CBOT HOLDINGS INC Form 425 June 07, 2007

Filed by Chicago Mercantile Exchange Holdings Inc. pursuant

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

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Securities Exchange Act of 1934, as amended.

Subject Company: CBOT Holdings, Inc.

Subject Company s Commission File No.:001-32650

June 7, 2007 Sandler O Neill & Partners eBrokerage and Global Exchange Conference 2007 Jamie Parisi, CFO Craig Donohue, CEO

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Discussion of Forward-Looking Statements
Forward-Looking Statements
This
presentation

may contain forward-looking information regarding Chicago Mercantile Exchange Holdings Inc. and **CBOT** Holdings, Inc. and the combined company after the completion of the merger that are intended 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

statements

that

are

not

historical

facts.

Such

statements

are

based

on

current

beliefs,

expectations,

forecasts

and

assumptions

of

**CME** and CBOT s management which are subject to risks and uncertainties 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,

antitrust, regulatory and other approvals on the proposed terms; the proposed transaction may not be consummated on the proposed terms; uncertainty of the expected financial performance of **CME** following completion of the proposed transaction; **CME** may not be able to achieve the expected cost savings, synergies and other strategic

benefits

as

a

result

of

the

proposed

transaction;

the

integration

of

**CBOT** 

with

CME s

operations

may

not

be

successful

or

may

be

materially

delayed

or

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

the

Company s

Annual

Report

on

Form

10-K

for

the

year

ended

December

31,

2006

and

Item

1**A** 

of

CME s

Quarterly

Report

on

Form

10-Q

for

the

quarter

ended

March

31,

2007.

Copies

of

such

documents

are

available online at http://www.sec.gov 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 disclose material information under the Federal securities laws, **CME** undertakes no obligation to release publicly

any

to
any
forward-looking
statements
to
reflect
events
or
circumstances
after
the
date
of
this
presentation.
Statements
included
in
this
document
relating
to
the
ICE
offer
reflect
the
views
of
CME s
management.
Certain
Information
Regarding
the
Tender
Offer
after
Closing
of
the
Transaction
The
information
in
this
document
describing
CME s
CIVIL 5

revisions

planned tender offer following closing of the proposed transaction is for informational purposes only and does not constitute an offer to buy or the solicitation of an offer to sell shares of CME s common stock in the tender offer. The tender offer will be made only

pursuant to an Offer

to

Purchase

and

related

materials

that

**CME** 

will

distribute

shareholders

of

the

combined

company

and

only

if

the

proposed transaction

with

**CBOT** 

is

consummated.

Shareholders

should

read

the

Offer

to

Purchase

and

the

related

materials

carefully

when

they

become

available

because

they

will

contain

important

information,

including

the

various

terms and conditions of the tender offer. Subsequent to the closing of the proposed transaction with CBOT, shareholders will be able to obtain a free copy of the Tender Offer Statement on Schedule TO, the Offer to Purchase and other documents that **CME** will file with the **SEC** free

of

charge at 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. NOTE: Unless otherwise noted, all references to **CME** volume, open interest and rate per contract information in the text of this document

exclude CME s non-

traditional **TRAKRS** SMproducts, for which **CME** receives significantly lower clearing fees of less than one cent per contract on average, as well as **CME** Auction Markets products and Swapstream products. Unless otherwise noted, all year, quarter and month to date volume

is through 6/5/07.

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CME s Growth Strategy

Globalizing our business Providing liquidity in all major asset classes

Expanding our customer base worldwide Deploying our technology globally

Being a leading service provider of transaction processing services

Expanding into over-the-counter/spot markets

Leading product and technology innovation CME will be the leading global derivatives company by:

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CME Globex

®

CME Average Daily Volume

Open Outcry

## Privately Negotiated (contracts in 000 s) 6,118 03 02 01 00 04 917 05 06 07 May07 ADV 6.1M 3 rdhighest month 2H May 07 1H May 07 2H Apr 07 1H Apr 07 Jun 07 to date 7,846 (contracts in 000 s) Annual Long Term Monthly Short Term 4,537 0 2,000 4,000 6,000 8,000 74% 0 2,000 4,000

6,000 8,000

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CME Open Interest
Jun. 5,
2007
Jan. 3,

2007
35.7M
Daily Record
56.3M
46.7M
CME Daily Open Interest
(number of contracts outstanding at day s end)
Mar. 5,
2007
30,000,000
35,000,000
40,000,000
45,000,000
50,000,000

55,000,000 60,000,000

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Core Business Growth Driver -

**CME Electronic Options** 

CME

Total Options ADV

Open Outcry CME Globex 2003 2004 2005 2006 2006 +46% 3-Yr CAGR: 41% Enhance functionality RFQ/RFC Covereds User-defined spreads Provide pricing/ incentive and market maker programs Discounts announced for May 1 Dec. 31, 2007 Support new bank and ISV connectivity Sell, educate and train 2007 Potential annual revenue opportunity from full migration \*250M **Eurodollar Options** Contracts 30¢+/ contract X = \$75M+ \*Based upon annualizing current YTD ADV **Growth Strategy** 0 500 1,000 1,500 12%

1,344

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Globalizing Our Business
CME Globex live
access from more
than 80 countries

7 European/
Asian hubs

Regionally focused sales, education and marketing to key targets

Broadening relationships in emerging markets CME provides access to highly liquid markets across all major asset classes on an industry leading technology platform

Interest rates

Equities

Foreign exchange

Agricultural commodities

Alternative investments

Energy

Metals

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Future opportunities in Asia, South America and possibly Europe

Treasuries
Ags
Equities
Metals
Energy
Metals
Soft Commodities Transaction Processing Customer Benefits
Scalable platforms
Advanced functionality
CME customer service standards
Broad distribution/network effects
Proven integration/ time-to- market advantages
Increased profit potential through CME scale advantages May NYMEX energy and metals volume on CME Globex averaged a record 702,000 contracts per day; May CBOT volume up 44 percent sequentially

Leading Service Provider in Transaction Processing

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Transaction Processing
NYMEX on CME Globex
Total Energy ADV
NYMEX on CME Globex vs. ICE

150

300

450

600

OCT

06

DEC

06

**FEB** 

07

569

273

506

448

APR

07

JUN

07

NYMEX Energy

on CME Globex

ICE Futures

(by month; contracts in thousands)

NYMEX on CME Globex leads electronic energy trading

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Significant Opportunities In Larger OTC/Spot Markets

OTC Foreign Exchange

OTC Interest Rate Swaps
1,880
1,025
498
80
53
Global
FX
OTC
Interest Rates
US
Treasuries
US
Equities
Europe, Middle East
& Africa
Equities
Average Daily Turnover
the second of th

Celent Report

(\$ in billions)

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OTC/Spot Market Opportunities

Client acquisition and participation on the platform is continuing to diversify; pipeline is strong

Liquidity is building; customers expressing satisfaction with bid/ask spreads and depth of book

Broad geographic reach Favorable Market Trends

Electronic

Centralized clearing

Algorithmic trading

Transparency/anonymity

n

150

300

450

600

Apr-07

May-07

\$331

\$509

**ADV** 

(notional value in millions, USD)

June ADV

to date

is running

above \$1B

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Greater immediate and long term growth opportunities

OTC opportunities are larger with CME Greater diversity of revenue Complementary products increase revenue/growth synergies CME and CBOT are operationally superior and can grow from Day 1 Both companies have proven track records of longterm growth

Greater synergy potential than ICE offer Cost synergies highly certain and realizable (at least \$150M) Revenue synergies are larger and we believe are more realizable (at least \$75M) Best strategic alternative Most long term value

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CME/CBOT Proposed Merger

Minimal execution risk Flawlessly integrated CCL in 9 months

Flawlessly integrated NYMEX in 2 months Already have over seven months of detailed integration planning for CME/CBOT merger Accelerated original trading floor and Globex consolidation dates Globex Q1 2008 Trading Floor Q2 2008

Unparalleled benefits for members and customers Trading floor consolidation/expense reduction Decreases costs for members/member firms Increases sustainability of open outcry businesses Best strategic alternative Most long term value

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CME

CBOT

ICE

CBOT

Platform for Diversified Growth CBOT/CME have much greater presence across all major asset classes CBOT/ICE CBOT/CME Note: CME ADV includes NYMEX products on CME Globex and ICE ADV includes ICE futures and NYBOT futures and options on futures Q1 2007 Combined ADV by Product Line (in 000 s) 0 2,000 4,000 6,000 8,000 8,000 6,000 4,000 2,000 0 Interest Rates Equities FX Comm Energy Metals 6,671 2,305 555 724 586 154 3,032 142 15 818 531 65 Comm Energy Metals Interest

Rates Equities FX

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Product complementarities significantly increase cross

selling opportunities Significant Revenue Synergies Greater Product Innovation

Yield curve products

Spread products/functionalities

Strong entry point for credit, corporate bond and cash treasury markets Largest/Most Scalable Platforms

Trade matching

Clearing processing Broadest Global Presence

Immediate customer base growth in 80+ countries

Immediate product/business development opportunities \$75M+

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Summary -

Timeline

Revised merger agreement in place; amended S-4 filed

Substantial Compliance with DOJ process, and review nearing completion

Over the next few weeks, extensive schedule of meetings with CBOT members, FCMs and institutional investors

CME and CBOT shareholder and CBOT member votes scheduled for July 9, 2007

CME will launch cash tender offer at \$560 per share providing a floor at that level following close

Post-close, in position to integrate quickly and smoothly, while maintaining focus on growth initiatives CME/CBOT have made tremendous progress since October and are nearing completion

June 7, 2007 Questions? Jamie Parisi, CFO Craig Donohue, CEO