June 1, 2016

AMENDMENT TO THE ICE FUTURES U.S. BLOCK TRADE FAQ

Effective June 16, 2016, subject to the conclusion of the applicable regulatory review period, the Exchange will amend its Block Trade Frequently Asked Questions ("Block Trade FAQ"). The amendment, provided below, clarifies the extent to which parties may engage in pre-hedging or anticipatory hedging related to the consummation of a block trade.

FOR MORE INFORMATION:

Vito Naimoli (312) 836-6729 Vito.Naimoli@theice.com

Or

Kerry Demitriou (212) 748-4014 Kerry.Demitriou@theice.com

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ICE FUTURES U.S. BLOCK TRADE – FAQs

24. Is pre-hedging or anticipatory hedging of a block trade permitted?

Parties to a block trade may engage in pre-hedging or anticipatory hedging of the position that they believe in good faith will result from the consummation of the block trade, except for an intermediary that takes the opposite side of its own Customer order. In such instances, prior to the consummation of the block trade the intermediary is prohibited from offsetting the position established by the block trade in any account which is owned or controlled, or in which an ownership interest is held, or for the proprietary account of the employer of such intermediary. The intermediary may enter into transactions to offset the position only after the block has been consummated, which includes the period prior to it being publicly reported by the Exchange.

It shall be a violation of Exchange Rule 4.02(h) for a Person to engage in the front running of a block trade when acting on material non-public information regarding an impending transaction by another person, acting on non-public information obtained through a confidential employee/employer relationship, broker/customer relationship, or in breach of a fiduciary responsibility.

The Exchange may proceed with enforcement action when the facts and circumstances of pre-hedging suggest deceptive or manipulative conduct by any of the involved parties, including when an intermediary handling a Customer order acts against its Customer's best interests.
