ASIC Market Integrity Rules (Futures Markets) Class Waiver 2018/305



Latest Version View Series



ASIC Market Integrity Rules (Future Markets) Class Waiver 2018/305

I, Anthony Graham, delegate of the Australian Securities and Investments Commission, make the following legislative instrument

Date 26 April 2018

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Part 1—Preliminary

Name of legislative instrument

This is the ASIC Market Integrity Rules (Futures Markets) Class Waiver 2018/305.

Commencement

This instrument commences on the later of:

- (a) 7 May 2018; and
- (b) the day after this instrument is registered on the Fe Register of Legislation.

Note: The register may be accessed vatlegislation.gov.au.

Authority

This instrument is made under subrule 1.2.1(1) of the ASIC Market Integrity Rules (Futures Markets) 2017 (**Rules**).

Interpretation

- (1) In this instrument, unless the contrary intention appears, capitalised terms have the same meaning as in the Rules.
- (2) In this instrument:

Received Aggregation Information means, in relation t Market Participant, the following information that is requi by item 5, column 3 of the table in subrule 5.2.1(2) of the 1 because Orders may be executed or matched in the Market Participant's Crossing System with Orders received via an person (Aggregator) from a Crossing System operated by another Market Participant, or from a Market Participant operates a Crossing System:

- (a) a code identifying the other Crossing System; and
- (b) the legal name of the Market Participant that operat the other Crossing System; and
- (c) for each Crossing System and Market Participant identified under paragraphs (a) and (b), that Orders a received from the other Crossing System or Market Participant.

2-Waiver

Waiver from obligations in subrules 5.1.1(1) and 5.2.1(1)

Waiver

- (1) A Market Participant does not have to comply with subru 5.1.1(1) of the Rules to the extent that subrule requires th Market Participant to describe Received Aggregation Information in a Crossing System Initial Report.
- (2) A Market Participant does not have to comply with subru 5.2.1(1) of the Rules to the extent that subrule requires th Market Participant to make Received Aggregation Informa available on website that is publicly accessible and free of charge.

Where the relief applies

(3) The relief in subsections (1) and (2) applies where the Ma Participant is not reasonably able to identify the other Cro System or Market Participant in relation to the Received Aggregation Information because Orders are received from that Crossing System or Market Participant via an Aggreg

Conditions

- (1) It is a condition of the relief in subsection 5(1) that the Market Participant must:
 - (a) describe in the relevant Crossing System Initial Repolation lodged with ASIC under Rule 5.1.1 of the Rules:
 - (i) the legal name of the Aggregator; and
 - ii) a atatament that Andara in the Mantrat Darticine

- (II) a statement that Orders in the Market Participa Crossing System may be executed or matched wi Orders received via the Aggregator; and
- (iii) a unique code identifying each Crossing System operated by the Aggregator; and
- (b) for the purposes of the requirement in Rule 5.1.2 of Rules to prepare and provide to ASIC a Crossing Syst Monthly Report, treat any change during a calendar r to the information provided in compliance with parag (a):
 - (i) as a change required to be set out in a Crossing System Monthly Report; and
 - (ii) if the Market Participant is not otherwise requirement prepare and provide to ASIC a Crossing System Monthly Report in relation to that calendar mont a change requiring the preparation and provisior ASIC of a Crossing System Monthly Report.

Note: Rule 5.1.2 requires a Market Participant that operates a C System during a calendar month to prepare a Crossing System 1 Report setting out any changes to the information last provided in the Market Participant's Crossing System Initial Report or C System Monthly Report.

- (2) It is a condition of the relief in subsection 5(2) that the Market Participant must:
 - (a) make available the information referred to in subparagraphs 6(1)(a)(i) to (iii) of this instrument:
 - (i) on a website that is publicly accessible; and
 - (ii) free of charge; and
 - (b) comply with Rules 5.2.1 and 5.2.2 of the Rules as if t information referred to in subparagraphs 6(1)(a)(i) to of this instrument were Publicly Available Crossing Sy Information for the purposes of those Rules.

Note: The conditions imposed on a waiver must be complied with in order for the to be effective: subrule 1.2.1(2) of the Rules.