

Disciplinary Notice

Case No. 2023-024a: Permanent Ban on Trevor Halliday

Exchange Rules

4.15(b) - Required Identifications

Orders entered on the ETS must include the unique identification assigned to the Registered Operator. A Registered Operator is prohibited from allowing any other Person or automated trading system to use such unique identification to enter orders on the ETS. A Registered Operator may not enter orders on the ETS using a unique identification that has not been assigned to the Registered Operator.

4.02(d) - Trade Practice Violations

In connection with the placement of any order or execution of any Transaction, it shall be a violation of the Rules for any Person to [c]ommit or attempt to commit fraudulent action on the Exchange or use or employ, or attempt to use or employ, any manipulative device, scheme, or artifice to defraud.

4.04 - Conduct Detrimental to the Exchange

It shall be a violation of the Rules for any Person to fail to conform to, the Rules or the procedures of the Exchange or the Clearing Organization, or to engage in conduct or practices inconsistent with just and equitable principles of trade or conduct detrimental to the best interests of the Exchange.

4.00(c) - Compliance with Rules and Orders, Consent to Jurisdiction

It shall be a violation of the Rules for any Person to violate, or fail to comply with, the terms of any agreement with the Exchange or any order or decision of, or any suspension imposed by, the Exchange, the Board or any committee or subcommittee of the Exchange, including, without limitation, any Hearing, Arbitration or Appeals Panel.

21.03(f)(i) - The Business Conduct Committee

Notwithstanding anything to the contrary in this Chapter, a Respondent that fails to appear at the BCC meeting shall forfeit the right to contest the facts set forth in the investigation report if, prior to such BCC meeting the Respondent also: (A) failed to participate or advise the Market Regulation Department, in writing, of an intent to participate in the disciplinary process set forth in this chapter; or (B) advised the Market Regulation Department that the Respondent did not intend to participate in the disciplinary process set forth in this Chapter. In such event, the rule violations alleged in the investigation report shall be deemed admitted by the Respondent. The BCC subcommittee shall find the Respondent guilty of each such violation and may impose any of the penalties set forth in Rule 21.16. Except as provided below in Paragraph (ii) of this Rule, such decision shall become final in accordance with Rule 21.17.

21.03(f)(ii) - The Business Conduct Committee

The BCC shall promptly issue a written decision in accordance with Paragraph (g) of this Rule and inform the Respondent of their right to request a hearing on any penalty imposed pursuant to Paragraph (f)(i) of this Rule. The Respondent must request such hearing within two (2) Business Days of service of the decision. Such hearing shall be conducted before the same BCC

View All Notices / Contact Us / Media Inquiries

© 2022 Intercontinental Exchange, Inc. The following are trademarks of Intercontinental Exchange, Inc. and/or its affiliated companies: Intercontinental Exchange, ICE, New York Stock Exchange and NYSE. For more information regarding trademarks owned by Intercontinental Exchange, Inc. and/or its affiliated companies see: intercontinentalexchange.com/terms-of-use



subcommittee and the Respondent may only present evidence as to why the penalty should be modified. The BCC subcommittee shall have the absolute discretion to modify or affirm the penalty, such decision shall promptly be communicated to the Respondent in writing and become final in accordance with Rule 21.17. The failure to request a hearing on the penalty in a timely manner shall be deemed to be acceptance of the penalty.

Summary

Pursuant to Rule 21.03(f)(i), on October 29, 2024, a subcommittee of the Exchange's Business Conduct Committee ("BCC") found that Trevor Halliday ("Halliday") engaged in violations of several Exchange Rules. Halliday failed to participate in the disciplinary process and failed to appear at the BCC meeting to contest the facts set forth in the investigation report prepared by the Market Regulation Department ("Department"). As a result, the BCC found that Halliday was guilty of violating the following Exchange Rules: 4.15(b) by sharing his unique ID with another individual so that the other individual could enter orders on the Exchange's Electronic Trading System under Halliday's ID; 4.02(d) for committing fraud by impersonating another individual in this individual's interview with the Department; 4.04 by engaging in the violations previously noted and for impeding the Exchange's investigation by failing to provide testimony despite the Department's summons; and 4.00(c) for failing to comply with the terms of the Exchange's decision by failing to pay the summary fine issued against him on August 9, 2024.

Product

Cotton No. 2 Futures

Customer Harm

Nο

Penalty

Halliday is permanently banned from access to all ICE Futures U.S. electronic trading platforms, including ICE Block.

Request for Information

In accordance with Rule 4.10(e), Clearing Member Responsibilities, the Market Regulation Department requests that any Clearing Member that clears customer business for ICE Futures U.S. markets that has a customer relationship (directly or indirectly) with Halliday immediately deny his access and contact the Exchange via the email address noted below immediately. Failure to promptly notify the Exchange of such information may result in a violation of Exchange rules.

Effective Date

November 1, 2024

Linked To

2023-024b - Antoine Marquis and T.C.B.C. EURL

2023-024c - Imen Ben Mohamed

2023-024d - Jean-Baptiste Zeller

2023-024e - Francois-Xavier Delormel

2023-024g - Victor Baudillon

For more information:

Frances M. Mendieta

View All Notices / Contact Us / Media Inquiries

© 2022 Intercontinental Exchange, Inc. The following are trademarks of Intercontinental Exchange, Inc. and/or its affiliated companies: Intercontinental Exchange, ICE, New York Stock Exchange and NYSE. For more information regarding trademarks owned by Intercontinental Exchange, Inc. and/or its affiliated companies see: Intercontinentalexchange.com/terms-of-use

Key Information Documents for certain products covered by the EU Packaged Retail and Insurance-based Investment Products Regulation can be accessed on the relevant exchange website under the heading "Key information Documents (KIDS)," commencing January 1, 2022.



<u>Frances.Mendieta@ice.com</u> (312) 836-6748

View All Notices / Contact Us / Media Inquiries

© 2022 Intercontinental Exchange, Inc. The following are trademarks of Intercontinental Exchange, Inc. and/or its affiliated companies: Intercontinental Exchange, ICE, New York Stock Exchange and NYSE. For more information regarding trademarks owned by Intercontinental Exchange, Inc. and/or its affiliated companies see: intercontinentalexchange.com/terms-of-use