March 17, 2015

Submitted via CFTC Portal

Division of Market Oversight
U.S. Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, N.W.
Washington, D.C. 20581

Re: ICAP Global Derivatives Limited ~ Regulation 40.6 Rule Certification ~ Revised Fee Schedule

Ladies and Gentlemen:

Pursuant to Section 5c(c) of the Commodity Exchange Act (the "Act") and Section 40.6(a) of the regulations of the Commodity Futures Trading Commission (the "Commission"), ICAP Global Derivatives Limited ("IGDL" or the "SEF") hereby notifies the Commission that it is publishing a revised fee schedule (the "Fee Schedule") revising IGDL's discount program (the "Program"). The revisions to the Program clarify certain rates and trading rights for Trading Privilege Holders. The Program also now exempts a Trading Privilege Holder acting as an Intermediary from the monthly Application Programming Interface ("API") Fee if such Trading Privilege Holder is an affiliate of a Trading Privilege Holder that pays the Full Usage Minimum API Fee.

A clean copy of the Fee Schedule is attached hereto as <u>Exhibit A</u>, and a copy of the Fee Schedule marked to show changes against the version last submitted to the Commission is attached hereto as <u>Exhibit B</u>. A request for confidential treatment of the Fee Schedule is being simultaneously submitted to the Commission and a copy of that request for confidential treatment is included with this submission.

The revised Fee Schedule will become effective on April 1, 2015.

IGDL certifies that the Program and revised Fee Schedule comply with the requirements of the Act and the rules and regulations promulgated thereunder. IGDL has reviewed the swap execution facility core principles ("Core Principles") as set forth in the Act and has determined that each of the Program and the Fee Schedule complies with the requirements of impartial access in Core Principle 2 and Commission Regulation 37.202 because all fees and any discounts will be applied on an impartial, fair and non-discriminatory manner, and the Program will be made transparent to all Participants. In compliance with Core Principle 2 and Commission Regulation 37.200, the Program does not incentivize manipulative trading or market abuse or impact IGDL's ability to perform its trade practice and market surveillance obligations under the Act, and IGDL's Market Regulation staff will continue to monitor trading to prevent manipulative trading and market abuse. The Program also complies with the requirements for monitoring and trade processing in Core Principle 4 and Commission Regulation 37.401, and the recordkeeping and reporting requirements in Core Principle 10 and Commission Regulations 37.1000 and 37.1001. IGDL has implemented systems to track Program participants' transactions to ensure proper fee discounts are applied.

IGDL is not aware of any substantive opposing views expressed with respect to this filing and certifies that, concurrent with this filing, a copy of this submission was posted on the IGDL website and may be accessed at:

http://www.icap.com/what-we-do/global-broking/sef.aspx.

Please contact the undersigned at (212) 341-9193 with any questions regarding this matter.

Very truly yours

Gregory Compa Chief Compliance Officer

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