

EXHIBIT 5

(additions are underlined; deletions are [bracketed])

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Rules of Cboe EDGX Exchange, Inc.

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Rule 21.20. Complex Orders

Trading of complex orders is subject to all other Rules applicable to the trading of orders, unless otherwise provided in this Rule 21.20.

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Interpretations and Policies:

.01 Market Maker Quoting. Market Makers are not required to quote on the COB. Complex strategies are not subject to any quoting requirements that [are applicable]apply to a Market Maker[s] in its [the simple market for individual options series or]appointed classes. The Exchange does not take into account a Market Maker's complex orders entered in its appointed classes [Volume executed in complex strategies is not taken into consideration] when determining whether a Market Maker[s] [are] meets[ing] its quoting obligations pursuant to Rule 22.6 [applicable to Market Makers] in its appointed classes [the simple market for individual options].

.02 Market-Maker Executions. A Market Maker's orders for complex strategies executed in classes in which it has no appointment are included in the total number of all contracts the Market Maker executes on the Exchange in any calendar quarter in determining whether the Market Maker exceeds the 25% threshold pursuant to Rule 22.6(f).

.03 Dissemination of COA Information. Dissemination of information related to COA-eligible orders by the submitting User to third parties will be deemed conduct inconsistent with just and equitable principles of trade as described in Rule 3.1.

.0[3]4. Stock-Option Orders. A User may only submit a stock-option order (including a QCC with Stock Order) if it complies with the Qualified Contingent Trade Exemption ("QCT Exemption") from Rule 611(a) of Regulation NMS. A User submitting a stock-option order represents that it complies with the QCT Exemption. To submit a stock-option order to the Exchange for execution, a User must enter into a brokerage agreement with one or more broker-dealers that are not affiliated with the Exchange, which broker-dealer(s) the Exchange has identified as having connectivity to electronically communicate the stock components of stock-option orders to stock trading venues.

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