SECURITIES AND EXCHANGE COMMISSION
(Release No. 34-76479; File No. SR-ICC-2015-015)

November 19, 2015

Self-Regulatory Organizations; ICE Clear Credit LLC; Order Approving Proposed Rule Change Related to the ICC Rule Enforcement Process for Missed Submissions

I. Introduction

On September 30, 2015, ICE Clear Credit LLC ("ICC") filed with the Securities and Exchange Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act")\(^1\) and Rule 19b-4 thereunder,\(^2\) a proposed rule change (SR-ICC-2015-015) to the ICC Clearing Rules (the "Rules") related to the ICC rule enforcement process for Missed Submissions. The proposed rule change was published for comment in the Federal Register on October 16, 2015.\(^3\) The Commission did not receive comments on the proposed rule change. For the reasons discussed below, the Commission is approving the proposed rule change.

II. Description of the Proposed Rule Change

As part of ICC’s end-of-day price discovery process, ICC Clearing Participants ("CPs") are required to submit end-of-day prices for specific instruments related to their open interest at ICC, in accordance with Rule 404(b) and ICC Procedures. Failure of a CP to provide submissions required by ICC pursuant to Rule 404(b) and ICC Procedures constitute a Missed Submission. In order to provide incentive against Missed Submissions, ICC has adopted a summary assessment approach described in Rule 702(e) and Schedule 702 of the Rules.

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Currently, under Rule 702(e)(ii)(2), a CP may be eligible for a once-in-a-lifetime conditional waiver from such assessments if one or more Missed Submissions are the first instance(s) of a Missed Submission for the type of instrument (index or single name) and the CP provides adequate explanation of the cause and plans for remedial actions.

Given the increased automation of price submissions, ICC recognizes that there may be circumstances, due to technological failures, which may result in Missed Submissions. ICC also notes that, due to the significant length of time since the inception of the end-of-day process, many CPs have utilized their once-in-a-lifetime waiver. As such, ICC believes it is reasonable to provide, under limited circumstances, a conditional once-a-year waiver for such Missed Submissions caused by technical failures, as described below. ICC believes that such Rule changes will not affect the integrity and effectiveness of the end-of-day price discovery process. ICC believes such Rule changes provide a valuable and practical balance between the technicalities of the price discovery process and appropriate penalization for Missed Submissions.

The proposed Rule text provides for the replacement of ICC’s current once-in-a-lifetime waiver for Missed Submissions with a conditional once-a-year waiver for Missed Submissions caused by technical failures. Under revised Rule 702(e)(ii)(2), a CP would be eligible for one waiver per year for single name Missed Submissions, and one waiver per year for index Missed Submissions. A CP may request such waiver(s) be applied against all Missed Submissions for a given instrument class on a given day. CPs would be required to provide documentation with a waiver request, explaining that the root-cause of the Missed Submission was a technology issue and including a remediation plan to fix the cause of the Missed Submission. ICC states that it would review and evaluate the waiver request and accept unless it had legitimate concerns that
the root-cause of the Missed Submission had not been adequately identified, was not due to a technical issue, and/or would not be corrected by the provided remediation plan. ICC would maintain its current ability to provide waivers for Missed Submissions deemed to be due to extraordinary circumstances outside of a CP’s control, as set forth in Rule 702(e)(ii)(3). Pending regulatory approval, ICC plans to implement these changes on January 1, 2016, and apply the once-a-year waiver to the 2016 calendar year, and each calendar year going forward. ICC represents that there are no changes to ICC policies and procedures as a result of the Rule changes.

III. Discussion and Commission Findings

Section 19(b)(2)(C) of the Act\(^4\) directs the Commission to approve a proposed rule change of a self-regulatory organization if the Commission finds that the proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder applicable to such self-regulatory organization. Section 17A(b)(3)(F) of the Act\(^5\) requires, among other things, that the rules of a clearing agency are designed to promote the prompt and accurate clearance and settlement of securities transactions and, to the extent applicable, derivative agreements, contracts, and transactions. Section 17A(b)(3)(G) of the Act\(^6\) requires that rules the of the clearing agency provide that its participants shall be appropriately disciplined for violation of any provision of the rules of the clearing agency, including through the use of fines or any other fitting sanctions. Furthermore, Section 17A(b)(3)(H) of the Act\(^7\) requires, among other

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things, that rules the of the clearing agency, in general, provide a fair procedure with respect to
the disciplining of participants.

The Commission finds that the proposed rule change is consistent with the
requirements of Section 17A of the Act\(^8\) and the rules and regulations thereunder applicable to
ICC. The proposed rule change would replace ICC’s current once-in-a-lifetime waiver for
Missed Submissions, which has already been utilized by many of ICC’s CPs, with a
conditional once-a-year waiver for Missed Submissions (one waiver each for single name and
index Missed Submissions) caused by technical failures. The proposed rule change also
provides details surrounding the process by which CPs can request such conditional waivers
and ICC’s review and evaluation of each request. The Commission believes that allowing for
a once-per-year waiver for technical failures causing Missed Submissions is appropriate given
the increased automation of end-of-day price submissions and is reasonably designed to
maintain the integrity of ICC’s end-of-day pricing process, thereby promoting the prompt and
accurate clearance and settlement of securities transactions and, to the extent applicable,
derivative agreements, contracts, and transactions in accordance with Section 17A(b)(3)(F) of
the Act.\(^9\)

Additionally, the Commission believes that allowing for a once-per-year conditional
waiver for technical failures in the summary assessment process for Missed Submissions is
designed to ensure that CPs are appropriately disciplined for violations of ICC’s rules consistent
with Section 17A(b)(3)(G) of the Act.\(^10\) The Commission also finds that the proposed process
for the requesting and review of the conditional waivers is reasonably designed to provide for a

fair procedure with respect to the disciplining of CPs for Missed Submissions in accordance with Section 17A(b)(3)(H) of the Act.\textsuperscript{11}

IV. Conclusion

On the basis of the foregoing, the Commission finds that the proposal is consistent with the requirements of the Act and in particular with the requirements of Section 17A of the Act\textsuperscript{12} and the rules and regulations thereunder.

IT IS THEREFORE ORDERED, pursuant to Section 19(b)(2) of the Act,\textsuperscript{13} that the proposed rule change (File No. SR-ICC-2015-015) be, and hereby is, approved.\textsuperscript{14}

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.\textsuperscript{15}

Brent J. Fields
Secretary

\textsuperscript{12} 15 U.S.C. 78q-1.
\textsuperscript{14} In approving the proposed rule change, the Commission considered the proposal’s impact on efficiency, competition and capital formation. 15 U.S.C. 78c(f).
\textsuperscript{15} 17 CFR 200.30-3(a)(12).