Chapter 361

Micro E-mini Nasdaq-100 Index® Futures

36100. SCOPE OF CHAPTER
This chapter is limited in application to E-mini Nasdaq-100 Index futures (“futures”). In addition to this chapter, futures shall be subject to the general rules and regulations of the Exchange as applicable. Unless otherwise specified, times referenced herein shall refer to and indicate Chicago time.

36100.A. Market Decline
For the purposes of this chapter a Market Decline shall be as defined in New York Stock Exchange Rule 80B for Trading Halts Due to Extraordinary Volatility or in Nasdaq Stock Market Rule 4121 for Trading Halts Due to Extraordinary Volatility.

36100.B. Primary Listing Exchange
For the purposes of this chapter a Primary Listing Exchange shall be as defined in the “Plan to Address Extraordinary Market Volatility Submitted to the Securities and Exchange Commission Pursuant to Rule 608 of Regulation NMS Under the Securities Exchange Act of 1934” approved 31 May 2012 by the U.S. Securities and Exchange Commission (“SEC”), as amended from time to time (SEC, SRO Rulemaking, National Market System Plans, File 4-631).

36100.C. Regulatory Halt
For the purposes of this chapter a Regulatory Halt shall be as defined in the “Plan to Address Extraordinary Market Volatility Submitted to the Securities and Exchange Commission Pursuant to Rule 608 of Regulation NMS Under the Securities Exchange Act of 1934” approved 31 May 2012 by the SEC, as amended from time to time (SEC, SRO Rulemaking, National Market System Plans, File 4-631) and as implemented under New York Stock Exchange Rule 80B for Trading Halts Due to Extraordinary Volatility or under Nasdaq Stock Market Rule 4121 for Trading Halts Due to Extraordinary Volatility.

36101. CONTRACT SPECIFICATIONS
Each futures contract shall be valued at $2.00 times the Nasdaq-100 Index (“Nasdaq-100” or “Index”). The Index is a value-weighted composite index of prices of approximately 100 stocks.

36101. TRADING SPECIFICATIONS

36102.A. Trading Schedule
Futures contracts shall be scheduled for trading during such hours and for delivery in such months as may be determined by the Exchange, provided that there shall be no trading in futures contracts when trading is halted in the Primary Futures Contract Month for E-mini Nasdaq-100 Index futures pursuant to Rule 35902.I.

36102.B. Trading Unit
The unit of trading shall be $2.00 times the Index.

36102.C. Price Increments
Bids and offers shall be quoted in Index points. The minimum price increment shall be 0.25 Index points, equal to $0.50 per contract, except for intermonth spreads executed pursuant to Rule 542.A., for which the minimum price increment shall be 0.05 Index points, equal to $0.10 per intermonth spread.

36102.D. Position Limits, Exemptions, Position Accountability and Reportable Levels
The applicable position limits and/or accountability levels, in addition to the reportable levels, are set forth in the Position Limit, Position Accountability and Reportable Level Table in the Interpretations & Special Notices Section of Chapter 5.

A person seeking an exemption from position limits for bona fide commercial purposes shall apply to the Market Regulation Department on forms provided by the Exchange, and the Market Regulation Department may grant qualified exemptions in its sole discretion.

Refer to Rule 559 for requirements concerning the aggregation of positions and allowable exemptions from the specified position limits.

36102.E. [Reserved]
36102.F. [Reserved]
36102.G. Termination of Trading
Subject to the Interpretations & Special Notices Relating to Chapter 361, there shall be no trading of expiring futures contracts after the open of the Primary Listing Exchange on the day of Final Settlement Price determination for such contracts (Rule 36103.A.)

36102.H. [Reserved]
36102.I. [Reserved]

36103. SETTLEMENT PROCEDURES
Delivery shall be by cash settlement.

36103.A. Final Settlement Price
For a futures contract for a given delivery month, the Final Settlement Price shall be a special opening quotation of the Index. Such special opening quotation shall be determined on the third Friday of such delivery month and shall be based on opening prices of the component stocks of the Index.

If the Index is not scheduled to be published on the third Friday of the contract delivery month, then such Final Settlement Price shall be scheduled for determination on the first preceding Business Day on which the Index is scheduled to be published.

If the Primary Listing Exchange for a component stock of the Index does not open on the day scheduled for determination of such Final Settlement Price, then for the purpose of calculating such Final Settlement Price the price of such component stock shall be its opening price on the next following day on which its Primary Listing Exchange is open for trading.

If a component stock of the Index does not trade on the day scheduled for determination of such Final Settlement Price, and the Primary Listing Exchange for such stock is open for trading, then for the purpose of calculating such Final Settlement Price the price of such stock shall be its last sale price, provided that the Exchange in its sole discretion may instruct that the price of such stock shall be its opening price on the next following day that it is traded on its Primary Listing Exchange.

36103.B. Final Settlement
Clearing members holding open positions in an expiring futures contract at its termination of trading (Rule 36102.G.) shall make payment to or receive payment from the Clearing House in accordance with normal variation margin procedures based on such expiring contract’s Final Settlement Price (Rule 36103.A.).

36104. [RESERVED]
36105. [RESERVED]
36106. [RESERVED]

INTERPRETATIONS & SPECIAL NOTICES RELATING TO CHAPTER 361

Micro E–mini Nasdaq-100 Index Futures not sponsored, endorsed, sold or promoted by Nasdaq, Inc. (including its affiliates) (Nasdaq, with its affiliates, are referred to as the Corporations). The Corporations have not passed on the legality or suitability of, or the accuracy or adequacy of descriptions and disclosures relating to, Micro E–mini Nasdaq-100 Index Futures. The Corporations make no representation or warranty, express or implied to the owners of Micro E–mini Nasdaq-100 Index Futures or any member of the public regarding the advisability of investing in securities generally or in Micro E–mini Nasdaq-100 Index Futures particularly, or the ability of the Nasdaq-100® to track general stock market performance. Nasdaq has no obligation to take the needs of the CME or the owners of Micro E–mini Nasdaq-100 Index Futures into consideration in determining, composing or calculating the Nasdaq-100®. The Corporations are not responsible for and have not participated in the determination of the timing of, prices at, or quantities of Micro E–mini Nasdaq-100 Index Futures to be issued or in the determination or calculation of the equation by which Micro E–mini Nasdaq-100 Index Futures are to be
converted into cash. The Corporations have no liability in connection with the administration, marketing or trading of Micro E–mini Nasdaq-100 Index Futures.

THE CORPORATIONS DO NOT GUARANTEE THE ACCURACY AND/OR UNINTERRUPTED CALCULATION OF THE NASDAQ-100® OR ANY DATA INCLUDED THEREIN. THE CORPORATIONS MAKE NO WARRANTY, EXPRESS OR IMPLIED, AS TO RESULTS TO BE OBTAINED BY CME, OWNERS OF MICRO E-MINI NASDAQ-100 INDEX FUTURES, OR ANY OTHER PERSON OR ENTITY FROM THE USE OF THE NASDAQ-100® OR ANY DATA INCLUDED THEREIN. THE CORPORATIONS MAKE NO EXPRESS OR IMPLIED WARRANTIES, AND EXPRESSLY DISCLAIM ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE WITH RESPECT TO THE NASDAQ-100® OR ANY DATA INCLUDED THEREIN. WITHOUT LIMITING ANY OF THE FOREGOING, IN NO EVENT SHALL THE CORPORATIONS HAVE ANY LIABILITY FOR ANY LOST PROFITS OR SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT, OR CONSEQUENTIAL DAMAGES, EVEN IF NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES.