CBOT HOLDINGS INC Form 425 June 20, 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

On June 20, 2007, representatives of Chicago Mercantile Exchange Holdings Inc. made the following investor presentation.

June 20, 2007 William Blair & Company 27 th Annual Growth Stock Conference Craig Donohue, CEO Terry Duffy, Executive Chairman

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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 harbon

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 expecte 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 1A of CME s Quarterly Report on Form 10-Q for the quarter ended March 31, 2007. Cop such 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 disclose material information under the Federal securities laws, CME undertakes no obligation to release publicly any revisions 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 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 to 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 of 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 nontraditional **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 6/15/07.

June 20, 2007 Introduction Terry Duffy, Executive Chairman

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Pro Forma Q107 ADV 6,454
741
3,866

3,866 0 2,000 4,000 6,000 8,000 10,000 12,000 CBOT/CME Eurex CBOT/ICE Euronext.liffe **NYMEX** CME/CBOT Proposed Merger contracts in 000s 10,320 4,607 Note: [1] Eurex and Euronext.liffe include individual equity and equity index options [2] NYMEX includes Clearport [3] Sources are company press releases and analyst presentations 7,295 3,431 1,512 **CME** and **CBOT** will create the largest exchange in the

world

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CME/CBOT Proposed Merger

Greater immediate and long term growth opportunities

Greater synergy potential than ICE offer

Minimal execution risk

Unique benefits for members and customers Best strategic alternative Most long term value

June 20, 2007 CME Overview Craig Donohue, CEO

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0

2,000 4,000

6,000

8,000 CME Globex CME Average Daily Volume Open Outcry Privately Negotiated (contracts in 000 s) 6,358 03 02 01 00 04 917 74% 05 06 07 May07 ADV 6.1M 3 rd highest month Jun07 ADV to date 9.1M 2H May 07 1H May 07 2H Apr 07 1H Apr 07 Jun 07 to date 9,120 (contracts in 000 s) Annual Long Term Monthly Short Term 4,537

Reached daily open interest record of near 61M in June

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2,000 4,000 6,000 8,000 10,000

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CME s Growth Strategy

Globalizing our business

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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Core Business Growth Driver -
CME Electronic Options
0
40
```

80 120 160 Electronic E-mini **Equity Options ADV** *Based upon annualizing current YTD ADV Potential annual revenue opportunity from full migration *250M Contracts 30¢+/ contract X \$75M+ Eurodollar options example 0 30 60 90 120 Electronic Eurodollar Options ADV JUN 07 **FEB** 07 **APR** 07 JAN 07 MAR 07 MAY 07 JUN 07 **FEB** 07 **APR** 07 JAN 07 MAR 07 MAY 07 115K

156K

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

/ European/		
Asian hubs		
Regionally focused		

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

Equities

Foreign exchange

Agricultural commodities

Alternative investments

Energy

Metals

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Future opportunities in Asia, South America and possibly Europe

Equities	
Metals	
Energy	
Metals	
Soft Commodities Transaction Processing Customer Benefits	
Scalable platforms	
Advanced functionality	
CME customer service standards	
Broad distribution/network effects	

Leading Service Provider in Transaction Processing

Treasuries

Proven integration/ time-to-

Increased profit potential through CME scale

market advantages

advantages

Ags

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WTI ADV
NYMEX on CME Globex Leads Electronic Energy Trading (notionally adjusted; contracts in thousands)

on CME Globex ICE WTI 0 160 320 480 640 Total Energy ADV (contracts in thousands) Q3 06 Q4 06 Q1 07 Q2 07 to date NYMEX Energy on CME Globex **ICE Futures** 601 523 0 100 200 300 400 Q3 06 Q4 06 Q1 07 Q2 07 to date 370 189

NYMEX WTI

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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	

(\$ in billions)
Source: BIS 2004 Triennial Survey, SIA, Federal Reserve Bank of New York & World Federation of Exchanges

Celent Report

Average Daily Turnover

© Chicago Mercantile Exchange Inc. All rights reserved. 14 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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CME CBOT

ICE

CBOT CME/CBOT Proposed Merger CBOT/CME have much greater presence across all major asset classes and are well positioned to leverage significant new growth opportunities 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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\$262,296

\$38,111

\$20,352

\$6,783

\$6,394 \$0 \$50,000 \$100,000 \$150,000 \$200,000 \$250,000 \$300,000 Interest Rate Market FX Market Credit Market **Equity Market** Commodity Market Larger, More Valuable OTC Growth Opportunities **ICE** Source: June 2006 Notional Value Outstanding per March 2007 BIS **Quarterly Review** CBOT/CME will have: Largest global exchange-traded derivatives market Largest global derivatives clearing house Largest global exchange-traded derivatives customer base Swapstream IDBs active in cash treasuries Corporate bond platforms Repo facilities FX MarketSpace CME/CBOT is better positioned to immediately pursue the full scope of OTC growth opportunities

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CBOT/CME Enhanced Agreement Provides Value

OR

Option 1

Minimum

Guarantee + Upside Option 2 Early Cash-Out Eligible full member with **ERP** receives guarantee of minimum value of \$250K with potential to realize value substantially above through settlement judgment Eligible full member with ERP may transfer ERP interest to CME in exchange for cash payment of \$250K (45 days post-closing) Cash dividend of \$9.14 per **CBOT** share for **ALL CBOT** shareholders

Full Member/ERP Holder: 27,338 shares = \$250K

PLUS

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CBOE ERP Implied Equity Value
\$1.5 million
Implied
equity

value per membership [2] 930 1,331 2,261 **CBOE** Full Members **CBOE ERP holders** Total CBOE potential memberships \$3.3 billion **Implied** equity value of **CBOE** [1] **CBOE** Implied Equity Value \$3.3bn **CBOE Full** Members 41% **ERP** Holders 59% \$1.9bn \$1.4bn [1] Implied equity value based on Investment Banker market comp analysis; equity value could be higher if value of CBOE is higher Assumes ERP CBOE members share equally Maintains ability to achieve full value of ERP, retain

trading right and benefit from upfront dividend payment

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Summary Timeline
Original merger agreement October 17, 2006
ICE offer rejected by CBOT -

May 11, 2007

Revised merger agreement -

May 11, 2007

DOJ clearance of merger agreement -

June 11, 2007

Revised ICE offer rejected -

June 14, 2007

CME/CBOT cash dividend

and ERP solution adopted -

June 14, 2007

CBOT member and

CME/CBOT shareholder votes -

July 9, 2007

Post-close, CME/CBOT in a position to integrate quickly and smoothly, while maintaining focus on growth initiatives

June 20, 2007 Questions? Craig Donohue, CEO Terry Duffy, Executive Chairman