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Subject Companies:

NYSE Euronext

(Commission File No. 001-33392)

Deutsche Börse

May 10, 2011

UBS Global Financial Services Conference May 10, 2011

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

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. Forwardlooking statements are based

forward-looking statements,

on **NYSE** Euronext s current expectations and involve risks and uncertainties that could cause actual results to 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 $\quad \text{and} \quad$ 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 change. Accordingly, actual results may

be

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higher or lower than those projected. The inclusion of suchprojections herein should not be regarded as representation by **NYSE** Euronext that the projections will prove to be correct. This presentation speaks only as of this date. **NYSE** Euronext disclaims any duty to update the information herein. To

supplement

NYSE Euronext's consolidated financial statements prepared in accordance with **GAAP** and to better reflect period-over-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 financial measures do not replace $\quad \text{and} \quad$ are not superior to the presentation of **GAAP** financial results, but are provided to (i) present the effects of certain merger expenses, exit costs and other special items, and (ii) improve overall understanding of **NYSE**

Euronext's current financial

performance and its prospects for the future. Specifically, **NYSE** Euronext believes the non-**GAAP** financial results provide useful information to both management and investors regarding certain additional financial and business trends relating to financial condition and operating results. In addition, management uses these measures for reviewing financial results and evaluating financial

performance. 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 reconciliation non-GAAP financial

measures

to GAAP measures.

3 Legal Disclaimer IMPORTANT INFORMATION

NYSE Euronext will file a Solicitation/Recommendation Statement on Schedule 14D-9 in the event that Nasdaq OMX Group, Euronext common stock. NYSE Euronext stockholders are strongly encouraged to read the Solicitation/Recommendation Statement, any amendments or supplements to the proxy statement and other Internet website maintained by the Securities and Exchange Commission at www.sec.gov. Copies of the Solicitation/Recommendation Statement and other Internet website maintained by the Securities and Exchange Commission at www.sec.gov. Copies of the Solicitation/Recommendation Statement and other Internet website maintained by the Securities and Exchange Commission at www.sec.gov. Copies of the Solicitation/Recommendation Statement and other Internet website maintained by the Securities and Exchange Commission at www.sec.gov. Copies of the Solicitation/Recommendation Statement and other Internet website maintained by the Securities and Exchange Commission at www.sec.gov. Copies of the Solicitation/Recommendation Statement and other Internet website maintained by the Securities and Exchange Commission at www.sec.gov. Copies of the Solicitation/Recommendation Statement and other Internet website maintained by the Securities and Exchange Commission at www.sec.gov. Copies of the Solicitation/Recommendation Statement and Statement

Statement will also be available for free at NYSE Euronext's website at www.nyse.com.

In connection with the proposed business combination transaction between NYSE Euronext and Deutsche Boerse AG, Alpha I declared effective on May 3, 2011, a Registration Statement on Form F-4 with the U.S. Securities and Exchange Commission Holding and (2) an offering prospectus of Holding to be used in connection with Holding s offer to acquire Deutsche Boerse (when finalized) to its stockholders in connection with the vote to approve the merger of NYSE Euronext and a wholly owned shareholders in the United States in connection with Holding s offer to acquire all of the outstanding shares of Deutsche Boerse Authority (*Bundesanstalt fuer Finanzdienstleistungsaufsicht*) (BaFin), which was approved by the BaFin for publication puwas published on May 4, 2011.

Investors and security holders are urged to read the definitive proxy statement/prospectus (when it becomes available), the offer because they contain important information. You may obtain a free copy of the definitive proxy statement/prospectus (when it and Holding with the SEC on the SEC s Web site at www.sec.gov. The definitive proxy statement/prospectus (when it become Euronext s Web site at www.sec.gov. The definitive proxy statement/prospectus (when it become Euronext s Web site at www.sec.gov. The definitive proxy statement/prospectus (when it become Euronext s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at www.sec.gov. The offer document is available at Holding s Web site at <a hr

No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Se to be approved by the relevant regulators or certain facts to be ascertained, the public offer is not being made directly or indirectly jurisdiction, or by use of the mails or by any means or instrumentality (including without limitation, facsimile transmission, tel exchange, of any such jurisdiction.

This announcement and related materials do not constitute in France an offer for ordinary shares in Holding. The relevant final documents reviewed by the competent European market authorities.

Participants in the Solicitation

NYSE Euronext, Deutsche Boerse AG, Holding and their respective directors and executive officers and other members of ma Euronext stockholders in respect of the proposed business combination transaction. Additional information regarding the interest 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 likelihood that such transaction could be consummated, the effects of any transaction on the businesses of NYSE Euronext or looking statements involve risks and uncertainties because they relate to events and depend on circumstances that may or may actual results of operations, financial condition and liquidity, and the development of the industries in which NYSE Euronext a forward-looking statements contained in this document. Any forward-looking statements speak only as at the date of this document undertakes any obligation to update or revise publicly any forward-looking statement, whether as a result of new information,

1

Moving Forward from a Position of Strength
Strong first quarter highlights strength and operating leverage of model
Further evidence of our ongoing transformation
Executing our strategy to generate shareholder value
2009: Focus on Getting Fighting Fit

2010: Shifting to Growth

2011: Continue Driving Value
Strong shareholder returns validate our direction
Proposed combination with Deutsche Börse accelerates successful strategy
Positioned to lead industry evolution
Substantial balance sheet strength
Merger on-track to deliver greater synergies in shorter time frame

5
Strong Performance Across the Platform
Cash Trading and
Listings
312
310
328

1Q10 4Q10 1Q11 Derivatives Info. Services and **Tech Solutions** Net Revenue 1 (\$ in millions) Operating Income 2 (\$ in millions) Operating Margin **NYSE Euronext** Consolidated **Primary Segments** 224 188 236 1Q10 4Q10 1Q11 645 613 679 1Q10 4Q10 1Q11 106 99 125 1Q10 4Q10 1Q11 130 91 146 1Q10 4Q10 1Q11 218 188

264 1Q10 4Q10 1Q11 34

32 38 1Q10 4Q10 1Q11 58 48 62 1Q10 4Q10 1Q11 34 31 39 1Q10 4Q10 1Q11 15 25 24 1Q10 4Q10 1Q11 110 114 116 1Q10 4Q10 1Q11 17 28 28

1Q10 4Q10 1Q11 Notes:

1. Defined as total revenues, less transaction-based expenses comprised of Section 31 fees, liquidity payments and routing and Solutions are total revenue.

2. Excludes impact of merger expenses and exit costs.

6
Strong Q1 Powered by Execution Against Our Strategy
NYSE
NYSE
Amex

NYSE Arca Euronext

NYSE

Arca

NYSE

Liffe

NYSE

Amex

NYSE

Liffe U.S.

Market

Data

Transaction

Services

Infra-

structure

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

2 companies transferred from Nasdaq

with 2 additional transfers announced,

building on 14 transfers in 2010

European cash trading ADV up 32%

YoY and 29% QoQ

Improved U.S. cash equities trading

revenue, market share stable

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

Rebound in NYSE Liffe volumes in 1Q11

up 34% QoQ (ex. Bclear)

U.S. Options ADV up 19% YoY and QoQ

Record quarterly revenue;

operating margins of 24%

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

0 40,000 80,000 120,000 160,000 21-Mar 1-Apr

```
12-Apr
23-Apr
4-May
The Strategy Illustrated: Innovation and Collaboration
NYSE Liffe in Europe sponsors initiative
with proprietary, proven technology
Existing clients natural equity partners
Global client base already connected via
the SFTI network
Long-standing partnership with DTCC
Provides unprecedented level of
transparency reducing systemic risk
Eliminates split-margin pools and provides
capital efficiency
Value of the Community
Results
Existing client relationships enabled
partnership with critical industry players from
sell-side, buy-side and retail
NYSE floor, NYSE Area options technology
and options operations scaled with minimal
new cost
14% market share developed from ~$100
million acquisition cost
NYSE Liffe U.S. Eurodollar Futures Open Interest
5.9
13.9
4Q08
1Q11
AMEX Market Share of U.S. Equity Options
(%)
1
Note:
```

1. Represents close of acquisition date.

The Strategy Illustrated: Seizing the Opportunity for NYSE Technologies Execution venue fragmentation
Global asset correlation
Trading technology commoditization
High-frequency trading
Cost pressures
Regulatory uncertainty/change

EU and Asia following similar maturity

path as the U.S.

8

Structural Changes in Global Financial Markets Are Driving Demand for Infrastructure, Data and

Transaction Services

Industry Trends

Driving New Demands

Opportunity

Global market access

Integration of venues / participants

Aggregation & dissemination of

information

Cost-effective, ultra-low latency

Advanced trading platforms available

as a service

Risk management

Build the leading

technology services

franchise for the

global investment

community

\$1 billion in revenue

by 2015 with

operating margins

of 25

30%

FIX Certification & On-boarding

Low Latency Channels

FIX Engines, Market Access Gateways

Configurable Order Routing

Risk Management and Sponsored Access

Universal Trading Platform (UTP)

Current NYSE Technologies Product Offerings

SuperFeed, OneTick, TAQ, XDP

Feed Handlers, V5, Data Fabric

Liquidity Information and Messaging (IOINet,

SOR Feeds)

NYSE Data Products

Market Replay Transaction Services Data Services

Low Latency, Ubiquitous SFTI Network

Infrastructure and Co-location Services (our own DCs plus third-party)

Trading Platform on Demand (TPoD) Infrastructure Services

2.4 2.2 1.8 1Q10 4Q10 1Q11

93 61 36 427 425 415 1Q10 4Q10 1Q11 Track-Record of Cost Control and Enhanced Balance Sheet Strength Note: 1. Debt calculated as short-term plus long-term debt as reported; adjusted EBITDA as reported. Capital Expenditures Fixed Operating Expenses Disciplined Expense Management Fixed Operating Costs and CapEx (\$ in millions) Continued Deleveraging Debt / LTM EBITDA 1

825

1,169 1,233 10

4,058 3,757 3,367 2,968 683 767 736 846 2007 2008 2009 2010 Strategy Enabled by Productivity Growth and Cost Control Note: 1. Assumes mean Wall St revenue estimate of \$1.0 billion for FY ending March 31, 2011; based on 1,488 employees for LSE per 2010 annual report. Employees (year end) Net Revenue / Employee (\$ in thousands) **Productivity Improvements** Headcount and Net Revenue / Employee 2010 Revenue Per Employee by Exchange (\$ in thousands)

1

1,844 1,650

160 193

134

Pre-NYX

Euronext Merger

(April 2007) 2008 Investment 2009 Investment 2010 Investment Savings 2008 2010 2011 Guidance Total savings of \$624mn: Euronext merger: \$349mn (vs. \$275mn promised) AMEX: \$140mn (vs. \$100mn promised) Additional efficiencies: \$135mn FX(57) (681)\$624 Million of Savings Since 2007 Have Funded New Investments Investing in Growth While Pulling Costs Out of the Platform (\$ in millions) Amex and Wombat acquisitions Capacity build for Co-location and global SFTI network NYSE Liffe U.S. development **NYSE Liffe** Clearing Mahwah and Basildon construction **AEMS** in-sourcing NYFIX acquisition EU clearing build Corporate Board Member

acquisition

11

605

599 613 679 1Q09 2Q09 3Q09 4Q09 1Q10 2Q10 3Q10 4Q10 1Q11 Executing Our Strategy Means Tangible P&L Results Notes:1. Net revenues defined as gross revenues less direct transaction costs comprised of Section 31 fees, liquidity payments 2. Presented on a non-GAAP basis. Quarterly Net Revenue Development (\$ in millions) Quarterly EPS Development 0.43 0.51 0.53 0.58 0.54 0.46 0.46 0.68 0.64 1Q09 2Q09 3Q09 4Q09 1Q10 2Q10 3Q10 4Q10 1Q11 CAGR: 5.9% CAGR: 25.8% (\$)

13

And Best-in-Class Total Shareholder Returns

Notes:1. Total shareholder return from January 1, 2011 through February 8, 2011 (unaffected date) in local currency. 2. Total shareholder return from February 8, 2010 through February 8, 2011 (unaffected date) in local currency.

3.

Total

shareholder

return from March 31, 2009 through February 8, 2011 (unaffected date) in local currency. 4. Dow Jones Global Exchange Index. 12 Month Shareholder Return 2 (%) 1Q11 Shareholder Return 1 (%) 1Q09 Current Shareholder Return 3 (%) 11 11 9 9 6 5 0 (1) (6) 49 45 43 30 25 24 22 9

55 101

69

66

66

59

37

32

25

23

S&P 500

DJ

Exchange

4

S&P 500

DJ

Exchange

4

S&P 500

DJ

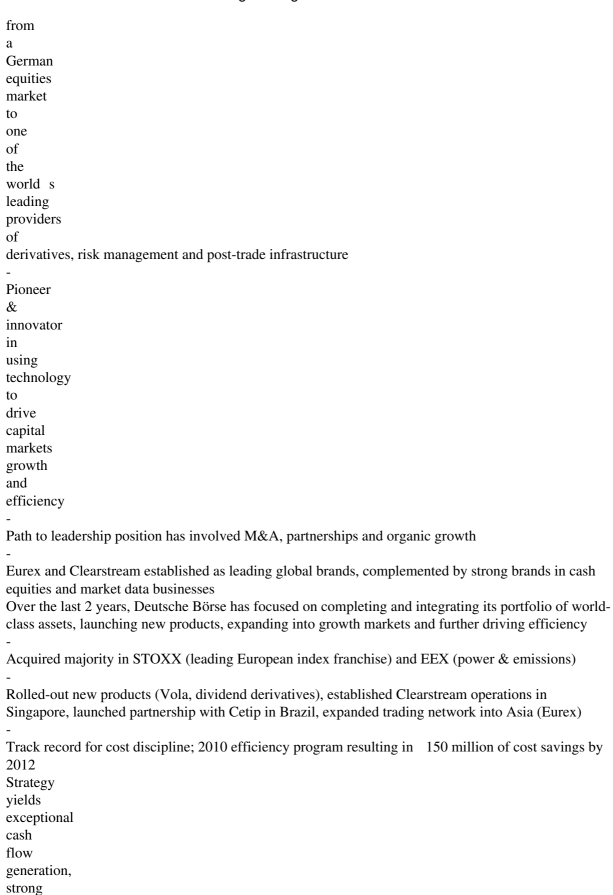
Exchange

4

Source: FactSet

14

Deutsche Börse: Path to Creating a Global Leader in Derivatives, Risk Management and Post Trade Strong first quarter highlights leverage in the business model and superior portfolio of assets 10-year transformative journey



balance sheet and attractive distribution policy Merger with **NYSE** Euronext leverages derivatives, risk management and post trade expertise of

Deutsche Börse Group and accelerates growth opportunities

Source: DB1 company filings

35%

4%

31%

26%

4% 12%

13%

32% 44% 15 Deutsche Börse: Evolving Global Leadership in Key Segments Source: DB1 company filings Notes: 1. Revenues include sales revenue and net interest income from banking business; External sales for IT. 2. Adjusted for costs for efficiency programs and non-recurring charges. 3. IT segment has been merged into Xetra, Eurex, Clearstream and MD&A since 1Q10. 4. Settlement & Custody (Clearstream) **CAGR** based on 2002 2010 time period; **EBIT** margin exclusive of net interest income. 2000 Revenues: 637 million 1 44% 25% 13% 18%

Cash Equities (Xetra) Derivatives (Eurex) MD&A IT 2010 Revenues: 2,166 million 12% 40% 10% 38% Cash Equities (Xetra) MD&A Settlement & Custody (Clearstream) Derivatives (Eurex) 2000 EBIT: 217 million Cash Equities (Xetra) Derivatives (Eurex) IT 3 2010 EBIT: 1,091 million Cash Equities (Xetra) MD&A Settlement & Custody (Clearstream) Settlement & Custody (Clearstream) MD&A Transformation Delivers Attractive Growth and Margin Profile Derivatives (Eurex) Derivatives Market Data Settlement & Custody Cash Equities (Eurex) & Analytics (Clearstream) 4

(Xetra)

Total 2010 margin 56% 61% 45% 49% 50% 2000 -2010 CAGR 40% 35% 13% 4% 18% Derivatives Market Data Settlement & Custody Cash Equities (Eurex) & Analytics (Clearstream) 4 (Xetra) Total 2000 -2010 CAGR

18% 11% 13% (1%) 12%

(15)

2010A 2011E 2012E 2013E 16 Deutsche Börse: Franchise Supported by Disciplined Cost Structure Scalable Platform and Disciplined Cost Structure 2005 2010 EBIT: 1,091 % margin: 49% EBIT: 705 % margin: 39% **Total Costs:** 1,118 **Total Costs:** 1,136 Total Revenue: 1,823 **Total Revenue:** 2,227 Focus on Cost Reduction Initiatives **Cost Savings Incremental Cost Savings** Implementation Costs Implementation of Program to Optimize Processes and Costs Significantly Accelerated While Maintaining Investment In Future Eurex 60% MD&A 5% Clearstream 30% Xetra 5% 90

Investment Program is Geared to Support Structural

Growth and Build on Strength in Technology

Investment

35

Program 2011

~ 120 million

Source: DB1 company filings

Notes: 1. Financials adjusted for non-recurring charges and costs for efficiency programs.

2. Total revenue includes sales revenue, net interest income from banking business and other operating income. (
in millions)
(
in millions)

```
0.7x
```

1.1x

2.0x

2.9x

17

Deutsche Börse: Exceptional Cash Flow Generation and Attractive Shareholder Distributions

Total debt / LTM EBITDA

Source: DB1 company filings, FactSet

Notes: Market data as of 5/6/2011; Financials adjusted for non-recurring items; /\$ exchange rate of 1.45 as of 5/6/2011, /\$ 1 2009 average and /\$ 1.33 for 2010 average.

- 1. Payout ratio calculated as capital distributions as a % of adjusted net income.
- 2. Capital returned to shareholders between 2007-2010; Dividend yield calculated as ordinary dividends as a % of current mark

NR / NR

BBB / Baa3

A+/A3

AA/NR

Low Leverage and Strong Rating

DB1 Track-Record of Returning Cash to Shareholders

403

381

784

390

390

390

2007

2008

2009

2010

Ordinary dividends

Share buybacks

~ 2.0 billion returned to shareholders

between 2007-2010

54%

56%

38%

99%

Payout

ratio1

(

in millions)

1,573

808

381

237

272

599

1,045

1,954

Ordinary dividends

Share buybacks

Best-in-Class Shareholder Cash Distributions ²

0%

0%

15%

Div.

yield

```
11%
(
in millions)
2010 EBITDA
1,221
838
600
527
(
in millions)
Deutsche Börse: Exceptional Cash Flow Generation and Attractive Shareholder Distributions
```

18

Notes:

1. Based on /\$ exchange rate of 1.33 (2010 average).

2.

Includes

NYX

European

Cash

execution
fees
as
well
as European
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
Pro Forma NYSE / Deutsche Börse 2010 Net Revenue
Globally Diversified Capital Markets Business
31%
69%
U.S.
Non-U.S.
Geographic Breakdown
Net Revenue
1
: \$5.4 billion
Product Breakdown
12%
7%
3%
20%
14%
37%
8%
27%
17%
11%
45%
Cash Trading
Cuon Truonig

& Listings

Derivatives

Settlement &

Custody

Market Data &

Technology

Net Revenue

1: \$5.4 billion

Cash Trading &

Listings

Derivatives

Market Data &

Technology

Settlement &

Custody

EBITDA

13

: \$2.6 billion

Listings

U.S. Cash 3

European Cash ²

Other

19 Strong Combined Earnings and Robust Dividend First Quarter 2011 Full Year 2011 Stand-Alone Case; Before Synergies Achieved Net Income (\$ in millions) 2011

```
$682
1,197
Combined
$1,879
Dividends Paid ($ in millions)
2011
$316
566
Combined
$883
Net Income ($ in millions)
1Q 2011
$177
310
Combined
$487
Dividends Paid ($ in millions)
1Q 2011
2
$79
3
142
Combined
$221
1
5
5
```

1. Excludes merger expenses and exit costs.

Notes:

- 2. NYSE Euronext dividend for 1Q 2011 based on a dividend of \$0.30 per share and 261 million basic common shares.
- 3. Deutsche Börse dividend for 1Q 2011 is illustrative reflecting one quarter of the 2010 annual dividend amount of 2.10 per 5/6/2011 and 186 million basic common shares.
- 4. 2011 net income based on 2011 I/B/E/S EPS estimates multiplied by FD share counts. Deutsche Börse figure converted at a
- 5. 2011 annual dividend amounts reflect annualized 1Q 2011 dividends. Deutsche Börse annual dividend is illustrative reflecti

Integration and Closing Processes Crossing Key Milestones 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 Paris, London,

Brussels, Amsterdam and Lisbon

Draft Competition filing submitted to European

Commission with pre-notification discussions ongoing

Multiple discussions with DOJ

4 College of Regulators meetings with others

scheduled

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

th

F-4 declared effective by SEC on May 3

rd

Integration Planning

Regulatory Process

20

Run-Rate of Expense Synergies

Feb. 15

Current

Year 1

25%

30%

Year 2

50%

65%

Year 3

100%

100%

Total Expense Synergies of 400 / \$580 Million Now Identified ¹ 15 February 2011 Current Technology (+ 51 million): One Common Trading and Clearing Infrastructure CTAC Combination of Networks Consolidation of U.S. Data Centres Eliminating overlapping IT function where applicable Combination of Networks Global Sourcing and Global Delivery Model Clearing (+ 4 million): Accelerated Cost avoidance due to NYX stopping its projects to build two fully owned & operated CCPs Market Operations (+ 15 million): 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 (+ 30 million): 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 ² 300mn / \$435mn 400mn / \$580mn 21 Technology 79mn Technology 130mn Clearing 67mn Clearing 71mn Market **Operations** 98mn Market **Operations**

113mn

Corporate

56mn

Corporate

86mn

Notes:1. All figures converted at a /\$ exchange rate of 1.45 as of 5/6/2011.

2. Bold represents synergy levers identified post-announcement.

Combination Has Access to Unique Growth Opportunities 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

pre-

and 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

issuers globally

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

22

Note:

1. Synergies converted using /\$ exchange rate of 1.45 as of 5/6/2011.

Expected

Revenue Synergies of at Least 100 million \$145 million Annually, with Full Run-Rate Being Achieved at End of Year 3 ~50% of Revenue Synergies from Clearing Alone

Notes:

1.

All

estimates

using I/B/E/S

consensus.

```
Figures
converted
at
a
$/
exchange
rate
of
1.4571.
2. 2011E earnings determined by multiplying 2011E EPS by fully diluted shares outstanding (NYX: 262 million).
Includes
impact
of
expense
and
revenue
run-rate
synergies
of
 500
million
converted
at
a
$/
exchange
rate
of
1.4571
and
tax-affected
at
a
rate
of
27%.
4. Based on NYX fully diluted shares of 262 million.
Value Drivers
Total
NYX Share
@ 40%
Per NYX
Share
Earnings Power (in $ millions, except per share amounts)
2011 NYX Net Income Stand-alone
```

\$673

```
2011 DB1 Net Income Stand-alone
2
1,196
Net income impact of full run-rate synergies
532
NewCo s Combined Net Income
2,401
960
3.67
Equity Trading Value (in $ billions, except per share amounts)
At current multiple (unaffected)
13x
31.2
12.5
$48
14x
33.6
13.4
$51
15x
36.0
14.4
$55
Dividend Potential (in $ millions, except per share amounts)
Based on Current NYX and DB1 payout
~50%
1,200
480
1.83
Illustrative Sensitivity Analysis
Path to Value Creation
```

1

```
Superior cash flow generation and strong balance sheet....
Superior Balance Sheet Strength

1
Debt / EBITDA leverage at closing
1.3 x
Debt / EBITDA leverage one year after closing
< 1 x
```

...allowing us to maintain the shareholder-friendly distribution policy

Combined 2011 dividends paid by DB1 and NYX

~\$880 million

Potential 2012 dividends at current payout ratio

> \$1 billion

Additional flexibility available to invest in internal and external growth and add shareholder value

Debt / EBITDA at YE 2012

1.0 x

1.3 x

Additional flexibility as of year end 2012

(excess cash + incremental leverage)

\$1.7 billion

\$2.8 billion

24

Note:

1. /\$ exchange rate of 1.45 as of 5/6/2011, closing on 3/12/2011, dividend 2012 based on estimated 2011 pro forma net incom

25

Moving Forward from a Position of Strength Strong first quarter highlights strength and operating leverage of model Further evidence of our ongoing transformation Executing our strategy to generate shareholder value 2009: Focus on Getting Fighting Fit

2010: Shifting to Growth

2011: Continue Driving Value
Strong shareholder returns validate our direction
Proposed combination with Deutsche Börse accelerates successful strategy
Positioned to lead industry evolution
Substantial balance sheet strength
Merger on-track to deliver greater synergies in shorter time frame
NYX Shareholder Vote: July 7th