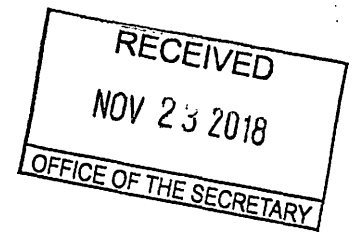


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UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION



SECURITIES EXCHANGE ACT OF 1934

In the Matter of the Applications of
SECURITIES INDUSTRY AND FINANCIAL
MARKETS ASSOCIATION

and

BLOOMBERG L.P.

For Review of Actions Taken by
Various National Securities Exchanges and
National Market System Plans in Their Role as
Registered Securities Information Processors

Admin. Proc. File Nos.
3-16330; 3-16423; 3-16490;
3-16724; 3-17040; 3-17105;
3-17787; 3-17841; 3-18094;
3-18144; 3-18310; 3-18345;
3-18362; 3-18383; 3-18441;
3-18525; 3-18572

**CBOE'S JOINDER IN MOTION FOR STAY BY NEW YORK STOCK EXCHANGE
LLC, NYSE ARCA, INC., NYSE AMERICAN LLC, AND NYSE NATIONAL, INC.**

Cboe Exchange, Inc., Cboe C2 Exchange, Inc., Cboe BZX Exchange, Inc., Cboe BYX Exchange, Inc., Cboe EDGA Exchange, Inc., and Cboe EDGX Exchange, Inc. (collectively, "Cboe") respectfully join in the Motion for Stay filed by New York Stock Exchange LLC, NYSE Arca, Inc., NYSE American LLC, and NYSE National, Inc. (collectively, "NYSE") under Commission Rule of Practice 401 regarding the Commission's October 16, 2018 order in *In the Matter of the Applications of Securities Industry and Financial Markets Association*, Exchange Act Release No. 84433 (the "Order"). Cboe respectfully joins in NYSE's Motion for Stay to avoid duplicative briefing and reduce the burden on the Commission.

On October 26, 2018, Cboe moved for the Commission to reconsider the Order and requested adjournment of the deadlines set forth in the Order, which motion remains pending. For the reasons set forth in Cboe's Motion for Reconsideration and Memorandum of Law in Support ("Motion to

Reconsider”) and the legal bases set forth in NYSE’s Motion for Stay, a stay is warranted pending resolution of Cboe’s Motion to Reconsider and judicial resolution of challenges to the Order. Cboe is likely to prevail on the merits, Cboe faces irreparable harm absent a stay, a stay would not harm anyone, and the public interest favors a stay. *See Washington Metro. Area Transit Comm’n v. Holiday Tours, Inc.*, 559 F.2d 841, 842–43 (D.C. Cir. 1977)

Cboe therefore respectfully requests that the Commission stay the Order pending resolution of Cboe’s Motion to Reconsider and pending resolution of judicial review of challenges to the Order. Cboe further respectfully requests that the Commission expedite consideration of the Motion for Stay.

Respectfully submitted,

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Dated: November 21, 2018

CERTIFICATE OF SERVICE

I hereby certify that on November 21, 2018, I caused a copy of the foregoing **Cboe's Joinder in Motion for Stay By New York Stock Exchange LLC, NYSE Arca, Inc., NYSE American LLC, and NYSE National, Inc.** to be served on the parties listed below via First Class Mail. Although this filing was completed by facsimile, service was completed via First Class Mail because of the relatively large number of required recipients.

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