VIA CFTC PORTAL

May 16, 2022

Mr. Christopher J. Kirkpatrick
Office of the Secretariat
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street NW
Washington, DC 20581

LCH Limited Self-Certification: Proposed Changes to the Terms of Reference of the LCH Limited Remuneration Committee

Dear Mr. Kirkpatrick,

Pursuant to Commodity Futures Trading Commission (“CFTC”) regulation §40.6(a), LCH Limited (“LCH”), a derivatives clearing organization (“DCO”) registered with the CFTC is submitting for self-certification the proposed amendments to the Terms of Reference (“ToR”) of the Remuneration Committee, which is a committee of the LCH Board (“Proposed Rule Changes”).

Part I: Explanation and Analysis
Following the departure of a London Stock Exchange Group (“LSEG”) Director who also served as a member of the LCH Remuneration Committee, LSEG wishes to nominate the LSEG Chief Risk Officer (“LSEG CRO”) to the LCH Remuneration Committee. As a consequence, changes are proposed to the LCH Remuneration Committee ToR to provide for this appointment.

Part II: Description of Rule Changes
Paragraph 2.2 of the Remuneration Committee ToR currently requires LSEG’s appointee to the LCH Remuneration Committee to be an independent non-executive director of the LSEG Board. The proposed change will allow LSEG to appoint a representative of appropriate seniority who may or may not be a member of the LSEG Board.

The changes to the rules are included as Appendix I with the changes in blackline. The changes will be effective no earlier than May 31, 2022. No changes are required to the LCH Rulebook or Procedures.

Part III: Core Principle Compliance
LCH has reviewed the Proposed Rule Changes against the requirements of the DCO Core Principles, specifically Core Principle O (Governance and Fitness Standards), and finds that it will continue to comply with all the requirements and standards therein. As the revisions do not result in any substantive changes in LCH’s governance, LCH will continue to meet the objectives of Core Principle O, including that LCH have governance arrangements that (i) are clear and documented; (ii) include clear and direct lines of responsibility and accountability; and (iii) clearly specify the roles and responsibilities of the board of directors and its committees.

Part IV: Public Information
LCH has posted a notice of pending certification with the CFTC and a copy of the submission on LCH’s website at: https://www.lch.com/resources/rulebooks/proposed-rule-changes.
Part V: Opposing Views
There were no opposing views expressed to LCH by governing board or committee members, members of LCH or market participants.

Certification
LCH hereby certifies to the Commodity Futures Trading Commission, pursuant to the procedures set forth in CFTC Regulation §40.6, that the attached submission complies with the Commodity Exchange Act, as amended, and the regulations promulgated thereunder.

Should you have any questions please contact me at michelle.weiler@lseg.com.

Sincerely,

Michelle Weiler
US Compliance Officer
LCH Limited
Appendix I
Terms of Reference of the Remuneration Committee of the LCH Limited Board of Directors
LCH LIMITED
(the Company)

TERMS OF REFERENCE OF THE REMUNERATION COMMITTEE OF THE BOARD OF DIRECTORS

Adopted by the board of directors on [9 September] 2020

Effective from [9 September] 2020

1. DUTIES AND POWERS OF THE COMMITTEE

1.1 The Remuneration Committee (the Committee) is a committee of the board of directors of the Company. The board of the Company shall approve the remuneration packages which relate to its employees, based on the recommendations of the Committee.

1.2 The Committee should carry out the following duties for the Company:

**Broad Remuneration Policy**

1.2.1 determine the broad remuneration policy and principles for the Company, the Specified Executives (defined below) and the chairman of the Board in the context of the Group as a whole taking into account all factors which it deems necessary, including the remuneration policy and principles applied by the remuneration committee of LCH SA and the remuneration committee of London Stock Exchange Group plc (LSEG) for its executive management, for approval by the Board;

1.2.2 the objective of such policy and principles shall be to ensure that (i) such policies are aligned with the risk tolerance and corporate strategy of the Company, (ii) Specified Executives, and employees of the Company (as relevant), are provided with appropriate incentives to encourage enhanced performance with a particular focus on risk management as the core purpose of the Company and (iii) such Specified Executives and employees of the Company are, in a fair and responsible manner, rewarded for their individual contributions to the success of the Company;

1.2.3 review the ongoing appropriateness and relevance of such policy and principles, including testing how the policy will react to future external and internal events;

1.2.4 if, and to the extent that, any remuneration policy or proposal includes long term or other incentive or bonus plans which involve the issue of, or the creation of rights over, the shares of LSEG (LSEG Shares), or are otherwise linked to the price or market performance of LSEG Shares, ensure that such plans are subject to the approval of LSEG’s remuneration committee;

**Individual Remuneration**

1.2.5 within the terms of the remuneration policy and in consultation with the chairman and/or chief executive, as appropriate, determine the total individual remuneration package of the CEO (as defined below), the chief risk officer, chief compliance officer and any other senior executive personnel designated by any of the Board from time to time, including any personnel with a
recruitment or termination package of more than £1,000,000 (or such other amount as fixed by any of the Board from time to time) (together, Specified Executives), and the chairman of the Board;¹

1.2.6 when setting remuneration policy for any relevant person, review and have regard to the remuneration trends across the companies owned by LCH Group Holdings Limited (LCH Group and together with its subsidiaries, the Group) as a whole and within LSEG;

1.2.7 ensure that contractual terms upon recruitment and upon termination, and any payments made, are fair to the individual and the Company;

1.2.8 when determining remuneration for personnel engaged in risk management, compliance and internal audit, ensure that they are compensated in a manner that is independent of the business performance of the Company and that the level of remuneration is adequate in terms of responsibility as well as in comparison to the level of remuneration in the business areas;

1.2.9 when making any change in the remuneration (including salary, bonus and long term incentives) of either the Chief Executive Officer of the Company (the CEO) or any Specified Executive ensure that the following procedure is followed:

(a) in consultation with the LCH Group CEO, the Committee shall make a recommendation to the Board of the Company for approval;

(b) once approved by the Board of the Company, the proposal shall be shared with LSEG’s remuneration committee for final approval before it is implemented;

(c) in the event that LSEG’s remuneration committee does not approve the proposal, the proposal shall be revisited by the Committee, which shall submit a revised proposal to the Board of the Company and then to LSEG’s remuneration committee for final approval;

**Benefits/incentives**

1.2.10 review for approval by the Board the design of, all incentive plans and performance related pay schemes of the Company, including performance targets to be used, designed by and received from the LSEG remuneration committee. For any such plans, determine each year whether awards will be made, and if so, the overall amount of such awards (e.g. the "total bonus pool"), and determine the individual awards to any Specified Executives;

1.2.11 determine the policy for, and scope of, pension arrangements for the Company and for each Specified Executive;

1.2.12 oversee any major changes in employee benefits structures of the Company;

¹ The remuneration (if any) of the non-executive directors (other than the chairman of the Company) shall be a matter for the Board (excluding the non-executive directors), provided that the compensation of such non-executive directors shall not be linked to the business performance of the Group. No person shall be involved in any decisions as to their own remuneration
Peer review/consultants

1.2.13 obtain reliable, up-to-date information about remuneration in other companies. To help it fulfil its obligations the Committee shall have full authority to appoint remuneration consultants and to commission or purchase any reports, surveys or information which it deems necessary, within any budgetary restraints imposed by the Board and having regard to the approach of the Group as a whole; and

1.2.14 if requested by the Board, obtain and provide the Board with reliable, up-to-date information about remuneration of non-executive directors in other companies and make recommendations to assist the Board (excluding the non-executive directors) in its determination of the remuneration of the non-executive directors; and

1.2.15 be exclusively responsible for approving the selection criteria, selecting, appointing and setting the terms of reference for any remuneration consultants who advise the Committee.

1.3 In exercising its duties and powers, the Committee shall be mindful of its obligation to:

1.3.1 implement and maintain a remuneration policy which promotes sound and effective risk management and which does not create incentives to relax risk standards;

1.3.2 ensure that the remuneration policy and pension policy of the Company is maintained in line with the business strategy, objectives, values and long-term interests of the Group’s stakeholders; and

1.3.3 liaise with LSEG on a regular basis and in any case prior to changing the remuneration (including salary, bonus and long term incentives) of the CEO and other Specified Executives.

1.4 The chairman of the Committee (the Committee Chairman) and the LCH Group CEO shall consult with each other on a regular basis in respect of the broad policies and principles applicable to the remuneration of their respective directors and employees.

1.5 The Committee will consult from time to time with the remuneration committee of LSEG and the remuneration committee of LCH SA to ensure that there is a coordinated approach to the remuneration of directors on the Board and the board of directors of LCH SA.

1.6 The Committee shall keep itself informed of any changes in the laws and regulations applicable to the Company’s remuneration policy and the matters for which the Committee is responsible, and shall take these into account in determining remuneration policy.

1.7 Nothing in these Terms of Reference shall diminish the responsibility of the Board of the Company to maintain ongoing oversight of the Company’s remuneration policy.

2. COMPOSITION OF THE COMMITTEE

2.1 The Committee shall comprise at least four members, at least half of whom shall be independent non-executive directors of the Board of the Company (the Independent
Directors. The Chairman of the Board of the Company may also serve on the Committee as an additional member if he or she was considered independent on appointment as chairman. Members of the Committee shall be appointed by the Board of the Company, in consultation with the Committee Chairman.

2.2 LSEG shall be entitled to appoint one representative, of appropriate seniority, who may or may not be a Director of the Company, as may be agreed from time to time between LSEG and the Chairman of the Board, independent non-executive director of the board of LSEG (who may also be, but is not required to be, a director appointed to the Board of the Company by LSEG) to the Committee. Ideally such independent non-executive director of the board of LSEG would also be a member of LSEG’s remuneration committee.

2.3 The LCH Group CEO shall be entitled to attend meetings of the Committee as an observer.

2.4 The Committee Chairman, who shall be an Independent Director, shall be appointed by the Board of the Company. In the absence of the Committee Chairman and/or an appointed deputy at any meeting, the remaining members present shall elect one of themselves to chair the meeting. The chairman of the Board of the Company shall not be the Committee Chairman.

2.5 Appointments to the Committee are made by the Board of the Company and shall be for a period of three years, which may be extended for further periods of up to three years, provided the director still meets the criteria for membership of the Committee.

2.6 The Committee Chairman will keep the Committee’s composition under review, and shall make proposals to the Board of the Company accordingly.

3. SECRETARY

The Company Secretary or his or her appointed nominee shall be secretary of the Committee (the Committee Secretary).

4. TIMING OF MEETINGS

The Committee shall meet at least twice a year and additional meetings shall be arranged as necessary in order to fulfil the duties of the Committee.

5. NOTICE OF MEETINGS

5.1 Notice of meetings shall be given by the Committee Chairman, or the Committee Secretary at the request of the Committee Chairman.

5.2 Unless otherwise agreed, notice of each meeting confirming the venue, time and date, together with an agenda of items to be discussed, shall be forwarded to each member of the Committee and any other person required to attend prior to the date of the meeting in a timely manner. Supporting papers shall be sent to Committee members, and to other attendees as appropriate, at the same time.

6. ATTENDANCE AT MEETINGS

6.1 Only members of the Committee have the right to attend Committee meetings. Other individuals, such as appropriate senior employees and/or external advisers, may attend
all or part of any meeting, as and when appropriate, at the invitation of the Committee Chairman.

6.2 Members of the Committee may hold meetings in person, by telephone or by video conferences.

7. QUORUM

The quorum for meetings shall be two members of the Committee, at least one of whom should be independent. A duly convened meeting of the Committee at which a quorum is present shall be competent to exercise all or any of the authorities, powers and discretions vested in or exercisable by the Committee.

8. CONDUCT OF MEETINGS

Except as outlined above, meetings of the Committee shall be conducted in accordance with the provisions of the Company’s articles of association governing the proceedings of directors.

9. MINUTES OF MEETINGS

The Committee Secretary shall minute the proceedings and resolutions of all meetings of the Committee, including recording the names of those present and in attendance, and such minutes shall be presented to the Committee for approval at the next following meeting.

10. AMENDMENT

10.1 Subject to paragraph 10.2, these Terms of Reference may be amended only with approval of the Board.

10.2 Paragraphs 1.2.1, 1.2.4, 1.2.6, 1.2.9, 1.2.10, 1.3.3, 1.5, 2.2, 12.1 and this paragraph 10.2 of these Terms of Reference may be amended only with approval of the Board and the consent of LSEG.

11. REPORTING

11.1 The Committee Chairman shall report to the Board on the discussions, decisions and recommendations of the Committee.

12. CONFIDENTIALITY AND CONFLICTS OF INTEREST

12.1 Without prejudice to any rights LSEG or its representatives under these Terms of Reference, all confidential matters considered by the Committee and any confidential information disclosed to members of the Committee in connection with their position as a member of the Committee must remain confidential, notwithstanding the company to which that information relates, nor whether the member is a director of that company or not, save as required to be disclosed by law or regulation. Any other persons involved in the Committee’s work shall either be bound by undertakings of professional secrecy or by ad hoc confidentiality agreements with the Committee.

12.2 Conflicts of interest relating to Committee members shall be governed by the relevant articles in the articles of association of the Company from time to time.
13. RESOURCES AND INFORMATION

13.1 The Committee shall have access to sufficient resources and information in order to carry out its duties, including access to the Company secretariat for assistance as required and, where deemed necessary or appropriate, to professional advisors.

13.2 In particular, the Committee shall have access to (i) the human resource department, (ii) the risk management department (to assess how the remuneration structure affects the risk profile of the Group) (iii) the compliance department (to ensure legal and regulatory changes are properly implemented) and (iv) the internal audit department (who shall annually carry out and report to the Committee on an independent audit of the design, implementation and effects of the remuneration structure).

14. OTHER

14.1 Every member of the Committee shall be given a copy of these Terms of Reference.

14.2 The Committee shall be provided with appropriate and timely training, both as an induction process and on an ongoing basis, and provided with access to external consultancy support, when required.

14.3 The Committee shall arrange for periodic reviews of its own performance and, at least annually, shall arrange for independent internal review of its constitution and Terms of Reference to ensure it is operating at maximum effectiveness and recommend any changes it considers necessary to the Board for approval.