

Disciplinary Notice

Case No. 2019-027: Settlement of Charges Against Ignacio Aranguena

Exchange Rules

Rule 4.31(b) - Errors and Omissions in Handling Orders

In no case may a Customer receive a price which is worse than that which the Customer should have received had the error not occurred. If such price is to the advantage of the Customer, the Customer shall receive the benefit thereof, if not, the Customer shall receive such monetary adjustment as will afford the Customer the equivalent of the price at which such order should and could have been executed.

Rule 4.07(a)(ii)(A) - Block Trading

Privately negotiated Transactions may be entered into with respect to Commodity Contracts designated by the Exchange for such purpose (hereinafter referred to as "Block Trades"), provided that . . . [e]ach buy or sell order underlying a Block Trade must state explicitly that it is to be, or may be, executed by means of a Block Trade.

4.07(c) - Block Trading

The parties to a Block Trade shall cause the Transaction to be reported to the Exchange in accordance with such procedure as are determined by the Exchange from time to time.

Rule 4.04 - Conduct Detrimental to the Exchange

It shall be a violation of the Rules for any Person to fail to conform to, the Rules or the procedures of the Exchange or the Clearing Organization, or to engage in conduct or practices inconsistent with just and equitable principles of trade or conduct detrimental to the best interests of the Exchange.

Summary

A subcommittee of the Exchange's Business Conduct Committee ("BCC Subcommittee") determined that Ignacio Aranguena ("Aranguena") may have violated Exchange Rules 4.31(b), 4.07(a)(ii)(A), 4.07(c), and 4.04 when resolving several error trades. Specifically, Aranguena, on behalf of two customers, inadvertently placed and traded several spread orders in the central limit orderbook in the wrong direction. When liquidating the error positions and filling the customers in the correct direction, Aranguena allocated trades in a way that resulted in a reduced loss to Altura's error account to the detriment of the two customers. Aranguena also executed an unnecessary block trade between Altura and one of the customers in an attempt to liquidate the error positions, without the customer's knowledge or consent, and without generating any of the requisite documentation.

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During this investigation, Aranguena's employer voluntarily provided restitution in the amount of \$11,030 to the affected clients. Staff, however, calculated the full restitution amount to be \$12,395. Following the completion of the investigation, Aranguena's employer agreed to pay the remaining \$1,395 in restitution, which was declined by the applicable clients.

Product

MSCI Emerging Markets Index Future

Customer Harm

Yes

Penalty

In accordance with the terms of settlement, in which Aranguena neither admitted nor denied the alleged rules violations, Aranguena agreed to pay a monetary penalty of \$20,000 and serve a two-week suspension from direct and indirect access to all ICE Futures U.S. electronic trading platforms, including ICE Block. The suspension shall run from June 19, 2020 through and including July 3, 2020.

Linked To

[2019-027 - Altura Markets S.V., S.A](#)

Effective Date

June 18, 2020

For More Information

Jason Fusco

jason.fusco@theice.com -or-
(212) 748-4021

Frances M. Mendieta

frances.mendieta@theice.com
(312) 836-6748

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Key Information Documents for certain products covered by the EU Packaged Retail and Insurance-based Investment Products Regulation can be accessed on the relevant exchange website under the heading "Key information Documents (KIDS)," commencing January 1, 2019.