

Edgar Filing: CBOT HOLDINGS INC - Form 425

CBOT HOLDINGS INC  
Form 425  
June 15, 2007

Filed by Chicago Mercantile Exchange Holdings Inc. pursuant  
to Rule 425 under the Securities Act of 1933, as amended, and  
deemed filed pursuant to Rule 14a-6 under the Securities  
Exchange Act of 1934, as amended.

Subject Company: CBOT Holdings, Inc.

Subject Company's Commission File No.: 001-32650

On June 14, 2007, Chicago Mercantile Exchange Holdings Inc. provided the following information to members of the media.

©  
Chicago Mercantile Exchange Inc. All rights reserved.

1  
Comparison  
ERP Perspective

\$9.14 dividend per CBOT  
share (\$250K for full ERP  
members)

Full upside potential with  
maximum flexibility  
\$250K guarantee  
OR, put option for ERP at  
\$250K shortly after close

Minimum \$665.5M in  
aggregate value for ERPs

No cap on \$ for litigation

Not subject to CBOE  
approval

Total \$665.5M in  
consideration to be split  
among ERP bundle holders  
(maximum 1,331 holders)  
Funded by CBOE and ICE  
Payable as cash, or debt  
securities convertible into  
CBOE or ICE/CBOT stock  
Debt securities limited to  
\$332.5M each  
Oversubscription paid in cash  
If all holders choose the CBOE  
debt security, each will receive  
10% of the equity given to a  
full CBOE member

No upside potential from  
lawsuit

Subject to CBOE, Delaware  
Court and other approvals  
\$500K of minimum value  
with very limited  
upside

+

Full ERP members

refers to full members who hold the minimum 27,338 shares of CBOT Class A common stock currently required to exercise the

\$500K of minimum value,  
with full upside

CME

ICE

2

Setting the Record Straight: ERP Holder Value

5.6% discount to ICE implied offer  
after breakup fee (as of closing  
price 6/13)

1.1% discount if \$9.14 special  
dividend is included

DOJ approval received

Liquidity and full upside potential  
for ERP guarantee & unlimited  
support for CBOE litigation  
Greater long-term value proposition  
Low integration risk / 7 months  
planning completed/ set to achieve  
at least \$150M of cost synergies &  
at least \$75M of revenue synergies  
\$70M in customer efficiencies  
Clearing & technology advantages  
Respects value of CBOT  
memberships  
Proportionate board representation  
w/ CBOT director veto authority  
under certain circumstances  
CME  
ICE  
\$204.31 implied offer after  
breakup fee  
Needs regulatory clearance  
Takeover premium likely  
imbedded in ICE stock price  
Undervalued offer for ERP  
Catastrophic integration risk  
Questionable clearing and  
technology capabilities  
Board representation chosen by  
ICE does not reflect ownership  
stake

©

Chicago Mercantile Exchange Inc. All rights reserved.

3

#### Forward-Looking Statements

This document may contain forward-looking information regarding Chicago Mercantile Exchange Holdings Inc. and CBOT Holdings, Inc. and the combined company after the completion of the merger that are intended to be covered by the safe harbor for forward-looking statements

provided by the Private Securities Litigation Reform Act of 1995. These statements include, but are not limited to, the benefits of the business combination transaction involving CME and CBOT, including future financial and operating results, the new company's plans, objectives, expectations and intentions and other statements that are not historical facts. Such statements are based on current beliefs, expectations, forecasts and assumptions of CME and CBOT's

management which are subject to risks and uncertainties which could cause actual outcomes and results to differ materially from these statements.

Other risks and uncertainties relating to the proposed transaction include, but are not limited to the satisfaction of conditions to closing; including receipt of shareholder, member, and other approvals on the proposed terms; the proposed transaction may not be consummated on the proposed terms; uncertainty of the expected financial performance of CME following completion of the proposed transaction; CME may not be able to achieve the expected cost savings, synergies and other strategic benefits as a result of the proposed transaction; the integration of CBOT with CME's operations may not be successful or may be materially delayed or may be more costly or difficult than expected; general industry and market conditions; general domestic and international economic conditions; and governmental laws and regulations affecting domestic and foreign operations.

For more information regarding other related risks, see Item 1A of CME's

Annual Report on Form 10-K for the fiscal year

ended December 31, 2006. Copies of said 10-K is available online at <http://www.sec.gov>

or on request from the CME. You

should not place undue reliance on forward-looking statements, which speak only as of the date of this document. Except for any obligation to disclose material information under the Federal securities laws, CME undertakes no obligation to release publicly any revisions to any forward-looking statements to reflect events or circumstances after the date of this document.

#### Additional Information

CME and CBOT have filed a definitive joint proxy statement/prospectus with the Securities and Exchange Commission (SEC) in connection with the proposed transaction. This material is not a substitute for the definitive joint proxy statement/prospectus or any other documents CME and CBOT have filed or will file with the SEC. Investors and security holders are urged to read the definitive joint proxy statement/prospectus and any other relevant documents filed or to be filed by CME or CBOT because they contain or will contain important information about the proposed transaction. The definitive joint proxy statement/prospectus is, and other documents filed or to be filed by CME and CBOT with the SEC are or will be, available free of charge at the SEC's

Web site ([www.sec.gov](http://www.sec.gov)) or from Chicago Mercantile Exchange Holdings Inc.,

Shareholder Relations and Membership Services, 20 South Wacker

Drive, Chicago, Illinois 60606, Attention: Beth Hausoul.

-----&# 45;-

CME and its directors, executive officers and other employees may be deemed to be participants in the solicitation of

proxies in connection with the proposed transaction. Information about CME's directors and executive officers is available in the definitive joint proxy statement/prospectus.

-----&# 45;--

Statements included in this document relating to the ICE offer reflect the views of CME's management.