Disciplinary Panel's Written decision must be based upon the weight of the evidence contained in the record of the proceeding and shall provide a copy to the respondent. The decision shall include:

(i) the Notice of Charges or a summary of the charges;

(ii) the answer, if any, or a summary of the answer;

(iii) a summary of the evidence produced at the hearing or, where appropriate, incorporation by reference of the investigation report;

(iv) a statement of findings and conclusions with respect to each charge, and a complete explanation of the evidentiary and other basis for such findings and conclusions with respect to each charge;

(v) an indication of each specific Rule that the respondent was found to have violated; and

(vi) a declaration of all sanctions imposed against the respondent, including the basis for such sanctions and the effective date of such sanctions.

(b) Upon rendering a final decision by the Disciplinary Panel, BSEF shall, within 30 days thereafter, provide a Written notice of such action to the Person against whom the action was taken.

(c) The Written decision will become final 20 days after it is served on the respondent and a copy thereof is provided to the Compliance Department.

### RULE 618. Sanctions

(a) After notice and opportunity for hearing in accordance with the BSEF Rules, BSEF will impose sanctions on any Participant, Account Manager, Authorized Trader, Supervised Person, Account, Customer, Clearing Member or other Person using any Trader ID or login credentials linked to the Participant that is found to have violated or to have attempted to violate a BSEF Rule or provision of Applicable Law for which BSEF possesses jurisdiction. Subject to the limitations set forth in Rule 618(b), BSEF may impose one or more of the following sanctions or remedies: (i) censure; (ii) limitation on Trading Privileges, Trading Access or other activities, functions or operations; (iii) suspension of Trading Privileges or Trading Access; (iv) fine (subject to paragraph (b) below); (v) disgorgement; (vi) termination of Trading Privileges or Trading Access; (vii) in the event of a customer harm, full customer restitution, except where the amount of restitution or to whom it should be provided cannot reasonably be determined; or (viii) any other sanction or remedy deemed to be appropriate. All sanctions, including those imposed pursuant to an accepted settlement offer, shall take into account respondent's disciplinary history.

For purposes of Rule 618(a)(vii), "customer" shall have the meaning set forth in CFTC Regulation 1.3(k).

(b) BSEF may impose a fine of up to \$100,000 for each violation of a BSEF Rule. If a fine or other amount is not paid within 30 days of the date that it becomes payable, then interest will accrue on the sum from the date that it became payable at the quoted prime rate plus three percent. BSEF has sole discretion to select the bank on whose quotations to base the prime rate. Each Participant will be responsible for paying any fine or other amount imposed on, but not paid by, any of its Authorized Traders, Account Managers, Supervised Persons, Accounts or Customers. The following schedule lists the recommended fines that BSEF may impose:

Type of Violation	Fine Per Occurrence <sup>1</sup>		
	First	Second	Third
	Violation	Violation	Violation
Failure to provide information to BSEF as required by	\$1000	\$1500	\$2500
the BSEF Rules			
Impeding or delaying a BSEF examination, inquiry or	\$1000	\$1500	\$2500
investigation undertaken pursuant to BSEF Rule 402			

### RULE 619. Costs

(a) Regardless of the outcome of any disciplinary proceeding, the Disciplinary Panel may order a respondent to pay some or all of the costs associated with the disciplinary proceedings that the Disciplinary Panel believes were unnecessarily caused by the respondent. Costs may include costs associated with the inquiry or investigation, the prosecution by the Compliance Department, legal and professional assistance, as well as the hearing and administrative costs and other expenses incurred by the Disciplinary Panel.

(b) The Disciplinary Panel may only award costs against BSEF if the Panel concludes that BSEF has behaved in a manifestly unreasonable manner in the commencement or conduct of the disciplinary proceedings in question. The Disciplinary Panel must limit any award of costs against BSEF to an amount that the Panel concludes is reasonable and appropriate, but does not exceed the respondent's costs for external legal or other external professional assistance.

(c) The Disciplinary Panel may determine the amounts and allocation of costs in any manner it may deem appropriate. BSEF or the respondent will pay any costs ordered to be paid by it by the Disciplinary Panel within 30 days of Written notice of the amount imposed by the Disciplinary Panel.

# RULE 620.Right to Appeal Disciplinary Panel Decision, Summary<br/>Impositions of Fines and Other Summary Actions

(a) Each respondent found by the Disciplinary Panel to have violated (or, in the case of a Participant, whose Authorized Trader, Supervised Person or other Person using its Participant ID was found to have violated) a Rule or who is subject to termination or limitation of Trading Privileges or Trading Access imposed pursuant to Rule 305, any summary fine imposed pursuant to Rule 621 or any summary action imposed pursuant to Rule 622 may appeal the decision within 20 days of receiving the Written decision of the Disciplinary Panel or the

<sup>&</sup>lt;sup>1</sup> Within a "rolling" 12-month period.

notice of summary action, as the case may be, by filing a notice of appeal with the Chief Compliance Officer.

(b) BSEF may appeal all or any part of a decision of the Disciplinary Panel, including any sanctions that may or may not have been imposed by the Disciplinary Panel, within 20 days of receiving the Written Decision of the Disciplinary Panel, by filing a notice of appeal with the Chief Compliance Officer.

(c) While an appeal is pending, the effect of the Written decision of the Disciplinary Panel or the summary action (including any sanctions, remedies or costs imposed thereby) shall be suspended.

(d) The notice of appeal must state in writing the grounds for appeal, including the findings of fact, conclusions or sanctions to which the appellant objects. An appellant may appeal the Written decision of the Disciplinary Panel or any summary action on the grounds that:

(i) the Written decision or summary action was arbitrary, capricious, an abuse of discretion, or not in accordance with these Rules;

(ii) the Written decision or summary action exceeded the authority or jurisdiction of the Disciplinary Panel, the Chief Compliance Officer or BSEF;

(iii) the Written decision or summary action failed to observe required procedures;

(iv) the Written decision or summary action was unsupported by the facts or evidence; or

(v) the sanctions, remedies or costs which were imposed were inappropriate or unsupported by the record.

(e) The Chief Compliance Officer will forward copies of any notice of appeal received by it to all parties to the disciplinary proceeding or summary action, as the case may be, except the appellant. On or before the 20th day after filing a notice of appeal, the appellant must file with the Chief Compliance Officer and serve on BSEF a brief supporting the notice of appeal and documents supporting the brief. On or before the 20th day after the date on which the appellant serves its supporting brief, the appellee must file and serve its brief in opposition. On or before the 10th day after the date on which the appellant must file and serve on BSEF a brief in opposition, the appellant must file and serve on BSEF a brief in opposition.

(f) In connection with any appeal, BSEF will furnish to the Chief Compliance Officer and to the respondent/appellant a transcript of the hearing, any exhibits introduced at the hearing, the notice of appeal and briefs filed to support and oppose the appeal.

(g) No later than 30 days after the last submission filed pursuant to paragraph (e) of this Rule 620, the Chief Compliance Officer will appoint an Appeals Panel to consider and determine the appeal. An Appeals Panel shall be comprised of three individuals, none of whom shall be a member of the Compliance Department or have been a member of any Disciplinary

Panel involved in the matters on appeal. The chairperson of the Appeals Panel shall be an individual who would not be disqualified from serving as a Public Director.

(h) Within 10 days of being notified of the appointment of the Appeals Panel, an appellant or appellee may seek to disqualify any individual named to the Appeals Panel for the reasons identified in these Rules, by serving Written notice on the Chief Compliance Officer. By not timely filing a request for disqualification, the appellant or appellee will be deemed to have waived any objection to the composition of the Appeals Panel. The Chief Compliance Officer will decide the merits of any request for disqualification within his or her sole discretion. Any such decision will be final and not subject to appeal.

(i) The Appeals Panel may hold a hearing to allow parties to present oral arguments. Any hearing will be conducted privately and confidentially. Notwithstanding the confidentiality of hearings, the Appeals Panel may appoint an expert to attend any hearing and assist in the deliberations if such individual(s) agree to be subject to appropriate confidentiality agreements. In determining procedural and evidentiary matters, the Appeals Panel will not be bound by evidentiary or procedural rules or law.

(j) The Appeals Panel will only consider on appeal the record before the Disciplinary Panel or, in the case of a summary action, the record considered by the Chief Compliance Officer, the notice of appeal, the briefs filed in support and opposition of the appeal, and any oral arguments of the parties. The Appeals Panel may only consider new evidence when the Appeals Panel is satisfied that good cause exists for why the evidence was not introduced during the disciplinary proceeding or when imposing the summary action.

(k) After completing its review, the Appeals Panel may affirm, modify or reverse any Written decision of the Disciplinary Panel or summary action under appeal, in whole or in part, including increasing, decreasing or eliminating any sanction or remedy imposed, imposing any other sanction or remedy authorized by these Rules, or remanding the matter to the same or a different Disciplinary Panel for further disciplinary proceedings or for reconsideration by the Chief Compliance Officer in the case of summary action. The Appeals Panel may order a new hearing for good cause or if the Appeals Panel deems it appropriate.

(1) As promptly as reasonably possible following its review, the Appeals Panel will issue a Written decision on appeal rendering its decision based on the preponderance of the evidence before the Appeals Panel. The decision of the Appeals Panel will include a statement of findings of fact and conclusions for each finding, sanction, remedy and cost reviewed on appeal, including each specific Rule and provision of Applicable Law that the respondent is found to have violated, if any, and the imposition of sanctions, remedies and costs, if any, and the effective date of each sanction, remedy or cost.

(m) The Appeals Panel's Written order on appeal (including findings of fact and conclusions and the imposition of sanctions, remedies and costs, and the effective date of any sanction, remedy and cost) will be the final action of BSEF and will not be subject to appeal within BSEF.

### **RULE 621.** Summary Imposition of Fines

(a) The Chief Compliance Officer may summarily impose a fine against a Participant, Account Manager, Authorized Trader, Supervised Person, Account, Customer, Clearing Member or other Person using any Trader ID or login credentials linked to the Participant for failing:

(i) to make timely payments of fees, cost, charges or fines to BSEF;

(ii) to make timely and accurate submissions to BSEF of notices, reports or other information required by the BSEF Rules; or

(iii) to keep any books and records required by the BSEF Rules.

(b) The Compliance Department, acting on behalf of the Chief Compliance Officer, will give notice of any fine imposed pursuant to this Rule 621 to each Participant subject thereto. The notice will specify (i) the violations of the BSEF Rules for which the fine is being imposed, (ii) the date of the violation for which the fine is being imposed and (iii) the amount of the fine. Within 20 days of serving the notice of fine, the Participant must either pay or cause the payment of the fine. The fine will become final upon the expiration of 20 days after the notice of fine is served on the Participant.

(c) BSEF will set the amount of any fines imposed pursuant to this Rule 621, with the maximum aggregate fine for each violation not to exceed \$5,000 on an annual basis. Summary imposition of fines pursuant to this Rule 621 will not preclude BSEF from bringing any other action against the Participant (or any of its Account Managers, Authorized Traders or Supervised Persons) or Authorized Trader, as the case may be. The following schedule lists the recommended summary fines that BSEF or the Chief Compliance Officer may impose:

Type of Violation	Fine Per Occurrence <sup>2</sup>		
	First	Second	Third
	Summary	Summary	Summary
	Fine	Fine	Fine
Failure to maintain complete and accurate books and	\$1000	\$1500	\$2500
records as required by BSEF Rule 409.B			
Failure to provide any disclosure required by BSEF	\$1000	\$1250	\$1500
Rule 402			
Failure to identify and maintain a current list of	\$1000	\$1250	\$1500
Authorized Traders as required by BSEF Rule 530			
Violation of Order entry requirements pursuant to Rule	\$1250	\$1500	\$1750
524, including failure to provide an accurate Legal			
Entity Identifier			
Violation of Trade reporting requirements	\$1250	\$1500	\$1750
Violation of the requirements to timely report a block	\$1250	\$1500	\$1750

<sup>&</sup>lt;sup>2</sup> Within a "rolling" 12-month period.

trade pursuant to Rule 531.A(d)			
Failure to provide information required by BSEF Rule		\$1500	\$1750
301(e)			
Failure to notify BSEF under Rule 516.A(a) about a\$1250\$1750\$2000		\$2000	
Trade executed in error prior to a request for			
cancellation, correction or adjustment of a Trade or			
failure to comply with Rule 516.A(c)			

### **RULE 622.** Hearings Involving BSEF-Affiliated Trading Entities

(a) No BSEF employee that is also an employee of an affiliate of BSEF that engages in trading activity shall perform an investigation of such affiliated trading entity.

(b) In the event that a Disciplinary Panel is convened for a hearing involving an affiliated trading entity, no Person associated with BSEF or such affiliated trading entity shall be a member of such Disciplinary Panel.

(c) The Board must approve the issuance of disciplinary charges and acceptance of settlement offers involving an affiliated trading entity.

RULE 623.	[Reserved]
RULE 624.	Notice to the Respondent, the Regulatory Services Provider and the Public

BSEF will provide Written notice of disciplinary proceedings to the parties consistent with applicable CFTC Regulations. Whenever BSEF suspends, expels, fines or otherwise disciplines, or denies any Person access, to BSEF, BSEF will make the disclosures required by CFTC Regulations. In accordance with CFTC Regulation § 9.11, upon rendering a final decision regarding a disciplinary or access denial action, BSEF shall provide notice to the Commission by filing with NFA's BASIC.

CHAPTER 7. ARBITRATION

RULE 701. General

(a) Except as otherwise provided in these Rules, Participants, Authorized Traders and any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF shall submit to the NFA for arbitration all disputes, controversies and claims between or among themselves arising out of a Swap or the use of the systems or services of BSEF or the services, equipment, or facilities used to support such systems or services, including the SEF Platform and the SEF operated by BSEF (each, a "**Dispute**"). Any such claim against a Participant shall be brought within two years from the time that a cause of action has accrued. This Rule 701 shall in no way be construed to create a cause of action and shall not authorize an action that would otherwise be prohibited by these Rules or Applicable Law. In the event that this Rule 701 is held to be unenforceable in connection with any Dispute or a claim is deemed by a court of competent jurisdiction to be not arbitrable, (i) exclusive jurisdiction for any such Dispute will reside in any state or federal court sitting in New York County, New York, (ii) the Participants involved in the Dispute will be presumed to have submitted to the personal jurisdiction of any such court, and (iii) an action to enforce any judgment or decision of such court may be brought in the same court or in any other court with jurisdiction or venue. Finally, all Participants unconditionally and irrevocably waive any and all right to trial by jury in connection with any such Dispute.

(b) Notwithstanding the foregoing, this Rule 701 does not apply to Disputes between Participants, Authorized Traders or any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF that: (i) such Persons are required by the Rules of a Self-Regulatory Organization to submit to the Dispute resolution procedures of that Self-Regulatory Organization; or (ii) such Persons have, by valid and binding agreement, committed to negotiate or litigate in a forum other than the forum set out in Rule 702.

#### **RULE 702.** Forum and Arbitration Rules

NFA will conduct any and all arbitrations of a type described in Rule 701 pursuant to NFA's Member Arbitration Rules, as if each Participant or Authorized Trader to such arbitration was an "NFA Member".

#### **RULE 703.** Initiating an Arbitration Claim

(a) A Participant or Authorized Trader may initiate an arbitration claim by submitting the required documents and fees to NFA.

(b) A Participant or Authorized Trader submitting an arbitration claim shall provide notice of such claim to BSEF.

### **RULE 704.** Claims Relating to Trade Cancelations or Price Adjustments

All claims relating to Trade cancelations pursuant to Rule 516 shall be arbitrated in accordance with this Chapter 7.

#### RULE 705. Penalties

(a) Any failure on the part of any Participant or Authorized Trader to arbitrate a case subject to arbitration, or the commencement by any such Participant or its Person of a suit in any court prior to arbitrating a case subject to arbitration, violates these Rules and subjects such Person to disciplinary proceedings pursuant to Chapter 6.

(b) BSEF may summarily suspend, pursuant to Chapter 6, a Participant or Authorized Trader that fails to satisfy an arbitration award rendered in any arbitration conducted pursuant to this Chapter 7.

### **CHAPTER 8. MISCELLANEOUS**

#### **RULE 801.** Anti-Money Laundering and Anti-Terrorism

(a) It is SEF policy: (1) Not to engage in or knowingly assist any money laundering or other illicit business, and (2) Not to engage in or knowingly assist, or be a conduit for, terrorist financing.

(b) Participants will be required to provide sufficient information for Participants and their Accounts, if applicable, for SEF to complete "know your customer" checks and to conduct restricted list searches, including searches against the Specially Designated Nationals and Blocked Persons list maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury.

#### **RULE 802.** Gifts and Gratuities

Except as permitted in Writing by the Chief Compliance Officer, no Participant or Authorized Trader shall, directly or indirectly, give or permit to be given anything of value (including gratuities) to a SEF Official or BSEF, including any agents or independent contractors of BSEF. A gift of any kind is considered a gratuity.

#### RULE 803. Market Data

(a) Subject to each Participant's rights in Participant's own data (and the data of its Accounts and Customers) as set forth in the Participant Documentation, BSEF shall own all rights, title and interest, database rights and trade secret rights in and to all data and other information contained in, displayed on, generated by or derived from the SEF Platform or the SEF operated by BSEF or Trades entered into pursuant to the BSEF Rules, including Orders, prices and volumes ("**SEF Data**").

(b) Participants and Authorized Traders shall not, and shall cause their Affiliates, Accounts and Customers not to, distribute, sell or retransmit SEF Data or other information obtained via the SEF operated by BSEF, provided that any such restrictions shall not apply to Participant's own data (and the data of its Accounts and Customers).

(c) BSEF may at any time restrict or establish utilization fees in respect of SEF Data and/or the format and presentation thereof with respect to Participants, Customers or Accounts, provided that any such fees shall not apply to Participants' use of Participant's own data (and the data of its Accounts and Customers).

(d) Subject to Rule 805, BSEF may make SEF Data and other information it may deem appropriate available to Participants and other Persons at such times and in such manner (whether through the SEF Platform, a ticker, financial information services or otherwise) as it may consider necessary or advisable from time to time. Each Participant or other Person receiving any such information through the SEF operated by BSEF may redistribute such information only to such extent and in such manner as may be permitted by BSEF from time to time.

#### **RULE 804.** Prohibited Use of Data Collected for Regulatory Purposes

BSEF shall not use for business or marketing purposes any proprietary data or personal information it collects or receives, from or on behalf of any person, for the purpose of fulfilling its regulatory obligations; <u>provided</u>, <u>however</u>, that BSEF may use such data or information for business or marketing purposes if the Person from whom it collects or receives such data or information clearly consents in Writing to BSEF's use of such data or information in such manner. BSEF shall not condition access to its market(s) or market services on a Person's consent to BSEF's use of proprietary data or personal information for business or marketing purposes. BSEF, where necessary for regulatory purposes, may share such data or information with one or more SEFs or DCMs registered with the CFTC.

#### **RULE 805.** Confidentiality

(a) All non-public information provided by a Participant or Authorized Trader to BSEF shall be held in confidence and shall not be made known to any other Person except as follows:

(i) with the consent of the Participant or Authorized Trader providing such information;

(ii) to a Governmental Body if BSEF is requested or legally required to do so by such Governmental Body;

(iii) pursuant to a lawful discovery request;

(iv) to a Derivatives Clearing Organization of which such Participant is a member or in connection with the clearing of a Swap;

(v) to an SDR;

(vi) subject to appropriate confidentiality requirements, to any Person providing services to BSEF, including the Regulatory Services Provider;

(vii) pursuant to an information sharing agreement or other arrangement or procedures in accordance with Rule 213;

(viii) subject to appropriate confidentiality requirements, to BSEF employees, the Board, Board committees, Disciplinary Panels, Appeals Panels, BSEF Officers, attorneys, auditors, and agents, independent contractors or other Persons that have been engaged by BSEF, in each case, who require such information in connection with the discharge of their duties to BSEF; and

(ix) as otherwise permitted under these Rules.

(b) All information and data obtained or received by BSEF from inspections of accounting and other records will be treated as confidential by BSEF; however, this Rule does not supplant Rule 212 (Emergency Rules) and the Rules in Chapter 6 (Disciplinary Rules), or any other requirement of legal process or law.

### RULE 806. Extension or Waiver of BSEF Rules

If necessary and expedient, the Chief Compliance Officer may, in its sole discretion, waive, or extend the time period for performing, any act or acts designated by the BSEF Rules, but only to the extent such waiver or extension is not inconsistent with the CEA or the CFTC Regulations or other applicable regulations.

### **RULE 807.** Effect of Amendment, Repeal or New Rule

(a) If an amendment or repeal of a BSEF Rule or adoption of a new BSEF Rule does not materially change the terms or conditions of a Swap and does not affect the value of open Swaps, then the effective date of any amendment or repeal of a Rule or adoption of a new Rule relating to Swaps is binding on all Swaps entered into before and after the effective date of such amendment, repeal or adoption and, to the extent applicable, before the effective date of such amendment, repeal or adoption.

(b) If an amendment or repeal of a BSEF Rule or adoption of a new Rule materially changes the terms or conditions of an open Swap or affects the value of open Swaps, then the amendment, repeal or new BSEF Rule shall not affect any open Swaps and shall be binding only on new Swaps listed for trading after the effective date of such amendment, repeal or adoption, and Swaps listed as of the effective date of such amendment, repeal or adoption with no open positions then in existence, unless otherwise specifically provided by the Board.

#### **RULE 808.** Swap Contract Specifications

(a) BSEF shall permit trading only in Swaps that are not readily susceptible to manipulation. To demonstrate to the CFTC compliance with the requirements of this Rule 808(a), BSEF shall, at the time it submits a new Swap in advance to the CFTC pursuant to Part 40 of the CFTC Regulations, provide the applicable information as set forth in Appendix C to Part 38 of the CFTC Regulations – Demonstration of Compliance That a Contract is not Readily Susceptible to Manipulation.

(b) Notwithstanding any provision of the BSEF Rules to the contrary, the Swap Specification with respect to a particular Swap shall govern the applicability of the BSEF Rules to trading in such Swap and, in the event of any conflict between the BSEF Rules and the Swap Specification, the Swap Specification shall govern with respect to trading in the relevant Swap.

(c) The Swap Specification for each individual Swap may specify:

(i) different classes of Participants eligible to trade such Swaps. Each such class of Participants shall have the rights and obligations specified by the Swap Specification for each such Swap;

(ii) whether such Swap may be settled via cash settlement, physical delivery of the underlying commodity, or by any other means, as applicable; and

- (iii) the method for determining settlement prices.
- (d) Each Swap contract will be published by BSEF on its website.

(e) Swap Specifications are incorporated into the Rulebook by reference and each Swap Specification shall constitute a BSEF Rule.

#### **RULE 809.** Timely Publication of Trading Information

BSEF will publish trading information as required by Core Principle 9 of Part 37, and by Part 16, of the CFTC Regulations.

### **RULE 810.** Governing Law, Jurisdiction and Dispute Resolution

(a) Unless preempted by the Act, the law of the State of New York governs the BSEF Rules and any Participant Documentation regardless of the laws that would otherwise apply under choice-of-law principles. If a Participant provides an opinion of a counsel (i) stating that the Participant cannot be subject to the law of the State of New York and must be subject to the law of the jurisdiction of the location where the Participant is organized (the "Local Law") and (ii) enumerating specific provisions of these Rules or the Participant Documentation that must be subject to the Local Law, BSEF will specify the application of the Local Law to the enumerated specific provisions of these Rules and the Participant Documentation; <u>provided</u>, <u>however</u>, that in no event shall Local Law supersede any provision of the Act.

(b) Any dispute between BSEF and a Participant or any market participant that directly or indirectly effects a transaction on the SEF operated by BSEF arising from or in connection with the BSEF Rules or use of the SEF operated by BSEF must be brought to arbitration pursuant to subsection (c) of this Rule 810 within one (1) year from the occurrence of the event giving rise to the dispute. This Rule 810 shall in no way create a cause of action nor authorize an action that would otherwise be prohibited by the BSEF Rules.

Any dispute between BSEF and a Participant or any market participant that (c) directly or indirectly effects a transaction on the SEF operated by BSEF arising from or in connection with the BSEF Rules will be settled by arbitration administered in New York County, New York by the American Arbitration Association (the "AAA") under its Commercial Arbitration Rules. The dispute will be submitted to one arbitrator who will be appointed by the AAA. Any arbitrator appointed for purposes of this Rule 810 will have experience with and knowledge of commodities, derivatives and Swaps as listed on the National Roster of Arbitrators kept in the AAA's records. Judgment on the award rendered by the arbitrator will be binding on the parties and may be entered in any state or federal court sitting in New York County, New York, and BSEF and each Participant shall be deemed to have consented to the personal jurisdiction of any such court. Each party to the dispute will bear its own costs and expenses in connection with any arbitration hereunder, as well as an equal share of the administrative fees and the fees of the arbitrator; provided, however, that the arbitrator will be entitled to include in any award a full reimbursement for the prevailing party's costs and expenses, such party's share of the administrative fees and the fees of the arbitrator, or any combination of any or all of the above. In the event that this Rule 810 is held to be unenforceable in connection with any dispute or a claim is deemed by a court of competent jurisdiction to be not arbitrable, (i) exclusive jurisdiction for any such dispute will reside in any state or federal court sitting in New York County, New York, (ii) BSEF and the Participant involved in the dispute will be presumed to have submitted to the personal jurisdiction of any such court, and (iii) an action to enforce any judgment or decision of such court may be brought in the same court or in any other court with

jurisdiction or venue. Finally, all Participants unconditionally and irrevocably waive any and all right to trial by jury in connection with any such dispute.

#### CHAPTER 9. LIMITATION OF LIABILITY, NO WARRANTIES

### RULE 901. LIMITATION OF LIABILITY, NO WARRANTIES

(a) NONE OF BSEF, ITS AFFILIATES OR ANY CONTRACTORS AND SUB-CONTRACTORS PROVIDING SERVICES RELATED TO BSEF OR THE SEF OPERATED BY BSEF, NOR ANY OF THEIR RESPECTIVE SUCCESSORS OR ASSIGNS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, PARTNERS, CONSULTANTS, OR LICENSORS (EACH, A "**DISCLAIMING PARTY**") SHALL BE LIABLE TO ANY PERSON (INCLUDING ANY PARTICIPANT, AUTHORIZED TRADER, SUPERVISED PERSON, ACCOUNT, CUSTOMER, CLEARING MEMBER OR ANY MARKET PARTICIPANT THAT DIRECTLY OR INDIRECTLY EFFECTS A TRANSACTION ON THE SEF OPERATED BY BSEF) FOR ANY LOSSES, DAMAGES, COSTS OR EXPENSES (INCLUDING LOSS OF PROFITS, LOSS OF USE, AND DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES), ARISING FROM:

ANY FAILURE, MALFUNCTION, FAULT IN DELIVERY, DELAY, (i) OMISSION, SUSPENSION, INACCURACY, INTERRUPTION, TERMINATION, OR ANY OTHER EVENT, IN CONNECTION WITH THE FURNISHING, PERFORMANCE, OPERATION, MAINTENANCE, USE OF OR INABILITY TO USE ALL OR ANY PART OF ANY OF THE SEF OPERATED BY BSEF, SEF PLATFORM OR SERVICES OF THE DISCLAIMING PARTY, OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT SUCH SEF OPERATED BY BSEF, SEF PLATFORM OR SERVICES, INCLUDING ELECTRONIC ORDER ENTRY/DELIVERY, TRADING THROUGH ANY ELECTRONIC MEANS, ELECTRONIC COMMUNICATION OF MARKET DATA, SEF DATA OR INFORMATION, WORKSTATIONS USED BY PARTICIPANTS, AUTHORIZED TRADERS, SUPERVISED PERSONS, CLEARING MEMBERS, ACCOUNTS OR CUSTOMERS, PRICE REPORTING SYSTEMS AND ANY AND ALL COMMUNICATIONS NETWORKS, SOFTWARE AND HARDWARE RELATING THERETO;

(ii) ANY FAILURE, MALFUNCTION, FAULT IN DELIVERY, DELAY, OMISSION, SUSPENSION, INACCURACY, INTERRUPTION OR TERMINATION, OR ANY OTHER EVENT, OF THE SEF PLATFORM OR ANY SERVICES OF A DISCLAIMING PARTY, OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT SUCH TRADING SYSTEMS OR SERVICES, CAUSED BY ANY THIRD PARTIES INCLUDING INDEPENDENT SOFTWARE VENDORS OR NETWORK PROVIDERS;

(iii) ANY ERRORS OR INACCURACIES IN INFORMATION PROVIDED BY THE DISCLAIMING PARTY OR IN ANY OF THE DISCLAIMING PARTY'S SYSTEMS, SERVICES, EQUIPMENT OR FACILITIES; (iv) ANY UNAUTHORIZED ACCESS TO OR UNAUTHORIZED USE OF ANY OF THE DISCLAIMING PARTY'S SYSTEMS, SERVICES, EQUIPMENT OR FACILITIES BY ANY PERSON.

THE FOREGOING LIMITATION OF LIABILITY SHALL APPLY WHETHER A CLAIM ARISES IN CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY, CONTRIBUTION OR OTHERWISE AND WHETHER THE CLAIM IS BROUGHT DIRECTLY OR AS A THIRD PARTY CLAIM.

(b) NOTWITHSTANDING SUBSECTION (a), (c) or (f) OF THIS RULE 901, IN NO EVENT SHALL ANY AFFILIATE OF BSEF ACTING AS SEF PLATFORM TECHNOLOGY SERVICES PROVIDER BE LIABLE TO ANY PERSON NOR SHALL ANY PERSON BRING ANY LEGAL ACTION (WHETHER IN TORT, NEGLIGENCE, OR BREACH OF CONTRACT) FOR ANY LOSSES, DAMAGES, COSTS OR EXPENSES INCLUDING LOSS OF PROFITS, LOSS OF USE, DIRECT, SPECIAL, PUNITIVE, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, ARISING FROM THE USE OF THE SEF OPERATED BY BSEF OR SEF PLATFORM.

(c) WITHOUT LIMITING BSEF'S INDEMNIFICATION OBLIGATION UNDER RULE 902, THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS (INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE OR USE) PROVIDED BY ANY DISCLAIMING PARTY RELATING TO ANY SYSTEMS OR SERVICES OF ANY DISCLAIMING PARTY OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT SUCH SYSTEMS OR SERVICES.

ANY DISPUTE ARISING OUT OF THE USE OF SYSTEMS OR SERVICES (d)OF ANY DISCLAIMING PARTY OR SERVICES, EQUIPMENT, OR FACILITIES USED TO SUPPORT SUCH SYSTEMS OR SERVICES IN WHICH THE DISCLAIMING PARTY OR DISCLAIMING PARTIES IS A PARTY SHALL BE SUBJECT TO ARBITRATION AS PROVIDED IN RULE 810(c) AS IF THE DISCLAIMING PARTY WERE BSEF AND THE OPPOSITE PARTY OR PARTIES WERE A PARTICIPANT. ANY ACTIONS, SUITS OR PROCEEDINGS BROUGHT AGAINST ANY DISCLAIMING PARTY MUST BE BROUGHT WITHIN ONE YEAR FROM THE TIME THAT A CAUSE OF ACTION HAS ACCRUED. THIS PARAGRAPH (d) SHALL IN NO WAY BE CONSTRUED TO LIMIT A PARTY'S OBLIGATION TO ARBITRATE ITS CLAIM OR TO CREATE A CAUSE OF ACTION (OR MODIFY THE LIMITATION ON ACTIONS PROVIDED IN RULE 901(a)) AND SHALL NOT AUTHORIZE AN ACTION THAT WOULD OTHERWISE BE PROHIBITED BY THE BSEF RULES. IF FOR ANY REASON, A COURT OF COMPETENT JURISDICTION FINDS THAT A DISPUTE IS NOT ARBITRABLE, SUCH DISPUTE SHALL BE SUBJECT TO THE JURISDICTION OF EACH OF THE FEDERAL AND STATE COURTS LOCATED IN NEW YORK COUNTY, NEW YORK IN CONNECTION WITH ANY MATTERS ARISING OUT OF THIS RULEBOOK AND NO PARTY TO SUCH DISPUTE MAY ASSERT A DEFENSE OF FORUM NON CONVENIENS, SOVEREIGN IMMUNITY, ACT OF STATE OR ANALOGOUS DOCTRINES IN CONNECTION WITH ANY ACTION.

(e) TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE TOTAL COMBINED AGGREGATE LIABILITY OF BSEF SHALL NOT EXCEED (i) \$20,000 FOR ALL LOSSES AND CLAIMS FROM ALL CAUSES SUFFERED ON A SINGLE DAY, (ii) \$100,000 FOR ALL LOSSES AND CLAIMS FROM ALL CAUSES SUFFERED IN A SINGLE CALENDAR MONTH; AND (iii) \$1,200,000 FOR ALL LOSSES AND CLAIMS FROM ALL CAUSES SUFFERED IN A SINGLE CALENDAR YEAR. ANY DISPUTED CLAIM PURSUANT TO THIS PARAGRAPH (e) SHALL BE SUBJECT TO ARBITRATION TO THE EXTENT PROVIDED IN RULE 810(c).

IN NO EVENT SHALL TOTAL COMBINED AGGREGATE LIABILITY OF BSEF FOR ALL CLAIMS AND CLAIMS AGAINST DISCLAIMING PARTIES ARISING OUT OF ANY FAILURES, MALFUNCTIONS, FAULTS IN DELIVERY, DELAYS, OMISSIONS, SUSPENSIONS, INACCURACIES, INTERRUPTIONS, TERMINATIONS, OR ANY OTHER CAUSES, IN CONNECTION WITH THE FURNISHING, PERFORMANCE, OPERATION, MAINTENANCE, USE OF OR INABILITY TO USE ALL OR ANY PART OF ANY OF THE SEF OPERATED BY BSEF OR SEF PLATFORM, OR SERVICES, EQUIPMENT OR FACILITIES USED TO SUPPORT BSEF, THE SEF OPERATED BY BSEF OR SEF PLATFORM, OR THE NEGLIGENCE OR GROSS NEGLIGENCE OF BSEF EMPLOYEES, AGENTS OR SUBAGENTS EXCEED \$1,200,000 IN ANY GIVEN CALENDAR YEAR.

IF THE NUMBER OF ALLOWED CLAIMS ARISING OUT OF ANY FAILURES OR MALFUNCTIONS ON A SINGLE DAY, SINGLE MONTH OR SINGLE YEAR CANNOT BE FULLY SATISFIED BECAUSE OF THE ABOVE DOLLAR LIMITATIONS, ALL SUCH CLAIMS SHALL BE LIMITED TO A PRO RATA SHARE OF THE MAXIMUM AMOUNT FOR THE RESPECTIVE PERIOD.

(f) THE LIMITATIONS OF LIABILITY IN THIS RULE 901 SHALL NOT APPLY TO BSEF'S INDEMNIFICATION OBLIGATION UNDER RULE 902 AND SHALL NOT PROTECT ANY PARTY FOR WHICH THERE HAS BEEN A FINAL DETERMINATION (INCLUDING EXHAUSTION OF ANY APPEALS) BY A COURT OR ARBITRATOR TO HAVE ENGAGED IN FRAUD OR WILLFUL MISCONDUCT. ADDITIONALLY, THE FOREGOING LIMITATIONS ON LIABILITY OF THIS RULE SHALL BE SUBJECT TO THE CEA AND THE REGULATIONS PROMULGATED THEREUNDER, EACH AS IN EFFECT FROM TIME TO TIME.

#### **RULE 902.** Indemnification by **BSEF**

BSEF, at its expense, shall indemnify, hold harmless and defend Participant against any loss, claim, demand or expense (including reasonable attorneys' fees) ("**Claim**") that the SEF Platform or any portion thereof infringes, misappropriates or violates any intellectual property or proprietary rights of any third party; <u>provided</u>, <u>however</u>, that BSEF shall not be required to indemnify Participant for any Claim to the extent it arises from or in connection with any (a) additions, changes or modifications by Participant to the SEF Platform, which changes were not provided by BSEF or any of its Affiliates, (b) use of the SEF Platform in combination with other products or services not provided by BSEF or its Affiliates, or (c) use of the SEF Platform other than as expressly permitted by the Rules or the Participant Documentation. BSEF shall control such defense and all negotiations relative to the settlement of any such Claim. Participant shall promptly provide BSEF with written notice of any claim which falls within the scope of this paragraph (provided that failure to provide such notice shall not relieve BSEF of its indemnity obligations hereunder except to the extent it is prejudiced thereby).

# CHAPTER 10. [RESERVED]

### CHAPTER 11. [RESERVED]

### CHAPTER 12.CREDIT CONTRACTS TERMS AND CONDITIONS

### RULE 1201. CDS Index Contract – North America High Yield

Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with a high yield credit rating.
Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with a nigh yield credit rating.
Ticker	CDX HY CDSI [series number] [tenor]
Index	CDX.NA.HY: Series 11 to current series other than series "made available to trade"
Currency	USD
Quoting	CLOB: \$0.0025
Convention	Trading Protocols other than CLOB: As agreed by counterparties
and	
Minimum	
Increment	
Minimum Size	CLOB: \$1,000,000
	Trading Protocols other than CLOB: As agreed by counterparties
	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit
Trading	events include Bankruptcy, Failure to Pay and Restructuring.
Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns
	the credit risk of the instrument.
Swap Conventions	Traded on price
	Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which
Trading Hours and	is present valued and paid immediately to the seller. 00:01 -24:00 Sunday-Friday; Eastern Time
Venue	0.01 -24.00 Sunday-Friday, Eastern Line
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.;
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03
Reportable Levels	

RULE 1202.	CDS Index Contract – North America Investment Grade

Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with an investment grade credit
	rating
Ticker	CDX IG CDSI [series number] [tenor]
Index	CDX.NA.IG: Series 11 to current other than series "made available to trade"
Currency	USD
Quoting	CLOB: 0.0025 Basis Points
Convention	Trading Protocols other than CLOB: As agreed by counterparties
and	
Minimum	
Increment	
Minimum Size	CLOB: 1,000,000 Basis Points
	Trading Protocols other than CLOB: As agreed by counterparties
	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit
Trading	events include Bankruptcy and Failure to Pay.
Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	
	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
<b>Trading Hours and</b>	00:01 -24:00 Sunday-Friday; Eastern Time
Venue	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

Contract Overview	An agreement to buy or sell protection on a basket comprised of a number of sovereign issuers, domiciled in Latin
	America
Ticker	CDX EM CDSI [series number] [tenor]
Index	CDX Emerging Markets: all series
Currency	USD
Quoting Convention and	CLOB: \$0.0025 Trading Protocols other than CLOB: As agreed by counterparties
Minimum Increment	Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: \$1,000,000 Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on price
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

# **RULE 1203.** CDS Index Contract – CDX Emerging Markets

Contract Overview	An agreement to buy or sell protection on a basket of liquid European based entities with an investment grade credit rating.
Ticker	ITRX EUR CDSI [series number] [tenor]
Index	iTRAXX.EUROPE: Series 7 to current, other than series "made available to trade"
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

### **RULE 1204. CDS Index Contract – Europe**

<b>Contract Overview</b>	The European Crossover index comprises 75 equally weighted credit default swaps on the most liquid sub-investment
	grade European corporate entities.
Ticker	ITRX XOVER CDSI [series number] [tenor]
Index	iTRAXX.EUROPE CROSSOVER: Series 10 to current, other than series "made available to trade"
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
Trading Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	Any, other than tenors "made available to trade"
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and	00:01 -24:00 Sunday-Friday; Eastern Time
Venue Clearing House	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
	As set forth in Appendix F to Part 43 of the CFTC Regulations As set in Part 150 of the CFTC Regulations

# **RULE 1205. CDS Index Contract – Europe Crossover**

Contract Overview	An agreement to buy or sell protection on a basket comprised of 30 equally weighted credit default swaps on the widest spread non-financial European corporate entities.
Ticker	HIVOL CDSI [series number] [tenor]
Index	iTRAXX.EUROPE HIVOL:
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
<b>Trading Hours</b>	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03
reportable Devels	

# **RULE 1206. CDS Index Contract – Europe HiVol**

Contract Overview	An agreement to buy or sell protection on a basket of 25 equally weighted credit default swaps on investment grade European entities.
Ticker	SNRFIN CDSI [series number] [tenor]
Index	iTRAXX EUROPE SENIOR FINANCIAL
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

# RULE 1207. CDS Index Contract – iTraxx Europe Senior Financial

<b>Contract Overview</b>	An agreement to buy or sell protection on an index comprised of 14 names from the Eurozone region plus Denmark,
Ticker	Norway, Sweden and United Kingdom that trade on Western European documentation. ITRX SOVX WE CDSI [series number] [tenor]
licker	
Index	iTRAXX SovX Western Europe: all series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	n/a; Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

### RULE 1208. CDS Index Contract – iTraxx SovX Western Europe

<b>Contract Overview</b>	An agreement to buy or sell protection on a basket of 25 equally weighted credit default swaps on investment grade European entities.
Ticker	SUBFIN CDSI [series number] [tenor]
Index	iTRAXX EUROPE SUBORDINATED FINANCIAL : All Series
Currency	EUR
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and	00:01 -24:00 Sunday-Friday; Eastern Time
Venue Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

# RULE 1209. CDS Index Contract – iTraxx Europe Subordinated Financial

Contract Overview	An agreement to buy or sell protection on a basket comprised of 50 equally-weighted investment grade Japanese entities.
Ticker	ITRX JAPAN CDSI [series number] [tenor]
Index	iTRAXX.JAPAN: All Series.
Currency	JPY
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
<b>Reportable Levels</b>	As set in the CFTC Regulation 15.03

### RULE 1210. CDS Index Contract – iTraxx Japan

Contract Overview	An agreement to buy or sell protection on a basket comprised of 25 equally-weighted investment grade Australian entities.
Ticker	ITRX AUS CDSI [series number] [tenor]
Index	ITRAXX.AUSTRALIA : All Series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: 0.0025 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.; Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

### RULE 1211. CDS Index Contract – iTraxx Australia

Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with an investment grade credit rating.
Ticker	CDX IG CDSI [series number] 5Y
Index	CDX.NA.IG: at any time, the then-current on-the-run series and the preceding series that was replaced by the current one
Currency	USD
Quoting	CLOB: 0.0025 Basis Points
Convention and	RFQS: 0.01 Basis Points
Minimum Price Increment	Trading Protocols other than CLOB and RFQS: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include Bankruptcy and Failure to Pay.
Trading Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	5Y
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie, the Big Bang Protocol).
Settlement	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

### RULE 1212. MAT CDS Index Contracts – North America Investment Grade 5Y

Contract Overview	An agreement to buy or sell protection on a basket of liquid North America based entities with a high yield credit rating.
Ticker	CDX HY CDSI [series number] 5Y
Index	CDX.NA.HY: at any time, the then-current on-the-run series and the preceding series that was replaced by the current one
Currency	USD
Quoting	CLOB: \$0.0025
Convention and	RFQS: \$0.0025
Minimum	Trading Protocols other than CLOB and RFQS: As agreed by counterparties
Increment	
Minimum Size	CLOB: \$1,000,000
	Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include Bankruptcy, Failure to Pay and Restructuring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on price
	Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	5Y
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

### RULE 1213. MAT CDS Index Contract – North America High Yield 5Y

Contract	An agreement to buy or sell protection on a basket of liquid European based entities with an investment grade credit
Overview	rating.
Ticker	ITRX EUR CDSI [series number] 5Y
Index	iTRAXX.EUROPE: at any time, the then-current on-the-run series and the preceding series that was replaced by the current one
<u> </u>	
Currency	EUR
Quoting	CLOB: 0.0025 Basis Points
Convention and	RFQS: 0.001 Basis Points
Minimum	Trading Protocols other than CLOB and RFQS: As agreed by counterparties
Increment	
Minimum Size	CLOB: 1,000,000 Basis Points
	Trading Protocols other than CLOB: As agreed by counterparties
Trading	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
Conventions	
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller
	owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	5Y
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie, the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 - 24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	
	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
<b>Reportable Levels</b>	As set in the CFTC Regulation 15.03

### RULE 1214. MAT CDS Index Contract –iTraxx Europe 5Y

Contract Overview	The European Crossover index comprises 75 equally weighted credit default swaps on the most liquid sub-investment grade European corporate entities.
Ticker	ITRX XOVER CDSI [series number] 5Y
Index	iTRAXX.EUROPE CROSSOVER: at any time, the then-current on-the-run series and the preceding series that was replaced by the current one
Currency	EUR
Quoting	
Convention and Minimum Increment	CLOB: 0.0025 Basis Points RFQS: 0.001 Basis Points Trading Protocols other than CLOB and RFQS: As agreed by counterparties
Minimum Size	CLOB: 1,000,000 Basis Points Trading Protocols other than CLOB: As agreed by counterparties
Trading	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	5Y
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 - 24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

# RULE 1215. MAT CDS Index Contract –iTraxx Europe Crossover 5Y

# RULE 1216. Option – CDS Index Contract CDX North America High Yield

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	CDX HY CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – North America High Yield.
	8
Index of	CDX.NA.HY: Series 11 to current
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	USD
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	· · · ·
Minimum Size	As agreed by counterparties
	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.
Trading Conventions	Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House for	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	Cincago viercantile Exchange, me., iCE Cical Cicut EEC, iCE Cical Europe Eminted, ECH.Cicallict SA. 01 Bilateral
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap
reportable Dereis	Same as for the anderiging 5 map

### RULE 1217. Option – CDS Index Contract CDX North America Investment Grade

Contract Overview       An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF         which is exercisable (date. Upon exercise of the option, the contreparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").         Ticker       CDX IG CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]         Underlying Swap       CDS Index Contract – North America Investment Grade.         Corrency       USD         Quoting       Any         Convention and       Any         Underlying Swap       As agreed by counterparties         Minimum Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       The owner must notify the writer of the option of its intent to exercise the option during regular busineses hours		
Underlying Swap         CDS Index Contract - North America Investment Grade.           Index of Underlying Swap         CDX.NA.IG: Scries 11 to current           Tenor of Underlying Swap         Any           Currency         USD           Quoting         As agreed by counterparties           Convention and Minimum         As agreed by counterparties           Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike         Fixed coupon of the underlying swap           Price         Fixed coupon of the underlying swap           Date         The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Exercise method           Trading Hours and Venue         O0:01 -24:00 Sunday-Friday; Eastern Time and Venue           Clearing House for Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations Swap	Contract Overview	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
Underlying Swap         CDS Index Contract – North America Investment Grade.           Index of Underlying Swap         CDX:NA.IG: Series 11 to current           Tenor of Underlying Swap         Any           Curreny         USD           Quoting Onvention and Minimum         As greed by counterparties           Minimum Size         As agreed by counterparties           Minimum Size         As agreed by counterparties           Paper Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptey and failure to pay.           Trading One         Receiver Option=right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller failure to pay.           Option Strike Price         Fixed coupon of the underlying swap           Page Option=right but not the obligation to Sell Protection by selling the underlying swap.           Option Strike Price         Fixed coupon of the underlying swap           Price         Secle active to prime and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.           Trading House Swap         0x01 - 24:00 Sunday-Friday; Eastern Time           Glearing House for Swap         Glearing House, for ibing Aprendix F to Part 43 of the CFTC Regulations	Ticker	CDX IG CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap         Any           Tenor of Underlying Swap         Any           Currency         USD           Quoting         As agreed by counterparties           Convention and Minimum         As agreed by counterparties           Minimum Size         As agreed by counterparties           Payer Option=rright but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike         Fixed coupon of the underlying swap           Price         Option Expiry Date.           Date         As agreed by the parties           Exercise method         On:01 - 24:00 Sunday-Friday; Eastern Time           and Venue         Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations	Underlying Swap	
Underlying Swap         Image: Currency         USD           Currency         USD         Quoting         As agreed by counterparties           Convention and Minimum         As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptey and failure to pay.           Trading         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike         Fixed coupon of the underlying swap           Price         Option Expiry Date           As agreed by the parties         As agreed by the parties           Exercise method         Orion -24:00 Sunday-Friday; Eastern Time           Clearing Hours and Yenue         Ohicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations		CDX.NA.IG: Series 11 to current
Quoting Convention and Minimum Increment       As agreed by counterparties         Minimum Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap Price         Option Expiry Date       As agreed by the parties         The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time and Venue         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations Speculative Limits       Same as for the underlying Swap		•
Convention and Minimum Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Price       As agreed by the parties         Date       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time and Venue         Clearing Houses for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations Same as for the underlying Swap	Currency	
Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Price       As agreed by the parties         Date       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Convention and Minimum	As agreed by counterparties
protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.Trading ConventionsReceiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.Option Strike PriceFixed coupon of the underlying swapOption Expiry DateAs agreed by the partiesExercise methodThe owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.Trading Hours and Venue00:01 -24:00 Sunday-Friday; Eastern Time Clearing House for the underlying SwapOutput SizeBlock Size Speculative LimitsAs set forth in Appendix F to Part 43 of the CFTC RegulationsSpeculations	Minimum Size	As agreed by counterparties
Price       Image: Contract of the synthesis         Option Expiry Date       As agreed by the parties         Exercise method       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
Date       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		Fixed coupon of the underlying swap
Exercise method       Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		As agreed by the parties
and Venue       Clearing House for         Clearing House for       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral         swap       Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Exercise method	Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the
the underlying Swap     Swap       Block Size     As set forth in Appendix F to Part 43 of the CFTC Regulations       Speculative Limits     Same as for the underlying Swap		00:01 -24:00 Sunday-Friday; Eastern Time
Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         Same as for the underlying Swap	Clearing House for the underlying	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Speculative Limits Same as for the underlying Swap		As set forth in Appendix F to Part 43 of the CFTC Regulations

# **RULE 1218.** Option – CDS Index Contract – CDX Emerging Markets

Ticker     Cl       Underlying Swap     Cl	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the inderlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House"). CDX EM CDSI [Series] [Tenor] [Expiry] [Direction] [Strike] CDS Index Contract – CDX Emerging Markets
Underlying Swap Cl	
Underlying Swap Cl	
• • •	
Index of Cl	CDX.EM: all series
Underlying Swap	
	Any
Underlying Swap	
	JSD
	As agreed by counterparties
Convention and	
Minimum	
Increment	
	As agreed by counterparties Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of
pr fa Trading Ro	acceiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller eccives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Fi Price	ixed coupon of the underlying swap
Option Expiry As Date	As agreed by the parties
Exercise method Ex	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the ption, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours 00 and Venue	0:01 -24:00 Sunday-Friday; Eastern Time
	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	
Swap	
	as set forth in Appendix F to Part 43 of the CFTC Regulations
	ame as for the underlying Swap
	ame as for the underlying Swap

# **RULE 1219. Option – CDS Index Contract – iTraxx Europe**

underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").         Ticker       ITRX EUR CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]         Underlying Swap       CDS Index Contract - European Investment Grade. An agreement to buy or sell protection on a basket of liquid European based entities with an investment grade credit rating.         Index of       ITRAX.EUROPE: Series 10 to current         Underlying Swap       ITRAX.EUROPE: Series 10 to current         Currency       EUR         Quoting       As agreed by counterparties         Minimum       As agreed by counterparties         Minimum       Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the option, the counterparties must submit the underlying Swap for clearing House.         Trading Hours       0:0:01 -24:00 Sunday-Friday; Eastern Time         and Venue       Chicago Mercantile Exch		
Underlying Swap         CDS Index Contract – European Investment Grade. An agreement to buy or sell protection on a basket of liquid European based entities with an investment grade credit rating.           Index of Underlying Swap         ITRAXX.EUROPE: Series 10 to current           Tenor of Underlying Swap         Any           Currency         EUR           Quoting         As agreed by counterparties           Correnet         As agreed by counterparties           Minimum         As agreed by counterparties           Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptey and failure to pay.           Trading         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike Price         Fixed coupon of the underlying swap           Option Expiry Date         As agreed by the vriter of the option of its intent to exercise the option during regular business hours on th Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing thouse.           Trading Hours and Venue         Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater the underlying Swap	Contract Overview	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
Index of       European based entities with an investment grade credit rating.         Index of       ITRAXX.EUROPE: Series 10 to current         Underlying Swap       Any         Underlying Swap       EUR         Quoting       As agreed by counterparties         Convention and       As agreed by counterparties         Minimum       Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptey and failure to pay.         Trading       Receiver Option=right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller cevieves the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       Doption Expiry         Date       As agreed by the parties         Trading Hours       Ov:01 -24:00 Sunday-Friday; Eastern Time         and Venue       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater fue underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations	Ticker	ITRX EUR CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap       Any         Tenor of       Any         Outderlying Swap       EUR         Quoting       As agreed by counterparties         Convention and       Minimum         Increment       Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptey and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       Option Expiry Date.         As agreed by the parties       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date.         Trading Hours and Yeaue       00:01 -24:00 Sunday-Friday; Eastern Time         Trading Hours and Yeaue       Oh: On-24:00 Sunday-Friday; Eastern Time         Trading Hours and Yeaue       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Underlying Swap	<b>CDS Index Contract – European Investment Grade</b> . An agreement to buy or sell protection on a basket of liquid European based entities with an investment grade credit rating.
Tenor of Underlying Swap       Any         Currency       EUR         Quoting Convention and Minimum       As agreed by counterparties         Minimum linerement       Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Option Expiry Date       As agreed by the parties         Trading Hours and Venue       O0:01 -24:00 Sunday-Friday; Eastern Time and Venue         Trading Hours and Venue       Obion 4::2: Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Index of	ITRAXX.EUROPE: Series 10 to current
Underlying Swap       Image: Currency       EUR         Quoting       As agreed by counterparties       Convention and Minimum         Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller conventions         Option Strike       Fixed coupon of the underlying swap         Price       Fixed coupon of the underlying swap         Option Expiry       As agreed by the parties         Bate       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the coption, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater the underlying Swap         Swap       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Underlying Swap	
Currency         EUR           Quoting         As agreed by counterparties           Convention and Minimum         As agreed by counterparties           Minimum Size         As agreed by counterparties           Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike Price         Fixed coupon of the underlying swap           Option Expiry Date         As agreed by the parties           The owner must notify the writer of the option of its intent to exercise the option during regular business hours on th Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.           Trading Hours and Venue         O0:01 -24:00 Sunday-Friday; Eastern Time           Clearing House for the underlying Swap         Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater Block Size           Sa set forth in Appendix F to Part 43 of the CFTC Regulations         Same as for the underlying Swap	Tenor of	Any
Quoting Convention and Minimum Increment       As agreed by counterparties         Minimum Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Option Expiry Date       As agreed by the parties         The owner must notify the writer of the option of its intent to exercise the option during regular business hours on th Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time and Venue         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations       Speculative Limits	Underlying Swap	
Convention and Minimum Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Option Expiry Date       As agreed by the parties         Trading Hours       As agreed by the viter of the option of its intent to exercise the option during regular business hours on th Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours       00:01 - 24:00 Sunday-Friday; Eastern Time and Venue         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Currency	EUR
Minimum Increment       Minimum Size       As agreed by counterparties         Minimum Size       As agreed by counterparties       Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer or protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike       Fixed coupon of the underlying swap         Price       Option Expiry         Date       As agreed by the parties         Trading Hours       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours       00:01 -24:00 Sunday-Friday; Eastern Time         and Venue       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		As agreed by counterparties
Increment       As agreed by counterparties         Minimum Size       As agreed by counterparties         Pager Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Option Expiry Date       As agreed by the parties         Trading Hours and Venue       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       O:01 -24:00 Sunday-Friday; Eastern Time         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		
Minimum Size         As agreed by counterparties           Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.           Trading Conventions         Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.           Option Strike Price         Fixed coupon of the underlying swap           Option Expiry Date         As agreed by the parties           Exercise method         The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.           Trading Hours and Venue         Obiol -24:00 Sunday-Friday; Eastern Time           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         Same as for the underlying Swap	Minimum	
Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.         Trading Conventions       Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.         Option Strike Price       Fixed coupon of the underlying swap         Option Expiry Date       As agreed by the parties         Exercise method       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       O0:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		
PriceReceiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.Option Strike PriceFixed coupon of the underlying swapOption Expiry DateAs agreed by the partiesExercise methodThe owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.Trading Hours and Venue00:01 - 24:00 Sunday-Friday; Eastern Time Clearing House for the underlying SwapChicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater Speculative LimitsBlock SizeAs set forth in Appendix F to Part 43 of the CFTC RegulationsSpeculative LimitsSame as for the underlying Swap	Minimum Size	
Price       Image: Contract of the option of the option of the option of the option during regular business hours on the Expiry Date.         Exercise method       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
Date       The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours and Venue       00:01 -24:00 Sunday-Friday; Eastern Time         Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater the underlying Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		Fixed coupon of the underlying swap
Exercise method       Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.         Trading Hours       00:01 -24:00 Sunday-Friday; Eastern Time         and Venue       Clearing House for the underlying         Clearing House for the underlying       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		As agreed by the parties
and Venue       Clearing House for         Clearing House for       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater         the underlying       Swap         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap	Exercise method	
Clearing House for the underlying Swap       Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilater         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations         Speculative Limits       Same as for the underlying Swap		00:01 -24:00 Sunday-Friday; Eastern Time
the underlying       Swap       Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations       Speculative Limits       Same as for the underlying Swap		Chicago Mercantile Exchange. Inc.: ICE Clear Credit LLC: ICE Clear Europe Limited: LCH Clearnet SA or Bilateral
Swap     Block Size     As set forth in Appendix F to Part 43 of the CFTC Regulations       Speculative Limits     Same as for the underlying Swap		و و و و و و و و و و و و و و و و و و و
Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations           Speculative Limits         Same as for the underlying Swap	. 0	
Speculative Limits Same as for the underlying Swap		As set forth in Appendix F to Part 43 of the CFTC Regulations
<b>Reportable Levels</b> 1 Same as for the underlying Swap	Reportable Levels	Same as for the underlying Swap

## RULE 1220. Option – CDS Index Contract – iTraxx Europe Crossover

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	ITRX XOVER CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	<b>CDS Index Contract – Europe Crossover</b> . An index comprising 75 equally weighted credit default swaps on the
• • • • • • • • • • • • • • • • • •	most liquid sub-investment grade European corporate entities.
Index of	ITRAXX.EUROPE CROSSOVER: Series 10 to current
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	EUR
Quoting	As agreed by counterparties
<b>Convention and</b>	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading Conventions	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
0 41 94 1	receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry	As agreed by the parties
Date	As agreed by the parties
Date	
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	
<b>Clearing House for</b>	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

## RULE 1221. Option – CDS Index Contract – iTraxx Europe HiVol

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
	underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	HIVOL CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – European HiVol.
Index of	ITRAXX.EUROPE HIVOL: Series 10 to current
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	EUR
Quoting Convention and	As agreed by counterparties
Minimum	
Increment	
Minimum Size	As agreed by counterparties
	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay.
Trading Conventions	Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House for	n/a; Bilateral
the underlying	
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

<b>Contract Overview</b>	An agreement to buy or sell protection on a basket comprised of twenty five (25) of the most liquid corporate and
Ticker	quasi-sovereign entities from Central & Eastern European, Middle Eastern and African countries.
Ticker	ITRX Corp CEEMEA CDSI [series number] [tenor]
Index	iTraxx CEEMEA: all series
Currency	USD
Quoting	
Convention and	CLOB: \$0.0025
and Minimum	Trading Protocols other than CLOB: As agreed by counterparties
Increment	
Minimum Size	CLOB: \$1,000,000
	Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
Conventions	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol).
	Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA.
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in the CFTC Regulation 15.03

## RULE 1222. CDS Index Contract – iTraxx Corp CEEMEA

Ticker LC	n agreement to buy or sell protection on a basket comprised of a number of 100 reference entities, referencing first en leveraged loans CDS. CDX [series number] [tenor] CDX: all series
	CDX: all series
Index LC	
	SD
Currency US	
QuotingConventionCI	LOB: \$0.0025 rading Protocols other than CLOB: As agreed by counterparties
	LOB: \$1,000,000 rading Protocols other than CLOB: As agreed by counterparties
Conventions	auy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. ell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller was the credit risk of the instrument.
	raded on price ixed coupon payments are calculated at a spread of 250 bps and exchanged on a quarterly basis.
Swap Tenor Ar	ny
	he date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date f the swap.
Maturity Date Th	he final date on which the obligations no longer accrue and the final payment occurs.
Cr Fiz UF	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA (redit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). ixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. (pfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, thich is present valued and paid immediately to the seller.
Trading Hours 00 and Venue	0:01 -24:00 Sunday-Friday; Eastern Time
	hicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size As	s set forth in Appendix F to Part 43 of the CFTC Regulations
	s set in Part 150 of the CFTC Regulations s set in the CFTC Regulation 15.03

#### RULE 1223. CDS Index Contract – LCDX

Contract Overview	An agreement to buy or sell protection on a basket comprised of a number of 50 CDS contracts referencing municipal issuers as the Reference Entity.
Ticker	MCDX [series number] [tenor]
Index	MCDX: all series
Currency	USD
Quoting Convention and Minimum Increment	CLOB: \$0.0025 Trading Protocols other than CLOB: As agreed by counterparties
Minimum Size	CLOB: \$1,000,000 Trading Protocols other than CLOB: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring. Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The Seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (ie the Big Bang Protocol). Fixed Quarterly cash payments - reflected in basis points and paid by the protection buyer to the protection seller. Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits Reportable Levels	As set in Part 150 of the CFTC Regulations As set in the CFTC Regulation 15.03

#### RULE 1224. CDS Index Contract – MCDX

## RULE 1225. Option – CDS Index Contract – iTraxx SovX Western Europe

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	ITRAX SovX Western Europe CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – iTRAXX SovX Western Europe
Index of Underlying Swap	iTRAXX SovX Western Europe: all series
Tenor of Underlying Swap	Any
Currency	USD
Quoting Convention and Minimum Increment	As agreed by counterparties
Minimum Size	As agreed by counterparties
Trading Conventions	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
<b>Clearing House for</b>	None.
the underlying Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

## **RULE 1226.** Option – CDS Index Contract – LCDX

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	LCDX CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – LCDX
Index of	LCDX: all series
Underlying Swap	
Tenor of Underlying Swan	Any
Underlying Swap Currency	USD
Quoting	As agreed by counterparties
Convention and	As agreed by counterparties
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading Conventions	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and failure to pay. Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike Price	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Exercise method	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House for	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	Cincago viercantile Exchange, me., iCE Cical Cicut EEC, iCE Cical Europe Ennited, ECH.Cicalliet SA. 01 Bilatelal
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
~ ~ ~ ~ ~ ~	
Speculative Limits	Same as for the underlying Swap

## **RULE 1227.** Option – CDS Index Contract – MCDX

<u> </u>	
<b>Contract Overview</b>	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF
	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
	underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	MCDX CDSI [Series] [Tenor] [Expiry] [Direction] [Strike]
Underlying Swap	CDS Index Contract – MCDX
Index of	MCDX: all series
Underlying Swap	
Tenor of	Any
Underlying Swap	
Currency	USD
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading	Payer Option=right but not the obligation to buy protection by purchasing the underlying Swap whereby the buyer of
Conventions	protection pays a premium to the seller in case of a credit event occurring. Credit events include bankruptcy and
	failure to pay.
	Receiver Option= right but not the obligation to Sell Protection by selling the underlying Swap whereby the seller
	receives the premium payments from the protection buyer. The seller owns the credit risk of the underlying swap.
Option Strike	Fixed coupon of the underlying swap
Price	
Option Expiry	As agreed by the parties
Date	
	The owner must notify the writer of the option of its intent to exercise the option during regular business hours on the
Exercise method	Expiry Date. The form and method of notification shall be as agreed by the counterparties. Upon exercise of the
Exercise methou	option, the counterparties must submit the underlying Swap for clearing to the Clearing House.
Trading Hours	00:01 -24:00 Sunday-Friday; Eastern Time
and Venue	osor 2 noo Sanay may, Eastern mite
Clearing House for	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
the underlying	children bullet and the second s
Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

Contract Overview	An agreement to buy or sell protection on a basket comprised of forty (40) liquid Asian (excluding Japanese) entities
	with primarily investment grade credit ratings that trade in the CDS market.
Ticker	ITRX EXJP IG CDSI [series number] [tenor]
Index	iTraxx Asia ex-Japan; all series
Currency	USD
Quoting Convention and Minimum Increment	Minimum Increment: As agreed by counterparties
Minimum Size	Minimum Size: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment – Payments related to credit event settlement will be determined pursuant to the 2014 ISDA Credit Derivatives Definitions, as published by the International Swaps and Derivatives Association, Inc.
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment – The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet S.A. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

### RULE 1228. CDS Index Contract – iTraxx Asia Ex-Japan

Contract Overview	An agreement to buy or sell protection on a basket of one hundred (100) equally weighted credit default
	swaps on investment grade European entities.
Ticker	ITRX Europe NONFIN CDSI [series number] [tenor]
Index	iTraxx Europe Non-Financial
Currency	EUR
Quoting Convention	CLOB: 0.0025 Basis Points
and Minimum Increment	Trading Protocols other than CLOB: As agreed by the counterparties
Minimum Size	CLOB: \$1,000,000
Willing Size	Trading Protocols other than CLOB: As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2014 ISDA Credit Derivatives Definitions, as published by the International Swaps and Derivatives Association, Inc.
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
<b>Trading Hours and Venue</b>	
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet SA. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1229. CDS Index Contract – iTraxx Europe Non-Financial

### RULE 1230. CDS Index Contract - iTraxx MSCI ESG Screened Europe Index

<u> </u>	
Contract Overview	An agreement to buy or sell protection on a basket of equally weighted European entities from the iTraxx
	MSCI ESG Screened Europe Index with an MSCI ESG Rating above BBB
Ticker	ITRX EUR MSCIESG CDSI [series number] [tenor]
Index	iTRAXX.EUROPE MSCI ESG Screened: All Series.
Currency	EUR
Quoting Convention	As agreed by the counterparties
and	
Minimum Increment	
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (i.e., the Big Bang Protocol).
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01-24:00 Sunday-Friday; Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations
Speculative Limits	As set forth in Part 150 of CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1231. CDS Index Contract - CDX North American Investment Grade (BBB-rated) Index

Contract Overview	An analysis have all and all and all and all a back a CNI all American addition with an investment and a
Contract Overview	An agreement to buy or sell protection on a basket of North American entities with an investment grade
	rating of BBB.
Ticker	CDX IGBBB CDSI [series number] [tenor]
TICKCI	
Index	CDX.NA.IG.BBB: All series
Currency	USD
Quoting Convention	As agreed by the counterparties
and	As agreed by the counterparties
Minimum Increment	
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event
Trading Conventions	occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The
	seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the
	start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment - Payments related to credit event settlement will be determined pursuant to the 2009
	ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (i.e., the Big Bang
	Protocol).
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection
	seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the
	notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01-24:00 Sunday-Friday; Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1232. CDS Index Contract - CDX North American High Yield (Ex-BB) Index Contract

Contract Overview	An agreement to buy or sell protection on a basket of high yield North American entities with credit ratings higher than BB.
Ticker	CDX HYEXBB CDSI [series number] [tenor]
Index	CDX.NA.HY.EXBB: All series.
Currency	USD
Quoting Convention and Minimum Increment	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on price         Fixed coupon payments are calculated at a spread of 500 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment – Payments related to credit event settlement will be determined pursuant to the 2009 ISDA Credit Derivatives Determination Committees and Auction Settlement Supplement, (i.e., the Big Bang Protocol).
	Fixed Quarterly cash payments - Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment - The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours	00:01-24:00 Sunday-Friday; Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

### RULE 1233. CDS Index Contract – iTraxx Asia Ex-Japan IG (Restricted) Index Contract

Contract Overview	An agreement to buy or sell protection on a basket comprised of thirty-eight (38) liquid Asian (excluding Japanese or U.S. sanctioned) entities with primarily investment grade credit ratings that trade in the CDS market.
Ticker	iTraxx EXJPR IG CDSI [series number] [tenor]
Index	iTraxx Asia ex-Japan IG Restricted; all series
Currency	USD
Quoting Convention and Minimum Increment	Minimum Increment: As agreed by counterparties
Minimum Size	Minimum Size: As agreed by counterparties
Trading Conventions	Buy = Buy Protection, the buyer of protection pays a premium to the seller in case of a credit event occurring.
	Sell = Sell Protection, the seller of protection receives the premium payments from the protection buyer. The seller owns the credit risk of the instrument.
Swap Conventions	Traded on spread
	Fixed coupon payments are calculated at a spread of 100 bps and exchanged on a quarterly basis.
Swap Tenor	Any
Effective Date	The date on which parties begin calculating accrued obligations such as fixed payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Settlement	Contingent payment – Payments related to credit event settlement will be determined pursuant to the 2014 ISDA Credit Derivatives Definitions, as published by the International Swaps and Derivatives Association, Inc.
	Fixed Quarterly cash payments – Reflected in basis points and paid by the protection buyer to the protection seller.
	Upfront fee payment – The upfront fee is a portion of the payments, expressed in percentage points of the notional, which is present valued and paid immediately to the seller.
Trading Hours and Venue	00:01 -24:00 Sunday-Friday; Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc.; ICE Clear US, Inc.; ICE Clear Europe Limited; LCH.Clearnet S.A. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### **CHAPTER 13. RATES CONTRACTS TERMS AND CONDITIONS**

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	AUD SWAP vs Floating Index Maturity
Currency	AUD
Floating Rate	BBSW
Index	
Floating Rate	3, 6 months
Index Maturity	
Fixed Rate	Par; Custom Coupon
Quoting	As agreed by the counterparties
Convention and	
Minimum	
Increment	
Minimum Size	As agreed by the counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
Swap conventions	
	Payment: Semi-Annual, Quarterly
	Day Count Conventions: ACT/365(Fixed)
	Holiday Calendar: Australia
	Business Day Conventions: Modified Following
	Business Day Conventions. Mounted Following
	Floating Leg
	Payment/Resets : Semi-Annual, Quarterly
	• Day Count Conventions: ACT/365(Fixed)
	Holiday Calendar: Australia
	• Fixing Calendar: Australia
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 28 days to up to
•	30 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments.
	Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first BBSW Fixing Date is two (2) Sydney business days prior to the Effective Date.
Trade Start Types	Spot:
	• A new swap where the Effective Date is T+2 from the trade date.
	1
	Non-Spot:
	Any date where the Effective Date is a date other than the spot date.
Settlement	As determined by the Clearing House or an agreement between the counterparties.
Procedure	As determined by the ordering rouse of an agreement between the counterparties.
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

### RULE 1301. AUD BBR-BBSW Fixed-to-Floating Swap Contract

### RULE 1302. [Reserved]

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
T:	over a term to maturity.
Ticker	EUR SWAP vs [Floating Index Maturity]
Currency Floating Rate	EUR EURIBOR
Index	LONIDOK
Floating Rate	1, 3, 6, 12 months
Index Maturity	.,.,.,.
Fixed Rate	• Par
	Custom coupon
	Standard coupon; the then-current rates for Market Agreed Coupon ("MAC")
Quoting	As agreed by the counterparties
Convention and	
Minimum	
Increment	
Contract Size	Fixed notional; as agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
Swap Conventions	
	• Payment: Quarterly, Semi-Annual, Annual
	• Day Count Conventions: 30/360, ACT/360, 30E/360
	Holiday Calendar: Target
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets : Monthly, Quarterly, Semi-Annual, Annual
	• Day Count Conventions: ACT/360, 30/360
	• Holiday Calendar: Target
	• Fixing Calendar: Target
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A non-MAT or non-MAC EUR EURIBOR
Swup Tenor	Fixed-to-Floating Swap Contract can have a tenor from 28 days to up to 50 years. A MAC EUR EURIBOR
	Fixed-to-Floating Swap Contract can have a tenor from 1 year to 30 years.
Effective Date	The date on which the parties begin calculating accrued obligations such as fixed and floating interest rate payments.
	This is also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement: Paymont and	Count Convention and Fixed Interest Rate.
Payment and Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Euribor Fixing Date is 2 Target business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement	As determined by the Clearing House
Procedure	
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd, Eurex Clearing Aktiengesellschaft. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1303. EUR Euribor Fixed-to-Floating Swap Contract\*

\* Certain EUR EURIBOR Fixed-to-Floating swap contracts are subject to "made available to trade" determinations and must be traded as set forth in Rule 522. For the full list of terms of MAT swap contracts, please see the current list of "Swaps Made Available to Trade" at http://www.cftc.gov/IndustryOversight/IndustryFilings/index.htm.

- RULE 1304. [Reserved]
- RULE 1305. [Reserved]
- RULE 1306. [Reserved]
- RULE 1307. [Reserved]

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	USD SWAP OIS [Maturity]
Currency	USD
Floating Rate	Fed Funds
Index	
Fixed Rate	Par; Custom Coupon
Quoting	As agreed by counterparties
Convention	
Minimum	
Increment	
Minimum Size	As agreed by counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float. Fixed Leg
Swap Conventions	
	Payment: Quarterly, Semi-annual, Annual
	Day Count Conventions: ACT/360, Act/365,
	30/360
	Holiday Calendar: New York
	Business Day Conventions: Modified Following
	Floating Leg
	• Payment/Resets : Quarterly, Annual
	• Day Count Conventions: ACT/360
	• Holiday Calendar: New York
	• Fixing Calendar: New York
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 1 week to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Fed Funds Fixing Date is 2 New York business days prior to the Effective Date.
Trade Start Types	Spot:
	• A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot:
~ ~ ~	Any date where the effective date is a date other than the spot date.
Settlement	As determined by the Clearing House
Procedure	
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in CFTC Regulation 15.03

### RULE 1308. USD OIS Fed Funds Fixed-to-Floating Swap Contract

- RULE 1309. [Reserved]
- RULE 1310. [Reserved]
- RULE 1311. [Reserved]
- RULE 1312. [Reserved]
- RULE 1313. [Reserved]

Contract Oracina	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional over a term to maturity.
Ticker	USD SWAP VS [Floating Index Maturity]
Currency	USD
Floating Rate	LIBOR
Index	LIDUK
Floating Rate	1, 3, 6, 12 months
Index Maturity	1, 5, 0, 12 months
Fixed Rate	• Par
	Custom Coupon
	<ul> <li>Standard coupon; the then-current rates for Market Agreed Coupon ("MAC")</li> </ul>
Contract Size	Fixed notional, as agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading	Buy = Pay Fixed, Receive Float
Conventions	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
r	Payment: Monthly, Quarterly, Semi-Annual, Annual
	• Day Count Conventions: 30/360, ACT/360/ ACT/365
	Holiday Calendar: London, New York
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets: Monthly, Quarterly, Semi-Annual
	Day Count Conventions: ACT/360
	Holiday Calendar: London, New York
	• Fixing Calendar: London
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A non-MAT USD LIBOR Fixed-to-Floating Swap
T	Contract can have a Tenor from 28 days to up to 50 years.
Effective Date	The date on which the parties begin calculating accrued obligations such as fixed and floating interest rate payments.
	This is also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	• Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	• Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
Resets	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	• Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first LIBOR Fixing Date is two (2) London business days prior to the Effective Date
Trade Start Types	• <u>Spot</u> : A new swap where the Effective Date is T+2 from the trade date
	• Non-Spot: Any date where the Effective Date is a date other than the spot date
	•
Settlement	As determined by the Clearing House
Procedure	
Trading Hours	00:01 -24:00; Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
<b>Reportable Levels</b>	As set forth in CFTC Regulation 15.03

#### RULE 1314. USD LIBOR Fixed-to-Floating Swap Contract\*

\* Certain USD LIBOR Fixed-to-Floating swap contracts are subject to "made available to trade" determinations and must be traded as set forth in Rule 522. For the full list of terms of MAT swap contracts, please see the current list of "Swaps Made Available to Trade" at http://www.cftc.gov/IndustryOversight/IndustryFilings/index.htm.

An agreement to evaluate a stream of each flows by amplying two floating interest rates to a great find a stimulation of
An agreement to exchange a stream of cash flows by applying two floating interest rates to a specified notional over a
term to maturity. USD SWAP [floating rate 1] V [floating rate 2] [tenor]
USD
1 Month USD-LIBOR
3 Month USD-LIBOR
6 Month USD-LIBOR
1 Month USD-BSBY
3 Month USD-BSBY
SOFR
Fed Funds
As agreed by the counterparties
A a connect by the countemporties
As agreed by the counterparties
Buy = Pay Spread
Sell = Receive Spread
LIBOR Floating Leg
Payment/Resets: Monthly, Quarterly, Semi-annual
Day Count Conventions: ACT/360, or as agreed by the counterparties
Compounding Method: Flat, Exclude Spread
Holiday Calendar: England, US, or as agreed by the counterparties
Fixing Calendar: England
Business Day Conventions: Modified Following
BSBY Floating Leg
Payment/Resets: Monthly, Quarterly
Day Count Conventions: ACT/360, or as agreed by the counterparties
Holiday Calendar: US, or as agreed by the counterparties
Fixing Calendar: USGS
Business Day Conventions: Modified Following
SOFR Floating Leg
Payment/Resets: Monthly, Quarterly, Semi-annual, Annual, At Maturity
Day Count Conventions: ACT/360, or as agreed by the counterparties
Holiday Calendar: England, US, or as agreed by the counterparties
Fixing Calendar: USGS
Business Day Conventions: Modified Following
Fed Funds Floating Leg
Payment/Resets: Monthly, Quarterly, Semi-annual, Annual, At Maturity
Day Count Conventions: ACT/360, or as agreed by the counterparties
Holiday Calendar: US, or as agreed by the counterparties
Fixing Calendar: US
Business Day Conventions: Modified Following
The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50
years. The date on which nortice basic calculating economic chlipsticane such as fixed and floating interest note normants (i.e.
The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e.,
the start date of the swap).
The final date on which the obligations no longer accrue and the final payment occurs.
Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency,
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency,
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap.
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap. The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap. The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of the index leg tenors, the first Fixing Date will equal the effective date of the swap.
Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap. The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of
<ul> <li>Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> <li>The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of the index leg tenors, the first Fixing Date will equal the effective date of the swap.</li> <li>Spot: A new swap where the Effective Date is T+2 from the trade date.</li> </ul>
<ul> <li>Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> <li>The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of the index leg tenors, the first Fixing Date will equal the effective date of the swap.</li> <li>Spot: A new swap where the Effective Date is T+2 from the trade date.</li> <li>Non-Spot: Any date where the Effective Date is a date other than the spot date.</li> </ul>
<ul> <li>Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates.</li> <li>Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.</li> <li>Payments are settled in accordance with the payment frequency of the swap.</li> <li>The first LIBOR Fixing Date is two London business days prior to the Effective Date. If Fed Funds or SOFR is one of the index leg tenors, the first Fixing Date will equal the effective date of the swap.</li> <li>Spot: A new swap where the Effective Date is T+2 from the trade date.</li> </ul>

### RULE 1315. USD Basis Swap Contract

Trading Hours	00:01-24:00 Sunday-Friday Eastern Time
Clearing House	Tenor LIBOR Basis: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or
	Bilateral
	SOFR v LIBOR: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
	SOFR v Fed Funds: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
	SOFR v BSBY: Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
	Tenor BSBY Basis: LCH.Clearnet Ltd. or Bilateral
	Fed Funds v LIBOR: LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
<b>Reportable Levels</b>	As set forth in CFTC Regulation 15.03

# RULE 1316. [Reserved]

## RULE 1317. SEK STIBOR (3M) Fixed-to-Floating Swap Contract

<b>Contract Overview</b>	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	SEK SWAP VS 3M [Trade Start Type] [tenor]
Currency	SEK
Floating Rate	STIBOR
Index	<b>x x</b>
Fixed Rate	Par; Custom Coupon
Quoting	As agreed by counterparties
Convention and	
Minimum	
Increment Minimum Size	As agreed by counterparties
Minimum Size Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
Swap Conventions	
	Payment: Quarterly, Semi-Annual, Annual
	• Day Count Conventions: 30/360, ACT/360,
	ACT/365
	Holiday Calendar: Stockholm
	Business Day Conventions: Modified Following
	Floating Leg
	Payment/Resets : Quarterly, Semi-Annual
	• Day Count Conventions: ACT/360
	Holiday Calendar: Stockholm
	Fixing Calendar: Stockholm
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 28 days to as long as 15 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments.
	Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Settlement:	Count Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first STIBOR Fixing Date is 2 Stockholm business days prior to the Effective Date.
Trade Start Types	Spot:
Trade Start Types	• A new swap where the Effective Date is T+2 from the trade date.
	A new swap where the Effective Date is 1+2 non-the trade date.
	Non-Spot:
	Any date where the effective date is a date other than the spot date.
Settlement	As determined by the Clearing House or an agreement between the counterparties
Procedure	
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in CFTC Regulation 15.03

### **<u>RULE 1318A USD SOFR OIS Fixed-to-Floating Swap Contract</u>**

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	USD SOFR OIS [Tenor]
Currency	USD
Floating Rate Index	
Floating Rate Index	SOFR
E. I.D. (	
Fixed Rate	Par; Custom Coupon; the then-current rates for Market Agreed Coupon ("MAC")
Quoting Convention	As agreed by the counterparties
and Minimum	
Increment	
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float. Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
	• Payment: Annual
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties.</li> </ul>
	<ul> <li>Holiday Calendars: U.S. Government Securities Business Day</li> </ul>
	Business Day Conventions: Modified Following with adjustment to period end dates
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>
	Electing Log
	Floating Leg
	• <u>Payment/Resets: Daily, Annual</u>
	Day Count Conventions: ACT/360, or as agreed by the counterparties
	Holiday Calendars: U.S Government Securities Business Day
	Business Day Conventions: Modified Following with adjustment to period end dates
<u>Swap Tenor</u>	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up
	to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SOFR Fixing Date is equal to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing Venue	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

### **RULE 1318.** <u>RULE 1318B Option -</u> USD SOFR OIS Fixed-to-Floating Swap Contract

I

0 1 10 1	
<b>Contract Overview</b>	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity. An agreement granting the owner the right, but not the obligation, to enter into
	a Swap listed for trading on BSEF which is exercisable only on a specific date. If counterparties elected to
	exercise the option by delivery of the underlying swap, the counterparties enter into and, if required, submit the underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	USD SWAPTION VS SOFR OIS [Tenor] MM/DD/YY, where MM/DD/YY is the expiry date of the swaption
TICKET	USD SWATTION VS SOTK OB TENOT MULDETT, where MIM/DD/TT is the expiry date of the swaption
Underlying Swap	USD SOFR OIS Fixed-to-Floating Swap Contract
Index of Underlying	U.S. Secured Overnight Financing Rate (SOFR)
Swap	
Tenor of Underlying	As agreed by the counterparties
Swap	
Currency	USD
Floating Rate Index	
	SOFR
Fixed Rate	Par; Custom Coupon; the then current rates for Market Agreed Coupon ("MAC")
Quoting Convention	As agreed by the counterparties
and	
Minimum Increment	
Minimum Size	As agreed by <del>the</del> counterparties
Trading Convention-	Duy - Day Fixed Deceive Fleet
Trading Conventions	<del>Buy – Pay Fixed, Receive Float.</del> <del>Sell = Receive Fixed, Pay Float.</del>
	A payer option gives the owner of the option the right to enter into a swap where they pay the fixed leg and
	receive the floating leg.
	A receiver option gives the owner of the option the right to enter into a swap in which they will receive the fixed
Onding Studies Dates	leg and pay the floating leg.
<b>Option Strike Price</b>	Fixed coupon of the underlying swap
Swap Conventions	Fixed Leg
Swap Conventions	
	Payment: Annual
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties.</li> </ul>
	Holiday Calendars: U.S. Government Securities Business Day
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>
	Floating Leg
	Payment/Resets: Daily, Annual
	<ul> <li>Day Count Conventions: ACT/360, or as agreed by the counterparties</li> </ul>
	Holiday Calendars: U.S. Government Securities Business Day
a	Business Day Conventions: Modified Following with adjustment to period end dates
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 areas
Effective Or the	to 50 years. The date on which portion begin calculating account abligations such as fixed and floating interest rate normants
EffectiveOption Expiry Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments (i.e., the start date of the swap). As agreed by the parties
Option Settlement	Cash or a delivery of a USD SOFR OIS Fixed-to-Floating Swap Contract Swap
Type	Cash of a derivery of a USD SOFK OIS FIXed-to-Filoating Swap Contract Swap
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
interior and records	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
Exercise method	The first SOFR Fixing Date is equal to the effective date of the swap. The owner of the option must notify the
Elizab Elizaber Data	writer of the option of the owner's intent to exercise the option during business hours on the expiration date of the
First Fixing Date	option. Notice shall be in the form and manner as agreed by the counterparties. If the counterparties elected the

	exercise by physical delivery, the counterparties must submit the Swap for clearing to the Clearing House, if the
	swap is subject to the mandatory clearing requirement.
<u>"Made Available to</u>	None
Trade" Determination	n in the second s
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non Spot: Any date where the Effective Date is a date other than the spot date.
Settlement	As determined by None
Procedure	theMandatory
	Clearing House
	Determination
<b>Trading Hours</b>	00:01 - 24:00 Sunday-Friday; (Eastern Time)
Settlement Procedury	e <u>Bilateral</u>
Clearing	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
<b>Venue</b> House for the	
underlying Swap	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC RegulationsSame as for the underlying Swap
Reportable Levels	As set forth in CFTC Regulation 15.03Same as for the underlying Swap

|

137

- RULE 1319.[Reserved]RULE 1320.[Reserved]RULE 1321.[Reserved]RULE 1322.[Reserved]RULE 1323.[Reserved]RULE 1324.[Reserved]RULE 1325.[Reserved]
- RULE 1326. [Reserved]

Contract	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
Overview	over a term to maturity.
Ticker	CAD SWAP 3M [Trade Start Type] [tenor]
Currency	CAD
Floating Rate	3 Month CDOR
Index	
Fixed Rate	Par; Custom Coupon
Contract Size	As agreed by counterparties
Minimum Size	As agreed by counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap	Fixed Leg
Conventions	Payment: Semi-Annual
	Day Count Conventions: ACT/365F
	Holiday Calendar: Canada
	Business Day Conventions: Modified Following
•	
	Floating Leg
	• Payment/Resets: Quarterly, Semi-Annual
	• Day Count Conventions: ACT/365F
	• Holiday Calendar: Canada
	Business Day Conventions: Modified Following
0 70	
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 28 days to as long as 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count
Settlement:	Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Libor Fixing	The first CDOR Fixing Date is equal to the Effective Date.
Date	The first obort Traing Date is equal to the Effective Date.
Trade Start	Spot:
Types	<ul> <li>A new swap where the Effective Date is T+0 from the trade date.</li> </ul>
J F	- They swap where the Encouve Date is 1+0 from the frade date.
	Non-Spot:
	• Any date where the effective date is a date other than the spot date.
Settlement	As determined by the Clearing House or an agreement between the counterparties
Procedure	is a contract of the straining risks of an agreement of the of the obtained particles
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative	As set forth in Part 150 of the CFTC Regulations
Limits	
<b>Reportable Levels</b>	As set forth in CFTC Regulation 15.03

## RULE 1327. CAD CDOR CBA (3M) Fixed-to-Floating Swap Contract

r	·
Contract	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
Overview	over a term to maturity.
Ticker	MXN SWAP vs. 28D [tenor]
Currency	MXN
Floating Rate Index	28 Days Interbank Equilibrium Interest Rate (Tasa de Interes Interbancaria de Equilibrio)
Fixed Rate	Par; Custom Coupon
Contract Size	As agreed by counterparties
Minimum Size	As agreed by counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap	Fixed Leg
Conventions	• Payment: 28 Days
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	5
	Business Day Conventions: Modified Following
•	
	Floating Leg
	Payment/Resets: 28 Days
	• Day Count Conventions: ACT/360
	Holiday Calendar: Mexico
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 3 months to as long as 260 months.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count
Settlement:	Convention and Fixed Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Libor Fixing	The first Mexican Interbank Fixing Date is one Mexican business day prior to the Effective Date.
Date	
Trade Start	Spot:
Types	• A new swap where the Effective Date is T+1 from the trade date.
Settlement	As determined by the Clearing House
Procedure	
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time
Clearing House	Chicago Mercantile Exchange, Inc
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative	As set forth in Part 150 of the CFTC Regulations
Limits	

### RULE 1328. Interest Rate MXN TIIE (28D) Fixed-To-Floating Swap Contract

- RULE 1329. [Reserved]
- RULE 1330. [Reserved]

	•
<b>Contract Overview</b>	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional
	over a term to maturity.
Ticker	AUD OIS SWAP [Trade Start Type] [Tenor]
Currency	AUD
Floating Rate	RBACOR (Interbank Overnight Cash Rate)
Index	
Fixed Rate	Par; Custom Coupon
Contract Size	As agreed by counterparties
Minimum Size	As agreed by counterparties
Trading	Buy = Pay Fixed, Receive Float.
Conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
	Payment: Annual
	Day Count Conventions: ACT/365
	Holiday Calendar: Australia
	Business Day Conventions: Modified Following with adjustment to period end dates
•	
	Floating Leg
	Payment/Resets : Annual
	Day Count Conventions: ACT/365
	Holiday Calendar: Australia
	Fixing Calendar: Australia
	Business Day Conventions: Modified Following with adjustment to period end
	dates
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 1 month to 24 months.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also known as the start date of the swap.
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count
Settlement:	Converging and price Interest Rate.
Payment and	
Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day
	Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Libor Fixing Date is T+1.
Trade Start Types	Spot:
<i>v</i> 1	• A new swap where the Effective Date is T+1 from the trade date.
	······
	Non Spot
	Any date other than the effective date.
Settlement	As determined by the Clearing Venue
Procedure	As determined by the clearing venue
	00:01 -24:00 Sunday-Friday Eastern Time
Trading Hours	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Clearing House	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable Levels	As set in CFTC Regulation 15.03

# RULE 1331. AUD OIS RBACOR Fixed-to-Floating Swap Contract

RULE 1332. [Reserved]

<u> </u>		
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional	
Ticker	over a term to maturity. GBP SWAP vs SON [tenor]	
	GBP	
Currency		
Floating Rate Index	SONIA	
Fixed Rate	Par; Custom coupon; the then-current rates for Market Agreed Coupon ("MAC")	
Contract Size	As agreed by counterparties	
Minimum Size	As agreed by counterparties	
Trading	Buy = Pay Fixed, Receive Float.	
Conventions	Sell = Receive Fixed, Pay Float.	
Swap Conventions	Fixed Leg	
	Payment: Quarterly, Annual, Semi-Annual	
	Day Count Conventions: ACT/365, ACT/360, 30/360	
	Holiday Calendar: London	
	Business Day Conventions: Modified Following with adjustment to period end dates	
•	Floating Leg	
	Payment/Resets : Quarterly, Annual, Semi-Annual	
	• Day Count Conventions: ACT/365, ACT/360, 30/360	
	• Holiday Calendar: London	
	• Fixing Calendar: London	
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>	
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a Tenor from 5 days to up to 50 years.	
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments. Also known as the start date of the swap.	
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.	
Periodic	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count	
Settlement:	Convention and Fixed Interest Rate.	
Payment and Resets	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.	
	Payments are settled in accordance with the payment frequency of the swap.	
First Fixing Date	The first Libor Fixing Date is equal to the trade date.	
Trade Start Types	Spot:	
	• A new swap where the Effective Date is T+0 from the trade date.	
	Non Spot	
	Any date other than the effective date.	
Settlement	As determined by the Clearing Venue	
Procedure		
Trading Hours	00:01 -24:00 Sunday-Friday Eastern Time	
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set in Part 150 of the CFTC Regulations	
Reportable Levels	As set in CFTC Regulation 15.03	

# RULE 1333. GBP OIS SONIA Fixed-to-Floating Swap Contract

# **RULE 1334.** Option – USD LIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement granting the owner the right, but not the obligation, to enter into a Swap listed for trading on BSEF
Contract Overview	
	which is exercisable only on a specific date. Upon exercise of the option, the counterparties enter into and submit the
T. 1	underlying swap for clearing by a derivative clearing organization set forth below (the "Clearing House").
Ticker	IRS USD [Underlying Tenor] [Strike] [Expiry Date]
Underlying Swap	USD LIBOR Fixed-to-Floating Swap Contract
Index of Underlying	LIBOR (3M)
Swap	
Tenor of Underlying	Any
Swap	
Currency	USD
Quoting Convention	As agreed by counterparties
and	
Minimum Increment	
Minimum Size	As agreed by counterparties
Trading Conventions	A payer option gives the owner of the option the right to enter into a swap where they pay the fixed leg and receive
	the floating leg.
	A receiver option gives the owner of the option the right to enter into a swap in which they will receive the fixed leg
	and pay the floating leg.
<b>Option Strike Price</b>	Fixed coupon of the underlying swap
Option Expiry Date	As agreed by the parties
Option Settlement	Cash or a delivery of a cleared swap
Туре	cash of a derivery of a cleared swap
Exercise method	The owner of the option must notify the writer of the option of the owner's intent to exercise the option during
Excreise method	business hours on the expiration date of the option and the manner of the exercise: cash or physical (delivery).
	Notice shall be in the form and manner as agreed by the counterparties. If the counterparties elected the exercise by
	physical delivery, the counterparties must submit the Swap for clearing to the Clearing House.
Trading Hours and	00:01 - 24:00 Sunday-Friday; Eastern Time
Venue	0001 2400 Sunday Frady, Lastern Fine
Clearing House for the	Chicago Mercantile Exchange, Inc.; ICE Clear Credit LLC; ICE Clear Europe Limited; LCH.Clearnet Ltd. or
underlying Swap	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap
Reportable Levels	Same as for the underlying Swap

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	NOK SWAP vs [Floating Index Maturity]
Currency	NOK
Floating Rate Index	NIBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	• Day Count Conventions: 30/360
	<ul> <li>Holiday Calendar: Norway</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Holiday Calendar: Norway</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first NIBOR Fixing Date is two Norwegian business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1335. NOK NIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	DKK SWAP vs [Floating Index Maturity]
Currency	DKK
Floating Rate Index	CIBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
_	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	o Payment: Annual
	• Day Count Conventions: 30/360
	<ul> <li>Holiday Calendar: Denmark</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	• Payment/Resets: Semi-Annual/Semi-Annual
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Holiday Calendar: Denmark</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first CIBOR Fixing Date is two Danish business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1336. DKK CIBOR Fixed-to-Floating Swap Contract

Contract Overview	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	HKD SWAP vs [Floating Index Maturity]
Currency	HKD
Floating Rate Index	HIBOR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Quarterly
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Hong Kong</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	• Payment/Resets: Quarterly/ Quarterly
	• Day Count Conventions: ACT/365
	<ul> <li>Holiday Calendar: Hong Kong</li> </ul>
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Demonstration of the dimensional strategies and the second strategies of the second
First Fixing Date	Payments are settled in accordance with the payment frequency of the swap. The first HIBOR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date. Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	
	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing Venue	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1337. HKD HIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	PLN SWAP vs [Floating Index Maturity]
Currency	PLN
Floating Rate Index	WIBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	• Day Count Conventions: ACT/ACT
	<ul> <li>Holiday Calendar: Poland</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	• Payment/Resets: Semi-Annual/Semi-Annual
	• Day Count Conventions: ACT/365
	• Holiday Calendar: Poland
a	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years. The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Effective Date	payments (i.e., the start date of the swap).
Maturity Date	
Periodic Settlement	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement Payment and Resets	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.
rayment and Resets	Day Count Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requerey, Day Count Convention, Floating interest Rate index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first WIBOR Fixing Date is two Polish business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Frade Start Types	<u>Non-Spot</u> : Any date where the Effective Date is a date other than the spot date.
	<u></u>
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Reportable Develo	As set for an in Crite Regulation 15.05

# RULE 1338. PLN WIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	ZAR SWAP vs [Floating Index Maturity]
Currency	ZAR
Floating Rate Index	JIBAR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
-	• Payment: Quarterly
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	• Holiday Calendar: South Africa
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	• Payment/Resets: Quarterly/Quarterly
	• Day Count Conventions: ACT/365
	• Holiday Calendar: South Africa
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
•	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first JIBAR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
~ *	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Reportable Levels	As set totul in CFTC Regulation 15.05

# RULE 1339. ZAR JIBAR Fixed-to-Floating Swap Contract

RULE 1340. [Reserved]

# 140<u>600746302</u>

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	HUF SWAP vs [Floating Index Maturity]
Currency	HUF
Floating Rate Index	BUBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Hungary</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Semi-Annual/Semi-Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Holiday Calendar: Hungary</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first BUBOR Fixing Date is two Hungarian business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1341. HUF BUBOR Fixed-to-Floating Swap Contract

#### RULE 1342. KRW South Korean Won 3 Month Certificate of Deposit Fixed-to-Floating Swap Contract

Compared Oppositions	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified notional over a term to maturity.
Ticker	KRW SWAP vs [Floating Index Maturity]
Currency	KRW SwAP vs [Floating index Maturity]
Floating Rate Index	South Korean Won 3 Month Certificate of Deposit
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment Contract Size	
	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
<b>Trading Conventions</b>	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	<ul> <li>Payment: Quarterly</li> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Day Count Conventions: AC1/363</li> <li>Holiday Calendar: South Korea</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	Payment/Resets: Quarterly/Quarterly
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: South Korea</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
•	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first South Korean Won 3 Month Certificate of Deposit Fixing Date is one South Korean business day
	prior to the Effective Date.
Trade Start Types	Spot: A new swap where the Effective Date is T+1 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	CZK SWAP vs [Floating Index Maturity]
Currency	CZK
Floating Rate Index	PRIBOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Annual
	• Day Count Conventions: ACT/360
	• Holiday Calendar: Czech Republic
	Business Day Conventions: Modified Following
	Floating Leg
	• Payment/Resets: Semi-Annual/Semi-Annual
	• Day Count Conventions: ACT/360
	• Holiday Calendar: Czech Republic
с. т.	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Effective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
i ayment and resets	Day count convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requere, buy count contention, routing meters rate meter and routing reset bacs.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first PRIBOR Fixing Date is two Czech business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Trude Surfe Types	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
reportable Levels	

# RULE 1343. CZK PRIBOR Fixed-to-Floating Swap Contract

<u> </u>	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	CLP SWAP vs [Floating Index Maturity]
Currency	CLP
Floating Rate Index	Indice Cámara Promedio Rate
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
-	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
-	o Payment: Semi-Annual
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	• Holiday Calendar: Chile
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	o Payment/Resets: Semi-Annual/Semi-Annual
	• Day Count Conventions: ACT/360
	<ul> <li>Holiday Calendar: Chile</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Indice Cámara Promedio Rate Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1344. CLP Indice Cámara Promedio Rate Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	MYR SWAP vs [Floating Index Maturity]
Currency	MYR
Floating Rate Index	KLIBOR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Quarterly
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	o Holiday Calendar: Malaysia
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Quarterly/Quarterly</li> </ul>
	• Day Count Conventions: ACT/365
	<ul> <li>Holiday Calendar: Malaysia</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first KLIBOR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1345. MYR KLIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	TWD SWAP vs [Floating Index Maturity]
Currency	TWD
Floating Rate Index	TAIBOR
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Quarterly
	• Day Count Conventions: ACT/365
	<ul> <li>Holiday Calendar: Taiwan</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	• Payment/Resets: Quarterly/Quarterly
	• Day Count Conventions: ACT/365
	<ul> <li>Holiday Calendar: Taiwan</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first TAIBOR Fixing Date is two Taiwan business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is $T+2$ from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1346. TWD TAIBOR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	INR SWAP vs [Floating Index Maturity]
Currency	INR
Floating Rate Index	FBIL Overnight MIBOR
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
C	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
-	Payment: Annual
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: India</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Annual/Daily</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: India</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
-	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first FBIL Overnight MIBOR Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+1 from the trade date.
~ *	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
reportable Levels	

# RULE 1347. INR OIS FBIL MIBOR Fixed-to-Floating Swap Contract

#### RULE 1348. BRL Brazilian Interfinancial Offered Rate (1D) Zero Coupon Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Overview	An agreement to exchange a stream of cash nows by apprying a fixed and floating interest rate to a specified notional over a term to maturity.
Ticker	BRL SWAP vs [Floating Index Maturity]
Currency	BRL
Floating Rate Index	BRL Brazilian Interfinancial Offered Rate (DI Rate)
	1 dav
Floating Rate Index Maturity Fixed Rate	Par; custom coupon
Ouoting Convention and	
Minimum Increment	As agreed by the counterparties
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
I rading Conventions	Sell = Receive Fixed, Receive Float
Swap Conventions	Fixed Leg
Swap Conventions	Payment: At Maturity
	<ul> <li>Payment: At Maturity</li> <li>Day Count Conventions: DU/252</li> </ul>
	<ul> <li>Day Count Conventions. D0/252</li> <li>Holiday Calendar: Brazil</li> </ul>
	<ul> <li>Business Day Conventions: Following</li> </ul>
	Floating Leg
	Payment/Resets: At maturity/daily
	<ul> <li>Day Count Conventions: DU/252</li> </ul>
	<ul> <li>Holiday Calendar: Brazil</li> </ul>
	<ul> <li>Business Day Conventions: Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to
Shup renor	up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
·	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first Brazilian Interfinancial Offered Rate Fixing Date is equal to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is $T+0$ from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
•	

#### [Reserved]USD YLDVOL Forward Swap Contract

<u>Contract Overview</u>	The Contract is a cash-settled, uncleared swap contract allowing the counterparties to buy or sell YLDVUS Index at a
	specified price on a future date. Under the Contract, one counterparty agrees to buy or sell the Contract at a
	pre-determined price for a particular tenor and the other counterparty agrees to take the opposite position.
<u> Ticker</u>	USD Forward v YLDVUS MM/DDDD where MM/DDDD is the maturity date of the forward
Index	YLDVUS
Settlement Currency	USD
Quoting Convention and	Prices to be expressed in points to two decimal places.
<u>Minimum Increment</u>	$\frac{1 \text{ point} = \$1000}{\text{The minimum ratio shares (int) is } 01 \text{ so } \$10}$
Contract Multiplier	The minimum price change (tick) is .01 or \$10.           The contract multiplier for each Contract is \$1000 of Normal Vega. Normal Vega is Vega when assuming returns in
<u>contract Multiplier</u>	interest rates follow a normal distribution.
	Vega is the price sensitivity of an instrument to changes to volatility of the underlying asset.
Contract Value	Price * Contract Multiplier
Contract Maturities	12 active monthly contracts
Contract Expiration	The third Wednesday of the Contract named calendar month of delivery, unless that day falls on a U.S. public holiday
	in which case the Expiration Date will be the preceding trading day, or as otherwise specified by BSEF.
Termination of Trading	8:00 pm New York time on the New York business day immediately preceding the third Wednesday of the Contract's
<b>_</b>	named month of delivery.
Settlement Price	The Settlement Price will be determined based on firm bids and offers from the Auction held by BSEF on the
	Expiration Date for a spot month Contract, as described in Chapter 5A of the BSEF Rulebook. The Settlement Price
	will be determined based upon the Auction Price calculated using the following hierarchy:
	Auction Price Calculation
	A. If there is no overlap between bids and offers participating in the Auction, then the Auction Price will be an
	arithmetic average of the highest four bids and lowest four offers. If there are less than four bids and offers, the
	Auction price will be an arithmetic average of all bids and offers;
	D. If there is an avoid a hotever which and a first statistication in the Avoid and Avoid
	B. If there is an overlap between bids and offers participating in the Auction, then: 1. Consider all eligible prices (i.e., integer increments) from the range of traded prices as matched on the
	Auction, including intermediate prices levels where no trade took place. This ensures that the Auction Price
	falls within the range of traded prices at the conclusion of the Auction.
	<ol> <li>The Auction Price is set where the maximum volume of eligible orders will trade. If there is more than one</li> </ol>
	such price, principle 3 is applied to this select range of prices.
	3. <u>The Auction Price is set where order imbalances (i.e., surplus volumes) are minimized. These are buying</u>
	or selling volumes that will not be matched (i.e., leftovers) at a particular price. If there is more than one
	such price (where match volume is maximized AND order imbalance is minimized), consider principle 4.
	4. Look at the direction (buy or sell) of the order imbalances.
	a. If there are both buy and sell surplus volumes, the Settlement Price is set to be the average of
	the two prices where buy and sell surplus volumes switch.
	b. If all are excess buy (sell) volumes, use the highest (lowest) of these select price levels as the
	Settlement Price.
	c. If there are prices where both buy and sell imbalances are zero, the Settlement Price is set to be
	the average (or mid-point) of these prices.
	YLDVOL Settlement Price Calculation
	Once the Auction is concluded, the Settlement Price will be calculated using the following formula:
	Once the Auction is concluded, the Settlement Price will be calculated using the following formula:
	$2\pi$ $F \times df(T_{1M})$
	Settlement Price = $\frac{1}{2} \times \frac{10}{10}$
	$\sqrt{\tau} 2 \times \sum_{i} \tau_i \times df(T_{pay_i})$
	$2 \times \mathbf{y}$ , $\tau_i \times df (T_{pay_i})$
	$\mathbf{Z}_{i=1}$
	Where:
	• is the year fraction from calculation date to the YLDVOL Swaption Straddle expiration date according to
	_ ISDA ACT/360 day count convention.
	<ul> <li>F is the Auction Price.</li> <li>Uf(T<sub>1M</sub>) is the discount factor from the Spot Date to the Effective Date, where:</li> </ul>

T

I

	1
	<ul> <li>Spot Date is the day that is two business days after calculation date.</li> <li>Effective Date is the effective date of the underlying swap and is set two business days after the Expiration Date.</li> </ul>
	• <b>i</b> is the year fraction from the <i>i</i> <sup>th</sup> period accrual start date of the underlying swap to the <i>i</i> <sup>th</sup> period accrual end date of the underlying swap according to ISDA ACT/360 day count convention.
	• $\frac{lf(T_{payi})}{is the discount factor from calculation date to the ith period payment date of the underlying swap$
	• $\frac{1}{1}$ $$
	= swap.
	Fallback Settlement Price Determination:
	If no Settlement Price can be calculated due to a Failed Auction, then Settlement Price shall be calculated in accordance
	with the following fallback rules:
	i. using an average of three (3) randomly selected snapshots taken of the levels of YLDVUS Index in the
	thirty-minute period prior to the Auction;
	ii. if the process described in the preceding subsection (i) does not produce a Settlement Price, then the
	<u>YLDVUS Index's prior business day's end-of-day level (using the calculation calendar for the option</u>
	<u>described in a contract listed in Rule 1318.B to determine the prior business day) shall be used; and</u> iii. if the end-of-day level of YLDVUS Index for the prior business day is not available, the previous month's
	iii. <u>if the end-of-day level of YLDVUS Index for the prior business day is not available, the previous month's</u> Settlement Price shall be used to the extent a prior month's Settlement Price is available.
	Settement Prec shart of used to the extent a prior month is Settement Prec is available.
	Settlement Price Publication
	The Settlement Price will be published by BSEF on
	https://www.bloomberg.com/professional/product/swap-execution-facility/. The Settlement Price based on the
	Auction Price will be published at 10 a.m. EST, and the Settlement Price based on the fallback Settlement Price
	Determinations will be published at 10:15 a.m. EST
Settlement Date	3 <sup>rd</sup> Friday of the Contract month
Settlement Procedure	Cash-settled
	At Maturity:
	Number of Contracts * Settlement Price * Multiplier = Cash Settlement Value
	Intra-Period:
	Index Points * Number of Contracts * Multiplier
	(Index Points is the difference in value of where the YLDVUS Contract was bought / sold in the market)
<b>Termination of Trading</b>	6:59 p.m. EST on the Business Day prior to the Expiration Date.
Trading Hours	00:01-24:00 EST, from Sunday-Friday
"Made Available to	None
Trade" Determination	
<b>Mandatory Clearing</b>	None
Determination	
Clearing House	None
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

<u> </u>	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
	specified notional over a term to maturity.
Ticker	CNY SWAP vs [Floating Index Maturity]
Currency	CNY
Floating Rate Index	China Fixing Repo (7D) Rate
Floating Rate Index Maturity	7 days
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
-	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
-	• Payment: Weekly, Monthly, Quarterly, Semi-Annually, Annually
	• Day Count Conventions: ACT/365, or as otherwise agreed by the counterparties
	<ul> <li>Holiday Calendar: China Interbank</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Weekly, Monthly, Quarterly, Semi-Annually, Annually</li> </ul>
	• Day Count Conventions: ACT/365, or as otherwise agreed by the counterparties
	<ul> <li>Holiday Calendar: China Interbank</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
-	to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
-	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first China Fixing Repo (7D) Rate Fixing Date is one business day prior to the Effective Date of the
	swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+1 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
	As set forth in CFTC Regulation 15.03

# RULE 1349. CNY China Fixing Repo (7D) Rate Fixed-to-Floating Swap Contract

~	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	NZD [Tenor] Swap
Currency	NZD
Floating Rate Index	Bank Bill Benchmark Rate (BKBM)
Floating Rate Index Maturity	3 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	Payment: Monthly, Quarterly, Semi-Annual, Annual, At Maturity
	Day Count Conventions: ACT/365.FIXED or as agreed by the counterparties.
	Holiday Calendars: Auckland, Wellington
	Business Day Conventions: Modified Following with adjustment to period end dates
	Floating Leg
	• Payment/Resets : Quarterly
	<ul> <li>Day Count Conventions: ACT/365.FIXED, or as agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendars: Auckland, Wellington</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up
Swap Tenor	to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first BKBM Fixing Date is equal to the trade date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1350. NZD BKBM Fixed-to-Floating Swap Contract

# RULE 1351. CHF SARON Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
	notional over a term to maturity.
Ticker	CHF SWAP OIS [Tenor]
Currency	CHF
Floating Rate Index	Swiss Average Rate Overnight
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	Payment: Annual, at Maturity
	• Day Count Conventions: ACT/360 or as agreed by the counterparties.
	Holiday Calendar: Switzerland
	Business Day Conventions: Modified Following with adjustment to period end dates
	Floating Leg
	Payment/Resets: Annual, at Maturity
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendar: Switzerland</li> </ul>
S	Business Day Conventions: Modified Following with adjustment to period end dates The duration of time from the effective date to the maturity date. A contract can have a tenor from 7 days to up
Swap Tenor	to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
Elective Date	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
i ayment and resets	court convention and i fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SARON Fixing Date is equal to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	<u>Non-Spot</u> : Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
	As set forth in CFTC Regulation 15.03
Reportable Levels	As set totul in CFTC Regulation 13.05

#### RULE 1352. EUR €STR Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
Contract Over view	notional over a term to maturity.
Ticker	EUR Swap (ESTR) [Tenor]
Currency	EUR
Floating Rate Index	€STR
Fixed Rate	Par; Custom coupon; the then-current rates for Market Agreed Coupon ("MAC")
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float.
Trauing Conventions	Sell = Receive Fixed, Pay Float.
Swap Conventions	Fixed Leg
Swap Conventions	Payment: Annual
	<ul> <li>Day Count Conventions: ACT/360 or as agreed by the counterparties.</li> </ul>
	<ul> <li>Day Count Conventions. AC1/300 of as agreed by the counterparties.</li> <li>Holiday Calendars: Target</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following with adjustment to period end dates</li> </ul>
	Business Day Conventions: Modified Following with adjustment to period end dates
	Floating Leg
	Payment/Resets: Daily, Annual
	<ul> <li>Day Count Conventions: ACT/360, or as agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendars: Target</li> </ul>
Swap Tenor	Business Day Conventions: Modified Following with adjustment to period end dates The duration of time from the effective date to the maturity date. A contract can have a tenor from 7 days to up to
Swap Tenor	70 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
	(i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Payment and Resets	Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first €STR Fixing Date is equal to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
inde Start Types	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing Venue	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd., Eurex Clearing Aktiengesellschaft or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
reportable Levels	

# RULE 1353. JPY OIS TONAR Fixed-to-Floating Swap Contract

An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified
notional over a term to maturity.
JPY OIS SWAP [Tenor]
JPY
TONAR
Par, Custom Coupon
As agreed by the counterparties
As agreed by the counterparties
Buy = Pay Fixed, Receive Float.
Sell = Receive Fixed, Pay Float.
Fixed Leg
Payment: Annual, Semi-Annual, Quarterly
<ul> <li>Day Count Conventions: ACT/365, ACT/360, 30/360</li> </ul>
Holiday Calendars: Tokyo
Business Day Conventions: Modified Following with adjustment to period end dates
Election Lon
Floating Leg
• Payment/Resets: Annual, Semi-Annual, Quarterly
• Day Count Conventions: ACT/365, or as agreed by the counterparties
Holiday Calendars: Tokyo
Business Day Conventions: Modified Following with adjustment to period end dates
The duration of time from the effective date to the maturity date. A contract can have a tenor from 7 days to up to
50 years.
The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments
(i.e., the start date of the swap).
The final date on which the obligations no longer accrue and the final payment occurs.
Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day
Count Convention and Fixed Interest Rate.
Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
Day Count Convention, Floating Interest Rate index and Floating Reset Dates.
Payments are settled in accordance with the payment frequency of the swap.
The first TONAR Fixing Date is equal to the effective date of the swap.
Spot: A new swap where the Effective Date is T+2 from the trade date.
Non-Spot: Any date where the Effective Date is a date other than the spot date.
As determined by the Clearing House
00:01 -24:00 Sunday-Friday (Eastern Time)
Japan Securities Clearing Corporation, LCH.Clearnet Ltd.; Chicago Mercantile Exchange, Inc.; Eurex Clearing
Aktiengesellschaft or Bilateral
As set forth in Appendix F to Part 43 of the CFTC Regulations.
As set forth in Part 150 of the CFTC Regulations

~	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
	specified notional over a term to maturity.
Ticker	SGD SWAP vs [Floating Index Maturity]
Currency	SGD
Floating Rate Index	SOR
Floating Rate Index Maturity	6 months
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Singapore</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Singapore</li> </ul>
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
	to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency,
Payment and Resets	Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SOR Fixing Date is two Singapore business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1354. SGD SOR Fixed-to-Floating Swap Contract

<u> </u>	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
	specified notional over a term to maturity.
Ticker	SGD SWAP vs SORA [Floating Index Maturity]
Currency	SGD
Floating Rate Index	SORA
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
<b>Trading Conventions</b>	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>
	• Day Count Conventions: ACT/365 or as agreed by the counterparties
	• Holiday Calendar: Singapore
	• Business Day Conventions: Modified Following
	Floating Leg
	• Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual
	• Day Count Conventions: ACT/365 or as agreed by the counterparties
	• Holiday Calendar: Singapore
6 <b>T</b>	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
Effective Date	to up to 50 years. The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Effective Date	payments (i.e., the start date of the swap).
Matanita Data	
Maturity Date Periodic Settlement:	The final date on which the obligations no longer accrue and the final payment occurs.
	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day Count Convention and Fixed Interest Rate.
Payment and Resets	requency, Day Count Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requerey, Bay count convention, routing interest rate index and routing reset Bates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first SORA Fixing Date is equal to the Effective Date of the swap
Trade Start Types	Spot: A new swap where the Effective Date is T+0 from the trade date.
frade Start Types	<u>Non-Spot</u> : Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Reportable Levels	As set totul in Crite Regulation 15.05

# RULE 1355. OIS SORA Fixed-to-Floating Swap Contract

Contract Overview	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
Ticker	specified notional over a term to maturity.
	CAD SWAP vs CORRA [Floating Index Maturity]
Currency	CAD CORRA
Floating Rate Index	
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Monthly, Quarterly, Semi-Annual, Annual
	<ul> <li>Day Count Conventions: ACT/365 or as agreed by the counterparties</li> </ul>
	<ul> <li>Holiday Calendar: Canada</li> </ul>
	Business Day Conventions: Modified Following
	Floating Leg
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365 or as agreed by the counterparties</li> </ul>
	• Holiday Calendar: Canada
0 m	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
	to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Demonstration of the dimensional data and the second second framework for second second
F. (F. D.	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first CORRA Fixing Date is equal to the Effective Date of the swap
Trade Start Types	Spot: A new swap where the Effective Date is T+1 from the trade date.
	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc., LCH. Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1356. CAD OIS CORRA Fixed-to-Floating Swap Contract

#### RULE 1357. USD U.S. CPI Urban Consumers Not Seasonably Adjusted Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero
Contract Overview	coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional
	principal amount and the other party pays a floating rate linked to an inflation index.
Ticker	USD [ZC Inflation] Swap vs CPURNSA [Tenor]
	USD [ZC Inflation] Swap vs CPURNSA [Maturity Date]
Currency	USD
Floating Rate Index	U.S. CPI Urban Consumers Not Seasonably Adjusted (CPURNSA)
Fixed Rate	Par Coupon, Custom Coupon
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Floating
	Sell = Receive Fixed, Pay Floating
Swap Conventions	<u>Fixed Leg</u>
	Payment: At maturity
	Compounding: Annual
	Day Count Conventions: 1/1
	Holiday Calendars: Federal Reserve, England
	Business Day Conventions: Modified Following with adjustment to period end dates
	Inflation Leg
	Payment/Resets: At maturity/At maturity
	Day Count Conventions: 1/1
	Holiday Calendars: Federal Reserve, England
	Business Day Conventions: Modified Following with adjustment to period end dates
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to
•	30 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the
	start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency,
Payment and Resets	Payment Frequency, Day Count and Fixed Interest Rate.
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency,
	Day Count, Floating Rate Index and Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first CPURNSA Fixing Date is observed 3 months prior to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is 2 business days after trade date.
	<u>Non-Spot</u> : Any swap with an Effective Date different to the Effective Date of a Spot Swap.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing Venue	LCH.Clearnet Ltd or Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.
Speculative Limits	As set forth in Part 150 of CFTC Regulations

#### RULE 1358. EUR Eurostat Eurozone Harmonized Index of Consumer Prices Excluding Tobacco Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero
	coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional
Ticker	principal amount and the other party pays a floating rate linked to an inflation index. EUR ZC Inflation Swap vs CPTFEMU [tenor]
I ICKEI	EUR ZC Inflation Swap vs CPTFEMU [neturity date]
Currency	EUR
Floating Rate Index	Harmonized Index of Consumer Prices Excluding Tobacco (HICP-EXCL)
Fixed Rate	Par Coupon, Custom Coupon
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy=PayFixed,ReceiveFloatingSell = Receive Fixed, Pay Floating
Swap Conventions	Fixed Leg
•	Payment: At maturity
	Compounding: Annual
	Day Count Conventions: 1/1
	Holiday Calendars: Target
	Business Day Conventions: Modified Following with adjustment to period end dates.
	Inflation Leg
	Payment: At maturity
	Resets: 3 Months before Effective Date and 3 Months before Maturity Date
	Day Count Conventions: 1/1
	Holiday Calendars: Target
	Business Day Conventions: Modified Following with adjustment to period end dates.
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency,
Payment and Resets	Payment Frequency, Day Count and Fixed Interest Rate.
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency,
	Day Count, Floating Rate Index and Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first HICP-EXCL Fixing Date is observed 3 months prior to the effective date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is 15 <sup>th</sup> of the month of the trade date.
	Non-Spot: Any 15th of a month, as long as the Initial Fixing Index is known.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing Venue	LCH.Clearnet Ltd, Eurex Clearing AG or Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.
Speculative Limits	As set forth in Part 150 of CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1359. GBP UK Retail Prices Index Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional principal amount and the other party pays a floating rate linked to an inflation index.
Ticker	GBP ZC Inflation Swap vs UKRPI [tenor] GBP ZC Inflation Swap vs UKRPI [maturity date]
Currency	GBP ZC Initiation Swap vs OKKPI [maturity date]
Floating Rate Index	United Kingdom Retail Prices Index (UK RPI)
Fixed Rate	Par Coupon, Custom Coupon
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Floating
Trading Conventions	Sell = Receive Fixed, Pay Floating
Swap Conventions	Fixed Leg         Payment: At maturity         Compounding: Annual         Day Count Conventions: 1/1         Holiday Calendar: England         Business Day Conventions: Modified Following with adjustment to period end dates.         Inflation Leg         Payment: At Maturity         Resets: 2 Months before Effective Date and 2 Months before Maturity Date         Day Count Conventions: 1/1         Holiday Calendar: England         Business Day Conventions: Modified Following with adjustment to period end dates.
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement: Payment and Resets	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency, Payment Frequency, Day Count and Fixed Interest Rate.
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency, Day Count, Floating Rate Index and Reset Dates.
E' ( E' ' D (	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first UK RPI Fixing Date is observed 2 months prior to the effective date of the swap.
Trade Start Types	<u>Spot</u> : A new swap where the Effective Date is 15 <sup>th</sup> of the month of the trade date. <u>Non-Spot</u> : Any 15th of a month, as long as the Initial Fixing Index is known.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing Venue	LCH.Clearnet Ltd, Eurex Clearing AG or Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.
Speculative Limits	As set forth in Part 150 of CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1360. EUR France Inflation Consumer Price Index Excluding Tobacco Fixed-to-Floating (Inflation Zero Coupon) Swap Contract

Contract Overview	An agreement to transfer inflation risk from one party to another through an exchange of cash flows. In a zero coupon inflation swap, only one payment is due at maturity where one party pays a fixed rate on a notional
	principal amount and the other party pays a floating rate linked to an inflation index.
Ticker	EUR ZC Inflation Swap vs FRCPXTOB [tenor]
	EUR ZC Inflation Swap vs FRCPXTOB [maturity date]
Currency	EUR
Floating Rate Index	France Consumer Price Index Excluding Tobacco (CPI-Excl)
Fixed Rate	Par Coupon, Custom Coupon
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy=PayFixed,ReceiveFloatingSell = Receive Fixed, Pay Floating
Swap Conventions	Fixed Leg         Payment: At maturity         Compounding: Annual         Day Count Conventions: 1/1         Holiday Calendars: Target         Business Day Conventions: Modified Following with adjustment to period end dates.         Inflation Leg         Payment: At Maturity         Resets: 3 Months before Effective Date and 3 Months before Maturity Date         Day Count Conventions: 1/1         Holiday Calendars: Target         Business Day Conventions: Modified Following with adjustment to period end dates.
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 1 year to up to 30 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed rate and inflation payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement: Payment and Resets	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Compounding Frequency, Payment Frequency, Day Count and Fixed Interest Rate.
	Floating Leg: The payment amount of the Inflation Leg is based on the following: Notional, Payment Frequency, Day Count, Floating Rate Index and Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first CPI-Excl Fixing Date is observed 3 months prior to the effective date of the swap.
Trade Start Types	<u>Spot</u> : A new swap where the Effective Date is 15 <sup>th</sup> of the month of the trade date. <u>Non-Spot</u> : Any 15th of a month, as long as the Initial Fixing Index is known.
Settlement Procedure	As determined by the Clearing House
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)
Clearing Venue	LCH.Clearnet Ltd, Eurex Clearing AG or Bilateral
Block Size	As set forth in Appendix F to Part 43 of CFTC Regulations.
Speculative Limits	As set forth in Part 150 of CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

#### RULE 1361. Colombian Peso Indicador Bancario Referencia Overnight Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
Contract Overview	specified notional over a term to maturity.
Ticker	COP Swap NDOIS [Tenor]
Currency	COP
Floating Rate Index Fixed Rate	IBR Overnight (Indicador Bancario de Referencia)
	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
<b>Trading Conventions</b>	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	• Payment: Monthly, Quarterly, Semi-Annual, Annual
	• Day Count Conventions: ACT/360 or as agreed by the counterparties
	<ul> <li>Holiday Calendar: Bogota, New York</li> </ul>
	• Business Day Conventions: Modified Following
	Floating Leg
	• Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual
	• Day Count Conventions: ACT/360 or as agreed by the counterparties
	• Holiday Calendar: Bogota, New York
6 F	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
Effective Date	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Leg is based on the following: Notional, Payment
r ayment and Resets	Frequency, Day Count Convention and Fixed interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requery, Day Count Convention, Floating melest Rate index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first IBR Fixing Date is equal to the Effective Date of the swap
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
frade Start Types	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	Chicago Mercantile Exchange, Inc, LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Reportable Levels	As set totul in CFTC Regulation 13.05

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a specified	
Contract Overview	notional over a term to maturity.	
Ticker	ILS Swap VS [Floating Leg Index Tenor] [Swap Tenor]	
Currency	ILS Swap vo [rioding beg index renor] [Swap renor]	
Floating Rate Index	ILS ILS-TELBOR01-Reuters	
Fixed Rate	Par, Custom Coupon	
Contract Size	As agreed by the counterparties	
Minimum Size	As agreed by the counterparties	
Trading Conventions	Buy = Pay Fixed, Receive Float.	
Trading Conventions	Sell = Receive Fixed, Pay Float.	
Swap Conventions	Fixed Leg	
	Payment: Annual	
	Day Count Conventions: ACT/365 or as agreed by the counterparties.	
	Holiday Calendars: Tel Aviv	
	Business Day Conventions: Modified Following with adjustment to period end dates	
	Floating Leg	
	Payment/Resets: Quarterly, Annual	
	Day Count Conventions: ACT/365, or as agreed by the counterparties	
	Holiday Calendars: Tel Aviv	
	Business Day Conventions: Modified Following with adjustment to period end dates	
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days to up	
	to 11 years.	
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate payments	
	(i.e., the start date of the swap).	
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.	
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment Frequency, Day	
Payment and Resets	Count Convention and Fixed Interest Rate.	
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency,	
	Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.	
	Payments are settled in accordance with the payment frequency of the swap.	
First Fixing Date	The first TELBOR Fixing Date is equal to 2 business days prior to the effective date of the swap.	
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.	
	Non-Spot: Any date where the Effective Date is a date other than the spot date.	
Settlement Procedure	As determined by the Clearing House	
Trading Hours	00:01 -24:00 Sunday-Friday (Eastern Time)	
Clearing Venue	LCH.Clearnet Ltd or Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set forth in Part 150 of the CFTC Regulations	
Reportable Levels	As set forth in CFTC Regulation 15.03	

# RULE 1362. ILS TELBOR Fixed-to-Floating Swap Contract

#### RULE 1363. NZD OIS Reserve Bank of New Zealand Official Daily Cash Rate Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
	specified notional over a term to maturity.
Ticker	NZD SWAP vs OCR
Currency	NZD
Floating Rate Index	OCR (Reserve Bank of New Zealand Official Daily Cash Rate)
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual or At Maturity</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Auckland, Wellington</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual or At Maturity</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Auckland, Wellington</li> </ul>
	Business Day Conventions: Modified Following
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 7 days
	to up to 11 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrued, and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first OCR Fixing Date is on the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
made Start Types	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Reportable Levels	As set form in Cr regulation 15.05

<u> </u>	
Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
	specified notional over a term to maturity.
Ticker	USD SWAP vs [BSBY 1M]; USD SWAP vs [BSBY 3M]
Currency	USD
Floating Rate Index	BSBY
Floating Rate Index Maturity	1M, 3M
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment Contract Size	
Minimum Size	As agreed by the counterparties As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
Trading Conventions	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
Swap Conventions	• Payment: Monthly, Quarterly, Semi-Annual, Annual
	<ul> <li>Day Count Conventions: 30/360, ACT/360, ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: New York</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	• Payment/Resets: Monthly, Quarterly
	<ul> <li>Day Count Conventions: ACT/360</li> </ul>
	<ul> <li>Holiday Calendar: New York</li> </ul>
	<ul> <li>Fixing Calendar: U.S. Government Securities</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
-	to up to 50 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrue and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment
	Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first BSBY Fixing Date is two U.S. Government Securities business days prior to the Effective Date
	of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Sattlement Dressdurg	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours Clearing House	00:01-24:00 Sunday-Friday (Eastern Time)
Block Size	Chicago Mercantile Exchange, Inc., LCH.Clearnet Ltd. or Bilateral
	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03

# RULE 1364. USD BSBY Fixed-to-Floating Swap Contract

Contract Overview	An agreement to exchange a stream of cash flows by applying a fixed and floating interest rate to a
Contract Over view	specified notional over a term to maturity.
Ticker	THB NDOIS vs THOR
Currency	THB
Floating Rate Index	THOR
Floating Rate Index Maturity	1 day
Fixed Rate	Par; custom coupon
Quoting Convention and	As agreed by the counterparties
Minimum Increment	is agreed by the counterparties
Contract Size	As agreed by the counterparties
Minimum Size	As agreed by the counterparties
Trading Conventions	Buy = Pay Fixed, Receive Float
8	Sell = Receive Fixed, Pay Float
Swap Conventions	Fixed Leg
	<ul> <li>Payment: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Bangkok, Thailand</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
	Floating Leg
	<ul> <li>Payment/Resets: Monthly, Quarterly, Semi-Annual, Annual</li> </ul>
	<ul> <li>Day Count Conventions: ACT/365</li> </ul>
	<ul> <li>Holiday Calendar: Bangkok, Thailand</li> </ul>
	<ul> <li>Business Day Conventions: Modified Following</li> </ul>
Swap Tenor	The duration of time from the effective date to the maturity date. A contract can have a tenor from 28 days
	to up to 11 years.
Effective Date	The date on which parties begin calculating accrued obligations such as fixed and floating interest rate
	payments (i.e., the start date of the swap).
Maturity Date	The final date on which the obligations no longer accrued and the final payment occurs.
Periodic Settlement:	Fixed Leg: The payment amount of the Fixed Leg is based on the following: Notional, Payment
Payment and Resets	Frequency, Day Count Convention and Fixed Interest Rate.
	Disting I and The account of the Disting I as is hard on the following Nicking I Demonst
	Floating Leg: The payment amount of the Floating Leg is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates.
	requency, Day Count Convention, Floating merest Kate findex and Floating Reset Dates.
	Payments are settled in accordance with the payment frequency of the swap.
First Fixing Date	The first THOR Fixing Date is two Singapore business days prior to the Effective Date of the swap.
Trade Start Types	Spot: A new swap where the Effective Date is T+2 from the trade date.
Trade Start Types	Non-Spot: Any date where the Effective Date is a date other than the spot date.
Settlement Procedure	As determined by the Clearing House or an agreement between the counterparties
Trading Hours	00:01-24:00 Sunday-Friday (Eastern Time)
Clearing House	LCH.Clearnet Ltd. or Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations
Speculative Limits	As set forth in Part 150 of the CFTC Regulations
Reportable Levels	As set forth in CFTC Regulation 15.03
Reportable Levels	As sectors in of the Regulation 15.05

# RULE 1365. THB THOR Fixed-to-Floating Swap Contract

#### CHAPTER 14. FOREIGN EXCHANGE CONTRACTS TERMS AND CONDITIONS

Contract	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference between the
Overview	contracted NDF price or rate and the prevailing spot price or rate on an agreed notional amount.
Reference	Non-deliverable currency
Currency	BRL Brazilian Real
	ARS Argentine Peso
	CNY Chinese Renminbi
	IDR Indonesian Rupiah
	INR Indian Rupee
	KRW South Korean Won
	MYR Malaysian Ringgit (Please see Notice to Participants 2017-3, which is posted on BSEF's website)
	DIID Dhiliming Daga

#### **RULE 1401.** Foreign Exchange Contract – Non-Deliverable Forward

	CNY Chinese Renminbi
	IDR Indonesian Rupiah
	INR Indian Rupee
	KRW South Korean Won
	MYR Malaysian Ringgit (Please see Notice to Participants 2017-3, which is posted on BSEF's website)
	PHP Philippine Peso
	TWD Taiwan Dollar
	VND Vietnamese dồng
	EGP Egyptian pound
	RUB Russian ruble
	KZT Kazakh tenge
	CLP Chilean Peso
	COP Colombian Peso
	PEN Peruvian nuevo sol
	UAH Ukrainian hryvnia
	NGN Nigerian naira
	GHS Ghanaian cedi
	PKR Pakistani rupee
	UGX Ugandan Shilling
	PYG Paraguay Guarani
Settlement	See currency list below
Currency	
Quoting Convention and	Notional amount, as agreed by counterparties
Convention and Minimum	
Increment	
Minimum Size	Notional amount, as agreed by counterparties
Notional	Currency in which contract size is expressed in
Currency	
Trading	Buy or Sell which refers to the contract size expressed in notional currency
Conventions	
Forward Rate	Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency
Trade Date	The date on which parties enter into the contract
Settlement Date	Specified settlement or payment date
Fixing Date	The date at which the difference between the prevailing market exchange rate and the agreed upon exchange rate is
	calculated.
Settlement	Bilateral settlement performed in settlement currency based on the exchange rate published by sources set forth in
Procedure	Attachment B hereto.
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Clearing House	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set in Part 150 of the CFTC Regulations
Reportable	As set in CFTC Regulation 15.03
Levels	

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar **BOB** Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

**BZD** Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTQ Guatemala Quetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KES Kenyan Shilling KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Rival ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound

SEK Swedish Korna

SIT Slovenia Tolar

SGD Singapore Dollar

SKK Slovakia Koruna

SOS Somali Shilling

SRD Suriname Dollar

STD Sao Tome Dobra

SVC El Salvador Colon

SLL Sierra Leone Leone

SSP South Sudanese Pound

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

Attachment B Exchange Rate Sources

Currency	Primary Fixing Source	Description	Secondary Fixing Source	Description
Brazilian Real (BRL)	BRL PTAX	The BRL PTAX Rate is published at approximately 6:00 PM São Paulo time on the Valuation Date. The BZFXPTAX Index refers to the average rate displayed by Brazil's Central Bank under the transaction PTAX800, in the SISBACEN (Central Bank System), regarding the notation 220-USD (moeda 220 - Dolar dos Estados Unidos).	EMTA BRL Industry Survey Rate (BRL 12)	The EMTA BRL Industry Survey Rate is determined pursuant to the EMTA BRL Industry Survey Rate Methodology dated March 1, 2004.
Argentine Peso (ARS)	EMTA ARS Industry Survey Rate	The EMTA ARS Industry Survey Rate resulting from the EMTA ARS Industry Survey Rate Methodology dated as of January 2, 2003, is available <u>only</u> on a Business Day in both Buenos Aires and New York City. This rate quotation appears on EMTA's website, http://www.emta.org.	EMTA ARS Indicative Survey Rate	The EMTA ARS Industry Survey Rate resulting from the EMTA ARS Industry Survey Rate Methodology dated as of January 2, 2003, is available <u>only</u> on a Business Day in both Buenos Aires and New York City.
Chinese Renminbi (CNY)	CNY SAEC	The CNY SAEC (CNY01) Rate is published at approximately 9:15 a.m., Beijing time on the Valuation Date. This is the daily CNY fixing price released by China Foreign Exchange Trading System. In the interbank market, the fluctuation should not exceed +/-1% of the average price. The price of this index starts from Jan 4,2006, when China introduced OTC trading system in interbank currency market. For more historical prices, please refer to HP of CYCFUSDP Index.	SFEMC CNY Indicative Survey Rate	The SFEMC CNY Indicative Survey Rate is determined pursuant to the SFEMC CNY Indicative Survey Rate Methodology dated December 1, 2004.
Indonesian Rupiah (IDR)	IDR VWAP	The IDR VWAP (IDR03) Rate is published at approximately 11:30 a.m., Singapore time, on the Valuation Date. As of 6th Aug 2013, the Association of Banks Singapore's (ABS) IDR Spot FX benchmark	SFEMC IDR Indicative Survey Rate	The SFEMC IDR Indicative Survey Rate is determined pursuant to the SFEMC IDR Indicative Survey Rate Methodology dated December 1, 2004.

		transitions from a surveyed benchmark to a traded benchmark. It will be changed from a trimmed arithmetic mean of submissions contributed by a panel of banks (Contributor Banks) to a rate based on the Volume Weighted Average Price (VWAP) of actual interbank transactions.		
Indian Rupee (INR)	INR RBIB	The INR RBIB (INR01) Rate is published at approximately 12:30 p.m. Mumbai time on the Valuation Date. The Rupee Reference Rate is the rate based on 12.00 noon dollar-rupee rates offered by various banks in Mumbai.	SFEMC INR Indicative Survey Rate	The SFEMC INR Indicative Survey Rate is determined pursuant to the SFEMC INR Indicative Survey Rate Methodology dated December 1, 2004.
South Korean Won (KRW)	KRW KFTC18	The KRW KFTC18 (KRW02) Rate is published at approximately 3:30 p.m. Seoul time on the Valuation Date. The basic exchange rate of the Korean won against the US dollar is determined as the transaction volume-weighted average of the rates applied in daily transactions between foreign exchange banks brokered through Seoul Money Brokerage Services, Ltd.(SMBS) and another brokerage house, and is announced at 3:00 pm every business day.	SFEMC KRW Indicative Survey Rate	The SFEMC KRW Indicative Survey Rate is determined pursuant to the SFEMC KRW Indicative Survey Rate Methodology dated December 1, 2004.
Malaysian Ringgit (MYR) (Please see Notice to Participants 2017-3, which is posted on BSEF's website)	MYR ABS	The MYR ABS (MYR01) Rate is published at approximately 11:30 a.m. Singapore time on the Valuation Date. Published by the Central Bank of Malaysia (Bank Nagara)	SFEMC MYR Indicative Survey Rate	The SFEMC MYR Indicative Survey Rate is determined pursuant to the SFEMC MYR Indicative Survey Rate Methodology dated July 15, 2005.
Philippine Peso (PHP)	PHP PDSPESO	The PHP PDSPESO (PHP06) Rate is published at approximately 11:30 a.m., Manila time, on the Valuation Date. Produced by the Bankers Association of Philippines.	The SFEMC PHP Indicative Survey Rate is determined pursuant to the SFEMC PHP Indicative Survey Rate Methodology dated December 1, 2004.	SFEMC PHP Indicative Survey Rate
Taiwan Dollar (TWD)	TWD TAIFX1	The TWD TAIFX1 Rate is published at approximately 11:00	SFEMC TWD Indicative Survey Rate	The SFEMC TWD Indicative Survey Rate is determined pursuant

		a.m. Taipei time on the Valuation Date by		to the SFEMC TWD Indicative Survey Rate
		Taipei Forex Inc.		Methodology dated December 1, 2004.
Vietnamese đồng (VND)	VND	The Association of Banks Singapore's (ABS)		
Egyptian pound (EGP)	EGP FEMF	Published by Central Bank of Egypt Treasury. Rates are updated only when there are FX Spot transactions among the 39 participating banks.	EMTA EGP Indicative Survey Rate	The EMTA EGP Indicative Survey Rate is determined pursuant to the EMTA EGP Indicative Survey Rate Methodology dated as of May 24, 2010.
Russian ruble (RUB)	RUB CME-EMTA	The RUB CME-EMTA Ruble Rate is determined pursuant to the Chicago Mercantile Exchange / EMTA, Inc. Daily Russian Ruble Per U.S. Dollar Reference Rate Methodology Effective June 16, 2005.	EMTA RUB Indicative Survey Rate	The EMTA RUB Indicative Survey Rate is determined pursuant to the EMTA RUB Indicative Survey Methodology effective June 16, 2005.
Kazakh tenge (KZT)	KZT KASE	The KZT KASE Rate is published by the Kazakhstan Stock Exchange Inc. at approximately 11:00 am, Almaty, time.	EMTA KZT Indicative Survey Rate	The EMTA KZT Indicative Survey Rate is determined pursuant to the EMTA KZT Indicative Survey Methodology effective March 16, 2009.
Chilean Peso (CLP)	CLP DÓLAR OBS	Chilean Observed Dollar Exchange Rate (Dolar Observado) - Chilean Central Bank Rates are published daily for operations settled in the prior business day.	EMTA CLP Indicative Survey Rate	The EMTA CLP Indicative Survey Rate is determined pursuant to the EMTA CLP Indicative Survey Rate Methodology dated as of August 1, 2006.
Colombian Peso (COP)	COP TRM	The Market Representative Exchange Rate (Tasa Representativa del Mercado) states the daily exchange rate in the Colombian market, settled in the previous business day. It corresponds to the arithmetic average of the average weighed bid and offer rates of interbank and transfer operations, completed by authorized market intermediaries. The Superintendencia Financiera of Colombia is obligated by law (Article 80 of the Exchange Regulation - Board of Directors of the Central Bank) to calculate and publish the TRM.		
Peruvian Nuevo sol (PEN)	PEN INTERBANK AVE	The data required to calculate this rate are derived from the interbank market transacted over ICAP Datatec and published by Superintendecia de Banca Peru.	EMTA PEN Indicative Survey Rate	The EMTA PEN Indicative Survey Rate is determined pursuant to the EMTA PEN Indicative Survey Rate Methodology dated as of August 1, 2006

Ukrainian Hryvnia (UAH)	EMTA UAH Industry Survey Rate	The EMTA UAH Industry Survey Rate is posted on Thomson Reuters Screen EMTAUAHFIX Page at approximately 11:30 am, Kiev Time.	EMTA UAH Indicative Survey Rate	The EMTA UAH Indicative Survey Rate is determined pursuant to the EMTA UAH Indicative Survey Methodology effective March 16, 2009.
Nigerian Naira (NGN)	NGN FMDA	FMDA - Financial Mkt	EMTA NGN Indicative Survey Rate	The EMTA NGN Indicative Survey Rate is determined pursuant to the NGN Indicative Survey Rate Methodology dated as of December 27, 2010.
Ghanaian Cedi (GHS)	GHS ICAP	The GHS ICAP rate (GHS01) is determined by ICAP Broking Services South Africa (Pty) Ltd. not later than 1:00 p.m., Accra time, based on a poll of onshore FX dealers.	EMTA GHS Indicative Survey Rate	The EMTA GHS Indicative Survey Rate is determined pursuant to the GHS Indicative Survey Rate Methodology dated as of May 9, 2012.
Pakistani Rupee (PKR)	PKR SBPK	The PKR SBPK Rate is published at approximately 2:30 pm, Karachi time, on the Valuation Date by State Bank of Pakistan	SFEMC PKR Indicative Survey Rate	The SFEMC PKR Indicative Survey Rate is determined pursuant to the SFEMC PKR Indicative Survey Rate Methodology dated as of July 14, 2008.

### Bloomberg Fixing Source BFIX:

The Bloomberg FX Fixing rates ("BFIX") are fixed and published every 30 minutes on the hour and half-hour (liquidity permitting). The BFIX prices are created by taking a short-term Time-Weighted Average Price (TWAP) of the geometric mid-rates of Bloomberg Generic (BGN) prices leading up to and following the fixing time.

By using a short-term TWAP to create the fixing, it ensures that BFIX rates are unsusceptible to spikes and manipulations in the market at fixing time. The length of time used in the TWAP varies from currency to currency, and may in fact vary over time, based on the average tick arrival frequency of the specific currency pair. By using the geometric average to calculate mid-rates, it ensures that BFIX prices are perfectly invertible (e.g., the USDEUR fix is exactly 1 / EURUSD fix). BFIX prices are published on the BLOOMBERG TERMINAL(R) service within 15 seconds of the fixing time.

A linear time-weighted average of quotes is used leading up to the fixing time and for a short time after the fix. For major currencies, this linear TWAP starts eleven seconds before the fix and then decays for six seconds after the fix. For less liquid currencies, the approaching side of the TWAP envelope might be longer than eleven seconds, depending on the quoting frequency of the specific currency pair. The decay after the fix time is always six seconds.

BFIX rates are available on BFIX <GO> and throughout the Bloomberg terminal and API.

### Bloomberg BGN Reference Price

BGN is a sophisticated pricing algorithm that produces highly accurate bid and ask quotes that are derived from hundreds of quality sources, including indicative and executable price quotes from money-center and regional banks, broker-dealers, inter-dealer brokers, and trading platforms.

The Bloomberg Generic represents Bloomberg's highest-quality FX rate source and is designed to match market-consensus executable bid/ask rates and to be resistant to manipulation by market participants.

For each currency pair the BGN values are based on FX rates from a select subset of Bloomberg's more than 1,000 price contributors. The specific members of the subset are chosen by an automated data quality and consistency scoring algorithm and reviewed periodically. No contributor knows whether or not their prices are included in any BGN set of input prices. These input prices are run through Bloomberg's proprietary blending algorithm which automatically mitigates the effect of outlier quotes and creates a market consensus bid-ask pair of prices for each currency pair.

Contract	A foreign-exchange option (commonly shortened to just FX option or currency option) is a derivative financial		
Overview	instrument that gives the owner the right but not the obligation to exchange money denominated in one currency into		
over view	another currency at a pre-agreed exchange rate on a specified date.		
Trade Date	The date on which parties enter into the contract		
Option Style	American / European		
option style	• A European option may be exercised only at the expiration date of the option, i.e. at a single pre-defined point in		
	time.		
	• An <b>American option</b> on the other hand may be exercised at <b>any</b> time before the expiration date.		
Option Type	Put/ Call		
• F ) F .	<ul> <li>Call option – the right to buy an asset at a fixed date and price.</li> </ul>		
	<ul> <li>Put option – the right to sell an asset a fixed date and price.</li> </ul>		
Call Currency	Currency for call option		
Put Currency	Currency for put option		
Strike Price	The exchange rate agreed upon inception of the contract at which the investor can exercise an option.		
Expiration Date	Date at which option contract expires		
Expiration Date	Time at which option contract expires		
Settlement Date	Settlement date of the option contract		
Premium	Premium amount expressed in premium currency		
Premium	Currency in which option premium is expressed in		
currency	Currency in which option premium is expressed in		
Premium Date	Date on which premium amount is due		
Ouoting	Notional amount, as agreed by counterparties		
Convention			
and Minimum			
Increment			
Minimum Size	Notional amount, as agreed by counterparties		
Notional	Currency in which contract size is expressed in; please see Notice to Participants 2017-3, which is posted on BSEF's		
Currency	website.		
Settlement	Bilateral settlement performed in settlement currency		
Procedure			
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time		
Clearing House	Bilateral		
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.		
Speculative	As set in Part 150 of the CFTC Regulations		
Limits			
Reportable	As set in CFTC Regulation 15.03		
Levels			

# RULE 1402. Foreign Exchange Contract – Vanilla FX Option

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar BOB Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar BWP Botswana Pula BYR Belarus Ruble

**BZD** Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTQ Guatemala Quetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen **KES Kenyan Shilling** KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound

STD Sao Tome Dobra

SVC El Salvador Colon

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

<u> </u>		
<b>Contract Overview</b>	An exotic foreign-exchange option is an option which has more than one trigger relating to the determination of	
Trade Date	the payoff. The date on which parties enter into the contract	
Option Style	American / European	
Option Style	<ul> <li>A European option may be exercised only at the expiration date of the option, i.e. at a single pre-defined</li> </ul>	
	point in time.	
	<ul> <li>An American option on the other hand may be exercised at any time before the expiration date.</li> </ul>	
Option Type	Put/Call	
option Type	<ul> <li>Call option – the right to buy an asset at a fixed date and price.</li> </ul>	
	<ul> <li>Put option – the right to sell an asset a fixed date and price.</li> </ul>	
Call Currency	Currency for call option	
Put Currency	Currency for put option	
Strike Price	The currency exchange rate at which the investor can exercise an option.	
Expiration Date	Date at which option contract expires	
Barrier Low	Pre-set low <i>barrier level</i> either springs the option into existence or extinguishes an already existing option.	
Barrier High	Pre-set high <i>barrier level</i> either springs the option into existence or extinguishes an already existing option.	
Barrier Style	American / European	
Barrier Direction	· ·	
Darrier Direction	The four types of barrier options are:	
	• Up-and-out: spot price starts below the barrier level and has to move up for the option to be knocked out.	
	• <b>Down-and-out</b> : spot price starts above the barrier level and has to move down for the option to become null and void.	
	• Up-and-in: spot price starts below the barrier level and has to move up for the option to become activated.	
	• <b>Down-and-in</b> : spot price starts above the barrier level and has to move down for the option to become activated.	
Expiration Time	Time at which option contract expires (cut off time)	
Settlement Date	Settlement date of the option contract	
Premium	Premium amount expressed in premium currency	
Premium currency	Currency in which option premium is expressed in	
Premium Date	Date on which premium amount is due	
Quoting Convention	Notional amount, as agreed by counterparties	
and Minimum		
Increment		
Notional Currency	Currency in which contract size is expressed in; please see Notice to Participants 2017-3, which is posted on BSEF's website.	
Settlement Procedure	Bilateral settlement performed in settlement currency	
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time	
Clearing House	Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set in Part 150 of the CFTC Regulations	

# RULE 1403. Foreign Exchange Contract – Exotic FX Option

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) **ARS** Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar **BIF Burundi Franc** BMD Bermudian Dollar BND Brunei Dollar **BOB** Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTO Guatemala Ouetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KES Kenyan Shilling KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cavman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra SVC El Salvador Colon

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

RULE 1404. [RESERVED]





# **RULE 1405.** Foreign Exchange Contract – Average Rate Forward

Contract Overview       An average rate forward allows the buyer the ability to create a hedge rate for a future exposure by locking in forward points and a spot rate. At some point in the future, there is an averaging period of daily spot observations to determine an average rate which, when compared to the hedge rate, will set the payout. Unlike options, this hedge tool is a forward contract and has no premium cost associated with it.         Currency Pair       Underlying currency instrument composed of ISO currency codes (ISO 4217) of the base currency and the counter currency, separating them with a slash character; see currency list below         Settlement Currency       See currency list below         Quoting Convention and Minimum       Notional amount, as agreed by counterparties         Minimum Size       \$1         Minimum Size       \$1         Settement Currency       Currency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.         Forward Rate       Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency         Trading       Extlement opayonet date         Fixing Date       End of observation period specified by counterparties         Frequency       Observation frequency specified by counterparties         Settlement       Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)         Trading Hours       14:00 Stunday to 17:00 Friday Eastern Time <th></th> <th></th>		
determine an average rate which, when compared to the hedge rate, will set the payout. Unlike options, this hedge tool is a forward contract and has no premium cost associated with it.         Currency Pair       Underlying currency instrument composed of ISO currency codes (ISO 4217) of the base currency and the counter currency, separating them with a slash character; see currency list below         Settlement Currency       See currency list below         Quoting Convention and Minimum Increment       Notional amount, as agreed by counterparties         Minimum Size       \$1         Notional Currency       Currency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.         Trading       Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency         Trade Date       The date on which parties enter into the contract         Settlement Date       Settlement or payment date         Fixing Date       End of observation period specified by counterparties         Settlement       Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)         Trading Hours       14:00 Sunday to 17:00 Friday Eastern Time         Clearing House       Bilateral         Settlement Either Sto find in Appendix F to Part 43 of the CFTC Regulations.	Contract Overview	
tool is a forward contract and has no premium cost associated with it.Currency PairUnderlying currency instrument composed of ISO currency codes (ISO 4217) of the base currency and the counter currency, separating them with a slash character; see currency list belowSettlement CurrencySee currency list belowQuoting Convention and MinimumNotional amount, as agreed by counterpartiesMinimum Size\$1Notional CurrencyCurrency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currency to rency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contract Settlement DateFixing DateEnd of observation period specified by counterpartiesFrequencyObservation frequency specified by counterpartiesSettlement ProcedureBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeClearing HouseBilateralBilateralBilateralBilateralBilateralBilateralBilateralBilateralBilateralBilateralBilateralBilateralBilateralSetternent ProcedureBilateralBilateralBilateralSetternent PlateralBilateralBilateralBilateralBilateral<		
Currency PairUnderlying currency instrument composed of ISO currency codes (ISO 4217) of the base currency and the counter currency, separating them with a slash character; see currency list belowSettlement CurrencySee currency list belowQuoting Convention and Minimum IncrementNotional amount, as agreed by counterpartiesMinimum Size\$1Notional Currency ConventionsCurrency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currency Porward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateSettlement or payment dateFixing DateEnd of observation period specified by counterpartiesFrequencyObservation frequency specified by counterpartiesSettlement ProcedureBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations.		
currency, separating them with a slash character; see currency list belowSettlement CurrencySee currency list belowQuoting Convention and Minimum IncrementNotional amount, as agreed by counterpartiesMinimum Size\$1Minimum Size\$1Notional Currency conventionsCurrency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currency ConventionsForward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateSettlement or payment dateFixing DateEnd of observation period specified by counterpartiesFrequencyObservation frequency specified by counterpartiesSettlement ProcedureBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeClearing HouseBilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations.		tool is a forward contract and has no premium cost associated with it.
Settlement Currency       See currency list below         Quoting Convention and Minimum       Notional amount, as agreed by counterparties         Minimum Size       \$1         Notional Currency       Currency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.         Trading       Buy or Sell which refers to the contract size expressed in notional currency         Conventions       Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency         Trade Date       The date on which parties enter into the contract         Settlement Date       Settlement or payment date         Frequency       Observation period specified by counterparties         Settlement       Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)         Trading Hours       14:00 Sunday to 17:00 Friday Eastern Time         Clearing House       Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations.	Currency Pair	Underlying currency instrument composed of ISO currency codes (ISO 4217) of the base currency and the counter
Quoting Convention and Minimum Increment       Notional amount, as agreed by counterparties         Minimum Size       \$1         Notional Currency       Currency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.         Trading Conventions       Buy or Sell which refers to the contract size expressed in notional currency         Forward Rate       Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency         Trade Date       The date on which parties enter into the contract         Settlement Date       Settlement or payment date         Fixing Date       End of observation period specified by counterparties         Settlement       Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg         Procedure       (BFIX) or Reuters (WM/Reuters)         Trading Hours       14:00 Sunday to 17:00 Friday Eastern Time         Clearing House       Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations.         Speculative Limits       As set forth in Part 150 of the CFTC Regulations.		currency, separating them with a slash character; see currency list below
and Minimum       Image: Provide the second se	Settlement Currency	See currency list below
IncrementMinimum Size\$1Notional CurrencyCurrency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currencyForward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contractSettlement DateSettlement or payment dateFrequencyObservation period specified by counterpartiesSettlementBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeClearing HouseBilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations.	Quoting Convention	Notional amount, as agreed by counterparties
Minimum Size\$1Notional CurrencyCurrency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currencyForward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contractSettlement DateSettlement or payment dateFrequencyObservation period specified by counterpartiesSettlementBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeClearing HouseBilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations	and Minimum	
Notional CurrencyCurrency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's website.Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currencyForward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contractSettlement DateSettlement or payment dateFrequencyObservation period specified by counterpartiesSettlement ProcedureBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg 	Increment	
website.Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currencyForward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contractSettlement DateSettlement or payment dateFrequencyObservation period specified by counterpartiesSettlementBilateral settlement performed in settlement currency based on the exchanges rate published by either BloombergProcedure(BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations.	Minimum Size	\$1
Trading ConventionsBuy or Sell which refers to the contract size expressed in notional currencyForward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contractSettlement DateSettlement or payment dateFrequencyObservation period specified by counterpartiesSettlementBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeClearing HouseBilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.	Notional Currency	Currency in which contract size is expressed; please see Notice to Participants 2017-3, which is posted on BSEF's
ConventionsImage: Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contractSettlement DateSettlement or payment dateFrequencyObservation period specified by counterpartiesSettlementBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations	•	website.
Forward RateCurrency Exchange rate expressed as the amount of Reference currency per unit of Settlement currencyTrade DateThe date on which parties enter into the contractSettlement DateSettlement or payment dateFixing DateEnd of observation period specified by counterpartiesFrequencyObservation frequency specified by counterpartiesSettlementBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeClearing HouseBilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations	Trading	Buy or Sell which refers to the contract size expressed in notional currency
Trade Date       The date on which parties enter into the contract         Settlement Date       Settlement or payment date         Fixing Date       End of observation period specified by counterparties         Frequency       Observation frequency specified by counterparties         Settlement       Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)         Trading Hours       14:00 Sunday to 17:00 Friday Eastern Time         Clearing House       Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations.         Speculative Limits       As set forth in Part 150 of the CFTC Regulations	Conventions	
Settlement DateSettlement or payment dateFixing DateEnd of observation period specified by counterpartiesFrequencyObservation frequency specified by counterpartiesSettlementBilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)Trading Hours14:00 Sunday to 17:00 Friday Eastern TimeClearing HouseBilateralBlock SizeAs set forth in Appendix F to Part 43 of the CFTC Regulations.Speculative LimitsAs set forth in Part 150 of the CFTC Regulations	Forward Rate	Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement currency
Fixing Date       End of observation period specified by counterparties         Frequency       Observation frequency specified by counterparties         Settlement       Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)         Trading Hours       14:00 Sunday to 17:00 Friday Eastern Time         Clearing House       Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations.         Speculative Limits       As set forth in Part 150 of the CFTC Regulations	Trade Date	The date on which parties enter into the contract
Frequency         Observation frequency specified by counterparties           Settlement         Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)           Trading Hours         14:00 Sunday to 17:00 Friday Eastern Time           Clearing House         Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations.           Speculative Limits         As set forth in Part 150 of the CFTC Regulations	Settlement Date	Settlement or payment date
Settlement         Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg (BFIX) or Reuters (WM/Reuters)           Trading Hours         14:00 Sunday to 17:00 Friday Eastern Time           Clearing House         Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations.           Speculative Limits         As set forth in Part 150 of the CFTC Regulations	Fixing Date	End of observation period specified by counterparties
Procedure       (BFIX) or Reuters (WM/Reuters)         Trading Hours       14:00 Sunday to 17:00 Friday Eastern Time         Clearing House       Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations.         Speculative Limits       As set forth in Part 150 of the CFTC Regulations	Frequency	Observation frequency specified by counterparties
Trading Hours       14:00 Sunday to 17:00 Friday Eastern Time         Clearing House       Bilateral         Block Size       As set forth in Appendix F to Part 43 of the CFTC Regulations.         Speculative Limits       As set forth in Part 150 of the CFTC Regulations	Settlement	Bilateral settlement performed in settlement currency based on the exchanges rate published by either Bloomberg
Clearing House         Bilateral           Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations.           Speculative Limits         As set forth in Part 150 of the CFTC Regulations	Procedure	(BFIX) or Reuters (WM/Reuters)
Block Size         As set forth in Appendix F to Part 43 of the CFTC Regulations.           Speculative Limits         As set forth in Part 150 of the CFTC Regulations	Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Speculative Limits As set forth in Part 150 of the CFTC Regulations	Clearing House	Bilateral
	Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Reportable Levels As set forth in CFTC Regulation 15.03	Speculative Limits	As set forth in Part 150 of the CFTC Regulations
	Reportable Levels	As set forth in CFTC Regulation 15.03

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) **ARS** Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar **BIF Burundi Franc** BMD Bermudian Dollar BND Brunei Dollar **BOB** Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTO Guatemala Ouetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KES Kenyan Shilling KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cavman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra

SVC El Salvador Colon

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

## **RULE 1406.** Foreign Exchange Contract – ARS Non-Deliverable Forward

Contract Overview	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference	
Contract Over view		
<b>R A G H</b>	between the contracted NDF price or rate and the prevailing spot price or rate on an agreed notional amount.	
Reference Currency (i.e.,	ARS Argentine Peso	
Non-Deliverable Currency)		
Settlement Currency	See currency list below	
Quoting Convention and	Notional amount, as agreed by counterparties	
Minimum Increment		
Minimum Size	Notional amount, as agreed by counterparties	
Notional Currency	Currency in which contract size is expressed in, as agreed by counterparties	
Trading Conventions	Buy or Sell, which refers to the contract size expressed in notional currency	
Forward Rate	Currency Exchange rate expressed as the amount of Reference currency per unit of Settlement Currency	
Trade Date	The date on which parties enter into the contract	
Settlement Date	Specified settlement or payment date, as agreed by counterparties	
Fixing Date	The date at which the difference between the prevailing market exchange rate and the agreed upon exchange	
_	rate is calculated.	
Settlement Procedure	Bilateral settlement performed in settlement currency based on the EMTA ARS Industry Survey Rate /	
	EMTA ARS Indicative Survey Rate (secondary); BFIX or BGN.	
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time	
Clearing House	Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set in Part 150 of the CFTC Regulations	
Reportable Levels	As set in CFTC Regulation 15.03	

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar **BOB** Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTQ Guatemala Quetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KES Kenyan Shilling KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufivaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Oatari Rival ROL Romanian Leu RON New Romanian Leu

RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra SVC El Salvador Colon

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

## RULE 1407. Foreign Exchange Contract – KES Non-Deliverable Forward

Contract Overview	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference between the contracted NDF price or rate and the prevailing spot price or rate on an agreed notional amount.	
Reference Currency (i.e., Non-Deliverable Currency)	KES Kenyan Shilling	
Settlement Currency	See currency list below	
Quoting Convention and Minimum Increment	Notional amount, as agreed by the counterparties.	
Minimum Size	Notional amount, as agreed by the counterparties.	
Notional Currency	Currency in which contract size is expressed in, as agreed by the counterparties; please see Notice to Participants 2017-3, which is posted on BSEF's website.	
Trading Conventions	Buy or Sell, which refers to the contract size expressed in notional currency.	
Forward Rate	Currency Exchange rate expressed as the amount of Reference Currency per unit of Settlement Currency.	
Trade Date	The date on which parties enter into the contract.	
Settlement Date	Specified settlement or payment date, as agreed by the counterparties.	
Fixing Date	The date at which the difference between the prevailing market exchange rate and the agreed upon exchange rate is calculated.	
Settlement Procedure	Bilateral settlement performed in settlement currency based on the EMTA KES Industry Survey Rate or BFIX.	
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time	
Clearing Venue	Bilateral	
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.	
Speculative Limits	As set forth in Part 151 of the CFTC Regulations.	
Reportable Levels	As set forth in CFTC Regulation 15.03.	

AED UAE Dirham AFN Afghanistan Afghani AMD Armenia Dram

ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso (NDF) **ARS** Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Banglaldesh Taka BGD Bulgarian Lev BHD Bahraini Dinar **BIF Burundi Franc** BMD Bermudian Dollar BND Brunei Dollar **BOB** Bolivian Boliviano BRL Brazilian Real (NDF) BSD Bahamas Dollar **BWP** Botswana Pula BYR Belarus Ruble

BZD Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLF Chilean UF CLP Chilean Peso CNY China Renminbi (NDF) COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound (NDF) ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar

GBP British Pound GEL Georgia Lari GMD Gambian Dalasi GNF Guinea Franc

GTO Guatemala Ouetzal GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah (NDF) ILS Israeli Shekel INR Indian Rupee (NDF) ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen **KES Kenyan Shilling** KGS Kyrgyzstan Som KHR Cambia Riel KMF Comoros Franc KRW South Korean Won (NDF) KWD Kuwaiti Dinar KYD Cavman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha

MXN Mexican Peso MYR Malaysian Ringgit (NDF) MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira (NDF) NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee NZD New Zealand Dollar OMR Omani Rial PAD Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso (NDF) PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani WAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble (NDF) RWF Rwanda Franc SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Korna SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra SVC El Salvador Colon

THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar

TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar (NDF) TZS Tanzanian Shilling UAH Ukraine Hryvnia (NDF) UDI Mexican UDI UGX Ugandan Shilling USD US Dollar USDCLF Chilean Unidad SP x10000 UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar VND Vietnamese Dong (NDF) VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac

RULE 1408. [RESERVED]



# RULE 1409. Foreign Exchange Contract – UYU Non-Deliverable Forward

Contract Overview	A non-deliverable forward (NDF) is an outright forward in which counterparties settle the difference
	between the contracted NDF price or rate and the prevailing spot price or rate on an agreed notional
	amount.
Reference Currency (i.e.,	UYU Uruguayan Peso
Non-Deliverable Currency)	
Spot FX Rate or Reference Rate	"UYU OFFICIAL" or "UYU01 as determined by the Banco Central Del Uruguay (Central Bank of
-	Uruguay) (www.bcu.gub.uy) or as specified in the EMTA template.
Settlement Currency	See list below
Quoting Convention	Notional amount, as agreed by the counterparties.
and Minimum Increment	
Minimum Size	Notional amount, as agreed by the counterparties.
Trading Conventions	Buy or Sell, which refers to the contract size expressed in notional currency.
Contracted NDF Rate or Forward Rate	Currency Exchange rate expressed as the amount of Reference Currency per unit of Settlement
	Currency.
Trade Date	The date on which parties enter into the contract.
Settlement Date	Specified settlement or payment date, as agreed by the counterparties.
Fixing Date	The date at which the difference between the Spot FX Rate/Reference Rate and the Forward
	Rate/Contracted NDF Rate is calculated.
Settlement Procedure	Bilateral settlement performed in settlement currency
Trading Hours	14:00 Sunday to 17:00 Friday Eastern Time
Clearing Venue	Bilateral
Block Size	As set forth in Appendix F to Part 43 of the CFTC Regulations.
Speculative Limits	As set forth in Part 151 of the CFTC Regulations.
Reportable Levels	As set forth in CFTC Regulation 15.03.

### **Currency list:**

AED UAE Dirham AFN Afghanistan Afghani ALL Albanian Lek AMD Armenia Dram ANG Neth. Ant. Guilder AOA Angolan Kwanza ARS Argentine Peso ARS Argentine Peso AUD Australian Dollar AWG Aruban Guilder BAM Bosnia-Herze Convrt Mrka BBD Barbados Dollar BDT Bangladesh Taka BGN Bulgarian Lev BHD Bahraini Dinar BIF Burundi Franc BMD Bermudian Dollar BND Brunei Dollar BOB Bolivian Boliviano BRL Brazilian Real BSD Bahamas Dollar BWP Botswana Pula BYR Belarus Ruble **BZD** Belize Dollar CAD Canadian Dollar CDF Congolese Franc CHF Swiss Franc CLP Chilean Peso CNY China Renminbi COP Colombian Peso CRC Costa Rican Colon CVE Cape Verde Escudo CZK Czech Koruna DJF Djibouti Franc DKK Danish Krone DOP Dominican Repb. DZD Algerian Dinar EGP Egyptian Pound ERN Eritrean Nakfa EUR Euro FJD Fiji Dollar GBP British Pound GEL Georgia Lari GMD Gambian Dalasi **GNF** Guinea Franc GTQ Guatemala Quetzal

### **Currency list:**

GYD Guyana Dollar HKD Hong Kong Dollar HNL Honduras Lempira HRK Croatia Kuna HTG Haiti Gourde HUF Hungarian Forint IDR Indonesian Rupiah ILS Israeli Shekel INR Indian Rupee ISK Iceland Krona JMD Jamaica Dollar JOD Jordanian Dinar JPY Japanese Yen KGS Kyrgyzstan Som KHR Cambodia Riel KMF Comoros Franc KRW South Korean Won KWD Kuwaiti Dinar KYD Cayman Islands Dollar KZT Kazakhstan Tenge LAK Laos Kip LBP Lebanese Pound LKR Sri Lankan Rupee LTL Lithuanian Litas LVL Latvian Lats MAD Moroccan Dirham MDL Moldova Leu MGA Malagascy Ariary MKD Macedonia Denar MMK Myanmar Kyat MNT Mongolian Togrog MOP Macau Pataca MRO Mauritania Ouguiya MUR Mauritius Rupee MVR Maldives Rufiyaa MWK Malawi Kwacha MXN Mexican Peso MYR Malaysian Ringgit MZM Mozambique Metical MZN New Mozambique Metical NGN Nigeria Naira NID New Iraqi Dinar NIO Nicaragua Cordoba NLG Dutch Guilder NOK Norwegian Krone NPR Nepalese Rupee

NZD New Zealand Dollar OMR Omani Rial PAB Panamanian Balboa PEN Peruvian New Sol PGK Papua N.G. Kina PHP Philippines Peso PKR Pakistani Rupee PLN Polish Zloty PTE Portuguese Escudo PYG Paraguay Guarani QAR Qatari Riyal ROL Romanian Leu RON New Romanian Leu RSD Serbian Dinar RUB Russian Ruble RWF Rwanda Franc SAR Saudi Riyal SBD Solomon Is. Dollar SCR Seychelles Rupee SDD Sudanese Dinar SDG New Sudanese Pound SDP Old Sudanese Pound SEK Swedish Krona SGD Singapore Dollar SIT Slovenia Tolar SKK Slovakia Koruna SLL Sierra Leone Leone SOS Somali Shilling SRD Suriname Dollar SSP South Sudanese Pound STD Sao Tome Dobra THB Thai Baht THO Thai Baht Onshore TJS Tajikistan Somoni TND Tunisian Dinar TOP Tonga Pa'Anga TRY Turkish Lira TTD Trinidad/Tobago Dol TWD Taiwan Dollar TZS Tanzanian Shilling UAH Ukraine Hryvnia UGX Ugandan Shilling USD US Dollar UYU Uruguay Peso UZS Uzbekistan Sum VEE Venezuela Essential Rate VEF Venezuelan Bolivar

VND Vietnamese Dong VUV Vanuatu Vatu WST Samoa (West) Tala XAF CFA Franc Beac XCD East Caribbean Dollar XDR Special Drawing Rights XOF CFA Franc Bceao XPF Pacific Island Franc YER Yemeni Rial ZAR S. African Rand ZMK Zambian Kwacha ZMW Zambian Kwacha ZWR Zimbabwe Dollar

<u>Annex A</u> Excerpt from ISDA Dodd Frank Act-Swap Transaction Reporting Party Requirements

### **Product Attribute Determination**

RP Tiebreaker Logic - Rates				
Trade Type	Explanation	Reporting Party		
Cap/ Floor	When a single Fixed Rate Payer exists	Fixed Rate Payer. Otherwise, Reverse ASCII sort, first LEI/Entity ID		
Debt Option	All	Option Buyer		
Exotic	All	Reverse ASCII sort, first LEI/Entity ID		
FRA	All	Fixed Rate Payer		
IRS Basis	All	Reverse ASCII sort, first LEI/Entity ID		
IRS Fix-Fix	All	Reverse ASCII sort, first LEI/Entity ID		
IRS Fix-Float	All	Fixed Rate Payer		
IRSwap: Inflation	When a single Fixed Rate Payer exists	Fixed Rate Payer. Otherwise, Reverse ASCII sort, first LEI/Entity ID		
IRSwap: OIS	All	Fixed Rate Payer		
Swaption	All	Option Buyer		
XCCY Basis	All	Reverse ASCII sort, first LEI/Entity ID		
XCCY Fix-Fix	All	Reverse ASCII sort, first LEI/Entity ID		
XCCY Fix-Float	All	Fixed Rate Payer		