NYSE Euronext Form 425 April 27, 2011

NASDAQ OMX / ICE Superior Proposal to Acquire NYSE Euronext Key Investor Considerations April 26, 2011 Filed by The NASDAQ OMX Group, Inc.

(Commission File No. 000-32651) Pursuant to Rule 425 under the Securities Act of 1933, as amended Subject Company: NYSE Euronext (Commission File No. 001-33392)

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Disclaimer

Information set forth in this communication contains forward-looking statements that involve a number of risks and uncertaint a guarantee of future performance and that actual results could differ materially from those contained in the forward-looking ir about future financial results, growth, trading volumes, tax benefits and achievement of synergy targets, (ii) statements about the integrations of recent acquisitions, and (iv) other statements that are not historical facts. Forward-looking statements involve a control. These factors include, but are not limited to, NASDAQ OMX s and ICE s ability to implement its strategic initiative

regulation, interest rate risk, U.S. and global competition, and other factors detailed in each of NASDAQ OMX s and ICE s for OMX s annual reports on Form 10-K and quarterly reports on Form 10-Q that are available on NASDAQ OMX s website at Form 10-Q that are available on ICE s website at http://theice.com. NASDAQ OMX s and ICE s filings are also available on transaction include: NASDAQ OMX, ICE and NYSE Euronext will not enter into any definitive agreement with respect to the be obtained on satisfactory terms and in a timely manner, if at all; the proposed transaction will not be consummated; the antic NYSE Euronext s operations with those of NASDAQ OMX or ICE will be materially delayed or will be more costly or difficult any forward-looking statement, whether as a result of new information, future events or otherwise.

Subject to future developments, additional documents regarding the transaction may be filed with the SEC. This material is not OMX, ICE and NYSE Euronext would file with the SEC. Such documents, however, are not currently available. INVESTOR REGARDING THE PROPOSED TRANSACTION AND ANY OTHER DOCUMENTS NASDAQ OMX, ICE AND NYSE AVAILABLE, BECAUSE SUCH DOCUMENTS WILL CONTAIN IMPORTANT INFORMATION. Investors will be able becomes available, and other relevant documents filed by NYSE Euronext, ICE and/or NASDAQ OMX, without charge, at the and when such document becomes available may be obtained, without charge, by directing a request to NASDAQ OMX at On of NASDAQ OMX s filings, or ICE, at 2100 RiverEdge Parkway, Suite 500, Atlanta, Georgia, 30328, Attention: Investor Rel This communication shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be at unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be U.S. Securities Act of 1933, as amended.

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 a relevant footnote in this document. Management of each company believes that the information to assess NASDAQ OMX's and ICE is operating performance by making certain adjustments or excluding costs of Management of each company uses this non-GAAP and proforma non-GAAP information, along with GAAP information, in prepared in accordance with GAAP and may not be comparable to non-GAAP information used by other companies. The non-prepared in accordance with GAAP.

NASDAQ OMX, ICE, and their respective directors, executive officers and other employees may be deemed to be participants. You can find information about NASDAQ OMX and NASDAQ OMX s directors and executive officers in NASDAQ OMX NASDAQ OMX s proxy statement for its 2011 annual meeting of stockholders, filed with the SEC on April 15, 2011.

You can find information about ICE and ICE s directors and executive officers in ICE s Annual Report on Form 10-K, filed meeting of stockholders, filed with the SEC on April 1, 2011.

Additional information about the interests of potential participants will be included in the joint prospectus/proxy statement, if a Forward-Looking

Statements

Important Information About the Proposed Transaction and Where to Find It:

Non-GAAP Information

Participants in the Solicitation:

Website Disclosure

We

intend

tο

use

each

of

our

websites,

www.nasdaqomx.com

and

www.theice.com

as

a

means

for disclosing material non-public 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.

Key Stockholders Issues

A Superior Proposal is available to stockholders, reflecting a 14% premium or \$1.4 billion of additional value (as of 4/25/2011)

The

actions

of

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the NYSE Euronext Board hide behind Delaware case law, rather than align with the		
interests		
of		
its		
stockholders		
Antitrust risks exist in both transactions, though only NASDAQ OMX and ICE included a reverse break-up fee. For the NYSE Euronext / Deutsche Börse (DB) transaction, NYSE Euronext stockholders are still required to vote before antitrust approvals or conditions are determined HSR		
review		
of		
NASDAQ OMX		
and		
ICE		
proposal		
is		
underway		
and NASDAQ		
has		
received		
and .		
is		
responding		
to		
a Second Decreation in connection with NASDAO OMY a filing		
Second Request for information in connection with NASDAQ OMX s filing The Deutsche Börse agreement allows for discussions and due diligence to occur in the event NYSE Euronext receives a proposal that may possibly be determined to be superior, yet NYSE Euronext refuses to engage with		
NASDAQ OMX / ICE The strategy for the lower-value combination with Deutsche Börse has not been articulated or differentiated from the		
current		
strategy,		
which has		
has underperformed		
underperformed		

3-year

EPS

CAGR

of

(8)%

for

NYSE

Euronext

and

(6)%

for

Deutsche

Börse

(1)

The

strategy

of

the

NASDAQ

OMX/ICE

proposal

is

to

create

two

strong

pure

play

exchanges

which

will

be

operated

by

management

teams

who

have

consistently

delivered

industry

leading

results

3-year

EPS

CAGR

of

+10%

for

NASDAQ OMX and +17% for ICE

(1

NASDAQ OMX and ICE stand ready to meet with the NYSE Euronext Board to discuss the proposal and begin due diligence in an expedient manner with appropriate safeguards to protect competitively sensitive information, and work toward a superior outcome for NYSE Euronext stockholders

Our proposal offers substantially greater short and long-term value. Meeting to discuss

our

superior

proposal

presents

no

downside

risk

and

only

upside

for

stockholders

(1) For FY2007 to FY2010.

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NASDAQ OMX / ICE Proposal vs. Deutsche Börse Proposal
Comparison of Key Financial Metrics
NASDAQ OMX / ICE
NASDAQ OMX / ICE
Deutsche Börse / NYSE Euronext
Deutsche Börse / NYSE Euronext

FINANCIAL PERFORMANCE PRICE PERFORMANCE (4/25/11) **TRANSACTION** PREMIUM (4/25/11) TRANSACTION SYNERGIES \$740mm \$533mm (recently revised to \$728mm) DB Offer (%): DB Offer (\$): Unaffected NYX Price (2/8/11): 14% \$5.14 / Share 28% Unaffected NYX Price (2/8/11): 13% **ICE NASDAQ** DB **NYSE** 07A 10A CAGR: Revenue **EPS** 26% 17% 23% 10% (1)%(6)% (2)%(8)%07A 10A CAGR: Revenue **EPS ICE NASDAQ** DB **NYSE CAGR Since IPO** (1) Mkt Cap Growth Since 1/1/07 33% 43% 20% 39% 12% (25)%

(12)%

(43)% **CAGR Since IPO** (1) Mkt Cap Growth Since 1/1/07 RECENT ACQUISITION **IMPAIRMENT CHARGES ICE NASDAQ** DB **NYSE** \$1.2bn \$1.6bn 2008 2010: 2008 2010: PRO FORMA NYSE **INVESTMENT PROFILE** (2) 61% 39% Derivatives (ICE) Cash Equities (NDAQ) Derivatives Cash Equities & Other 37% 63% PRO FORMA DERIVATIVES **BUSINESS MIX** (2010 VOLUMES) (3) **BREAKUP FEES** 250mm \$350mm Breakup Fee

Breakup Fee

Antitrust Reverse Breakup Fee

Antitrust Reverse Breakup Fee

250mm

- (1) NASDAQ OMX performance based on 2/11/05 offering price of \$9.00; NYSE Euronext performance based on 5/10/06 off
- (2) ICE / NASDAQ OMX figures based on equity consideration mix. Deutsche Börse / NYSE Euronext figures based on pro
- (3) Excludes ICE OTC CDS volumes and Bclear volumes.

5
Retain local management and governance
Respond strategically to evolving market dynamics
×
Entrench current management teams
Comparison of Strategies
TECHNOLOGY

EXCHANGE

CONSOLIDATION

BRANDING

Focus on markets and businesses that leverage

management s expertise

Expand geographically into complementary markets

with clear product, distribution and customer benefits

Leverage a single, best-in-class technology platform

across regions and products to drive efficiencies and

lower cost structures

Disciplined approach to acquisitions

Focused on creating shareholder value

Concentrate on integration and delivering synergies to

drive additional value

X

Bigger is better

×

Support and operate multiple platforms

×

Increase scale through acquisitions regardless of

impact on shareholder value

EXCHANGE MODEL

Pure play exchange model

Efficient, low cost operations with superior technology

Rapid product innovation for customers and markets

×

Conglomerate approach

×

Supermarket

exchange model

NASDAQ OMX / ICE vs. Deutsche Börse / NYSE Euronext

GLOBAL FOOTPRINT

NASDAQ NYSE EURONEXT

Retain local brand names and market presence

×

Unknown

PRODUCT / ASSET

CLASS EXPANSION

Deep, end-to-end coverage within respective markets

Promote innovation in new markets and products such

as OTC and clearing

Focus on diversity of products and lines of business

×

Concentrated product offering

MANAGEMENT /

GOVERNANCE

PRO FORMA

DERIVATIVES BUSINESS

MIX (2010 VOLUMES)

Balanced exposure to all derivatives product families

X

Focused on interest rates and equity options NASDAQ OMX / ICE NASDAQ OMX / ICE Deutsche Börse / NYSE Euronext Deutsche Börse / NYSE Euronext

6
A Strategically Superior Offer
NASDAQ OMX / ICE
NASDAQ OMX / ICE
Deutsche Börse / NYSE Euronext
Deutsche Börse / NYSE Euronext
GLOBAL GROWTH

PROSPECTS MANAGEMENT TRACK RECORD

MARKET EFFICIENCIES

Creates two entrepreneurial global exchanges that will remain highly nimble to better capitalize on international growth opportunities

Creates a leading global, end-to-end derivatives franchise with a more diverse product set spanning energy, commodities, interest rates, credit and foreign exchange products

Proven ability to successfully integrate businesses Consistently meet or exceed synergy targets on or ahead of schedule

Top performers in the industry, delivering double-digit revenue and earnings growth in the last three years Facilitates deeper liquidity pools, greater market stability, better price discovery and greater transparency in the U.S. equity markets

Strengthens European equity markets by creating a new, truly pan-European equity trading platform
Will maintain a competitive European derivatives market run on a highly efficient and proven trading platform

×

Results in a conglomerate with dual headquarters, reducing its ability to quickly respond to evolving market dynamics and business opportunities

×

Results in high concentration in European derivatives with high product concentration in interest rate products

×

Acquisitions have resulted in write downs of over \$2.5 billion combined in the last three years

×

Proven inability to realize stated synergies in prior acquisitions

×

Underperformed the industry, posting negative revenue and earnings growth in the last three years

X

Onerous governance and management structure

×

Continued fragmentation of U.S. equity market

×

Increased execution risks

X

Will create a derivative behemoth with over 90% share

FRANCHISE VALUE

Creates two pure play global exchanges run by separate best-in-class operators in cash equities and derivatives Greater potential upside given superior growth prospects and significant realizable combined synergies Offers investors cash and over 60% exposure to the high growth derivatives sector

×

Results in a conglomerate of businesses run by management with failed integration history

×

Limited upside given uncertain long-term prospects and lower probability of synergy realization

×

Offers investors no cash and over 60% exposure to cash equities and other businesses

The NASDAQ OMX/ICE offer is strategically superior to the proposed Deutsche Börse/NYSE Euronext combination and will unlock greater long-term value for NYSE Euronext stockholders and all market participants

7
A Fair and Balanced Merger Agreement
1)
Why
is
March
2012

set

as the expiration on the reverse break-up fee? The March 2012 deadline is simply holdover from the date included in the Deutsche Börse agreement for their own timelines. If NYSE Euronext is concerned about the date, we can neg different date or find another way to address their concern about the antitrust break-up fee. We note that despite significant an acknowledged by NYSE Euronext in the Deutsche Börse transaction, there is no reverse break-up fee in that deal. 2) What are the financing conditions? There are no financing conditions. **NASDAQ OMX** and **ICE** are required to show with the funds closing and

because there is no financing condition failing to close when all conditions are met is willful and material breach for which NYSE Euronext would have full recourse. A reverse break-up fee for failure to obtain financing would have just capped NAS ICE s potential exposure. 3) Why include change Fiduciary Recommendation? This provision mirrors that included in the Deutsche Börse proposal to which NYSE Euronext has agreed. This term is forced by Delaware law. 4) Why include

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	double	
	Break-Up	
	Fee?	
	This	
	is	
	not	
	an	
	issue	
	for	
	Deutsche	
	Börse	
	Donatala	
	Deutsche D.:	
	Börse	
	has	
	a	
	5	
	business	
	day	
	matching	
	right	
	and	
	therefore will never have to pay a double break-up fee if it is prepared to match us. If any other bidder is interested, it is free to	
	bidder tops the NASDAQ OMX/ICE deal, our consolation prize should not be to receive a single break-up fee that just covers	
	Börse termination fee and leaves us empty handed on a net basis.	
	5)	
	Why	
	does	
	NYSE	
	Euronext	
	not	
	have	
	the	
	right	
	to	
	Specific	
	Performance?	
	NYSE	
	Euronext	
	has	
	no	
	right	
	to	
	specific	
	performance	
	in	
	the	
	Deutsche Börse deal either. We look forward to discussing this with the NYSE Euronext Board and altering the provision as a	
	6)	
	What	

improvement	5
did	
you	
make?	
In	
addition	
to	
a	
Superior	
Offer,	
we	
added	
a	
\$350mm	
reverse	
break-up	
fee	
and	
removed	
the	
burdensome	force the vo

improvements

burdensome force the vote

obligation that NYSE Euronext agreed to with Deutsche Börse. Furthermore, we only require approval by holders of a majority of the outstanding NASDAQ OMX and ICE shares, unlike the DB / NYSE transaction which is condition by the holders of at least 75% of the outstanding DB shares.

Without the benefit of a dialog with the NYSE Euronext Board, NASDAQ OMX and ICE presented a fair and balanced Merger Agreement based largely on the existing Deutsche Börse agreement. The companies remain open to discussing and addressing any legitimate concerns NYSE has on execution and negotiating a merger agreement that is acceptable to each of our companies

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DB s Additional Synergies Are Not Credible
NYSE Euronext investors should be highly skeptical that after two years of exploratory
merger discussions, including more than six months dedicated to finalizing the
transaction, NYSE Euronext has suddenly found a reported 100 million in additional
synergies
This

increase appears not to be a matter of sharpening pencil, but an unexplained shift in strategy The discovery that initial synergies were understated by one-third comes after receiving a Superior Proposal from NASDAQ OMX and ICE that achieves greater synergies If there are additional synergies to be found after the merger economics have been agreed, then it has to come at the expense of NYSE Euronext stockholders because there has been no increase in the price they are being offered **NYSE** Euronext should describe these newly-found synergies in detail in order to support the credibility of these

revised estimates, particularly in light of commitments to retain two technology platforms and two headquarters Increasingly it appears that NYSE Euronext is more focused on protecting the transaction than its stockholders NASDAQ OMX and ICE have described in detail our proven and focused long-term strategy from which stockholders would benefit and our companies demonstrated outperformance relative to their proposed strategy of creating a financial supermarket

We look forward to having the same opportunity when the NYSE Euronext Board agrees to due diligence

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Key Points for NYX Stakeholders to Consider
What NYSE Euronext Will Tell You
What NYSE Euronext Will Tell You
The Reality
The Reality
NASDAQ / ICE

PROPOSAL FACES UNACCEPTABLE ANTITRUST RISKS

NASDAQ OMX / ICE proposal recognizes the global nature of competition for listings and trading and the dramatic increase in off-exchange trading

A combined NASDAQ OMX / NYSE will create a global listing franchise that can attract issuers from around the world, create deeper and more liquid markets, improve transparency, increase market access and connectivity, enhance effectiveness of regulation and create a better advocate for issuers on regulatory matters

The U.S. listings business is tightly regulated by the SEC Listing location is independent of where a stock actually trades HSR review of NASDAQ OMX and ICE proposal is underway and NASDAQ OMX has received and is responding to a Second Request for information in connection with NASDAQ OMX s filing

The DB proposal will be subject to a lengthy and extensive regulatory and competition review due to combined Euronext / Liffe market position in European derivatives and provides no protection for NYSE Euronext stockholders in the event that DB fails to receive regulatory approval

Unlike the DB proposal, NASDAQ OMX / ICE proposal includes a \$350mm reverse breakup fee in the event of a failure to obtain required antitrust or competition approval The NASDAQ OMX / ICE proposal will not survive review by antitrust regulators antitrust issues regarding U.S. listings cannot be overcome

Potential European competition issues with DB proposal will be easily resolved

Distinguishing Between NYSE Euronext s Stated Myths vs. the Reality REVERSE BREAKUP

FEE IS ILLUSORY

The reverse breakup fee is illusory as the fee would merely offset NYSE Euronext s termination fee paid to DB NASDAQ OMX and ICE will pay the termination fee to DB provided for in the business combination agreement and the reverse breakup fee of \$350mm will be an incremental fee to NYSE Euronext stakeholders if antitrust and competition approvals were not obtained

10 Key Points for NYX Stakeholders to Consider DB PROPOSAL DELIVERS GREATER LONG-TERM STAKEHOLDER VALUE NASDAQ OMX / ICE proposal offers far greater long-term value from synergy opportunities \$740mm of anticipated synergies vs. DB proposal of \$533mm (revised to \$728mm) NYSE Euronext and DB management have been unable to realize stated synergies in past acquisitions NYSE Euronext and DB s poor integration and execution have resulted in meaningful value destruction for shareholders with over \$2.5bn of write-downs since 2008 NASDAQ OMX / ICE proposal creates two global exchanges under proven and specialized management teams with strong track records of achieving synergies and integrating acquisitions NASDAQ OMX and ICE have superior track records of creating stakeholder value both have delivered double-digit earnings growth over the past 3 years while NYSE Euronext s and DB s businesses have declined Size and being diversified conglomerate does not ensure success or an increase in shareholder value NYSE acquired Euronext for \$10bn the same value DB is offering for both NYSE and Euronext Merger-of-equals structure gives stakeholders exposure to the strongest global exchange group The DB proposal delivers greater capital efficiency savings to the market participants DB and NYSE Euronext have a strong track record of delivering on synergies and efficiently integrating acquisitions

NASDAQ OMX / ICE proposal may offer higher short-

term value but will result in significantly lower long-

term value for stakeholders

Distinguishing Between NYSE Euronext s Stated Myths vs. the Reality

What NYSE Euronext Will Tell You

What NYSE Euronext Will Tell You

The Reality

The Reality

SYNERGIES

EXPECTED IN NYX /

DB COMBINATION

ARE CONSERVATIVE

After sharpening their pencils , NYSE and DB found 100

million in additional synergies. Total synergies could

reach approximately 500mm (\$728mm) compared with

\$740mm in the NASDAQ OMX/ICE proposal

NYSE and DB have historically failed to achieve targeted

synergy levels and implementation timing

DB failed to integrate the ISE technology platform 3 years

following the transaction

NYSE failed to realize over \$100mm in promised synergies in

the Euronext acquisition

NASDAQ OMX and ICE management teams have proven

track records of achieving synergies and integrating

acquisitions

Any additional synergies now discovered represent lost value

for NYX stockholders with no change in merger economics

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Key Points for NYX Stakeholders to Consider
Distinguishing Between NYSE Euronext s Stated Myths vs. the Reality
What NYSE Euronext Will Tell You
What NYSE Euronext Will Tell You
The Reality
The Reality

NASDAQ OMX / ICE PROPOSAL IS STRATEGICALLY UNATTRACTIVE AND LACKING IN BUSINESS LOGIC

NASDAQ OMX / ICE proposal creates two nimble entrepreneurial global exchanges run by two best-in-class operators in cash equities and derivatives that are better positioned to compete globally and adapt to rapidly changing industry dynamics

NASDAQ OMX / ICE proposal unlocks greater value and provides stakeholders with exposure to two leading pure play exchanges and over 60% exposure to the high growth derivatives sector, while the DB proposal offers exposure to a single exchange that will likely receive a conglomerate discount

A combined DB / NYSE Euronext will be an inefficient, bureaucratic

Jurcaucratic

supermarket

exchange

model

with

an

entrenched management team

Combination with DB is consistent with NYSE

Euronext s long-term strategy

Breaking up NYSE Euronext into its pieces will destroy value and create an unattractive portfolio of businesses Globally diversified exchanges are more competitive and provide superior value for stakeholders

NASDAQ OMX would be highly concentrated in cash equities which is becoming a low-growth, low-margin business

NYSE EURONEXT IS

NOT FOR SALE

The proposed DB transaction is not a sale of the NYSE Euronext but rather a merger-of-equals

The NASDAQ OMX / ICE proposal is a takeover that

undervalues the pieces of the company

The DB / NYSE transaction is a low-premium takeover (only a 10% premium to unaffected share price at announcement)
DB will control the Board and each Board Committee; DB CEO will be responsible for group strategy and global relationship management; DB President will become Deputy CEO and President of the combined entity; DB CFO will become CFO of the combined entity

If NYSE s different businesses are undervalued as claimed, then NYSE has grossly mismanaged its businesses and has failed to pursue a strategy that increases shareholder value

12 Key Points for NYX Stakeholders to Consider NASDAQ OMX / ICE PROPOSAL WILL RESULT IN UNACCEPTABLE JOB LOSSES The NASDAQ OMX / ICE proposal destroys the invaluable

human

capital

at

NYSE

Euronext

NASDAQ OMX will close the NYSE floor

The majority of synergies in the NASDAQ OMX / ICE

proposal will be realized through job losses in New

York

NASDAQ OMX is committed to preserving the NYSE floor

Consistent with the cultures at NASDAQ OMX and ICE, as well

as in prior transactions, NYSE Euronext employees will be

evaluated based on a pure meritocracy as this serves the best

interests of the combined business and ultimately creates

shareholder value

The majority of synergies will be derived from eliminating

redundant

technologies

and

systems

not

employees

DB has stated that job losses will be minimal in Germany

which leaves the U.S. as the primary venue for down-sizing in

order to achieve the announced synergy targets

Distinguishing Between NYSE Euronext s Stated Myths vs. the Reality

What NYSE Euronext Will Tell You

What NYSE Euronext Will Tell You

The Reality

The Reality

U.S. IS NOT AT RISK

OF LOSING ITS

COMPETITIVENESS IN

THE GLOBAL

MARKETS

The U.S. equities market is currently efficient and

successfully competing on a global basis

Developing global capabilities are more important

than building an American stronghold

From 1995 to 2010, listings on U.S. exchanges shrank by 38%

from 8,000 to 5,000 while listings on non-U.S. exchanges grew

by 74% from 23,000 to 40,000

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

A combined NASDAQ OMX / NYSE will strengthen the U.S.

market while increasing its global competitiveness

A combined NASDAQ OMX / NYSE will ensure that the U.S.

remains a relevant financial center and a focus of U.S. capital

formation

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Key Points for NYX Stakeholders to Consider
NASDAQ OMX DOES
NOT HAVE ENOUGH
COMMITTED
FINANCING IN THE
EVENT OF A

DOWNGRADE

NASDAQ OMX s post-transaction capital structure will result in a downgrade of its credit rating which will trigger the repayment of the assumed NYSE Euronext debt

NASDAQ OMX will be unable to fund the additional financing requirement

NASDAQ OMX has received fully committed financing from a syndicate of banks including Bank of America, Nordea Bank AB (publ), Skandinaviska Enskilda Banken AB (publ) and UBS Investment Bank

NASDAQ OMX can obtain the necessary financing in the event of a downgrade since pro forma leverage levels would remain unchanged

NASDAQ OMX is committed to a prudent use of leverage to finance the transaction and is focused on maintaining its investment grade rating

Distinguishing Between NYSE Euronext s Stated Myths vs. the Reality

What NYSE Euronext Will Tell You

What NYSE Euronext Will Tell You

The Reality

The Reality

NASDAQ OMX WILL

BE HIGHLY LEVERED

WITH NO STRATEGIC

FLEXIBILITY

The NASDAQ OMX / ICE proposal will burden the new company with high levels of debt Levered NASDAQ OMX will be strategically limited and unable to compete going forward due to high debt burden

NASDAQ OMX and ICE are committed to a prudent use of leverage

NASDAQ OMX is focused on maintaining its investment-grade credit rating and expects to reach its target leverage ratio of 2.5x within 18 months of closing

NASDAQ OMX has a strong track record of achieving synergies much faster than expected and using excess cash flow to pay down debt ahead of schedule

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Key Points for NYX Stakeholders to Consider
Distinguishing Between NYSE Euronext s Stated Myths vs. the Reality
What NYSE Euronext Will Tell You
What NYSE Euronext Will Tell You
The Reality
The Reality

NASDAQ OMX / ICE PROPOSAL IGNORES TAX LEAKAGE FROM BREAKUP OF BUSINESS NASDAQ OMX / ICE PROPOSAL WILL NOT BE TAX-FREE TO STAKEHOLDERS

The NASDAQ OMX / ICE proposal will result in a taxable transaction to NYX stakeholders
NASDAQ OMX and ICE expect their proposal can be structured as a tax-free transaction to NYSE Euronext stakeholders with respect to the stock consideration to be issued, subject to due diligence and the co-operation of NYSE Euronext

The NASDAQ OMX / ICE proposal will result in a significant taxable event to the pro forma businesses that will destroy shareholder value NASDAQ OMX and ICE have studied publicly available information regarding the NYSE/Euronext combination in 2007 and do not anticipate a significant tax cost associated with the separation of the European derivatives business in the proposed transaction, subject to confirmation through due diligence

Further, the DB/NYSE Euronext Combination Agreement contemplates a restructuring of the European businesses from U.S. to European ownership which may face similar tax issues and thus, may reflect their own view that any tax leakage is not prohibitive

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Key Provisions in the DB / NYX Agreement Favor DB
ANTITRUST REVERSE
BREAK FEE
COMPETING BID AND
FAILURE TO PERFORM
FORCE THE VOTE

EXECUTION RISK

The following conditions to DB / NYSE transaction create execution risks that do not impact the proposed NASDAQ OMX/ ICE transaction, and therefore introduce additional deal uncertainly not present in the NASDAQ OMX/ICE transaction:

The DB / NYSE transaction is conditioned on approval, in the form of tendering into an exchange offer, by the holders of at least 75% of the outstanding DB shares. In contrast, the NASDAQ OMX/ICE transaction only requires approval by holders of a majority of the outstanding NASDAQ OMX and ICE shares

The DB / NYSE transaction is conditioned on there not being any circumstances relating to NYSE Euronext that, according to the assessment of an independent expert, has or have resulted in, or would reasonably be expected to result in, a decrease in the consolidated net revenues of NYSE Euronext of at least \$300,000,000 in the 2011 financial year and/or 2012 financial year, to the extent the decrease is recurrent. There is no similar condition in the NASDAQ OMX/ICE proposal In the event that the DB / NYSE transaction is unable to close as a result of a failure to obtain antitrust or competition approvals, DB can walk away from the transaction without having to compensate NYSE Euronext. In contrast, NASDAQ OMX and ICE will share a \$350 million reverse break-up fee if their transaction does not close as a result of a failure to obtain antitrust or competition approvals The DB / NYSE agreement does not provide for a termination fee to NYSE Euronext in the event that DB receives an acquisition proposal and then breaches the agreement, thus creating a backdoor way to get out of the transaction without paying a breakup fee. The NASDAQ OMX/ICE proposal does not give NASDAQ OMX or ICE this loophole

The DB / NYSE agreement requires NYSE Euronext to take the DB / NYSE transaction to a stockholder vote even if NYSE receives a superior proposal that it would prefer and even if it changes its recommendation