CBOT HOLDINGS INC Form 425 June 28, 2007

Filed by Chicago Mercantile Exchange Holdings Inc. pursuant

to Rule 425 under the Securities Act of 1933, as amended, and

deemed filed pursuant to Rule 14a-6 under the

Securities Exchange Act of 1934, as amended.

Subject Company: CBOT Holdings, Inc.

Subject Company s Commission File No.:001-32650

The Best Combination June 28, 2007

2

Discussion of Forward-Looking Statements

Forward-Looking Statements

This presentation may contain forward-looking information regarding Chicago Mercantile Exchange Holdings Inc. and CBOT company

after

the

completion

of

the

merger

that

are

intended

Edgar Filing: CBOT HOLDINGS INC - Form 425
to
be
covered
by
the
safe
harbor
for
forward-looking
statements
provided
by
the
Private
Securities
Litigation
Reform
Act
of
1995.
These
statements
include,
but
are
not limited to, the benefits of the business combination transaction involving CME and CBOT,
including future financial and operating results, the new company s plans, objectives, expectations and intentions and other st
Such statements are based on current beliefs, expectations, forecasts and assumptions of CME and CBOT s management which
which
could
cause
actual
outcomes
and
results
to
differ
materially
from
these
statements.
Other
risks
and
uncertainties
relating
to
the
proposed
transaction

include,

but are not limited to, the satisfaction of conditions to closing, including receipt of shareholder, member, regulatory and other a proposed transaction may not be consummated on the proposed terms; uncertainty of the expected financial performance of the completion

of

the

proposed

transaction;

The

combined

company

may

not

be

able

to

achieve

the

expected

cost

savings,

synergies

 $\quad \text{and} \quad$

other

strategic

benefits

as

a

result

of

the

proposed

transaction;

the

integration

of

CBOT s

operations

with

CME s

may

not

be

successful

or

may

be

materially

delayed

or

Edgar Filling. OboT FloEblivdo IIVO T Offin 120
may
be
more
costly
or
difficult
than
expected;
general
industry
and
market
conditions;
general domestic and international economic conditions; and governmental laws and regulations
affecting domestic and foreign operations.
For more information regarding other related risks, see Item 1A of CME s Annual Report on Form 10-K for the fiscal year en
recent
Quarterly
Report
on
Form
10-Q.
Copies
of
said
documents
are
available
online
at
http://www.sec.gov
or
on
request
from
the
CME.
You
should
not
place
undue
reliance on forward-looking statements, which speak only as of the date of this presentation. Except for any obligation to discle
Federal
securities
laws,
CME
undertakes
no
obligation

to

publicly any revisions to any forward-looking statements
any revisions to any forward-looking
revisions to any forward-looking
any forward-looking
any forward-looking
forward-looking
to
reflect
events
Or circumstances
circumstances
after
the date of this presentation.
Additional Information
CME and CBOT have filed a definitive joint proxy statement/prospectus and a supplement thereto with the SEC in connection
document is not a substitute for the definitive joint proxy statement/prospectus, as supplemented, or any other documents CMI
the SEC. Investors and security holders are urged to read the definitive joint proxy statement/prospectus, as supplemented, and
or to be filed by CME or CBOT because they contain or will contain important information about the proposed transaction. The
statement/prospectus
is,
and
the
supplement
thereto
and
other
documents
filed
or
to
be
filed
by
CME
and
CBOT
with
the
SEC
are
or
will
be,
available
free
of the second se
charge

Eugai i lillig. OBOT HOLDINGS INC - 1 01111 423
at the
SEC s
Web
site
(www.sec.gov)
or
from
Chicago
Mercantile
Exchange
Holdings
Inc.,
Shareholder
Relations
and
Membership
Services,
20
South
Wacker
Drive,
Chicago, Illinois 60606, Attention: Beth Hausoul or from CBOT Holdings, Inc., Attn: Investor Relations, at 141 West Jackson
CME
and
its
directors,
executive
officers
and
other
employees
may
be
deemed
to
be
participants
in
the the
solicitation
of
proxies
in
connection
with
the
proposed
transaction.
Information
regarding
1 V M OI II M

CME s directors and

executive	
officers	
is	
available	
in	
CME s	
proxy	
statement	
for	
its	
2007	
annual	
meeting	
of	
stockholders,	
dated	
March	
17,	
2007.	
Additional	
information	
regarding	
the	
interests	
of	
such	
potential	
participants	
is	
available	
in	
the	
definitive	
joint	
proxy	
statement/prospectus,	
as	
supplemented, and the other relevant documents filed with the SEC.	
CBOT and its directors, executive officers and other employees may be deemed to be participants in the solicitation of prox	ies
transaction. Information regarding	
CBOT	
directors	
and	
executive	
officers	
is	
available	

in CBOT s proxy statement for its 2007 annual meeting of stockholders, dated March 29, 2007. Additional information regarding the interests of such potential participants is included in the joint proxy statement/prospectus and the other relevant documents filed with the SEC. Statements included in this document relating to the **ICE** offer reflect the views

of CME s

and
CBOT s
management.
This document shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sal
which
such
offer,
solicitation
or
sale
would
be
unlawful
prior
to
registration
or
qualification
under
the
securities
laws
of
any
such
jurisdiction.
No No
offering
of
securities
shall
be
made
except
by
means
of .
a
prospectus
meeting
the
requirements
of
Section
10
of
the
U.S.
Securities
Act

of 1933, as

amended.

The Best Combination

June 28, 2007 Charlie Carey, Terry Duffy and Craig Donohue

4

Valuable equity
Strong currency
Best strategic fit
Compelling long-term growth opportunities
Lower risk

Strong trading rights value/income potential Commitment to hybrid trading model Maintains pricing differential for members

Flexible and creative ERP solution
Cash dividend + minimum guarantee/payment
Upside: potentially +\$1.25M
**

per ERP holder (beyond guarantee) \$15M cap on litigation expenses removed CME/CBOT Offer Responds to Your Concerns

Assumes CBOE value of \$3.3B and CBOT full member with ERP entitled to equal share of value

CBOT/CME Contributions to the Combined Company
The original and revised CME/CBOT merger agreements were based on information unavailable to analysts (IBES) at the time Exchange Ratio
0.3500
CBOT Shares Outstanding
53.0

CME Exchange Ratio

0.3500

CME Shares Outstanding 35.1

```
Shares Issued to CBOT
18.6
Pro Forma CME Group Shares
53.7
CBOT Pro Forma Ownership
34.6%
1 2007 YTD ADV as of June 25, 2007
2 Base case projections from joint proxy/prospectus dated June 5, 2007
3 IBES Consensus estimates as of June 25, 2007
CBOT Contribution %
2007E
2008E
Volume
38.1%
Revenue -
Base Case
36.0%
34.8%
Net Income -
Base Case
2
32.4%
30.5%
Net Income -
IBES Consensus
3
33.5%
32.2%
CBOT Pro Forma Ownership
34.6%
IBES Long-Term Growth Rates
CME
23.0%
CBOT
17.0%
```

1) IBES Consensus estimates as of June 25, 2007.

Notes:

CME s Offer per Share from CBOT Member Perspective CME s offer is compelling: better growth prospects, ERP upside and lower risk CME Implied Offer Price (0.35 Rate)* \$189.76 Plus \$485m Dividend \$9.14 Plus \$3.5B @ \$560Tender Offer** \$6.24

Value to all CBOT Shareholders \$205.14 Plus \$333m ERP Guarantee \$9.14 Value to Full B1 w/ERP \$214.28

Incremental \$1.25m ERP Upside***

\$45.72

Potential Full Value

\$260.00

*

Implied offer price based on closing price on 6/27/07

**

Reflects difference between closing price on 6/27/07 and \$560 multiplied by 0.35 exchange ratio; \$3.5B tender offer limited to

Assumes CBOE value of \$3.3B and CBOT full member with ERP entitled to equal share of value

CME s Offer per Share Compared to ICE
CME s offer is significantly more compelling than ICE s offer:
better growth prospects, ERP upside and lower risk
ICE
CME
Implied Offer Price (1.42 Rate)*
\$214.49
Less Takeover Premium****
-\$10.72
Less \$294m Breakup Fee
-\$5.54
Value to all CBOT Shareholders

\$198.23 Plus \$666m ICE/CBOE ERP Offer \$18.28 Value to Full B1 w/ERP \$216.51 Incremental \$60k ERP Upside***** \$2.21 Potential Full Value \$218.72 Implied Offer Price (0.35 Rate)* \$189.76 Plus \$485m Dividend \$9.14 Plus \$3.5B @ \$560Tender Offer** \$6.24 Value to all CBOT Shareholders \$205.14 Plus \$333m ERP Guarantee \$9.14 Value to Full B1 w/ERP \$214.28 Incremental \$1.25m ERP Upside*** \$45.72 Potential Full Value \$260.00 Implied offer price based on closing price on 6/27/07 ** Reflects difference between closing price on 6/27/07 and \$560 multiplied by 0.35

exchange ratio; \$3.5B tender offer

limited to 6.25m shares ***Assumes CBOE value of \$3.3B and **CBOT** full member with **ERP** entitled to equal share of value **** ISS estimated a 5% takeover premium in the 6/27 report and **BMO** Capital markets analyst Mike Vinciquerra assumed 6/15 ICE s stock price may drop 11% to

\$135 if the takeover premium is taken out **** Assumes CBOE value of \$3.3B and **CBOT** full member with **ERP** entitled equal share of value. Incremental \$60K upside based on difference between potential equity value in the **ICE ERP** proposal, less the

ICE ERP guarantee,

on a

per-share basis.

8

If it became evident ICE would win [CBOT], ICE stock would fall substantially.

~Mike Vinciquerra, BMO Capital Markets (6/15/07)

Takeout speculation has been fueling the stock of late, but we do not believe a takeout is likely near-term. And while fundamentals have been decent, we are not sure they are strong enough to support the stock at current levels.

~Chris Allen, Bank of America (6/14/07)

"We believe that ICE s stock has traded higher [...] in

expectation that ICE would not succeed in its bid attempt and would itself become a takeover target".

~ Niamh

Alexander, CIBC World Markets (6/13/07)

ICE s recent stock price performance has been driven

by takeout speculation CME/CBOT: Analysts

Perspective

Permission to use quotes neither sought nor obtained

9
Strategic Fit and Growth Opportunities
\$29.6B
Pro forma Market Capitalization
\$2.6B
Combined 2008 Revenues
*
\$1.0B
Combined 2008 Income
*

Combined Q1 2007 ADV

^{*}Combined revenues and income projected before merger related items according to base case included in joint proxy statement

10 Strategic Fit and Growth Opportunities

- +World s largest exchange and clearing house
- +Benchmark products in every major asset class
- +Industry leading trading and clearing platforms
- +Broadest customer base and global distribution

network (83 countries)

= Large / Achievable Growth Opportunities

```
11
0
1,600
3,200
4,800
6,400
$0
$400
$800
$1,200
$1,600
CME
ICE/NYBOT Futures
```

ICE OTC ADV Commissions *2007 figure represents OTC YTD May 2007 data (contracts in 000s) OTC ADV commissions (\$ in 000s) 749 182 \$335 \$734 2000 2001 2002 2003 2004 2005 2006 2007 to date 917 6,372 CME s Long-Term Growth Higher Than ICE s CME 32% CAGR ICE/NYBOT 22% CAGR

ICE OTC 17% CAGR

```
12

0

3,000

6,000

9,000

$0

$400

$800

$1,200

$1,600

*NYBOT Jun07 ADV through Jun 22

CME s Short-Term Growth Significantly Higher (contracts in 000s)

745
```

\$918

834

8,244

5,522

\$711

JAN

07

FEB

07

MAR

07

APR

07

MAY

07

*JUN

07

CME

ICE/NYBOT Futures

ICE OTC ADV Commissions

CME

+49%

ICE/NYBOT

+12%

ICE OTC

-23%

(through May)

OTC ADV commissions

(\$ in 000s)

```
$0
$50
$100
$150
$200
$250
$300
Growth: Larger, More Valuable OTC Growth Opportunities
Source: June
2006
Notional
Value
```

13

per March 2007 BIS Quarterly Review \$262T \$38T \$20T \$7T \$6T CBOT/CME Opportunities **ICE** Opportunities OTC Foreign Exchange OTC Interest Rate Swaps Credit Default Swaps Indexes **Baskets** Single Name OTC Commodity Swaps **Interest Rate** Market FX Market Credit Market Equity Market Commodity Market CBOT/CME is better positioned to immediately pursue the full scope of OTC growth

Outstanding

opportunities

14

Growth: FXMarketSpace

Rapid volume growth

Growing customer base

Broad reach OTC FX Market Trends

```
Largest OTC market -
$2 trillion/day
15% overall CAGR
Electronic
Centralized clearing
Algorithmic trading
Transparency/
anonymity
$0
$150
$300
$450
$600
$750
$900
$1,050
$1,200
$1,350
Apr-07
May-07
June-07
MTD
$331
$509
ADV
(notional value in millions, USD)
$1,071
Sources: [1] CAGRs
are for 2001-2004; Triennial BIS
surveys of FX markets, December 2004
```

15 Growth: Swapstream

Interest Rate Swaps \$150 Trillion Outstanding 5-year CAGR of 28%

Trend towards electronic trading

Cutting edge functionality

Euro-denominated Swaps

Expanding to U.S. Dollar products

Launching dealer-toclient platform in May

Integration of Swapstream platform with Clearing 360 Market data sourced from Bank for International Settlements

16

Growth: Transaction Processing

Energy

Metals

Soft Commodities Transaction Processing Customer Benefits

Scalable platforms

Advanced functionality

CME customer service standards

Broad distribution/network effects

Proven integration/ time-tomarket advantages

Increased profit potential through CME scale advantages

World s largest energy exchange

\$51M -2007 Revenue [1]

10-yr exclusive agreement

Note: [1] Based upon 2007 analyst consensus

Future opportunities in Asia, South America and possibly Europe

17

Valuable equity Strong currency Best strategic fit Compelling long-term growth opportunities Lower risk

Strong trading rights value/income potential Commitment to hybrid trading model Maintains pricing differential for members

Flexible and creative ERP solution
Cash dividend + minimum guarantee/payment
Upside: potentially +\$1.25M** per ERP holder (beyond guarantee)
\$15M cap on litigation expenses removed
CME/CBOT Offer Responds to Your Concerns

**

Assumes CBOE value of \$3.3B and CBOT full member with ERP entitled to equal share of value

The Best Combination June 28, 2007