SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–91193]

Order Granting Application by Cboe C2 Exchange, Inc. for Exemption Pursuant to Section 36(a) of the Exchange Act From the Rule Filing Requirements of Section 19(b) of the Exchange Act With Respect to Certain Rules Incorporated by Reference

February 23, 2021.

Cboe C2 Exchange, Inc. (“C2” or the “Exchange”) has filed with the Securities and Exchange Commission (the “Commission”) an application for an exemption under Section 36(a)(1) of the Securities Exchange Act of 1934 (“Exchange Act”) from the rule filing requirements of Section 19(b) of the Exchange Act with respect to certain rules of Cboe Exchange, Inc. (“Cboe”) that the Exchange seeks to incorporate by reference.2 Section 36(a)(1) of the Exchange Act,3 subject to certain limitations, authorizes the Commission to conditionally or unconditionally exempt any person, security, or transaction, or any class thereof, from any provision of the Exchange Act or rule thereunder, if necessary or appropriate in the public interest and consistent with the protection of investors.

The Exchange filed a proposed rule change under Section 19(b) of the Exchange Act to update various C2 Rules and Chapters to reflect changes to the Cboe Options rulebook. Namely, in the proposed rule change, the Exchange proposed to incorporate by reference rule changes made to each Cboe Options rule cross-referenced in the following C2 chapters or sections: Chapter 3, Section B (TPH Registration);6 Chapter 4, Section A (Equity and ETF Options);7 Chapter 4, Section B (Index Options);8 Chapter 5 (Business Conduct);9 Chapter 6, Section E (Intermarket Linkage);10 Chapter 6, Section F (Exercises and Deliveries);11 Chapter 7, Section A;12 Chapter 7, Section B;13 Chapter 9 (Doing Business with the Public);14 Chapter 10 (Margin Requirements);15 Chapter 11 (Net Capital Requirements);16 Chapter 12 (Summary Suspension);17 Chapter 13 (Discipline);18 Chapter 14 (Arbitration);19 and Chapter 15 (Hearings and Review).20 (the “Cboe Incorporated Rules”).

The Commission notes it previously granted C2 an exemption from the rule filing requirements of Section 19(b) of the Act for the rules of the Cboe set forth in the C2 rules referenced above.21 Since that time, the Cboe has renumbered and relocated the previously incorporated rules within its rulebook. As a result, C2 has submitted this exemptive request to reflect rule number changes in the Cboe Rules rulebook. Specifically, the Exchange is now requesting, pursuant to Rule 0–12 under the Exchange Act,22 that the Commission grant an exemption from the rule filing requirements of Section 19(b) of the Exchange Act for changes to the Chapters 3–7 and 9–15 of the Exchange’s rules that are effected solely by virtue of a change to a Cboe Incorporated Rule. The Exchange requests that it be permitted to incorporate by reference changes made to the Cboe Incorporated Rules without the need for the Exchange to file separately the same proposed rule change pursuant to Section 19(b) of the Exchange Act.23

The Exchange represents that the Cboe Incorporated Rules are not trading rules.24 Moreover, the Exchange states that it proposes to incorporate by reference a category of rules (rather than individual rules within a category).25 The Exchange also represents that, as a condition of this exemption, the Exchange will provide written notice to its applicants and members whenever Cboe proposes a change to a Cboe Incorporated Rule.26

According to the Exchange, this exemption is necessary and appropriate to maintain consistency between C2 rules and the Cboe Incorporated Rules, thus helping to ensure identical regulation of C2 Permit Holders that are also Cboe Trading Permit Holders with respect to the incorporated provisions as

24 Incorporates by reference Cboe Options Chapter 14.
25 Incorporates by reference Cboe Options Chapter 15.
27 17 CFR 240.0–12.
28 See Exemptive Request, supra note 3.
29 Id.
30 Id.
31 The Exchange states that it will provide such notice via a posting on the same website location where the Exchange posts its own rule filings pursuant to Rule 19b–4(f) within the timeframe required by such Rule. In addition, the Exchange states that the website posting will include a link to the location on Cboe’s website where the applicable proposed rule change is posted. Id.

18 Incorporates by reference Cboe Options Chapter 14.
19 Incorporates by reference Cboe Options Chapter 15.
21 17 CFR 240.0–12.
22 See Exemptive Request, supra note 3.
23 Id.
24 Id.
25 Id.
26 The Exchange states that it will provide such notice via a posting on the same website location where the Exchange posts its own rule filings pursuant to Rule 19b–4(f) within the timeframe required by such Rule. In addition, the Exchange states that the website posting will include a link to the location on Cboe’s website where the applicable proposed rule change is posted. Id.

Id.

Id.

Id.

Id.
well as helping to ensure that C2-only Permit Holders are subject to consistent regulation as Cboe Trading Permit Holders.27 The Exchange believes that, without such an exemption, such Permit Holders could be subject to two different standards.28

The Commission has issued exemptions similar to the Exchange’s request.29 In granting similar exemptions, the Commission stated that it would consider future exemption requests, provided that:

• A self-regulatory organization (“SRO”) wishing to incorporate rules of another SRO by reference has submitted a written request for an order exempting it from the requirement in Section 19(b) of the Exchange Act to file proposed rule changes relating to the rules incorporated by reference, has identified the applicable originating SRO(s), together with the rules it wants to incorporate by reference, and otherwise has complied with the procedural requirements set forth in the Commission’s release governing procedures for requesting exemptive orders pursuant to Rule 0–12 under the Exchange Act;30

• The incorporating SRO has requested incorporation of categories of rules (rather than individual rules within a category) that are not trading rules (e.g., the SRO has requested incorporation of rules such as margin, suitability, or arbitration); and

• The incorporating SRO has reasonable procedures in place to provide written notice to its members each time a change is proposed to the incorporated rules of another SRO.31

The Commission believes that the Exchange has satisfied each of these conditions. Further, the Commission also believes that granting the Exchange an exemption from the rule filing requirements under Section 19(b) of the Exchange Act will promote efficient use of the Commission’s and the Exchange’s resources by avoiding duplicative rule filings based on simultaneous changes to identical rule text sought by more than one SRO. The Commission therefore finds it appropriate in the public interest and consistent with the protection of investors to exempt the Exchange from the rule filing requirements under Section 19(b) of the Exchange Act with respect to the above-described rules it incorporates by reference. This exemption is conditioned upon the Exchange promptly providing written notice to its applicants and members whenever Cboe changes a Cboe Incorporated Rule.

Accordingly, it is ordered, pursuant to Section 36 of the Exchange Act,32 that the Exchange is exempt from the rule filing requirements of Section 19(b) of the Exchange Act solely with respect to changes to the rules identified in the Exemptive Request, provided that the Exchange promptly provides written notice to its applicants and members whenever Cboe proposes to change a Cboe Incorporated Rule.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.23

J. Matthew DeLesDernier,
Assistant Secretary.

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SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; NYSE American LLC: Notice of Filing and Immediate Effectiveness of Proposed Change Amending the NYSE American Options Fee Schedule To Introduce Pricing for the Use of a New AON Functionality in Single-Leg and Complex Customer Best Execution Auctions


Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the “Act”)2 and Rule 19b–4 thereunder,3 notice is hereby given that, on February 16, 2021, NYSE American LLC (“NYSE American” or the “Exchange”) filed with the Securities and Exchange Commission (the “Commission”) the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization’s Statement of the Terms of Substance of the Proposed Rule Change

The Exchange proposes to amend the NYSE American Options Fee Schedule (“Fee Schedule”) to introduce pricing for the use of a new AON functionality in Single-Leg and Complex Customer Best Execution (“CUBE”) auctions. The Exchange proposes to implement the fee change effective February 16, 2021.4 The proposed change is available on the Exchange’s website at www.nyse.com, at the principal office of the Exchange, and at the Commission’s Public Reference Room.

II. Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of those statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

A. Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

1. Purpose

The purpose of this filing is to modify the Fee Schedule to introduce pricing for the Exchange’s newly approved optional all-or-none (“AON”) functionality for larger-sized orders in Single-Leg and Complex CUBE auctions (together, “AON CUBE”).5 The


4 On January 27, 2021, the Exchange filed to implement the AON functionality for Complex CUBE auctions, which functionality was operative on an immediately effective basis retroactive to the date of filing given the waiver of the 30-day operative delay, as well as to make clarifications to the AON functionality for Single-Leg CUBE auctions. See Securities Exchange Release Nos. 91068 (February 5, 2021), 86 FR 9112 (February 11, 2021) (NYSEAMER–2021–06).