NYSE Euronext Form 425 May 16, 2008

American Stock Exchange Information Session May 16, 2008 Filed by The Amex Membership Corporation Pursuant to Rule 425 under the Securities Act of 1933, as amended

Subject Companies: NYSE Euronext (Commission File No. 333-149480) The Amex Membership Corporation

2 Forward Looking Statements

Cautionary Note Regarding Forward-Looking Statements

Certain statements in this presentation may contain forward-looking statements, including forward-looking statements within to Securities Litigation Reform Act of 1995. Such forward-looking statements include, but are not limited to, statements concerns Amex's plans, objectives, expectations and intentions and other statements that are not historical or current facts. Forward-looking NYSE Euronext's and Amex's current expectations and involve risks and uncertainties that could cause actual results to despectations include, but are not limited to: NYSE Euronext's and Amex's results to despectations include, but are not limited to: NYSE Euronext's and Amex's ability to implement their respective strategic initial and market conditions and fluctuations, government and industry regulation, interest rate risk and U.S. and global competition, Euronext,

other

factors

detailed

in

**NYSE** 

Euronext s

reference

filed with the French Autorité des Marchés Financiers (Registered on May 15, 2008 under No. 08-054), 2007 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

document for 2007

( document

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statements

are based

on number of assumptions that are subject to change. Accordingly, actual results may be materially higher or lower than those projected. The inclusion of such p not be regarded as a representation by NYSE Euronext or Amex that the projections will prove to be correct. This presentation date. NYSE Euronext and Amex disclaim any duty to update the information herein. IMPORTANT INFORMATION WITH RESPECT TO THE MERGER In connection with the proposed acquisition by NYSE Euronext of The Amex Membership Corporation (MC), NYSE Euronext Securities and Exchange Commission (SEC) a registration statement on Form S-4 (File No. 333-149480). The SEC declared Statement on Form S-4 effective on May 8, 2008. The parties have filed and will file other relevant documents concerning the the SEC. MC MEMBERS ARE URGED TO READ THE FINAL PROXY STATEMENT / PROSPECTUS REGARDING TH TRANSACTION, BECAUSE IT CONTAINS IMPORTANT INFORMATION. MC members can obtain a free copy of the fi prospectus, as well as other filings containing information about NYSE Euronext and Amex without charge, at the SEC s web Copies of the final proxy statement/prospectus can also be obtained, without charge by directing request MacKenzie Partners, Inc., 105 Madison Avenue, New York, New York 10016, call Toll-Free:

(800)
322-2885,
call
Collect:
(212)
929-5500,
e-mail:
proxy@mackenziepartners.com.
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a
prospectus
meeting
the
requirements
of
Section
10
of
the
Securities
Act
of
1933, as amended.

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Background

Transaction was the result of a thorough review of Amex s strategic alternatives

Events

Board initiates review of strategic alternatives including

demutualization

January 2006

Morgan Stanley & Co. Incorporated retained as financial advisor

Engaged with strategic and private equity parties

January 2007

Participated in discussions concerning strategic alternatives and

facilitated comprehensive due diligence processes with various parties including 4 securities exchanges and a consortium of private investors

March 2007

January 2008

Announced transaction with NYSE Euronext

January 17, 2008

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Transaction Overview \$260MM of NYSE Euronext stock plus additional shares of NYSE Euronext stock based on Net Proceeds from sale of Amex s headquarters subject to certain timing and other conditions

(1)

No survival of representations and warranties beyond closing May not solicit other offers May entertain unsolicited offers, subject to a \$10MM breakup fee Amex member approval required Regulatory approvals Absence of Amex Material Adverse Effect

Consideration:
Certain
Terms:
Certain
Conditions:
Deal Summary
Note:
(1)
Please refer to the Merger Agreement and Form S-4 filing for details on the calculation of Net Proceeds

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Current Status of the Transaction

**HSR Clearance** 

Clearance obtained on March 6, 2008

Proxy Statement / Prospectus on Form S-4

Declared effective on May 8, 2008

Proposed Corporate Governance Rule Changes on Form 19b-4

Confidentially submitted initial draft to the SEC on April 11, 2008

Expect to confidentially submit revised draft by late-May

Real Estate Sale Process

Marketing materials for Amex s headquarters distributed to potential buyers in April

Cushman & Wakefield currently marketing and running sale process for Amex headquarters

Member Vote

### Member

vote expected at special meeting to be held on June 17, 2008

Challenging Operating Environment
Market share declining across product lines
Declining revenue
Operating losses each year since 2001
Difficulties with technology upgrades and competitiveness
High cost to operate Amex
Intense price competition
Difficulties with Reg NMS order routing
Conversion to electronic exchange model risky
Unlikely to materially improve in the foreseeable future
0
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20 30 40 50 60 2005 2006 2007 Amex Market Share in Amex-Listed Equities (%) (1) (2) Source: Company Data 0 4 8 12 16 20 2005 2006 2007 Amex U.S. **ETFs** Market Share (%) (1) (3) Source: Company Data 0 4 8 12 16 20 2005 2006 2007 Amex U.S.

Equity

Options
Market
Share
(%)
(1)
Source:
Company Data
6.5%
3.3%
24.4%
Notes:
(1)
Monthly market share tracked through December 2007. Numerical percentages identified as of December 2007
(2)
Includes listed company equities, structured products, and closed-end funds
(3)
Includes UTP

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Merger Considerations
Attractive Value Realization
Equity value equal to \$260MM of NYSE Euronext stock for Amex operations
Additional shares of NYSE Euronext stock based on Net Proceeds from sale of Amex s headquarters subject to certain timing and other conditions

Cushman and Wakefield currently marketing Amex s headquarters Liquidity / Tax Benefits Greater liquidity of

**NYSE** Euronext stock (versus Amex membership interest) No holding period for **NYSE** Euronext stock received by MC members in the transaction Structured as a tax-free exchange Strategic / Operating Benefits Technology and operating expense synergies Benefits from NYSE Euronext s leading reputation, technology, platform, volume and liquidity Diversification of businesses Improved positioning of NYSE Arca and Amex ETF listing and trading businesses as well as closed-end funds and structured products Risks Discussed under Risk **Factors** and The Mergers MC and Amex s Reasons for the Mergers on Form S-4

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OCC Facts
The Options Clearing Corporation (OCC), founded in 1973, is the world s largest equity derivatives clearing organization

Equally owned by 5
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participant

exchanges that trade options, including Amex (1) OCC bylaws permit the OCC to charge fees only to cover operating expenses and reserves: Excess fees refunded Clearing Members, not equity holders, since OCC s inception Approval of 2/3 of the Board and unanimous shareholder approval to amend the bylaw fee provision Equity owners only represent minority of OCC s 16 person **Board** 

and

have limited voting rights: Amex has a right to appoint 1 director to the 16 person Board 9 out of the 16 directors are Clearing Members or their representatives Shares held by equity owners are subject to transfer restrictions, including right of first

refusal in favor of

OCC; if exercised, OCC would pay Amex the lesser of \$333,333 or the aggregate book value for the shares Amendments to the OCC arrangements described above (including the bylaw fee provision) would encounter significant business and legal challenges; approvals would be required from the OCC Board, the participant exchanges and the SEC pursuant to the constituent documents of OCC and/or applicable law (2) Ownership stake in OCC was identified for potential acquirors Note: (1) Other owners include the Chicago **Board Options** Exchange, International Securities Exchange (Deutsche Börse), **NYSE** Arca, and the Philadelphia

Stock

Evaluation
Exchange.
The
Boston
Stock
Exchange is also a participant exchange but is not an equity owner of OCC and therefore does not have the same rights as the
(2)
More
information
available
at
www.optionsclearing.com
and
by
contacting

the

Delaware

Secretary

of

State

at

(302)

739-3073

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Conclusion

Operating environment for Amex continues to be challenging

Financial performance has declined and material improvement in the foreseeable future on a standalone basis is unlikely

The Board of Directors of MC and the Board of Governors of Amex diligently and thoroughly sought strategic alternatives for Amex over a period of two years

Retained Morgan Stanley as financial advisor to pursue discussions with, and respond to, interest from various potential partners

Actively engaged in multiple due diligence processes with various parties from March 2007 January 2008

NYSE Euronext s offer of \$260MM in NYSE Euronext stock plus the contingent consideration based on the Net Proceeds from the sale of Amex s headquarters provided the best option of obtaining value for the seatholders of Amex

Additional

benefits from a combination with NYSE Euronext

Improved liquidity and tax efficient structure

Strategic / operational synergies