VIA CFTC PORTAL

6 August 2021

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

LCH Limited Self-Certification: Rates Reform – LIBOR Fallback and Conversion Fees

Dear Mr Kirkpatrick,

Pursuant to Commodity Futures Trading Commission (the “CFTC”) Regulation §40.6(a), LCH Limited (“LCH”), a derivatives clearing organization registered with the CFTC, is submitting for self-certification new fees related to the Rates Reform Program.

Part I: Explanation and Analysis

LCH supports the continuing industry-wide efforts to transition from existing benchmarks to risk-free rates (“RFRs”). The London Interbank Offered Rate (LIBOR) benchmarks which are published in 5 currencies are set to be discontinued from 31st December 2021 in all but USD, the main tenors of which are scheduled to be discontinued from 30th June 2023. This cessation of the publication of representative LIBORs necessitates the adoption of RFRs in their place.

LCH proposes to charge fallback fees, and a conversion fee for those contracts which cannot otherwise be amended and so remain outstanding at the conversion event.

Fallback fee

The Fallback Fee applies to cleared contracts for which an index cessation event has occurred. It aims to encourage early transition before the LCH conversion processes are run, thereby reducing the volume and value of such contracts requiring ongoing risk and default management and ultimately needing to undergo the conversion process.

Effective 30th September 2021, LCH will apply a monthly fee for outstanding CHF / EUR / GBP / JPY LIBOR contracts as of the last good business day of that month.
Fee per outstanding contract

<table>
<thead>
<tr>
<th></th>
<th>September 2021</th>
<th>October 2021</th>
<th>November 2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>GBP</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
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</table>

Conversion fee

The Conversion Fee applies to cleared contracts for which a rate will cease and where LCH converts the cleared contract to one referencing a RFR. The conversion process is designed for those participants which are otherwise unable to transition away from fallen back rates.

The conversion processes in 2021 will encompass CHF / EUR / GBP / JPY LIBOR and EUR EONIA contracts. LCH is proposing the following dates:

- For EUR EONIA, conversion shall apply to SwapClear Contracts outstanding at close of business (‘COB’) on Friday 15th October 2021 and will be conducted over that weekend;
- For CHF, EUR & JPY LIBOR, conversion shall apply to SwapClear Contracts outstanding at COB on Friday 3rd December 2021 and will be conducted over that weekend;
- For GBP LIBOR, conversion shall apply to SwapClear Contracts outstanding at COB on Friday 17th December 2021 and will be conducted over that weekend.

Due to the greater complexity for LIBOR conversion when compared to EONIA conversion, a fee will apply per contract included in an LCH conversion process as follows:

<table>
<thead>
<tr>
<th>EUR EONIA</th>
<th>CHF, EUR, JPY and GBP LIBOR</th>
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<tbody>
<tr>
<td>GBP 15</td>
<td>GBP 30</td>
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</tbody>
</table>

A cap will apply in 2021 for all SwapClear Clearing Member House accounts as follows. Note, this cap applies across Conversion Fees only and is not applicable for LIBOR Fallback Fees.

<table>
<thead>
<tr>
<th>Platinum Tariff</th>
<th>Gold, Silver and Bronze Tariffs</th>
</tr>
</thead>
<tbody>
<tr>
<td>GBP 125,000</td>
<td>GBP 75,000</td>
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</tbody>
</table>

Other tools and processes are available to market participants to discontinue their reliance on rates that have fallen back.

Part II: Description of Rule Changes

There are no changes to the LCH Rulebook, however LCH will make changes to its website. The changes to the webpage on SwapClear fees are set out in Appendix I.

Part III: Core Principle Compliance

LCH has reviewed the changes against the requirements of the Core Principles and finds that they will continue to comply with all the requirements and standards therein. In particular, in making these changes and publishing them on its website, LCH ensures that it continues to adhere to Core Principle L (§39.21) on Public information, which
requires DCOs to make available publicly each clearing and other fee charged to Clearing Members. More generally, the changes described in this filing ensure that LCH meets the objective of that Core Principle that a DCO shall provide sufficient information to market participants to enable them to identify and evaluate accurately the costs associated with using its services.

LCH has processes in place to monitor the content of its website, ensure it is in line with applicable regulatory disclosure requirements and that is updated as necessary. The webpage on SwapClear fees will be updated with the changes set out in Appendix I.

**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:

[Proposed Rule Changes | LCH Group](#)

**Part V: Opposing Views**

There were no opposing views expressed by LCH’s governing board or executive committee, members of LCH or market participants that were not incorporated into the change.

**Certification**

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

Should you have any questions please contact me.

Yours sincerely

Julian Oliver  
Chief Compliance Officer  
LCH Limited
Appendix I

Website changes (Fees webpage)

SwapClear | Fees | LCH Group

Client Fees Segment

New Section

LIBOR Fallback Fees

Effective 30th September 2021*, LCH will apply a monthly fee for outstanding CHF, EUR, GBP, and JPY LIBOR SwapClear Contracts. The fee will apply to those SwapClear Contracts outstanding as of the last business day of the month.

Fee per outstanding SwapClear Contract:

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<td>5</td>
<td>5</td>
<td>5</td>
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Further details can be found in circular 4150.

- FRAs will not be subject to Fallback Fees
- Any LIBOR-LIBOR basis swaps that may need to be split into two interest rate swaps by LCH prior to a conversion cycle will not be charged twice
- ‘SwapClear Contract’ includes an ‘FCM SwapClear Contract’
- Subject to regulatory notification

Conversion Fees

LCH will apply a conversion fee* to client SwapClear Contracts which are converted by the LCH conversion tool.

Fee Amount:

<table>
<thead>
<tr>
<th>EUR EONIA</th>
<th>CHF, EUR, JPY and GBP LIBOR</th>
</tr>
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<tbody>
<tr>
<td>GBP 15</td>
<td>GBP 30</td>
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</tbody>
</table>

Further details can be found in circular 4164.

- Any EONIA contracts with a maturity date prior or equal to 4th January 2022 which are included in a conversion cycle will not be charged
- Any LIBOR-LIBOR basis swaps that may need to be split into two interest rate swaps by LCH prior to conversion will be treated as two separate swaps from the point of splitting.
As such, any outstanding LIBOR contracts that may have arisen from a basis swap splitting event will be charged separately if included in a conversion cycle.

- ‘SwapClear Contract’ includes an ‘FCM SwapClear Contract’

* Subject to regulatory notification

**Member Fees Segment**

*New Section*

**LIBOR Fallback Fees**

Effective 30\(^{\text{th}}\) September 2021*, LCH will apply a monthly fee for outstanding CHF, EUR, GBP, and JPY LIBOR contracts. The fee will apply to those SwapClear Contracts outstanding as of the last business day of the month.

**Fee per outstanding contract:**

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</tr>
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Further details can be found in circular 4150.

- **FRAs will not be subject to Fallback Fees**
- **Any LIBOR-LIBOR basis swaps that may need to be split into two interest rate swaps by LCH prior to a conversion cycle will not be charged twice**

* Subject to regulatory notification

**Conversion Fees**

LCH will apply a conversion fee* to SwapClear Clearing Member house SwapClear Contracts which are converted by the LCH conversion tool.

**Fee Amount:**

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A cap will apply in 2021 for all SwapClear Clearing Member House accounts as follows. Note, this cap applies across Conversion Fees only.

- **Platinum Tariff**
- **Gold, Silver and Bronze Tariffs**
GBP 125,000 | GBP 75,000

Further details can be found in circular 4164.

- Any EONIA contracts with a maturity date prior or equal to 4th January 2022 which are included in a conversion cycle will not be charged.
- Any LIBOR-LIBOR basis swaps that may need to be split into two interest rate swaps by LCH prior to conversion will be treated as two separate swaps from the point of splitting. As such, any outstanding LIBOR contracts that may have arisen from a basis swap splitting event will be charged separately if included in a conversion cycle.

* Subject to regulatory notification