



UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
100 F Street, N.E.
Washington, D.C. 20549

**OFFICE OF
THE SECRETARY**

October 8, 2021

via email

Sarah Zgliniec
Senior Counsel
NYSE Group, Inc.
11 Wall St.
New York, NY 10005

Re: Order Disapproving Proposed Rule Changes, as Modified by Partial Amendment No. 1, to Amend Each Exchange's Fee Schedule to Add Two Partial Cabinet Bundles Available in Co-location and Establish Associated Fees

Dear Ms. Zgliniec:

On September 30, 2021, the Division of Trading and Markets took action, pursuant to delegated authority, 17 CFR 200.30-3(a)(12), disapproving the New York Stock Exchange LLC's, NYSE American LLC's, NYSE Arca, Inc.'s, NYSE Chicago, Inc.'s, and NYSE National, Inc.'s proposed rule changes to amend their fee schedules related to co-location to add two Partial Cabinet Bundles available in co-location and establish associated fees, *Order Disapproving Proposed Rule Changes, as Modified by Partial Amendment No. 1, to Amend Each Exchange's Fee Schedule to Add Two Partial Cabinet Bundles Available in Co-location and Establish Associated Fees*, Securities Exchange Act of 1934, Release No. 93214 (Sept. 30, 2021).

This letter is to notify you that the Commission has received, pursuant to Rule 430 of the Commission's Rules of Practice, 17 CFR 201.430, a notice of intention to petition for review of the delegated action. In accordance with Rule 431(e), the delegated action is stayed until the Commission orders otherwise.

The Office of the Secretary will notify you of any pertinent action taken by the Commission.

Sincerely,

J. Matthew DeLesDernier
Assistant Secretary