

BEFORE THE BUSINESS CONDUCT COMMITTEE
OF THE
CBOE FUTURES EXCHANGE

In the Matter of:)	
)	
Vicko Perasovic,)	CFE 18-0005
)	USFI 134/8
Subject.)	
)	

DECISION ACCEPTING LETTER OF CONSENT

This proceeding was instituted by a Panel of the Business Conduct Committee (“BCC”) of the Cboe Futures Exchange (“CFE”) as a result of an investigation by CFE Regulation. In order to resolve this matter, Vicko Perasovic has submitted a Letter of Consent for purposes of this proceeding without admitting or denying that a violation of Exchange Rules has been committed. With due regard to the stipulated facts and findings and the proposed sanction contained therein, the BCC believes it is appropriate to accept the Letter of Consent, attached hereto, and made a part of this decision.

So Ordered for the Committee

April 3, 2019

By/s/ Richard Bruder
Richard Bruder
Chairman
Business Conduct Committee Panel

BEFORE THE BUSINESS CONDUCT COMMITTEE
OF THE
CBOE FUTURES EXCHANGE, LLC

In the Matter of:)	
)	
Vicko Perasovic,)	18-0005
)	USFI 134/8
Subject.)	
)	

LETTER OF CONSENT

In order to resolve these proceedings pursuant to Cboe Futures Exchange, LLC (“CFE”) Rule 703, Expedited Proceeding, Vicko Perasovic (“Perasovic”) hereby submits this Letter of Consent to the Business Conduct Committee (“BCC”). For purposes of this proceeding and without admitting or denying that a violation of CFE Rules has been committed, Perasovic consents to the Stipulation of Facts and Findings and the Sanction set forth below.

Stipulation of Facts and Findings:

1. During all relevant periods herein, Perasovic was an employee of a Trading Privilege Holder and therefore, subject to jurisdiction pursuant to Rule 308.
2. During all relevant periods herein, CFE Rule 617 – Money Pass was in full force and effect, as follows:

CFE Rule 617: No Trading Privilege Holder nor any of its Related Parties shall prearrange the execution of transactions on the Exchange for the purpose of passing money between accounts. All transactions executed on the Exchange must be made in good faith for the purpose of executing bona fide transactions, and prearranged trades intended to effectuate a transfer of funds from one account to another are prohibited.

3. On numerous dates from September 11, 2017, through October 4, 2017, Perasovic prearranged the execution of numerous transactions between his personal trading account and his employer’s proprietary account in order to pass money to his employer’s account.
4. The conduct described above constitutes a violation of CFE Rule 617.

Sanction: After taking Perasovic’s financial condition into consideration, a four-month suspension from direct or indirect access to Cboe Futures Exchange, LLC, suspension beginning April 8, 2019, and continuing through August 8, 2019.

Perasovic acknowledges that it has read the foregoing Letter of Consent, that no promise or inducement of any kind has been made by CFE, and that this Letter of Consent is voluntary.

Perasovic understands and acknowledges that the BCC's decision in this matter will become part of a disciplinary record and may be considered in any future proceeding.

Perasovic also acknowledges that the BCC's decision to accept or reject this Offer of Settlement is final, and that it may not seek review thereof in accordance with CFE Rule 708.

Date: March ____, 2019

By:/s/ Vicko Perasovic
Vicko Perasovic

