NYSE Euronext Form 425 April 01, 2011

A Superior Alternative for Global Markets: Growth, Competition and Stockholder Value NASDAQ OMX & ICE Proposal to Acquire NYSE Euronext April 1, 2011 Filed

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File No.

001-33392)

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Disclaimer

Forward-Looking

Statements

Information set forth in this communication contains forward-looking statements that involve a number of risks and uncertainties that

any

forward-looking information is not guarantee of future performance and that actual results could differ materially from those contained in the forward-looking information. Such forward-looking statements include, but are not limited to (i) projections about future financial results, growth, trading volumes, tax benefits and achievement of synergy targets, (ii) statements

about
the .
implementation
dates
and benefits of certain strategic initiatives, (iii) statements about integrations of recent acquisitions, and (iv) other statements the uncertainties
or
other
factors
beyond
NASDAQ
OMX s
and ICE
ICE s
control.
These
factors
include, but
are
not
limited
to,
NASDAQ
OMX s
and
ICE s
ability
to
implement
its
strategic
initiatives,
economic,
political
and The state of t
market
conditions
and fluctuations,
government
and
industry
regulation,
interest
rate
risk,
U.S.
and
global

competition,
and
other
factors
detailed
in
each
of
NASDAQ
OMX s
and
ICE s
filings
with
the The State of t
U.S.
Securities Exchange Commission (the SEC), including (i) NASDAQ OMX s annual reports on Form 10-K and quarterly reports on
http://nasdaqomx.com and (ii) ICE s annual reports on Form 10-K and quarterly reports on Form 10-Q that are available on I
available on the SEC website at www.sec.gov. Risks and uncertainties relating to the proposed transaction include: NASDAQ
respect to the proposed transaction; required regulatory approvals and financing commitments will not be obtained on satisfac
consummated; the anticipated benefits of the proposed transaction will not be realized; and the integration of NYSE Euronext
be more costly or difficult than expected. NASDAQ OMX and ICE undertake no obligation to publicly update any forward-leading to the costly or difficult than expected.
Important
Information
About
the
Proposed
Transaction
and
Where
to
Find
It:
Subject to future developments, additional documents regarding the transaction may be filed with the SEC. This material is n
NASDAQ
OMX,
ICE
and
NYSE
Euronext
would
file
with
the
SEC.
Such
documents,
however,
are
not

currently
available.
INVESTORS
ARE
URGED
TO
CAREFULLY
READ
THE
PROXY
STATEMENT/PROSPECTUS REGARDING THE PROPOSED TRANSACTION AND ANY OTHER DOCUMENTS NAS
THEY BECOME AVAILABLE, BECAUSE SUCH DOCUMENTS WILL CONTAIN IMPORTANT INFORMATION. Invo
such document becomes available, and other relevant documents filed by NYSE Euronext, ICE and/or NASDAQ OMX, without the contraction of the contra
statement/prospectus, if and when such document becomes available may be obtained, without charge, by directing a request to
Investor Relations, in the case of NASDAQ OMX s filings, or ICE, at 2100 RiverEdge Parkway, Suite 500, Atlanta, Georgia,
the case of ICE s filings.
This communication shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be a
be
unlawful
prior
to
registration
or
qualification
under
the
securities
laws
of
any
such
jurisdiction.
No No
offering
of
securities
shall
be
made
except
by
means
of
a
prospectus
meeting
the
requirements
of
Section
Deciron

10 of the U.S. Securities Act of 1933, as amended.

Non-GAAP

Information

In addition to disclosing results determined in accordance with GAAP, NASDAQ OMX and ICE also disclose certain non-GA earnings per share, operating expenses, and operating income that make certain adjustments or exclude certain charges and gai forma non-GAAP information provided in the appendix to this presentation. Management of each company believes that this material information to assess NASDAQ OMX's and ICE is operating performance by making certain adjustments or excluding costs of periods.

Management

of

each

company

uses

this

non-GAAP

and

pro

forma

non-GAAP

information,

along

with

GAAP

information,

in

evaluating

its

historical

operating

performance.

The

non-GAAP

information

is not prepared in accordance with GAAP and may not be comparable to non-GAAP information used by other companies. The other data prepared in accordance with GAAP.

Participants

in

the

Solicitation:

NASDAQ OMX, ICE, and their respective directors, executive officers and other employees may be deemed to be participants information about NASDAQ OMX and NASDAQ OMX s directors and executive officers in NASDAQ OMX s Annual Rep statement,

filed

with

the

SEC

on

April

16,

2010

annual
meeting
of
stockholders,
and
NASDAQ
OMX s
current
reports
on
Form
8-K,
filed
on .
February
14,
2011
and
February
24,
2011.
You
can
find
information about ICE and ICE s directors and executive officers in ICE s Annual Report on Form 10-K, filed with the SEC ICE s proxy statement for its 2010 annual meeting of stockholders, filed with the SEC on April 5, 2010. Additional information
prospectus/proxy statement, if and when it becomes available, and the other relevant documents filed with the SEC.
Website
Disclosure
We
intend
to
use
each
of
our
websites,
www.nasdaqomx.com
and
www.theice.com
as
a
means
for the first state of the first
disclosing

material non-public

for its 2010

information and for complying with SEC

Regulation

FD and other disclosure obligations.

These disclosures

will be included

on our website under Investor

Relations

Events and

Presentations.

Strengthens European equity markets by creating a new, truly pan-European equity trading platform
Creates major new force in European derivatives which will significantly enhance competition
Invigorates market and technology innovation throughout equities and derivatives markets
Secures

Paris and London as premier International financial hubs Greater benefits to all stakeholders and more responsive to global market structure evolution Compelling & Superior Proposal -\$42.50 Per Share \$42.50 per share offer represents greater value for NYX stockholders 19% premium to Deutsche Börse offer (1)Opportunity to participate in value creation through \$740mm in combined synergies 2 and enhanced growth prospects Greater immediate value through cash component and longer term through NASDAQ OMX and ICE stock NYSE EURONEXT STOCKHOLDERS NASDAQ OMX AND ICE STOCKHOLDERS Creates more diversified and efficient platforms in core markets Significant value creation for both stockholder bases from revenue and expense synergies Meaningful earnings accretion Europe INVESTORS, ISSUERS AND OTHER MARKET PARTICIPANTS US Creates deeper liquidity pools, better price discovery for investors and greater market efficiencies in US cash equities and equity options Provides greater flexibility to invest in ongoing innovation and platform enhancements with increased scale Solidifies US leadership in global capital markets

Enhances customer benefits by providing consolidated view of fragmented marketplace

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Note: Synergy assumptions subject to due diligence.

(1) Based on Deutsche Börse closing price of 53.55 and \$ / exchange rate of 1.42 as of March 31, 2011. (2) Reflects comb

The NASDAQ OMX and ICE have submitted a joint proposal to acquire NYSE Euronext for \$13.3 billion in aggregate value
Transaction Overview
Liffe
Equity Derivatives
NYSE Liffe US
New York Portfolio Clearing

Clearing

US Cash Trading

European Cash Trading

US Listings

European Listings

US Options

Transaction Services

Data Services

Infrastructure Services

Acquired by

\$4,698 mm in ICE stock

\$1,650 mm in cash

\$6,348 mm total

Acquired by

\$2,784 mm in NDAQ stock

\$2,121 mm in cash

\$2,074 mm in assumed NYX debt

\$6,979 mm total

NYSE Euronext

DERIVATIVES

CASH TRADING & LISTINGS /

US OPTIONS

INFORMATION SERVICES &

TECHNOLOGY SOLUTIONS

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Proposed Transaction Summary
STRUCTURE
CONSIDERATION
IMPLIED NYX PRICE
PER SHARE
PREMIUM TO:

CLOSE 3/31/11

CURRENT DEUTSCHE BÖRSE OFFER

UNAFFECTED NYX PRICE

(2/8/11)

NASDAQ OMX to acquire 100% of the outstanding shares of NYSE Euronext (NYX)

NASDAQ OMX to retain NYSE Euronext Cash Trading & Listings, US Options and

Information Services & Technology Solutions businesses

In a contemporaneous transaction, ICE to acquire NYSE Liffe including Liffe US and NYPC

0.4069 shares of NDAQ stock per NYX share

0.1436 shares of ICE stock per NYX share

\$14.24 in cash per NYX share

Represents 66% in NDAQ / ICE stock and 34% in cash

\$42.50

21%

19%

27%

ANTICIPATED CLOSING

Q4 2011, subject to government, regulatory and NYSE Euronext, NASDAQ OMX and ICE stockholder approvals

6
The NASDAQ OMX and ICE proposal provides greater value, certainty and long-term benefits for all stakeholders
Transaction Comparison
REGULATORY
MANAGEMENT /
GOVERNANCE

MARKET EFFICIENCIES

Creates new pan-European equity trading platform with locally-governed exchanges with the ability to effectively compete and innovate

Creates a new force in European derivatives which will enhance competition

Credible management teams with proven ability to

integrate businesses and realize synergies

More balanced approach to governance

Strategically responsive to evolving market dynamics

Greater benefits for customers and investors

Reduces fragmentation of US equity markets

Common clearing technology used in European

derivatives

Reduces competition in European equity and derivatives markets

Higher stockholder approval threshold for Deutsche

Börse

High transaction break-up fee

Significant implications for Paris and London markets

Consolidations

by

Deutsche

Börse

and

NYSE

Euronext have resulted in write downs of over \$2.5

billion in the last three years

Continued fragmentation of US equity market

Increased execution risk complexities

STOCKHOLDER VALUE

Greater

absolute

value

\$42.50

per

Proposal represents a 19% premium to the Deutsche

Börse offer

(1)

Stronger potential upside given superior growth prospects and significant, realizable combined

synergies of \$740 million 2 annually

×

Lower absolute value

×

Lower premium for NYX stockholders

×

Less certain long-term prospects

×

Only \$400 million of total annual expense synergies and \$133 million in annual revenue synergies

×

Lower probability of synergy realization

BRANDING

Combines to form NASDAQ NYSE Euronext

X

No name chosen

NASDAQ OMX and ICE Offer

Deutsche Börse Offer

(1) Based on Deutsche Börse closing price of 53.55 and \$ / exchange rate of 1.42 as of March 31, 2011.; (2) Subject to due

Equities and derivatives markets will benefit from

enhanced competition and innovation, well as local governance and brands Global Reach With Local Governance Retains iconic NYSE brand name Combined headquarters in New York Expands New York s position as global financial center Enhances leadership position in derivatives across geographies and asset classes London remains a premier derivatives financial market Local governance Reinvigorates Paris as a leading European equity market OMX remains center of excellence for technology Stockholm remains Nordic headquarters **Paris** Amsterdam Brussels Lisbon Stockholm Copenhagen Helsinki Iceland **EUROPEAN MARKETS** Riga Tallinn Vilnius Armenia **ICE** Liffe **ICE Futures** Europe NASDAQ NYSE **NASDAQ Options**

Market PHLX

US MARKETS

PSX

Amex

BX

ICE

ICE

Futures US

ICE OTC

Liffe US

NASDAQ NYSE

NASDAQ Stock

Market

NYSE

Arca

7

8 \$2.1

\$1.9

\$1.6

\$1.4 \$0.9

\$0.8

\$0.8
\$0.7
\$0.3
\$0.2
PF ICE /
NYSE Liffe
\$3.3
\$3.0
\$2.7
\$1.9
\$1.5
\$1.1
\$1.0
\$0.9
\$0.4
\$0.4
NYSE Liffe
Deutsche
Börse
Combined
companies
create
greater
financial
value,
drive
greater
market
efficiencies
and
remain nimble to better capitalize on international market opportunities
CME
Group
PF PF
LSE / TMX
PF ICE /
Source: Company filings; financials adjusted for non-recurring items; FactSet, converted to US\$ using the average exchange
Note: Synergy assumptions subject to due diligence.
(1) Includes run-rate revenue synergies net of savings to customers (for NASDAQ OMX pro forma figures).
(2) Includes assumed run-rate net cash synergies.
(3) LSE 2010 EBITDA based on analyst 2010 calendar year estimates.
Enhanced Market Position
(3)
(2)
(1)
(2)
(1)
CME
Group
BM&F

Bovespa

PF

SGX / ASX

Hong Kong

Exchange

& Clearing

CBOE

BME

Deutsche

Börse

PF

LSE / TMX

Hong Kong

Exchange

& Clearing

BM&F

Bovespa

PF

SGX / ASX

BME

CBOE

PF NASDAQ NYSE

Euronext

PF NASDAQ NYSE

Euronext

Net

Revenues

2010

(\$

in

Billions)

EBITDA

2010 (\$ in Billions)

C

NASDAQ OMX and ICE have delivered double digit earnings growth through successful acquisitions and integrations, despite a challenging macro economic environment Source: Company filings; pro forma financials adjusted for non-recurring items. Proven Ability to Deliver Growth

Q1 07

Q4 10 EPS Growth (%)

Full Year 2007 2010 EPS Growth (%)

10 Pro Forma NASDAQ OMX A Leading Global Exchange

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Seizing the NYSE Euronext Opportunity
QUICKLY
DELEVER
STRONG FREE
CASH FLOW
Maximize use of free cash flow to accelerate debt

Target debt to EBITDA ratio below 2.5x within 18 months Utilize strong cash flows to return capital to stockholders through dividends and stock repurchases once target leverage is achieved **ACCRETION** Accretion expected 12 -18 months following close Double digit accretion achieved soon after the 12 18 month period DISCIPLINED **APPROACH** Goal is to maintain investment grade rating Firm view of value and discipline to walk away Maximize use of free cash flow to accelerate debt retirement **BUILDING FROM STRENGTH** Record non-GAAP earnings of \$0.55 achieved in Q4 10 with new record expected in Q1 11 Affords us flexibility respond to this unplanned opportunity, while continuing

to pursue

current growth plans Proven management team

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The combined NASDAQ OMX and NYSE Euronext will have leading capabilities in equities, derivatives, issuer services, indexes and market technology Redefining the Global Marketplace SCALE / DIVERSIFICATION INNOVATION

TRANSPARENCY

Increases scale and efficiency to improve global competitiveness
Greater revenue diversification across products/services and geographies
Redefines exchange landscape through technology-driven innovation to serve the needs of a diverse customer base
Increases investor confidence, resulting in more liquid markets, thereby driving equity flow and attracting new issuers

VALUE

CREATION

\$610 million in estimated annual expense synergies to drive meaningful earnings accretion, beginning in 2013

PROVEN

INTEGRATOR

Proven industry consolidator Strong track record of successful acquisitions Consistently able to meet or exceed synergy targets ahead of stated timeline

COST SYNERGIES
REVENUE SYNERGIES
Consolidation of equity and US options technology platforms
Elimination of duplicative corporate and administrative
overhead
Consolidation of data centers

Streamlining operations

Sales of corporate solutions, technology services and index

products to an expanded customer base in US and Europe

Run-Rate Synergies

Description

~\$610 mm

1

~\$20 mm

SAVINGS TO

CUSTOMERS

Efficiencies will be passed on to issuers, trading firms, and

investors

~(\$90 mm)

~\$540 mm

Accretion expected 12 -18 months following close with double digit accretion achieved soon after

Significant Synergy Opportunities for the Combined

NASDAQ OMX and NYSE Euronext

Note: Synergy assumptions subject to due diligence.

(1) Includes \$90 million of depreciation and amortization savings.

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Combination increases NASDAQ OMX s scale and efficiency, driving meaningful value

for stockholders

Enhanced Financial Scale and Market Position

Source: Company filings.

Note: Synergy assumptions subject to due diligence.

(1) NASDAQ OMX EBITDA is a non-GAAP number calculated by taking 2010 operating income and adding back D&A and

Edgar Filing: NYSE Euronext - Form 425 (2) Includes \$1,241 million of Cash Trading & Listing revenue, \$444 million of Information Technology Services revenue, \$158 million of US Options revenue and an allocation of \$17 million of **NYSE** Derivatives Market Data and Other Revenues. (3) Includes NASDAQ OMX estimated portion of NYSE US Options business. (4) Represents book value of debt obligations at 12/31/2010. (5) Based upon NYSE Euronext 2010 10K. (6) Represents pro forma debt at 12/31/2010, including \$2.1 billion of acquisition financing. 2010 Revenues 2010 EBITDA 12/31/10 Debt Debt / EBITDA (x) \$1,522 mm \$798 mm (1) \$2,321 mm

(4) 2.91x

~\$1,860 mm

- (2)
- ~\$700 mm
- (3)
- \$2,074 mm
- (5)

Combined with Full

Run Rate Synergies

\$3,312 mm

\$1,950 mm

\$6,515 mm

(6)

3.34x

NYSE Euronext

Acquired Businesses

15 Consistently able to meet or exceed synergy targets ahead of timeline OMX acquisition delivered \$100mm in expense synergies in 10 months, 14 months ahead of schedule

PHLX acquisition was accretive to stockholders

within the first quarter of transaction close 2005: Acquisition of INET Leverageable and low-cost trading platform Improved trade execution 2008: Acquisition of **OMX** European footprint Derivatives Market technology 2008: Acquisition of PHLX Premier options trading platform 2008: Acquisition of Nord Pool Commodities 2008: Majority investment in IDCG Clearing for interest rate swaps and other fixed income derivatives Source: Company filings. Note: Synergy assumptions subject to due diligence. (1) Pro Forma for acquisition of NYSE Euronext and run-rate synergies. 2006 2007 2008 2010 2005 2009 2010: Acquisition of FTEN Real-Time Risk Management Acquisition of **NYSE** Euronext Cash equities and options in the US and Europe Scale and diversification play 2004: Acquisition of BRUT Deepen liquidity pool Improved FIX connectivity 2010: Acquisition of SMARTS Market surveillance solutions Proven Track Record of Successful Acquisitions 2005 2006 2007

2008

2009

2010

PF 2010E

(1)

Revenue:

\$526

\$687

\$812

\$1,460

\$1,453

\$1,522

\$3,312

16
NASDAQ OMX s Successful Track Record
INET

Fastest and most

scalable trading platform on the planet
has become the established industry standard
Improved latency, increased functionality, better reliability and competitive pricing
Fast and seamless integration
consolidated 3 trading systems onto 1 technology platform in 9 months.
Accretion in less than one year OMX
Successful acquisition of Nordic and Baltic markets
Improved market structure through introduction of central counterparty clearing and implementation of INET platform
cash trading turnover increased 27% compared with 15% for Euronext (1)
Combined INET platform with next Genium to deliver next generation of exchange technology
Retained local character of individual markets, respectful of local governance and heritage

Exceeded \$100M of promised expense synergies in only 10 months, 14 months

Accretive within first quarter of closing the deal
Growth
in
market
share
of
U.S.

from

equity options

ahead of schedule

PHLX

15%

to

30%

Migrated to INET trading platform

\$65M in expense synergies within 9 months, significantly ahead of target

(1) Reflects electronic order book turnover From Q109 to Q410

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The Promise
The Reality
Delivery of
Synergies
"NASDAQ has extensive experience in integrating technologies and businesses and we will be able to

seamlessly integrate PHLX with the NASDAQ Stock Market."

--

Nasdaq Press Release, 7 November 2007

The integration of both the PHLX and OMX acquisitions are tracking significantly ahead of schedule. Management moved forward its accretion targets for both transactions to 4Q08 and 1Q09, respectively.

--

Jeffries & Co. Analyst Note, August 2008 Integration

Execution

This combination[with OMX] provides our organizations with the ability to grow and accelerate the global flow of equity capital. At the same time, it provides us with an excellent platform for further expansion into derivatives and other asset classes.

--

Nasdaq / OMX Press Release, 25 May 2007

the company has been able to integrate acquisitions well given the superior scalability of its operating platform and maintain much higher operating margins than its major competitor.

--

William Blair & Co. Analyst Note, June 2009

Execution

Performance

We've committed certain synergy targets on both the revenue and the expense side for the large deals and we're doing what we do well, and that is to focus on the operation and the execution of the business plan, and that's what we're focused on right now.

--

Bob Greifeld, *Financial Times* View from the Top Interview, 11 March 2008

We view deal integration and cost extraction as a core strength for NASDAQ. As the company realizes deal-related cost synergies associated with its recent and upcoming acquisitions we expect the company will experience significant margin expansion back toward the levels experienced by legacy NASDAQ.

--

Credit Suisse, June 2008

[Greifeld s] dealmaking has dramatically increased sales and earnings at Nasdaq.

__

Forbes Company of the Year: Nasdaq, by Daniel Fisher, 18 December 2008 Nasdaq OMX s Successful M&A Track Record Fulfilling and surpassing expectations

18 NYSE Euronext s Integration History Synergies

\$275M in expense synergies targeted in 3 years

\$100M in promised revenue synergies never

realized	
Declining EPS	&
Margins	

From 2007 to 2010:

Revenues are off 9%

Operating Income is down 25%

Net Income decreased 22%

Margins declined from 40% to 33 %Value Destruction

\$1.6 billion impairment charge taken in Q408 to reflect failure to deliver promised returns for acquisition

1.

Source:

NASDAQ OMX results; company website: ir.nasdaq.com. 2007 reflects pro forma non-GAAP results and are adjusted to incl certain items that are non-recurring in nature. 2010 reflects non-GAAP results and excludes certain items that are non-recurring

NYSE Euronext: 2007 results reflect pro forma non-GAAP results reported in earnings release dated February 5, 2008. 2010 February 8, 2011

didn t deliver as promised

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NYSE Euronext s Integration History
The Promise
The Reality
Integration
Delays
revenue synergies estimated at \$375 million.

Of this

amount, approximately \$250 million result from the overall rationalisation of the combined group's IT systems and platforms.

--

NYSE Press Release, 1 June 2006

NYSE predicted that the deal would globally redefine the marketplace for trading cash and derivatives securities, producing significant benefits for shareholders, issuers, and users.

Four years later the NYSE and Euronext haven't even integrated their trading platforms.

--

NYSE

and

Deutsche

Börse:

Bigger

Does

Not

Always

Mean Better,

Fortune, 9 March 2011

Value

Destruction

This merger will deliver significant shareholder value from substantial, quantified and deliverable synergies.

--

NYSE Press Release, 1 June 2006

NYSE has a long way to go before benefits are fully realized. Investors should not expect significant EPS growth in the near term.

--

Deutsche Bank Analyst Note, 11 February 2009

Market Share

Decline

The company will also be well positioned to leverage both the NYSE and Euronext brands, including LIFFE, to expand and broaden existing businesses into areas of future growth.

--

NYSE Letter to Euronext N.V., 22 May 2006

The Euronext platform has seen its market share of Euronext stocks dwindle to 65.5 percent of overall trading from 97.5 percent in early 2008, ThomsonReuters data shows

--

In German Deal, Will Wall Street Rule?

Reuters, 22

February 2011

20 Deutsche Börse s Integration History Integration Difficulties

\$2.8 billion purchase of ISE in 2007

Failed to integrate technology platforms 3 years following transaction

ISE

still

powered

by

NASDAQ OMX Technology

Declining

Business

Significant loss in market share, falling from $\sim 30\%$ in 2007 to 20 % in 2010 (PHLX is up from 15% to 30%)

Value

Destruction

Multiple impairment charges realized on ISE acquisition

416 million impairment charge taken in Q409

450 million impairment charge taken in Q410

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Deutsche Börse s Integration History

The Promise

The Reality

Market Share

Decline

It will further strengthen Eurex s position as the leading

global derivatives marketplace and will create the undisputed market leader in individual equity, equity index and interest rate derivatives worldwide.

--

DB Press Release, 30 April 2007

ISE, long the leader in U.S. equity options market share, last month dropped to fourth place behind the Chicago Board Options Exchange and exchange operators NYSE Euronext, and Nasdaq OMX, according to the Options Clearing Corp.

--

Impairment to hit Deutsche Börse profits,

Reuters,

19 January 2010

New

Technology

Delay

The International Securities Exchange (ISE) and

Eurex

announced they will jointly develop a new

Options Trading System for ISE.

--

DB Press Release, 30 January 2008

The introduction of a new options trading system, developed by Deutsche Börse and originally slated for launch in November, has been pushed back and is now expected to begin rolling out in April 2011, the ISE reported Wednesday.

--

Deutsche Börse To Report ISE Impairments As Soon As Fri-Source , Dow Jones, 8 December 2010 Value

Destruction

This transaction further expands Deutsche Börse s leading position in the fast growing global derivatives markets. The agreement is a strategic milestone for us that will further fuel our strong growth prospects and create significant value for shareholders.

--

DB CEO Reto Francioni, Press Release, 30 April 2007

Deutsche Börse is to take an impairment charge of about 450m on its investment in the International Securities Exchange, reflecting the sharp downturn in trading at the US options exchange a previous 416m impairment last year contributed to Deutsche Börse's first quarterly loss as a listed company.

--

Deutsche Börse Hit By 450m ISE Writedown, Financial Times, 10 December 2010

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Competition for Listings

Creates deeper & more liquid markets

Improves transparency

Standardizes market access & connectivity

Enhances effectiveness of regulation

Creates a better advocate for issuers on regulatory matters

Global competition for listings is growing & the U.S. is losing ground

An increasing number of companies, including U.S. firms, now list outside their home markets

The market for raising capital is not limited to listings and includes private equity

The combined company can create a more attractive platform for raising capital and increase U.S. competitiveness in the global listings market

Listing fees and rules are closely regulated

Competition in the U.S. is limited and largely about services that are also offered by a wide variety of other companies

Equity and options trading markets are fragmented and highly competitive

Low barriers to entry exist to create new trading venues Regulatory and Competitive Considerations Regulatory Benefits Trading Competition

From 1995 to 2010, listings on U.S. exchanges shrank from 8,000 to 5,000 while listings on non-U.S. exchanges grew from 23,000 to 40,000

Since 2006, only 9 of the 100 largest IPOs listed in the U.S.

23 10%

14%

21%

21%

13%

21%

Significant diversification across multiple business lines and geographies

Combined NASDAQ NYSE Euronext

2010 Total Pro Forma Net Revenues \$3,312 mm

(1)

Cash Equities

Trading

Derivatives

Issuer Services

Market Data

Technology

Other

Highly Diversified Pro Forma Revenue Composition

Well diversified revenue

base with no significant

concentrations

Highly synergistic and

complementary lines of

business

Strong competitive

positions across all major

business lines

Attractive mix of

transaction and fee-based

revenues results in a

strong cash flow business

(1) Recategorized NASDAQ OMX Global Index as Market Data.

Pro Forma ICE A Leading Innovator in Global Derivatives Markets

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Unique opportunity to significantly enhance ICE s position as a leading operator of integrated futures exchanges and over-the-counter (OTC) markets, clearing houses, trade processing and data services for the global derivatives markets Compelling Strategic Rationale UNIQUE OPPORTUNITY TO ENHANCE GLOBAL

DERIVATIVES

FRANCHISE COMPELLING VALUE CREATION SIGNIFICANT SYNERGIES PROVEN INDUSTRY **CONSOLIDATOR** Significantly expands product offering with Liffe s leading interest rate futures complex Adds greater diversification and distribution capabilities **Enhances** position across multiple asset classes spanning energy, commodities, interest rates, credit and foreign exchange Superior solution for European derivatives market enhances competition and innovation Greater value creation opportunistic approach to unlocking value for **ICE** stockholders, as well as market participants Modestly GAAP EPS dilutive in year 1 and accretive to ICE stockholders in year 2 Capitalizes on ICE s leadership in derivatives, innovation and positioning markets for growth in Europe Leverages Liffe s established presence and brand to diversify geographically

Maintains substantial financial flexibility to

pursue

additional

strategic

opportunities

or

other

existing organic growth initiatives

Approximately \$200 million in run-rate synergies expected

Opportunities to consolidate technology platforms and eliminate other overlapping expenses Clearing synergies through internalization of clearing services currently provided by others

Proven track record of successful acquisitions and integrations

Consistent ability to execute and create significant value for stockholders and market participants

Disciplined approach to acquisitions with proven record of enhancing stockholder value Note: Synergy assumptions subject to due diligence.

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An ICE and Liffe combination creates a leading global, end-to-end derivatives franchise spanning energy, commodities, interest rates, credit and foreign exchange Leading Innovator in Global Derivatives Markets EXPANSIVE PRODUCT OFFERING LEADING TECHNOLOGY

Edgar Filing: NYSE Euronext - Form 425 **PLATFORM** LEVERAGE EXISTING **EUROPEAN FOOTPRINT INNOVATION** LEADERSHIP Further expansion into the European markets New entry into European and U.S. interest rates products Expansion of ICE s financial futures offering Augments ICE s leading OTC franchise Complementary agricultural product sets Leverages ICE s core technology platform to create greater economies of scale and market efficiencies Opportunity for significant cost savings by replacing Liffe Connect technology platform Greater scale of operations in London market and increased exposure to European customer base Utilizes ICE s existing London based clearinghouse first new clearinghouse in London in over a century ICE and Liffe already share common clearing technology which is currently owned and operated by NYSE Euronext Greater market efficiencies gained by eliminating outsourcing of clearing functions Proven ability stimulate growth through

market and

technology innovation

Creation of OTC energy clearing Establishment of leading CDS clearing house Development of most successful new product suite in recent history

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Greater Product and Geographic Diversification

Source: Company filings.

- (1) Excludes ICE OTC CDS volumes and Bclear.
- (2) Liffe Futures revenues include revenues from Bclear.

2010

Revenues

2010 Revenues 2010 Total Pro Forma Net Revenues: \$1.8bn 2010 Total Pro Forma Net Revenues: \$1.8bn 2010 Volumes 2010 Volumes 2010 Pro Forma Contracts: 1.5bn (1) 2010 Pro Forma Contracts: 1.5bn (1) Pro Forma Geographic Mix
Volumes (1) (%) Pro Forma Geographic Mix
Net Revenues (%) Pro Forma Business Mix
Net Revenues (%) Pro Forma Product Mix
Volumes (1) (%)

28
EUROPE ENERGY
Brent Crude
WTI Crude
ASCI Crude
Gas Oil
European Natural Gas

U.K. Electricity

Coal

Emissions

Liffe expands ICE s coverage of global derivatives with its leading European interest

rates complex

Comprehensive Coverage of Derivatives Markets

Integrated Markets, Clearing and Technology

ICE Regulated Futures

Exchanges

ICE OTC

ICE Data & Services

OTC CONTRACTS

OTC Energy

Oil and refined products

Physical/Financial gas

Physical/Financial power

Natural gas liquids

US & CANADA

AGRICULTURAL

Cocoa

Coffee

Cotton

Sugar

Orange Juice

Barley

Canola Oil

Emissions

FINANCIAL

Currency Pairs

US Dollar Index

Russell Indexes

MARKET DATA

Real-time prices/screens

Indices and end of day

reports

Tick-data, time and sales

Market price validations

Forward Curves

SERVICES

ICE eConfirm

ICE Link

YellowJacket

Ballista

Chatham Energy

Coffee Grading

ICE mobile

OTC

Credit

Creditex

CDS

indexes, single

names, structured

products

ICE Clear US, ICE Clear Canada

ICE Clear Europe

Interest Rates,

CDS and Energy

The Clearing Corp, ICE Trust

Global Clearing Houses

LIFFE FUTURES

Short Term Interest

Rates

Medium and Long

Term Interest Rates

European Equity

Indexes

Commodities

Currencies

BCLEAR

Processing for OTC

Derivatives

Contracts

29
Full run-rate synergies of approximately \$200 million per year by end of 2014
Significant Synergy Opportunities for the Combined ICE
and Liffe
TECHNOLOGY AND
ADMINISTRATIVE COSTS
CLEARING RELATED

SERVICES AND

REVENUE

Migration of Liffe derivatives markets to ICE

technology platform

Elimination of duplicative corporate and

administrative overhead

Transition of outsourced services for default

fund and default fund management for NYSE

Liffe Clearing

Internalization of clearing services for Paris,

Amsterdam, Brussels and Lisbon derivatives

markets currently provided by others

Run-Rate Synergies

Description

- ~\$100mm
- ~\$100mm
- ~\$200mm

Note: Synergy assumptions subject to due diligence.

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Combination increases ICE s financial scale while maintaining significant flexibility to pursue other strategic opportunities and organic growth initiatives Increased Financial Strength

Source: Company filings.

Note: Synergy assumptions subject to due diligence.

(1) ICE EBITDA is a non-GAAP number calculated by taking 2010 operating income and adding back D&A and merger related

\$121M D&A + \$10M Merger Related Expenses.

- (2) Includes NYSE Liffe net revenues of \$583 million and NYSE Derivatives Market Data and Other Revenues of \$83 million
- (3) NYSE Liffe EBITDA estimated assuming an EBITDA margin of ~63%. Excludes ICE estimated portion of NYSE Eurone 2010 EBITDA

12/31/10 Debt

Debt / EBITDA (x)

Combined

\$1,800 mm

\$1,193 mm

\$2,229 mm

1.9x

\$1,150 mm

\$783 mm

(1)

\$579 mm

0.7x

~\$650 mm

(2)

~\$410 mm

(3)

0.0x

Combined with

Synergies

\$1,860 mm

\$1,381 mm

\$2,229 mm

1.6x

NYSE Liffe

2010 Revenues

31
A combined ICE and Liffe will enhance European competition and foster greater innovation to the benefit of the European markets
Strong Commitment to European Markets
GOVERNANCE AND
REGULATION
EUROPEAN

OPERATIONS AND BRANDING CLEARING Combination of **ICE** and Liffe will create new force in European derivatives and will strengthen competition in the European derivatives sector No change in regulators ICE s European derivatives business will continue to be based in London Consolidation of technology platforms will create greater market and operating efficiencies Continue to use ICE s existing clearinghouse in London Post-trade and clearing technology already shared by ICE and Liffe Clearing European derivatives will continue to be cleared in London **INNOVATION** Proven track record of bringing innovation and investment to European markets Transformed ICE Futures Europe through introduction of electronic trading ICE Clear Europe was first derivatives clearinghouse to be established in London for over 100 years

Led clearing of credit default swaps in Europe

Proven Track Record of Successful Acquisitions

2007 2008 2009 2003 2004 2005 2006 2007 2008 2009 2010 PF 2010E (1) History of realizing synergies on or ahead of schedule Demonstrated ability to efficiently and effectively integrate acquisitions Proven record of driving further growth and generating premium value for all stockholders Disciplined approach to acquisitions 2001: Acquisition of **International Petroleum** Exchange ICE s business expands globally into futures with acquisition of London-based **IPE** 2005: ICE IPO 2007: Acquisition of Winnepeg 2007: Acquisition & Electronification of NYBOT 2008: Acquisition of Yellow Jacket 2008: Acquisition of Creditex 2010: Acquisition of Climate Exchange 2008/2009: Acquisition of the Clearing Corp and launched CDS clearing in U.S. & Europe Acquisition of **NYSE Liffe** Superior solution for European derivatives market

Revenue:

\$94

\$108

\$156

\$314

\$574

\$813

\$995

\$1,150

\$1,860

Source: Company filings.

Note: Synergy assumptions subject to due diligence.

(1) Pro Forma for acquisition of NYSE and run-rate synergies.

33 Summary

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Strengthens European equity markets by creating a new, truly pan-European equity trading platform
Creates major new force in European derivatives which will significantly enhance competition
Invigorates market and technology innovation throughout equities and derivatives markets

Secures **Paris** and London as premier International financial hubs Greater benefits to all stakeholders and more responsive to global market structure evolution Compelling & Superior Proposal -\$42.50 Per Share \$42.50 per share offer represents greater value for NYX stockholders 19% premium Deutsche Börse offer Opportunity to participate in value creation through \$740mm in combined synergies 2 and enhanced growth prospects Greater immediate value through cash component and longer term through NASDAQ OMX and ICE stock Creates more diversified and efficient platforms in core markets Significant value creation for both stockholder bases from revenue and expense synergies Meaningful earnings accretion Europe US Note: Synergy assumptions subject to due diligence. (1) Based on Deutsche Börse closing price of

```
53.55
and
$
exchange
rate
of
1.42
as
of
March
31,
2011.
(2)
Reflects
combined
NASDAQ
OMX
and
ICE
synergies
Creates deeper liquidity pools, better price discovery for
investors and greater market efficiencies in US cash
equities and equity options
Provides greater flexibility to invest in ongoing innovation
and platform enhancements with increased scale
Solidifies US leadership in global capital markets
Enhances customer benefits by providing consolidated view
of fragmented marketplace
INVESTORS, ISSUERS AND OTHER MARKET PARTICIPANTS
NYSE EURONEXT STOCKHOLDERS
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NASDAQ OMX AND ICE STOCKHOLDERS