Proposed Rule Change by NASDAQ OMX BX, Inc.

Pursuant to Rule 19b-4 under the Securities Exchange Act of 1934

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Pilot

Extension of Time Period for Commission Action

Date Expires

Description

Provide a brief description of the proposed rule change (limit 250 characters, required when Initial is checked *).

Contact Information

Provide the name, telephone number and e-mail address of the person on the staff of the self-regulatory organization prepared to respond to questions and comments on the proposed rule change.

First Name * Edith

Last Name * Hallahan

Title * Principal Associate General Counsel

E-mail * Edith.hallahan@nasdaqomx.com

Telephone * (215) 496-5179

Fax

Signature

Pursuant to the requirements of the Securities Exchange Act of 1934,

has duly caused this filing to be signed on its behalf by the undersigned thereunto duly authorized officer.

Date 05/08/2012

By Edward S. Knight

Executive Vice President and General Counsel

(Note *)

(Note *)

NOTE: Clicking the button at right will digitally sign and lock this form. A digital signature is as legally binding as a physical signature, and once signed, this form cannot be changed.
The self-regulatory organization must provide all required information, presented in a clear and comprehensible manner, to enable the public to provide meaningful comment on the proposal and for the Commission to determine whether the proposal is consistent with the Act and applicable rules and regulations under the Act.

The Notice section of this Form 19b-4 must comply with the guidelines for publication in the Federal Register as well as any requirements for electronic filing as published by the Commission (if applicable). The Office of the Federal Register (OFR) offers guidance on Federal Register publication requirements in the Federal Register Document Drafting Handbook, October 1998 Revision. For example, all references to the federal securities laws must include the corresponding cite to the United States Code in a footnote. All references to SEC rules must include the corresponding cite to the Code of Federal Regulations in a footnote. All references to Securities Exchange Act Releases must include the release number, release date, Federal Register cite, Federal Register date, and corresponding file number (e.g., SR-[SRO]-xx-xx). A material failure to comply with these guidelines will result in the proposed rule change being deemed not properly filed. See also Rule 0-3 under the Act (17 CFR 240.0-3).

The full text shall be marked, in any convenient manner, to indicate additions to and deletions from the immediately preceding filing. The purpose of Exhibit 4 is to permit the staff to identify immediately the changes made from the text of the rule with which it has been working.

The self-regulatory organization may choose to attach as Exhibit 5 proposed changes to rule text in place of providing it in Item I and which may otherwise be more easily readable if provided separately from Form 19b-4. Exhibit 5 shall be considered part of the proposed rule change.

If the self-regulatory organization is amending only part of the text of a lengthy proposed rule change, it may, with the Commission's permission, file only those portions of the text of the proposed rule change in which changes are being made if the filing (i.e., partial amendment) is clearly understandable on its face. Such partial amendment shall be clearly identified and marked to show deletions and additions.
Partial Amendment No. 1 to SR-BX-2012-030

NASDAQ OMX BX, Inc. (“BX” or “Exchange”) respectfully submits the following Partial Amendment No. 1 to proposed rule change SR-BX-2012-030. Specifically, BX proposes the following:

1. On page 4 of the Form 19b-4 under Item 3.a. and page 42 of the Exhibit 1 under Section II.A.1., after the first sentence, insert the following footnote as footnote 3 and renumber the remainder of the footnotes:

   "There are several differences between the rules of NOM today and the proposed new options market, which NASDAQ intends to amend by submitting a proposed rule change shortly. Once these changes are in place, the rules of NOM and the rules of the new market will be the same."

2. In footnote 10 on Page 9 of the Form 19b-4 and page 47 of the Exhibit 1, delete the entire text of the footnote and insert the following text in its place:

   "Intermarket Sweep Orders or ISOs can have any time-in-force designation except WAIT; GTC ISOs are treated as having a time-in-force designation of Day. ISOs that are marked as Day or GTC lose the ISO designation once posted on the BX Options book. If an entering firm cancel/replaces that resting Day or GTC ISO order, the replacement order cannot be marked as ISO; if the replacement is marked as ISO, it will be rejected."

3. On page 30 of the Form 19b-4 under Item 3.a. and page 68 of the Exhibit 1 under Section II.A.1., in the subsection entitled “National Market System Plans,” replace the semicolon in the first sentence with a period and capitalize the "B" in the second "because." The first three sentences should read as follows:

   "As discussed herein, BX is a participant in the various national market system plans for options trading established under Section 11A of the Act, because BX has been the SRO for the BOX market, which currently operates as its facility. Because BOX is becoming its own, separate national securities exchange, it is pursuing its own membership in these various plans. BX plans to retain these plan memberships in order to operate BX Options...

4. On page 40 of the Form 19b-4 under Item 8, please add the following footnote (which should be footnote 63 taking into account the new footnote added above) after the words "(NDX and MNX).

   "See supra note 3."
Please make the following changes to the Exhibit 5 text listed below; additional text is underlined and deleted text is bracketed:

1. On page 85, Chapter I General Provisions, Sec. 1 Definitions, please make the following changes to definition (48):

   (48) The term "primary market" means, in the case of securities listed on [BX]NASDAQ, the market that is identified as the listing market pursuant to Section X(d) of the approved national market system plan governing the trading of NASDAQ[BX]-listed securities [(and thus does not mean securities listed on the BX Venture Market)], and, in the case of securities listed on another national securities exchange, the market that is identified as the listing market pursuant to Section XI of the Consolidated Tape Association Plan (which does not include securities listed on the BX Venture Market).

2. On page 132, Chapter VI Trading Systems, Sec. 1 Definitions, please make the following changes:

   (8) "Intermarket Sweep Order" or "ISO" are limit orders that are designated as ISOs in the manner prescribed by BX and are executed within the System by Participants at multiple price levels without respect to Protected Quotations of other Eligible Exchanges as defined in Chapter XII, Section 1. ISOs may have any time-in-force designation except WAIT, are handled within the System pursuant to Chapter VI, Section 10 and shall not be eligible for routing as set out in Chapter VI, Section 11. ISOs with a time-in-force designation of GTC are treated as having a time-in-force designation of Day.

   Simultaneously with the routing of an ISO to the System, one or more additional limit orders, as necessary, are routed by the entering party to execute against the full displayed size of any protected bid or offer (as defined in Chapter XII, Section 1) in the case of a limit order to sell or buy with a price that is superior to the limit price of the limit order identified as an intermarket sweep order (as defined in Chapter XII, Section 1). These additional routed orders must be identified as ISOs.

3. On page 135, Chapter VI Trading Systems, Sec. 6 Acceptance of Quotes and Orders, in (a)(2), please amend the existing text as follows:

   (2) A System order may also be designated as a Limit Order, a Minimum Quantity Order, a Market Order, a Price Improving Order, [or] an All-or-None Order or a Post-Only Order.