



Via Portal Submission

April 27, 2026
MIA X Futures DCM Submission No. 26-20

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

RE: Rule Certification Submission Pursuant to Regulation 40.6(a): Amendments to MIA X Futures Rules

Dear Mr. Kirkpatrick:

Pursuant to Commodity Exchange Act (“CEAct”) Section 5c and Commodity Futures Trading Commission (“CFTC” or “Commission”) Regulation 40.6(a), MIA X Futures Exchange, LLC (“MIA X Futures” or “Exchange”) hereby certifies that the new Fee Schedule, as set forth in Exhibit A, complies with the CEAct and the Commission regulations promulgated thereunder (the “Fee Schedule”). MIA X Futures further certifies that the submission and the Fee Schedule have been posted on the Exchange website at the following link: <https://www.miaxglobal.com/markets/futures/miax-futures/rule-filings>.

Overview of Fee Changes

MIA X Futures’ Fee Schedule is proposed in connection with the upcoming listing of three new financial products, which have previously been self-certified with the CFTC. Specifically, the Tini Bloomberg 100 Index Futures (“Tini B100”) contract will launch on Sunday, May 17, 2026 for the Monday, May 18, 2026 trade date; the Tini Bloomberg 500 Index Futures (“Tini B500”) contract will launch on Sunday, May 31, 2026 for the Monday, June 1, 2026 trade date; and the Bloomberg 500 Index Futures (“B500”) contract will launch on Sunday, June 7, 2026 for the Monday, June 8, 2026 trade date. The Fee Schedule set forth in Exhibit A includes only those fees applicable to Tini B100 and Tini B500. Fees applicable to the B500 contract will be filed separately at a later date.

DCM Core Principles

MIA X Futures has reviewed the Core Principles for designated contract markets (“DCM Core Principles”) and has determined the Fee Schedule addition complies with the requirements for such principles. During the review, MIA X Futures identified the following DCM Core Principle as potentially being impacted:

- *DCM Core Principle 7 – Availability of General Information:* The Fee Schedule has been disseminated on the Company’s website, and will be available in the MIA X Futures Rulebook, which is accessible online.

Pursuant to MIA X Futures Bylaw 3.1. and Rule 2.4.2., the Fee Schedule changes were approved on April 24, 2026. There were no substantive opposing views expressed with respect to this filing. MIA X Futures intends for the Fee Schedule changes to be effective for trade date May 17, 2026.

If there are any questions regarding this submission, please contact me at (612) 321-7176 or jkrause@miaxglobal.com. Thank you for your attention to this matter.

MIA X FUTURES EXCHANGE, LLC

400 South 4th Street, 130 Grain Exchange Building | Minneapolis, MN 55415

MIA X Futures | miaxglobal.com

Sincerely,

A handwritten signature in black ink, appearing to read 'J. Krause', written in a cursive style.

James D. Krause
Associate Counsel

EXHIBIT A

Exchange Fee Schedule

Fees Charged Per Side	Tini B100	Tini B500
Market Maker	\$0.25	\$0.25
Non-PRP	\$0.25	\$0.25
PRP	\$0.25	\$0.25
Retail	\$0.00	\$0.00

For purposes of the above, the following definitions apply:

Market Maker - means an account in the name of a MIAX Futures approved Market Maker Program participant for a product.

Non-PRP - means an account in the name of any market participant that is not classified as a Market Maker, PRP, or Retail.

PRP - means an account in the name of a MIAX Futures approved Preferred Rate Program Participant or Onyx Direct Access Participant for the Financials product class.

Retail - means an account in the name of a MIAX Futures approved Retail Broker.

*Clearing fees will be assessed separately by the Options Clearing Corporation.

All Exchange invoices are due in full on a timely basis and payable in accordance with MIAX Futures Rule 2.4.4. All disputes related to fees, dues, or other charges must be submitted to the Exchange in writing no later than sixty (60) days after the date of the monthly invoice and must be accompanied by supporting documentation.

All fees and rebates assessed prior to the three full calendar months before the month in which the Exchange becomes aware of a billing error shall be considered final.