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February 4, 2022

Submitted via CFTC Portal

Mr. Christopher J. Kirkpatrick
Office of the Secretariat
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, N.W.
Washington, D.C. 20581

Re: Commission Regulations 40.2(a) and 40.2(d): Class Certification of Basis Swaps - USD 3-Month BSBY vs. 1-Month BSBY; Basis Swaps - USD SOFR vs. 3-Month BSBY; and Basis Swaps - USD SOFR vs. 1-Month BSBY

Dear Mr. Kirkpatrick:

DW SEF LLC ("DW SEF") hereby notifies the Commodity Futures Trading Commission (the "Commission"), pursuant to Commission Regulations 40.2(a) and 40.2(d), that it is certifying a class of: (1) Basis Swaps - USD 3-Month BSBY vs. 1-Month BSBY; (2) Basis Swaps - USD SOFR vs. 3-Month BSBY; and (3) Basis Swaps - USD SOFR vs. 1-Month BSBY ("Swaps") for trading on DW SEF's electronic trading system. This certification should be read in conjunction with the class certification of interest rate swaps and other swaps submitted by DW SEF on October 2, 2013.

DW SEF will list the Swaps no earlier than February 18, 2022.

This submission letter contains the following attachments:

- Attached as Exhibits A-1 to A-3 is a concise explanation and analysis of each class of Swaps;
- Attached as Exhibits B-1 to B-3 is a copy of the product Rules, which will be published as contract specifications on DW SEF's website in accordance with DW SEF Rule 901;
- Attached as Exhibit C is a concise explanation and analysis of the products' compliance with applicable provisions of the Commodity Exchange Act (the "CEA"), including the Core Principles and the Commission's Regulations thereunder.

As required by Commission Regulation 40.2(d)(1), DW SEF hereby certifies that, with regard to the Swaps:

(i) Each particular Swap within the certified class of Swaps is based upon an "excluded commodity" specified in Commission Regulation 40.2(d)(1);

- (ii) Each particular Swap within the certified class of Swaps is based upon an excluded commodity with an identical pricing source, formula, procedure, and methodology for calculating reference prices and payment obligations;
- (iii) The pricing source, formula, procedure, and methodology for calculating reference prices and payment obligations in each particular Swap within the certified class of swaps is identical to a pricing source, formula, procedure, and methodology for calculating reference prices and payment obligations in a product previously submitted to the Commission and certified or approved pursuant to Commission Regulation 40.2 or Commission Regulation 40.3; and
- (iv) Each particular Swap within the certified class of Swaps is based upon an excluded commodity involving an identical currency or identical currencies.

Based on the foregoing, DW SEF certifies that each Swap complies with the CEA and Commission Regulations thereunder. DW SEF additionally certifies that it has concurrently posted a copy of this submission letter and attachments hereto on DW SEF's website at https://www.tradeweb.com/our-markets/market-regulation/sef/.

Should you have questions regarding this submission, please contact the undersigned at (646) 767-4923 or by email at Devi.Shanmugham@tradeweb.com.

Very truly yours,

Devi Shanmugham

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DW SEF CCO

Exhibit A-1

Below is a concise explanation and analysis of Basis Swaps - USD 3-Month BSBY vs. 1-Month BSBY for trading on DW SEF's electronic trading system.

USD 3-Month BSBY vs. 1-Month BSBY

A 3-Month BSBY vs. 1-Month BSBY Basis Swap is an agreement between two Parties A and B, whereby Party A pays Party B compounded 1-Month BSBY plus an agreed Spread, on an agreed Notional, every three months over the Tenor of the Swap. In exchange, Party B pays Party A 3-Month BSBY every three months, on the agreed Notional, over the Tenor of the Swap.

For more information, the contract specifications for USD 3-Month BSBY vs. 1-Month BSBY are attached as Exhibit B-1.

Exhibit A-2

Below is a concise explanation and analysis of Basis Swaps - USD SOFR vs. 3-Month BSBY for trading on DW SEF's electronic trading system.

USD SOFR vs. 3-Month BSBY

A USD SOFR vs. 3-Month BSBY basis swap is an agreement between two Parties A and B, whereby Party A pays Party B compounded SOFR plus an agreed Spread, on an agreed Notional, every three months over the Tenor of the Swap. In exchange, Party B pays Party A 3-Month BSBY every three months, on the agreed Notional, over the Tenor of the Swap.

For more information, the contract specifications for USD SOFR vs. 3-Month BSBY are attached as Exhibit B-2.

Exhibit A-3

Below is a concise explanation and analysis of Basis Swaps - USD SOFR vs. 1-Month BSBY for trading on DW SEF's electronic trading system.

USD SOFR vs. 1-Month BSBY

A USD SOFR vs. 1-Month BSBY basis swap is an agreement between two Parties A and B, whereby Party A pays Party B compounded SOFR plus an agreed Spread, on an agreed Notional, every one month over the Tenor of the Swap. In exchange, Party B pays Party A 1-Month BSBY every month, on the agreed Notional, over the Tenor of the Swap.

For more information, the contract specifications for USD SOFR vs. 1-Month BSBY are attached as Exhibit B-3.

Exhibit B-1

Rule 901(p) Basis Swaps - USD 3-Month BSBY vs. 1-Month BSBY

Contract Description	A 3-Month BSBY vs. 1-Month BSBY Basis Swap is an agreement between two Parties A and B, whereby Party A pays Party B compounded 1-Month BSBY plus an agreed Spread, on an agreed Notional, every three months over the Tenor of the Swap. In exchange, Party B pays Party A 3-Month BSBY every three months, on the agreed Notional, over the Tenor of the Swap.	
Currency and Floating Rate Index - Time Period	Floating Leg 1 (Spread Adjusted) Floating Leg 2	USD 1-Month Bloomberg Short-Term Bank Yield Index USD 3-Month Bloomberg Short-Term Bank Yield Index
Contract Size	As agreed by the parties.	
Minimum Size	As agreed by the parties.	
Effective Date / Start Date	As agreed by the parties.	
Stated Maturity Range / Maturity Date	3 months to 51 years The final date on which the obligations no longer accrue and the final payment occurs.	
First Fixing Date	The first BSBY Fixing Date is 2 New York business days prior to the Effective Date.	
Trade Start Types	Spot Starting (T+2) and Forward Starting	
Notional	Fixed Notional	
Holiday Calendar	NY	
Business Day Conventions	Modified Following	
Floating Leg 1: 1- Month USD BSBY	 Payment Frequency: Compounded and Paid Quarterly Day Count Convention: Actual/360 	
Floating Leg 2: 3- Month USD BSBY	Payment Frequency: QuarterlyDay Count Convention: Actual/360	
Periodic Settlement: Payment and Resets	 Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap.	
Optionality	No	
Dual Currencies	No	

Settlement Procedure	As determined by the DCO.
Trading Hours	Trading hours of DW SEF.
DCO(s)	LCH.and CME
Block Size	See Rule 411 and CFTC Regulation Part 43, Appendix F.
Reportable Levels	See Rule 409 and CFTC Regulation 15.03.
Position Limits	See Rule 408 and CFTC Regulation Part 150.
Reporting	All trades reported to SDR in accordance with CFTC requirements.

Exhibit B-2

Rule 901(q) Basis Swaps - USD SOFR vs. 3-Month BSBY

Contract Description	A USD SOFR vs. 3-Month BSBY basis swap is an agreement between two Parties A and B, whereby Party A pays Party B compounded SOFR plus an agreed Spread, on an agreed Notional, every three months over the Tenor of the Swap. In exchange, Party B pays Party A 3-Month BSBY every three months, on the agreed Notional, over the Tenor of the Swap.	
Currency and Floating Rate Index - Time Period	Floating Leg 1 (spread adjusted) Floating Leg 2	USD Secured Overnight Financing Rate (SOFR) USD 3-Month Bloomberg Short-Term Bank Yield Index
Contract Size	As agreed by the parties.	
Minimum Size	As agreed by the parties.	
Effective Date / Start Date	As agreed by the parties.	
Stated Maturity Range / Maturity Date	3 months to 51 years The final date on which the obligations no longer accrue and the final payment occurs.	
First Fixing Date		te is the Start Date of the Swap ate is 2 New York business days prior to the
Trade Start Types	Spot and Forward-Startii	ng
Notional	Fixed Notional	
Holiday Calendar	NY	
Business Day Conventions	Modified Following	
Floating Leg 1: SOFR	 Payment Frequency: Compounded and Paid Quarterly Day Count Convention: Actual/360 	
Floating Leg 2: 3- Month BSBY	Payment Frequency: Quarterly (TBD)Day Count Convention: Actual/360	
Periodic Settlement: Payment and Resets	 Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap.	
Optionality	No	

Dual Currencies	No
Settlement Procedure	As determined by the DCO.
Trading Hours	Trading hours of DW SEF.
DCO(s)	LCH and CME
Block Size	See Rule 411 and CFTC Regulation Part 43, Appendix F.
Reportable Levels	See Rule 409 and CFTC Regulation 15.03.
Position Limits	See Rule 408 and CFTC Regulation Part 150.
Reporting	All trades reported to SDR in accordance with CFTC requirements.

Exhibit B-3

Rule 901(r) Basis Swaps - USD SOFR vs. 1-Month BSBY

Contract Description	A USD SOFR vs. 1-Month BSBY basis swap is an agreement between two Parties A and B, whereby Party A pays Party B compounded SOFR plus an agreed Spread, on an agreed Notional, every one month over the Tenor of the Swap. In exchange, Party B pays Party A 1-Month BSBY every month, on the agreed Notional, over the Tenor of the Swap.	
Currency and Floating Rate Index - Time Period	Floating Leg 1 (spread USD Secured Overnight Financing Rate adjusted) (SOFR)	
	Floating Leg 2 USD 1-Month Bloomberg Short-Term Bank Yield Index	
Contract Size	As agreed by the parties.	
Minimum Size	As agreed by the parties.	
Effective Date / Start Date	As agreed by the parties.	
Stated Maturity Range / Maturity Date	3 months to 51 years The final date on which the obligations no longer accrue and the final payment occurs.	
First Fixing Date	 The first SOFR fixing date is the Start Date of the Swap The first BSBY Fixing Date is 2 New York business days prior to the Effective Date. 	
Trade Start Types	Spot and Forward-Starting	
Notional	Fixed Notional	
Holiday Calendar	NY	
Business Day Conventions	Modified Following	
Floating Leg 1: SOFR	 Payment Frequency: Compounded and Paid monthly Day Count Convention: Actual/360 	
Floating Leg 2: 1-month BSBY	Payment Frequency: MonthlyDay Count Convention: Actual/360	
Periodic Settlement: Payment and Resets	 Floating Leg 1: The payment amount of the Floating Leg 1 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index, and Floating Reset Dates. Floating Leg 2: The payment amount of the Floating Leg 2 is based on the following: Notional, Payment Frequency, Day Count Convention, Floating Interest Rate Index and Floating Reset Dates. Payments are settled in accordance with the payment frequency of the swap.	
Optionality	No	

Dual Currencies	No
Settlement Procedure	As determined by the DCO.
Trading Hours	Trading hours of DW SEF.
DCO(s)	LCH and CME
Block Size	See Rule 411 and CFTC Regulation Part 43, Appendix F.
Reportable Levels	See Rule 409 and CFTC Regulation 15.03.
Position Limits	See Rule 408 and CFTC Regulation Part 150.
Reporting	All trades reported to SDR in accordance with CFTC requirements.

Exhibit C

DW SEF has determined that the Swaps certified herein bear upon the below Core Principles. This Exhibit should be read in conjunction with the class certification of interest rate swaps and other swaps submitted by DW SEF on October 2, 2013.

Core Principle 2 - Compliance with Rules

Trading in the Swaps will be subject to the DW SEF Rulebook (the "Rules"), which prohibits abusive trading practices, including: acts detrimental to DW SEF (Rule 609) or that are inconsistent with just and equitable principles of trade (Rule 602), fraudulent acts (Rule 603), fictitious transactions (Rule 604), price manipulation (Rule 606), disruptive trading practices (Rule 605), misstatements (Rule 608), wash sales (Rule 613) and pre-arranged or non-competitive trades, including money passes (Rule 614).

As with all swaps listed for trading on the Trading System (as such terms are defined in the DW SEF Rulebook), trading activity in Swaps will be subject to monitoring and surveillance by DW SEF's Market Regulation Team. DW SEF has the authority to exercise its investigatory and enforcement power where potential Rule violations are identified. See Chapter 7 of the Rules.

Core Principle 3 – Swaps Not Readily Susceptible to Manipulation

Swaps based on standard interest rate swaps are not readily susceptible to manipulation because wide dealer and industry support provides significant liquidity in all market conditions for such products.

Core Principle 4 – Monitoring of Trading and Trade Processing

Chapter 5 of the Rules prohibits traders from manipulating, distorting the price of, and disrupting the cash settlement process of the Swaps. Such Rules are enforced by the Market Regulation Team.

Core Principle 5 – Ability to Obtain Information

Pursuant to the Rules, DW SEF will have the ability and authority to obtain sufficient information for each Swap to allow DW SEF to fully perform its operational, risk management, governance and regulatory functions and requirements under Part 37 of Commission Regulations.

Core Principle 6 – Position Limits or Accountability

Rule 409 allows DW SEF to adopt position limits and/or accountability levels for Required Transactions. Persons with positions in excess of position accountability levels established by DW SEF will be required to provide, upon request by DW SEF, information about their positions in excess of the relevant position accountability threshold and consent to halt any further increases in those positions.

Core Principle 7 – Financial Integrity of Transactions

All Swaps that are required to be cleared pursuant to Section 2(h) of the CEA or that are voluntarily cleared by the counterparties will be submitted for clearing through a DCO. See Rule 1002.

Core Principle 9 – Timely Publication of Trading Information

In accordance with Part 16 of Commission Regulations, DW SEF will publish daily market volume data reports for each Swap in terms of notional value. In addition, DW SEF will publish for each trading day, by tenor of the Swap, the opening price and the high and low prices. DW SEF will publish a settlement price for each such Swap.

DW SEF will submit electronic reports of all primary economic terms data for each Swap to a registered swap data repository immediately following execution of such Swap. All such reports will meet the standards set out in Commission Regulation 45.3, including the requirement to produce a unique swap identifier for each transaction.