

EXHIBIT 5

(additions are underlined; deletions are [bracketed])

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Rules of Cboe BZX Exchange, Inc.

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Rule 14.13. Company Listing Fees

- (a) No change.
- (b) Fees Applicable to Listings

(1) Initial Listing Fees

(A) No change.

(B) Entry Fee

(i)-(iv) No change.

(v) *Exchange Traded Products*: A Company that submits an application to list any exchange traded product (“ETP”), which term includes all securities set forth in Rule 14.11, shall be required to pay an entry fee to the Exchange as follows:

(a) All ETPs, with the exception of Index Fund Shares, Portfolio Depositary Receipts, Managed Fund Shares, Linked Securities, Currency Trust Shares, and Exchange-Traded Fund Shares that are listed on the Exchange pursuant to Rule 19b-4(e) under the Exchange Act and for which a proposed rule change pursuant to Section 19(b) of the Exchange Act (an “Exchange Rule Filing”) is not required to be filed with the Commission (collectively, “Generically-Listed ETPs”), shall pay an entry fee of \$7,500 per ETP. [

(1)]The Exchange will charge for each Exchange Rule Filing per ETP unless it is in furtherance of the same continuous effort. An Exchange Rule Filing is considered in furtherance of the same continuous effort if: the Exchange Rule Filing is required for ministerial purposes related to another previously filed Exchange Rule Filing, or if the Exchange Rule Filing is withdrawn and refiled within 30 calendar days.

[(2) Each issuer will be subject to an aggregate maximum entry fee of \$22,500 per calendar year.]

(b) No change

(C)-(E) No change.

(2)-(3) No change.

(4) Exchange Rule Filing Amendment Fee. A Company that makes a change to a product approved for listing and trading on the Exchange that requires a proposed rule change pursuant to Section 19(b) of the Exchange Act (an “Exchange Rule Filing Amendment”) shall pay a fee of \$3,500 per Exchange Rule Filing Amendment. The Exchange will charge for each Exchange Rule Filing Amendment unless it is in furtherance of the same continuous effort. An Exchange Rule Filing Amendment is considered in furtherance of the same continuous effort if: the Exchange Rule Filing Amendment is required for ministerial purposes related to another previously filed Exchange Rule Filing Amendment, or if the Exchange Rule Filing Amendment is withdrawn and refiled within 30 calendar days.

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