NYSE Euronext Form 425 April 30, 2013

LEGAL DISCLAIMERS

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Filed by NYSE Euronext
pursuant to Rule 425 under the Securities Act of 1933
and deemed filed pursuant to Rule 14a-12

under the Securities Exchange Act of 1934

Subject Company: NYSE Euronext Commission File No.: 001-33392 Non-GAAP Financial Measures

To supplement NYSE Euronext s consolidated financial statements prepared in accordance with GAAP and to better reflect p non-GAAP financial measures of performance, financial position, or cash flows that either exclude or include amounts that are directly comparable measure, calculated and presented in accordance with GAAP. Non-GAAP financial measures do not replationately financial results, but are provided to (i) present the effects of certain merger expenses, exit costs, charge for fair value adjustment tax settlement, debt refinancing costs and discrete tax items, and (ii) improve overall understanding of NYSE Euronext s curres future. Specifically, NYSE Euronext believes the non-GAAP financial results provide useful information to both management and business trends relating to financial condition and operating results. In addition, management uses these measures for reviperformance. The non-GAAP adjustments for all periods presented are based upon information and assumptions available as of CAUTIONARY STATEMENT REGARDING FORWARD LOOKING STATEMENTS

This communication contains forward-looking statements made pursuant to the safe harbor provisions of the Private Security you can identify forward-looking statements by words such as may, hope, will, should, expect, plan, anticipe potential, continue, could, future or the negative of those terms or other words of similar meaning. You should care statements that contain these words, because they discuss our future expectations or state other forward-looking information numerous assumptions, risks and uncertainties which change over time. ICE and NYSE Euronext caution readers that any forward-looking statement.

Forward-looking statements include, but are not limited to, statements about the benefits of the proposed merger involving ICF results, ICE s and NYSE Euronext s plans, objectives, expectations and intentions, the expected timing of completion of the historical facts. Important factors that could cause actual results to differ materially from those indicated by such forward-look Euronext s filings with the U.S. Securities and Exchange Commission (the SEC). These risks and uncertainties include, wi merger in a timely manner; the inability to complete the merger due to the failure of NYSE Euronext stockholders to adopt the stockholders to approve the issuance of ICE common stock in connection with the merger; the failure to satisfy other condition required regulatory and other approvals; the failure of the proposed transaction to close for any other reason; the possibility that transaction will not be realized; the risk that integration of NYSE Euronext s operations with those of ICE will be materially designed. the challenges of integrating and retaining key employees; the effect of the announcement of the transaction on ICE s, NYSE business relationships, operating results and business generally; the possibility that the anticipated synergies and cost savings of realized within the expected time period; the possibility that the merger may be more expensive to complete than anticipated, i events; diversion of management s attention from ongoing business operations and opportunities; general competitive, econor fluctuations; actions taken or conditions imposed by the United States and foreign governments or regulatory authorities; and a litigation or government investigations. In addition, you should carefully consider the risks and uncertainties and other factors company, as are described in the section entitled Risk Factors in the joint proxy statement/prospectus filed by ICE with the respective filings with the SEC that are available on the SEC s web site located at www.sec.gov, including the sections entitle ended December 31, 2012, as filed with the SEC on February 6, 2013, and Risk Factors in NYSE Euronext s Form 10-K for the SEC on February 26, 2013. You should not place undue reliance on forward-looking statements, which speak only as of the obligations to disclose material information under the Federal securities laws, neither ICE nor NYSE Euronext undertakes any statements to reflect events or circumstances after the date of this written communication.

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IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION AND WHERE TO FIND IT

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of an vote or approval. In connection with the proposed transaction, ICE has filed with the SEC a registration statement on Form S-4 which includes a joint proxy statement/prospectus with respect to the proposed acquisition of NYSE Euronext. The final joint statement/prospectus will be delivered to the stockholders of ICE and NYSE Euronext. INVESTORS AND SECURITY HOLD

BOTH ICE AND NYSE EURONEXT ARE URGED TO READ THE JOINT PROXY STATEMENT/PROSPECTUS REGAT TRANSACTION CAREFULLY AND IN ITS ENTIRETY, INCLUDING ANY DOCUMENTS PREVIOUSLY FILED WITH INCORPORATED BY REFERENCE INTO THE JOINT PROXY STATEMENT/PROSPECTUS, AS WELL AS ANY AMES SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE IT WILL CONTAIN IMPORTANT INFORMATION REGARDING AND THE PROPOSED TRANSACTION. Investors and security holders may

obtain a free copy of the joint proxy

statement/prospectus, as well as other filings containing information about ICE and NYSE Euronext, without charge, at the SE website at http://www.sec.gov. Investors may also obtain these documents, without charge, from ICE s website at http://www.theice.com and from NYSE Euronext s website at http://www.nyx.com

PARTICIPANTS IN THE MERGER SOLICITATION

ICE, NYSE Euronext and their respective directors, executive officers and other members of management and employees may deemed to be participants in the solicitation of proxies in respect of the transactions contemplated by the Merger Agreement.

You can find information about ICE and ICE s directors and executive officers in ICE s Annual Report on Form 10-K for the ended December 31, 2012, as filed with the SEC on February 6, 2013, and ICE s proxy statement for its 2013 annual meeting stockholders, as filed with the SEC on March 28, 2013.

You can find information about NYSE Euronext and NYSE Euronext s directors and executive officers in NYSE Euronext s Report on Form 10-K for the year ended December 31, 2012, as filed with the SEC on

February 26, 2013, and NYSE Euronext s

proxy statement for its 2013 annual meeting of stockholders, filed with the SEC on March 22, 2013.

Additional information about the interests of potential participants will be included in the joint proxy statement/prospectuses, when it becomes available, and the other relevant documents filed by ICE and NYSE Euronext with the SEC.

ICE / NYX PRO FORMA

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Combined business well diversified across asset classes, products and geographies

Pro Forma Business Mix: Net Revenues Pro Forma Geographic Mix: Net Revenues

Pro Forma

Product Mix: **Futures** Volumes 3 LTM Volumes LTM Volumes LTM Pro Forma Contracts: 1,497mm LTM Net Revenues LTM Pro Forma Net Revenues: \$3.8bn 2 **Technology Services** & Other16% LTM Net Revenues Pro Forma Geographic Mix: **Futures** Volumes Source: NYSE Euronext and ICE Futures & Options 44% Market Data 14% Listings 12% **Cash Trading** 10% **CDS** 4% Energy & **Emissions** 51% Interest Rates

31%



10%

Other

8%

U.S.

55%

International

45%

North

America

40%

Europe &

Asia

60%

- 1. Includes historical ICE OTC revenues (excluding CDS)
- 2. Does not reflect any adjustment for estimated transaction-related non-cash writedown of deferred revenue
- 3. Volumes as of December 31, 2012; excludes ICE OTC CDS volumes and NYX Bclear
- 4. Includes historical ICE OTC Energy contracts

ICE / NYX TRANSACTION TIMELINE

ICE / NYX TR
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12/20/12
Transaction
announcement
12/20/12
Transaction

announcement

2/15/13

US

competition

clearance

under the

HSR Act

expired

2/15/13

US

competition

clearance

under the

HSR Act

expired

3/18/13

Filed for

referral by

UK, Spain &

Portugal to

European

Commission

(EC)

3/18/13

Filed for

referral by

UK, Spain &

Portugal to

European

Commission

(EC)

4/23/13

EC confirmed

to oversee

the European

competition

review

4/23/13

EC confirmed

to oversee

the European

competition

review

May / June

2013

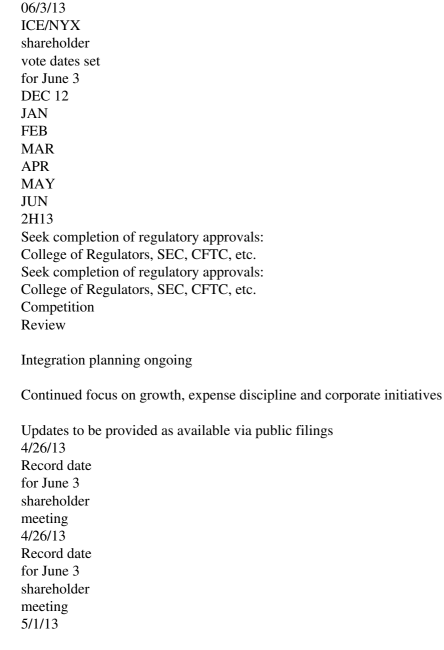
Anticipate

submission of

Form CO

May / June

2013



Anticipate submission of Form CO 1/28/13 S-4 filed with

SEC 1/28/13 S-4 filed with

SEC 06/3/13 ICE/NYX shareholder vote dates set for June 3

Expected date for EU prospectus approval 5/1/13 Expected date for EU prospectus approval Anticipated closing subject to regulatory approvals Anticipated closing subject to regulatory approvals Phase 1 25 days Phase 2 90 minimum working days Both subject to extension 1/16/13 Filed with US DOJ for HSR notice 1/16/13 Filed with US DOJ for HSR notice 3/19/13 Amended and restated Merger Agreement 3/19/13 Amended and restated Merger Agreement 4/30/13 S-4 deemed effective in U.S.

4/30/13

S-4 deemed effective in U.S. Transaction Review