NYSE Euronext Form DEFA14A May 06, 2011

SCHEDULE 14A

INFORMATION REQUIRED IN PROXY STATEMENT

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

Filed by the Registrant þ Filed by a Party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- " Definitive Additional Materials
- b Soliciting Material Under Rule 14a-12

NYSE Euronext

(Name of Registrant as Specified in Its Charter)

(Name of Person(s) Filing Proxy Statement if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- b No fee required. (See explanatory note below)
- " Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.
 - 1. Title of each class of securities to which transaction applies:
 - 2. Aggregate number of securities to which transaction applies:

3.	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
4.	Proposed maximum aggregate value of transaction:
5.	Total fee paid:
Fee	paid previously with preliminary materials.
	eck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee a paid previously. Identify the previous filing by registration statement number, of the Form or Schedule and the date of its filing.
1.	Amount Previously Paid:
2.	Form, Schedule or Registration Statement No.:
3.	Filing Party:
4.	Date Filed:

NYSE Euronext Management Update May 5, 2011

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2 Legal Disclaimer Cautionary Note Regarding Forward-Looking Statements This presentation may contain

statements, including forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements include, but are not limited to, statements concerning **NYSE** Euronext s plans, objectives, expectations and intentions and other statements that are not historical current facts. Forward-looking statements are based on

forward-looking

NYSE Euronext s current expectations and involve risks and uncertainties that could cause actual results differ materially from those expressed or implied in such forward-looking statements. Factors that could cause **NYSE** Euronext s results to differ materially from current expectations include, but are not limited to: **NYSE** Euronext s ability to implement

its strategic initiatives, economic, political and market conditions and fluctuations, government and industry regulation, interest rate risk and U.S. and global competition, and other factors detailed in NYSE Euronext s reference document for 2010 ("document de référence") filed with the French Autorité des Marchés Financiers (Filed on April 19,

2011 under

No. D.11-0333), 2010 Annual Report on Form 10-K and other periodic reports filed with the U.S. Securities and Exchange Commission or the French Autorité des Marchés Financiers. In addition, these statements are based on a number of assumptions that are subject to change. Accordingly, actual results may

be

materially higher

or

lower

than

those

projected.

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Euronext

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Euronext

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To

supplement

NYSE

Euronext's consolidated financial statements prepared in accordance with **GAAP** and to better reflect periodover-period comparisons, **NYSE** Euronext uses non-GAAP financial measures of performance, financial position, or cash flows that either exclude or include amounts that are not normally excluded or included in the most directly comparable measure, calculated and

presented

in

accordance

with

GAAP.

Non-GAAP

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(ii)

improve

overall

understanding

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NYSE

Euronext's

current

financial

performance

and its

prospects

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the

future.

Specifically,

NYSE

Euronext

believes

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The non-GAAP adjustments for all periods presented are based upon information and assumptions available as of the date of this release. See **NYSE** Euronext s earnings release dated April 28, 2011 for a reconciliation

of

to GAAP measures.

non-GAAP financial measures

Safe Harbour Statement

NYSE

Euronext

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file

1110

Solicitation/Recommendation

Statement on Schedule 14D-9 in the event that Nasdaq OMX Group, Inc. and/or IntercontinentalExchange Inc. commences tender offer for the outstanding shares of **NYSE** Euronext common stock. **NYSE** Euronext stockholders are strongly encouraged read the Solicitation/Recommendation Statement if and when it becomes available, as it will contain important

information.
Stockholders
will
be
able
to
obtain
this
Solicitation/Recommendation
Statement,
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amendments
or
supplements
to
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documents
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NYSE
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www.nyse.com.
In
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between
NYSE
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and
Deutsche
Boerse
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Netherlands
Holding
N.V.
(Holding),
a
newly
formed
holding
company,
has
filed,

and the **SEC** has declared effective on May 3, 2011, Registration Statement on Form F-4 with the U.S. Securities and Exchange Commission (SEC) that includes (1) a proxy statement of **NYSE** Euronext that will also constitute prospectus for Holding and (2) an offering prospectus

of Holding to be

used in connection with Holding s offer to acquire Deutsche Boerse AG shares held by U.S. holders. **NYSE** Euronext will mail the definitive proxy statement/prospectus (when finalized) to its stockholders in connection with the vote to approve the merger of **NYSE** Euronext and wholly owned subsidiary of

Holding, and Holding

will mail the offering prospectus to Deutsche Boerse AG shareholders in the United States in connection with Holding s offer to acquire all of the outstanding shares of Deutsche Boerse AG. Holding has also filed an offer document with the German Federal Financial Supervisory Authority (Bundesanstalt fuer Finanzdienstleistungsaufsicht)

(BaFin), which was

approved by the BaFin for publication pursuant to the German Takeover Act (Wertpapiererwerbs-und Übernahmegesetz) on May 2, 2011, and was published on May 4, 2011. Investors and security holders are urged to read the definitive proxy statement/prospectus (when it becomes available), the offering prospectus and the offer document regarding

the

proposed business combination transaction because they contain important information. You may obtain a free copy of the definitive proxy statement/prospectus (when it becomes available), the offering prospectus and other related documents filed by **NYSE** Euronext and Holding with the **SEC** on the SEC s Web site at www.sec.gov. The definitive proxy

statement/prospectus (when it becomes available) and other documents relating thereto may also be obtained for free by accessing **NYSE** Euronext s Web site www.nyse.com. The offer document is available at Holding s Web site www.global-exchange-operator.com. This document is neither an offer to purchase nor solicitation of an offer

to

sell

shares

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Holding,

Deutsche

Boerse

AG

or

NYSE

Euronext.

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No

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made

except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended, and applicable European regulations. Subject to certain exceptions to be approved by the relevant regulators or certain facts to be ascertained, the public offer is not being made

directly

or indirectly or into any jurisdiction where to do so would constitute violation of the laws of such jurisdiction, or by use of the mails or by any means or instrumentality (including without limitation, facsimile transmission, telephone and the internet) of interstate or foreign

commerce,

or any facility

of a national securities exchange, of any such jurisdiction. This

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authorities.

Participants in the Solicitation **NYSE** Euronext, Deutsche Boerse AG, Holding and their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies from **NYSE** Euronext stockholders in respect of the proposed business combination transaction. Additional information

regarding

the interests of such potential participants will be included in the definitive proxy statement/prospectus and the other relevant documents filed with the **SEC** when they become available. Forward-Looking Statements This document includes forward-looking statements about **NYSE** Euronext, Deutsche Boerse AG, Holding, the enlarged group and other persons, which may include

combination, the likelihood that such transaction could be consummated, the effects of any transaction on the businesses of NYSE Euronext or Deutsche Boerse AG, and other statements that are not historical facts. By their nature, forward-looking statements involve risks and uncertainties because they relate	business
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events and depend on circumstances that may or may not occur in the future. Forward-looking statements are not guarantees of future performance and actual results of operations, financial condition and liquidity, and the development of the industries in which **NYSE** Euronext and Deutsche Boerse AG operate may differ materially from

those made in or suggested by the forward-looking statements contained in this document. Any forward-looking statements speak only as at the date of this document. Except required by applicable law, none of **NYSE** Euronext, Deutsche Boerse AG or Holding undertakes any obligation to update or revise publicly any forward-looking

statement,
whether
as
a
result
of
new
information,
future
events
or
otherwise.
3
Legal Disclaimer

Deutsche Börse Merger Accelerating Current Strategy

5
Strong Execution Against Our Strategy to Deliver Customer Solutions
NYSE
NYSE
Amex
NYSE
Arca

Euronext **NYSE** Arca **NYSE** Liffe **NYSE** Amex **NYSE** Liffe U.S. Market Data Transaction Services Infrastructure Derivatives Cash Trading and Listings Information Services and **Technology Solutions** #1 in global IPOs in 1Q11 Over 90% market share of U.S. proceeds raised Superior customer service leading to 2 companies transferring from Nasdaq with 2 additional transfers announced, building on 14 transfers in 2010 Harmonization of trading infrastructure Implementation of major global datacenter projects Successful launch of NYSE Liffe U.S. and NYPC Market share of approximately 2-3% of Eurodollars Open interest growing Breadth of client activity continues to expand with strong pipeline of meaningful market participants Successful launch of MTF for Goldman Sachs; hosted and managed by NYSE **Technologies** Migration to Mahwah for **NYSE** Arca 1st major Infrastructure-as-

a-Service

deal signed with

tier 1 financial services firm

6
Our Strategy: Build a Capital Markets Community
Drives the evolution of the exchange
industry
Leverages leading position in the global
capital markets to bolster service
offerings

Creates the hub that brings together a capital markets community to facilitate

and drive innovation

Generates value for NYX shareholders

through operating leverage and new

revenue opportunities

Reduces risk and dependency upon

cyclical markets; enhances competitive

position

Minimal Presence

Some Presence

Strong Presence

NYX Current Portfolio

Corporate

Listings

& Product

Creation

Market Data

Clearing

Settlement

and

Custody

State-of-the-

Art Trading

Infrastructure

Global

Client

Base

Powerful

Sell-Side

Customers

Information

Services

Capital

Efficiency

Collateral

Management

Co-Lo

Global

Connectivity

Networks

Partnerships

in New

Markets

Asset Servicing

Risk

Management

Analytics

Index

Business

Services for

Issuer

Community

Infra-

Structure

Services

Global

Exchange Links

6

Markets

Combination With Deutsche Börse Accelerates Current Strategy
Product suite and footprint highly
complementary
Unites leading venues for risk management
and capital raising
Largest global derivatives platform and
largest capital raising venue

Product innovation and capital savings for trading clients Pre-eminent market infrastructure facilitating 24 hour access to trading, information and settlement Robust strategic and financial optionality given strong balance sheet Considerable scope for cost synergies and incremental revenue opportunities to drive shareholder value Enhanced opportunities and cost savings for clients Opportunity to unlock value at Deutsche Börse Leading franchises in every segment should command premium valuation Post-Merger **Strong Presence** Corporate Listings & **Product Creation** Market Data Clearing Settlement and Custody State-of-the-**Art Trading** Infrastructure Global Client Base Powerful Sell-Side Customers Information Services Capital Efficiency Collateral Management Co-Lo Global Connectivity Networks

Partnerships in New Markets

Asset Servicing

Risk

Management Analytics Index

Business

Services for

Issuer

Community

Infra-

Structure

Services

Global

Exchange Links

Markets

8

30%

70%

Notes:

- Based on /\$ exchange rate of 1.33.
 Pro Forma calculation allocates the NYX Corporate/Eliminations segment operating loss based on the relative revenue contral. Pro

Forma

NYSE Deutsche Börse 2010 Net Revenue and **EBITDA** U.S. Non-U.S. Product Suite and Geographic Footprint Highly Complementary Geographic Breakdown Net Revenue : \$5.4 billion Product Breakdown 29% 37% 20% 14% 27% 17% 11% 45% **Cash Trading** & Listings Derivatives Settlement & Custody Market Data & Technology Net Revenue : \$5.4 billion Cash Trading & Listings Derivatives Market Data & Technology Settlement & Custody **EBITDA** 12 : \$2.6 billion

9

Note:

1. Source: Futures Industry, Annual Volume Survey 2010. Does not include OTC transactions. ICE included for comparative purposes. Leading Risk Management and Capital Raising Markets Derivatives
2010 Europe Cash Trading Market Share

22% 24% 6% 9% 28% 11% NYX + DB1Complementary equity index and interest rate derivatives migrated to common trading and clearing infrastructure Product innovation ~\$3 billion in capital efficiencies for clients Operational efficiencies for customers Most diversified derivatives exchange in the world Potential for new market penetration Attractive partner for OTC market Cash and Listings Largest and only regulated exchange pan-EU trading platform covering almost 2/3 of Eurozone GDP Integrated order book and single clearing system reduces costs and increases liquidity for EU clients Increased trading opportunities vs. Pan-EU equity derivatives platform Continued global leadership in capital raising with enhanced profile for listed issuers BATS + Chi-X BME (Spain) Other Nasdaq OMX LSE + Borsa Italiana 4.8 3.7 3.1 1.6 1.4 1.1 1.1 1.1 0.3 NYX+ DB1 Korea Ex. **CME NSE BMFB CBOE NDAQ MCEI ICE**

2010 Total Volumes

Global Derivatives Exchanges Ranked by Futures and Options Traded and/or Cleared 1 (in billions) 1 2 3 4 5 6 7 8 13 Rank

Integration and Closing Processes Crossing Key Milestones Integration teams identified and project offices established Further validation and quantification of synergies Accelerated timeline of run rate expense synergies Increasingly detailed roadmap for synergy

realization Position mapping and relationship building ongoing at senior management level Developing strategy for IT infrastructure and development Conversations with over 100 policymakers Meetings with key government, regulatory and financial constituents in Paris, London, Brussels, Amsterdam and Lisbon Initial meeting and filing with DOJ 4 College of Regulators meetings with others scheduled Initial meeting with the Committee on Foreign Investment in the U.S. (CFIUS) Publicly filed F-4 with **SEC** on April 6 th and 25 th and it was declared effective on May 3 rd Draft BaFin filings submitted April 12 th and 21

Draft Competition filing submitted to European Commission with pre-notification discussions ongoing we intend to formally file the EU notification by mid-June

Integration Planning Regulatory Process 10

Listings Update

Key Highlights
Core Listings Franchise
Strong commitment to the NYSE and AMEX listing platforms
Core contributors to the firm s value
DMM/Market model key differentiator in a highly fragmented and competitive landscape
Focus on investment in new services, high customer service, community, and advocacy

Capital Markets

IPO pipeline remains robust and broad-based across industries, geographies, PE and VC backed

NYSE Euronext ranked #1 globally in 1Q11 for IPOs and Follow-on offerings

Strong 1Q11 NYSE momentum for IPOs listing in the U.S. with 92% of all proceeds and the 10 largest IPOs all listing on our platform

Notable 1Q11 listings include: Adecoagro, BankUnited, IMAX, Kinder Morgan, Nielsen, and Qihoo

LinkedIn publicly announced its intention to list on the NYSE

Evolution of Trading

Trading world has evolved driven by competition, technology, fragmentation, regulation, HFT/Algos/Dark pools, speed and capacity

Issuers are required to piece together a mosaic of data points across markets and products

Requires NYSE to redefine/evolve our relationship with issuers in a dynamically changing world

NYSE

has

and

will

continue

to

significantly

invest

and

offer

a

robust

suite

of

products

and

services

to

meet

the

needs of our customers

NYSE -Global Leadership in IPOs and Follow-on Offerings 13

NYSE Strong Momentum for U.S. Listed IPOs 14

NYSE -Favorable Transfer Momentum 15

Evolution of U.S. Cash Equities
Fragmentation and electronification has reduced visibility into trading
13 exchanges, 30+ ATSs, 200 BD trade desks, 31% dark pools/internalization
Clearing
interoperability
in
U.S.

equities

(DTCC)

creates

fierce

competition

Reg NMS in 2007: Route to best prices to protect top-of-book for electronic markets

Algorithms estimated 40% of buy-side volume, HFT 60%-70% of volume (TABB)

NYSE has responded to competition by continually investing in technology and the information analytic services we provide to our listed companies

Source: NYSE Euronext, Rosenblatt

Securities

16

Commitment
Increased investment significantly to build sweeping service offering, including our NYSE MAC Desk, a dedicated team of market professionals
Investment
Growth
Substantial Investment in Services for our Issuers

Provide the most comprehensive suite of services unmatched by any other Exchange

Broadened portfolio from 5 services in 2007 to over 23 in 2010

Diversity

Expanded offering to C-Suite, governance and boardroom executives, including our partnership with Corporate Executive

Board, and acquisition of Corporate Board Member

Quality

Strategic

Partnerships

Partnerships and strategic acquisitions with best-in-class providers broadens portfolio and enhances subject matter expertise Corporate Board Member, Corporate Executive Board, Thomson Reuters, Ipreo

Strong and growing services portfolio appeals

to a diverse audience of executives. Market Intelligence and Analytics **Executive Education** lead by industry experts Global Visibility Solutions Factset Institutional Ownership **Custom Short Interest Reports NYSE Connect NYSE MAC** Advisor **NYSE MAC** Alerts **NYSE Market** Focus Report MAC Mid-Day **Policy Insights** Corporate **Executive Board** Liquidnet InfraRed Corporate **Board Member** Morning Market Update This Week in the Boardroom Executive Education Investor Conferences Differentiated Service Offering Adds Unmatched Value 18

Issuer Advocacy NYSE Euronext committed

being

an

advocate

on

behalf

of

our

issuers

Partner with the NYSE Community vs. go it alone

NYSE connects you to policy makers and thought leaders

Benefit from our active voice in D.C. on market structure and regulatory issues

Key Themes

NYSE Commission on Corporate Governance

Market structure: working towards a fair and transparent market for you

Job Creation and improving regulatory barriers to raising capital

Dodd Frank

SOX Relief for smaller issuers

Education: Director Education & Financial Literacy

Tax Reform

19

Global Platform

Knight Capital: Cross Listing

on

NYSE

Euronext

Knight Capital opened the European and U.S. Markets on the same day with

bell

ringings

in

New

York

and

Paris

to

celebrate the transfer from NASDAQ and the listing of the company s common stock on the NYSE crosslisting of its common stock on the Professional Segment of the Paris market of NYSE Euronext.

Footage of each event was compiled for a global listing reel for Knight to use for future marketing initiatives

Façade signage, decals lining Broad

Street and a large 9ft flag planted on Wall Street with its pennant flying high drove additional visibility

drove additional visibility

Knight placed advertising in national and international editions of top financial newspapers

Webcast of the bell ringing distributed to Knight employees worldwide NYSE media team secured interview with CNBC, MSNBC, BBC World Business Report, La Tribune, L'Agefi (newswires and European press), and

Financial Times

20

GM emerged from bankruptcy to become the biggest IPO of 2010 CEO Dan Akerson rang the NYSE Opening Bell with the sound of the horn of its 2011 Chevrolet Camaro SS model to coincide with the opening of the NYSE market Showcased its newest models

including the Chevrolet Volt, Cruze and Camaro convertible, Cadillac CTS-V coupe, GMC Sierra HD on NYSE Experience Square It feels great to be publicly listed again and it feels great to be listed on the best Exchange in the World (Dan Akerson, CEO, GM) Over 10,093 total story placements 5,188+ Print/online stories 4,905+ Broadcast stories 33,336 Twitter posts Reaching an audience of 90,752,199 Inclusion in co-branded advertising including: print, online, out-of-home and upcoming TV campaign GM s Return to the Public Markets 21

Pepsi visited the NYSE to kick off community voting for its \$20 million Pepsi REFRESH project. Indra K. Nooyi, Chairman and Chief Executive Officer, PepsiCo Inc rang The Opening Bell

NYSE is one of the best known companies in the world and our feeling was a program of this magnitude had to be launched in a place befitting it.

Indra K.

Nooyi, Chairman and Chief Executive Officer, PepsiCo Inc Pepsi Refresh Project supports those who generate innovative, optimistic ideas, and planned to award more than \$20 million in 2010 to move communities forward. Visibility

PepsiCo s Refresh Project 22