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Subject Companies:

NYSE Euronext

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Deutsche Börse

June 10, 2011

The following was presented at the Sandler O Neill Global Exchange and Brokerage Conference on June 10, 2011

1 Sandler O Neill Global Exchange and Brokerage Conference New York, 10 June 2011 DRIVING GROWTH & EMPOWERING CAPITAL MARKETS: THE EXCHANGE FUTURE IS NOW

2 Legal disclaimer Safe Harbour Statement

In connection with the proposed business combination transaction between NYSE Euronext and Deutsche Boerse AG, Alpha I holding company, has filed, and the SEC has declared effective on May 3, 2011, a Registration Statement on Form F-4 with the includes (1) a proxy statement of NYSE Euronext that will also constitute a prospectus for Holding and (2) an offering prospectuacquire Deutsche Boerse AG shares held by U.S. holders. Holding has also filed an offer document with the German Federal F

Finanzdienstleistungsaufsicht) ( BaFin ), which was approved by the BaFin for publication pursuant to the German Takeover published on May 4, 2011.

Investors and security holders are urged to read the definitive proxy statement/prospectus, the offering prospectus, the offer do connection with the exchange offer regarding the proposed business combination transaction because they contain important ir statement/prospectus, the offering prospectus and other related documents filed by NYSE Euronext and Holding with the SEC statement/prospectus and other documents relating thereto may also be obtained for free by accessing NYSE Euronext s webs additional accompanying information in connection with the exchange offer are available at Holding s website at www.global have accepted the exchange offer have certain withdrawal rights which are set forth in the offer document.

This document is neither an offer to purchase nor a solicitation of an offer to sell shares of Holding, Deutsche Boerse AG or N the public offer are disclosed in the offer document that has been approved by the BaFin and in documents that have been filed No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Se regulations. The exchange offer and the exchange offer document shall not constitute an issuance, publication or public advertion of the U.S. Se of the transaction will be disclosed in the information documents reviewed by the competent European market authorities.

Subject to certain exceptions, in particular with respect to qualified institutional investors (tekikaku kikan toshika) as defined in Act of Japan (Law No. 25 of 1948, as amended), the exchange offer will not be made directly or indirectly in or into Japan, or without limitation, facsimile transmission, telephone and the internet) of interstate or foreign commerce or any facility of a national announcement or any accompanying documents may not be, directly or indirectly, mailed or otherwise distributed, forwarded of The shares of Holding have not been, and will not be, registered under the applicable securities laws of Japan. Accordingly, sufinstitutional investors (tekikaku kikan toshika) as defined in Article 2 para. 3 (i) of the Financial Instruments and Exchange Act Holding may not be offered or sold within Japan, or to or for the account or benefit of any person in Japan.

Participants in the Solicitation

NYSE Euronext, Deutsche Boerse AG, Holding and their respective directors and executive officers and other members of mathe solicitation of proxies from NYSE Euronext stockholders in respect of the proposed business combination transaction. Add participants will be included in the definitive proxy statement/prospectus and the other relevant documents filed with the SEC. Forward-Looking Statements

This document includes forward-looking statements about NYSE Euronext, Deutsche Boerse AG, Holding, the enlarged group proposed business combination, the likelihood that such transaction could be consummated, the effects of any transaction on the other statements that are not historical facts. By their nature, forward-looking statements involve risks and uncertainties because or may not occur in the future. Forward-looking statements are not guarantees of future performance and actual results of operate industries in which NYSE Euronext and Deutsche Boerse AG operate may differ materially from those made in or suggested Any forward-looking statements speak only as at the date of this document. Except as required by applicable law, none of NYS obligation to update or revise publicly any forward-looking statement, whether as a result of new information, future events or

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3
Creating the premier global exchange group
400mn
/
$580mn
in
full
```

run-rate cost savings and at least 150mn \$218mn revenue synergies expected through cross-selling and distribution opportunities as well as new and improved offerings **Immediately** accretive to adjusted earnings for both **NYSE** Euronext and Deutsche Börse shareholders Increased exposure to attractive, high growth derivatives, clearing, risk management, post-trade, index and market data activities Accelerates earnings growth and enhances earnings / cash flow profile Creates compelling global derivatives platform bringing together complementary products Largest capital raising venue in the world Leading post-trade, risk management, market data & analytics, index and technology capabilities Strong portfolio of leading brands (Deutsche Börse, NYSE Euronext, Eurex, Liffe, Clearstream, Stoxx) Shareholders: Superior value creation through enhanced growth profile and significant synergies **Investors:** Creates deeper, more liquid and transparent markets Intermediaries: Improved risk management, cost and capital efficiencies Issuers: Increases choice, visibility and global access Creditors:

Strong cash flow generation and credit profile

Employees:

Enhanced career opportunities across all locations of global exchange group

Regulators:

Global benchmark regulatory model while preserving national regulatory roles

- 1) /\$ exchange rate of 1.45 as of 5/6/2011
- 2) Deutsche Börse prepares its financial statements in accordance with IFRS while NYSE Euronext prepares its financial states projected earnings, before making adjustments to convert NYSE Euronext's financial results from US GAAP to IFRS, and have expected

one-off

costs

of

achieving

synergies.

Adjusted

earnings

is

not

a

measure

recognized

under

**IFRS** 

or

US

GAAP

and,

therefore,

may

not

be

comparable

to

similar

measures

presented

by

other

companies

Strategically

compelling

Financially

attractive

Long-term

benefits to all

stakeholders

1

1

2

4

Combination accelerates current strategy
Highly complimentary assets combine to create
the pre-eminent market infrastructure operator with
complete participation across the capital markets
value chain

Uniquely marries the world s leading venues for

risk management and capital raising, creating product innovation and capital savings

opportunities for clients

Opportunity to unlock value

Considerable scope for cost synergies and

incremental revenue opportunities from product

innovation and improved distribution to drive

shareholder value

Leading franchises in every segment should

command premium valuation

Robust strategic and financial optionality

given

strong balance sheet

Enhanced opportunities and cost savings

for clients

Markets

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

Combined Group well positioned across the value chain

Leadership in major asset classes and services 19.0

14.9

12.2

10.5

8.6

6.4

5.6

4.5

0.5

6.6

4.4

3.9

3.7

3.0

0.4

0.1

498

\$ 663

12.1

\$ 18.0

3.5

\$ 5.2

2.4

\$ 3.6

2.0

\$ 2.9

1.0

\$ 1.5

1.8

\$ 2.8

559

\$ 743

334

\$ 444

305

\$ 406

297

\$ 395

225

\$ 299

114

\$ 152

102 \$ 136 13.1 \$ 19.6 4.1 \$ 6.1 406 \$ 515 Source: Company filings, World Federation of Exchanges; Options Clearing Corporation; Futures Industry magazine; Note: /\$ 1.33, /£ 0.86, /SEK 9.54, /S\$ 1.81; /C\$ 1.33 (2010 averages); Data on US options volumes inclusive equity options and index/other; ADV = Average daily trading volume Global derivatives, ADV (mn) 2010 US

options

volume contracts, ADV (mn)

2010 Domestic market capitalization of listed issuers

Mar-11 Market data & technology revenue (mn)

2010

(tr)

Leading scale in the exchange industry

Source:

Company filings, IBES

broker

consensus; Note: Adjusted for non-recurring items, LSE/TMX pro-forma; /\$ 1.33, **/**S\$ 1.81, /AU\$ 1.44, /£ 0.86, /HK\$ 10.31, /B\$ 2.33; /C\$ 1.37 (averages for 2010) 1) Combined financials exclude net synergies from Deutsche Börse/NYSE Euronext combination LSE **EBITDA** uses **IBES** broker consensus as no actuals available Net revenue (2010, mn) DB1 - NYX **CME** DB1 NYX LSE-TMX **NDAQ ICE** BM&F **HKEx** ASX SGX

DB1 - NYX

CME DB1 NYX LSE-TMX NDAQ HKEx BM&F ICE ASX SGX EBITDA (2010, mn)
4,115 <sup>1</sup> \$ 5,473
2,258 \$ 3,004
2,227 \$ 2,962
1,888 \$ 2,511
1,164 \$ 1,545
865 \$ 1,150
810 \$ 1,075
530 \$ 703
734 \$ 974
1,144 \$ 1,522
2,059 1 \$ 2,738
1,586 \$ 2,109
1,221

\$ 1,624 838 \$ 1,114 652 2 \$ 865 600 \$ 798 589 \$ 781 527 \$ 700 577 \$ 766 / 303 \$ 402 225 \$ 299 358 \$ 475

7

Deutsche Börse intends to acquire SIX s stake in Eurex

Transaction terms

Acquisition of SIX Group s 50% of the shares and 15% economic share in Eurex and its subsidiaries Purchase price of 590mn to be paid as a combination of 50% cash and 50% in Holdco shares Exclusive use of Eurex trademark rights and IP rights including Eurex system Eurex

continues
to
operate
Swiss
derivatives
market
for
at
least
three
years
Non-compete undertaking of SIX regarding derivatives for two years
Effective date for acquisition is 1 January 2012
Rationale
Gain access to remaining 15% of Eurex economics
Transaction
will
be
immediately
earnings
accretive
after
closing
(expected
for
2012)
Fair agreement with Swiss partner that reflects the interest of both partners and positions Eurex for continued successful development
Simplification of Eurex governance and management structure and reduction of administrative efforts
Post margar integration of Euray and NVSE Liffs simplified

Post merger integration of Eurex and NYSE Liffe simplified

```
8
227.8
-1.7
6.6
thereof non-controlling interest
4.9
15.0
```

### 212.8 thereof shareholders of parent company (net income) 232.7 13.3 219.4 Net profit -80.4 -3.3 -77.1 Income tax expense 313.2 16.7 296.5 **EBT** -20.6 -0.8 -19.8 Net financial result 333.7 17.4 316.3 **EBIT** 4.6 4.6 Result from equity investments -217.1 -2.5 -214.6 Operating costs -93.3 -93.3 Other operating expenses -23.0 -2.5 Depreciation, amortization and impairment losses -100.8 -100.8 Staff costs 546.2 526.3 Total revenue less volume related costs -56.7 -56.7 Volume related costs 602.9 19.9 583.0

Total revenue

```
-7.0
8.3
Other operating income
16.1
16.1
Net interest income from banking business
585.5
26.9
558.6
Sales revenue
pro forma
1Q11
Adjustments
1Q11
Impact on net income in 1Q11 (pro-forma): 15.0mn
Currently Deutsche Börse books
85% of Eurex sales revenue
With the transaction this will go
up to 100% (Q1/11 pro-forma:
 31.0mn)
IT sales revenue with SIX will be
deducted (Q1/11 pro-forma:
 4.1mn)
Reimbursement
by SIX for
operation of
Eurex (~15% of
Eurex costs)
deducted
Amortization of 100m intangible assets out of the
transaction over 10 years assumed (Q1/11 pro-forma: -
 2.5mn)
Interest earnings component forgone on cash
component of acquisition costs (Q1/11 pro-forma: -
 0.8mn)
Tax rate of ~21% assumed on incremental earnings
SIX share in net profit of Eurex (mainly ISE s
profit)
Impact of SIX transaction on DB1 s income statement
```

1.3

9 Pro forma NYSE Euronext / Deutsche

Börse 2010 net revenue Geographic breakdown Product breakdown 31% 69% U.S. Non-U.S. Net revenue : 4.1bn / \$5.5bn **Cash Trading** & Listings 1) Based on /\$ exchange rate of 1.33 (2010 average) 2) Includes NYX European Cash execution fees as well as European Market Data revenues from the legacy NYX Cash **Trading** & Listings segment. Xetra revenues are also included in European

Cash

- 3) Includes NYX U.S. Cash execution fees as well as U.S. Market Data revenues from the legacy NYX Cash Trading & Listin
- 4) Pro Forma calculation allocates the NYX Corporate/Eliminations segment operating loss based on the relative revenue cont. Cash Trading &

Listings Derivatives Market Data & Technology Settlement & Custody **EBITDA** 1,4 : 2.1bn / \$2.7bn 27% 17% 11% 45% Listings Derivatives Settlement & Custody Market Data & Technology Net revenue<sup>1</sup>: 4.1bn / \$5.5bn U.S. Cash European Cash 2 Other 3 37% 20% 14% 7% 2% 8%

Globally diversified capital markets business

12%

10

Source: Futures Industry, Annual Volume Survey 2010.

1) Does not include OTC transactions. ICE included for comparative purposes Complementary equity index and interest rate derivatives migrated to common trading and clearing infrastructure

Product innovation

> 2bn / \$3bn in already identified 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 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 Derivatives Cash and Listings Total volumes Global derivatives exchanges ranked by futures and options traded and /or cleared 2010 1 2010 Europe cash trading market share 22% 24% 6% 9% 11% 28% Other / 1 2 3 4 5 6 7 8 13 Unparalleled risk management and capital raising markets 0.3 1.1 1.1 1.1 1.4 1.6 3.1 3.7 4.8

(bn contracts)

11 Source: Company filings Figures converted using: /\$ 1.33,

/£ 0.86, /SEK 9.54. /C\$ 1.33 (2010 averages) Leading provider of capital markets infrastructure services to buy-side and sell-side market participants as well as major global exchange partners Complementary combination of content and distribution DB news, data, analytics, STOXX index services NYX global SFTI and NYFIX networks Increased critical mass in data centers; opportunities for additional service provision Pioneer in global cross-border settlement and custody Capabilities in more than 100 countries Average value of assets under custody of \$10.9tr in 2010 Processed 116mn settlement transactions during 2010 Clearstream s global reach can be levered to facilitate cross-border trading and capital raising for listed companies Strategically positioned to offer enhanced OTC services to buy-side and sell-side clients Opportunity to deliver even greater collateral efficiency from combined clearinghouse, building on existing success of General Collateral (GC) Pooling service Increased buy-side access via NYFIX network Information Services and Technology Solutions Clearstream settlement and custody Market data and technology revenue 2010 (mn) 559 \$ 743 498

\$ 663

406 \$ 515

334 \$ 444

305

\$ 406

297

\$ 395

225

\$ 299

114

\$ 152

102

\$ 136

Supported by critical global infrastructure

12
Creates deeper, liquid and more transparent markets
Simplifies global connectivity
Complementary customer solutions to provide full-service offering
Combination benefits market structure
Investors
Intermediaries

Issuers

Regulators

Improved risk management

Cross margining benefits (over ~ 2bn / ~\$3bn already identified)

Simplifies global connectivity

Global listings venue of choice

Increases visibility and global access

Global benchmark regulatory model while preserving national regulatory roles

Combined group serves as natural partners for harmonization and transparency across jurisdictions

Creates a stronger, more diversified global clearing provider, bringing stability and transparency to the financial system and its customers

13
15 February 2011
Current
Technology (+ 51mn):
One common trading and clearing infrastructure CTAC
Combination of networks
Consolidation of U.S. data centres

Eliminating overlapping IT function where applicable Global sourcing and global delivery model Clearing (+ 4mn): Additional cost avoidance expected from not building two separate fully owned & operated CCPs Market Operations (+ 15mn): Implementation of a central European market operations hub for cash, derivatives and clearing Combination of business organizations in the U.S. and Europe i.e., sales and product development Corporate Center (+ 30mn): Further refinement of corporate functions in accordance with the new, combined organization Leveraging global sourcing opportunities: supplier & contract consolidation Consolidate real estate portfolio Levers for additional cost synergies 300mn / \$435mn 400mn / \$580mn Technology 79mn Technology 130mn Clearing 67mn Clearing 71<sub>mn</sub> **Market Operations** 98mn Market Operations 113mn Corporate 56mn Corporate 86mn 1) All figures converted at a /\$ exchange rate of 1.45 as of 5/6/2011 2) Bold represents synergy levers identified post-announcement

Cost synergies of 400 / \$580 million clearly identified

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14
1) Synergies converted using /$ exchange rate of 1.45 as of 5/6/2011 Expected revenue synergies of at
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least 150mn \$218mn annually, with full run-rate being achieved at end of year 3 Over 1/3 rd of revenue synergies from clearing alone Clearing Clearing for European cash equities Clearing for European derivatives Technology and MD&A Expanded client set for hosted / managed technology and data services Extension of STOXX index franchise to U.S. market and globally Richer content for preand post-trade data and analytics products Derivatives and cash markets Increase turnover from combining equity and derivatives liquidity pools Cross-distribution in European cash markets Asian expansion Listing venue of choice for attracting Asian

issuers interested in a

U.S. or European listing Leading presence in Asian markets through existing investments and technology agreements Attractive partner New asset classes Infrastructure in place to drive growth in new asset classes Emissions & Energy Eurex / BlueNext / **EEX** Agriculture and other commodities Eurex and NYSE Liffe

15
Integration and closing processes crossing key milestones
Regulatory process
Integration planning
Run-rate of expense synergies
Feb. 15
Current

25% 30% Year 2 50% 65% Year 3 100% 100% Integration teams identified and project offices established Further validation and quantification of synergies Increasingly detailed roadmap for synergy realization Position mapping and relationship building ongoing at senior management level Developing strategy for IT infrastructure and development Accelerated timeline of run rate expense synergies Conversations with over 100 policymakers Meetings with key government, regulatory and financial constituents in the U.S., Paris, London, Brussels, Amsterdam and Lisbon Draft competition filing submitted to European Commission with pre-notification discussions ongoing Working cooperatively with DOJ Several meetings with College of Regulators and its dedicated merger task force Initial meeting with the Committee on Foreign Investment in the U.S. (CFIUS) Deutsche Börse exchange offer cleared by BaFin on May 2 nd and launched on May 4 F-4 declared effective by SEC on May 3 rd and proxy statement mailed on May 10 th

Year 1

16

- 1) All estimates using IBES consensus. Figures converted at a /\$ exchange rate of 1.45 as of 6 May 2011;
- 2) 2011E earnings determined by multiplying 2011E EPS by fully diluted shares outstanding (NYX: 262mn, DB1: 186mn)
- 3) Includes impact of run-rate synergies of 550mn taxed at a rate of 27%
- 4) Based on NYX fully diluted shares of 262mn and DB1 fully diluted shares of 186mn Illustrative sensitivity analysis

Value drivers

```
DB1
share
@ 60%
NYX
share
@ 40%
Total
Per
DB1
share
Per
NYX
share
Earnings power
 mn
 mn
 mn
2011 NYSE Euronext net income
2
470
2011 Deutsche Börse net income
825
Net income impact of full run-rate
synergies
3
402
Pro forma NYX / DB1 net income
1,018
679
1,697
5.47
3.76
Equity value upside
 bn
 bn
 bn
$
At current earnings multiple
13x
13.2
8.8
22.1
~71
```

~49

```
14x
14.3
9.5
23.8
~77
~53
15x
15.3
10.2
25.5
~82
~56
Dividend potential
 mn
 mn
 mn
Based on current NYX / DB1 payout
~50%
509
339
848
2.74
1.88
Cost and revenue
synergies increase
earnings power of
combined group and
result in immediate
value creation for
shareholders
Additional value
creation through
potential expansion
of price earnings
multiple
Combination creates value for shareholders
```

1

17
Superior cash flow generation and strong balance sheet
NYSE
Euronext
and
Deutsche
Börse

have superior cash flow generation and strong balance sheets (mn) 2.2x1.2x2010A EBITDA Total debt / 2010A EBITDA **NYSE Euronext** Deutsche Börse Credit rating: A+/A3Credit rating: AA/NR On May 13, 2011, Deutsche Börse distributed an ordinary dividend of 2.10 per share In 2010, NYSE Euronext paid an ordinary dividend of \$1.20 per share (annual equivalent) Since 2007A, Deutsche Börse and NYSE Euronext have returned a combined 3.4bn/ \$4.7bn of capital to shareholders Both NYSE Euronext and Deutsche Börse have attractive dividend and capital management policies 2007A-2010A returned capital to shareholders Source: Company filings, FactSet; Note: Financial data as of 12/31/2010; /\$ exchange rate of 1.45 as of 5/6/2011, /\$ 1.37 fc average /\$ 1.33 for 2010 average 1) Adjusted for restructuring expenses **NYSE Euronext** Deutsche Börse '07-'10 ordinary dividends (mn) '07-'10 share buybacks (mn) 237 / \$ 349 1,574 / \$ 2,189

775 / \$ 1,100

808 / \$ 1,124

1,045 / \$ 1,473 2,349 / \$ 3,288 838 / \$ 1,114

1,221 / \$ 1,624

The combined company will have superior cash flow generation with 2010PF FCF of

```
~ 1.5bn
$2.0bn
~70% more cash than its nearest competitor
This will allow the combined entity to maintain the
shareholder friendly distribution policy both Deutsche
Börse and NYSE Euronext have pursued in the past
Ratings agencies expect an improved credit profile for
NYSE Euronext as a result of a combination with
Deutsche Börse
 With the DB merger, NYX creditors would benefit from
the combined entity's broader and strategically better-
positioned franchise and stronger cash flow generation
~ Moody s, 2/15/2011
The combined company s strong balance sheet will
provide financial stability to critical market infrastructure
for the benefit of issuers, and trading and clearing
participants
Source: Company filings, FactSet; Note: Financial data as of 12/31/2010; /$ exchange rate of 1.45 as of 5/6/2011, /$ 1.33 for
at maturity
FCF defined as operating cash flow minus capital expenditures; Run-rate revenue synergies of 150mn ($218mn) and cost syn
2)
Adjusted for restructuring expenses
A Deutsche Börse-NYSE Euronext merger will create a leader with superior cash flow generation and a strong balance sheet
1.2x
1.6x
PF EBITDA excl.
synergies
PF EBITDA incl.
synergies
PF debt/EBITDA
excl. synergies
PF debt/EBITDA
incl. synergies
2010PF Deutsche Börse-NYSE Euronext (mn)
Superior cash flow generation and strong balance sheet (cont d)
2,059 / $ 2,738
2,609 / $ 3,536
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19 Sp

Special post closing dividend of 2.00 per Holdco share

Deutsche Boerse and NYSE Euronext intend to pay a one-time special dividend of  $\, 2.00 \, \text{shortly post-closing} \,$ 

Translates into 2.00 for every tendered Deutsche Boerse share and 0.94 / \$1.37 for every NYSE Euronext share

Total dividend amount is expected to amount to ~ 620mn / \$905mn (assuming

100 percent tender acceptance by Deutsche Boerse shareholders)
Sign of the intention to continue to pursue a shareholder friendly distribution
policy while at the same time following prudent capital management policies
Underscores strength of the combined group, which will be a global leader across
the spectrum of capital markets services
Subject approval of Supervisory Board of Deutsche Boerse and Board of
Directors of NYSE Euronext on for June 16
Deal
contingent
one-time
special
dividend of
2.00

1) /\$ exchange rate of 1.46 as of 6/6/2011

20

The right transaction at the right time for both organizations

Deutsche Börse has transformed its business from a German equities market into a world-leader in derivatives, risk management and post-trade infrastructure

NYSE Euronext has been leading the evolution of the exchange industry, leveraging technology and brand to create a multi-asset class global exchange model

The

two companies complementary assets combine to form complete market infrastructure portfolio covering trading, riskand collateral management well as market data and technology The combined group s scale and scope will afford it unique access to growth opportunities in a changing capital market landscape We will continue to focus on communicating the compelling value creation of this combination

Deutsche Börse tender offer period expires 13 July