opening of the docket the Commission has received numerous motions from
members of the public and the Public Representative requesting that the
Commission issue information requests to obtain additional relevant data from
the Postal Service, along with motions for access under protective conditions to
non-public materials filed in the record.2

To give all interested parties sufficient

time to review the responses to the

information requests and formulate their

comments, the Commission hereby

extends the deadline for filing

comments from May 7, 2021 to May 17,

2021.

It is ordered:

1. Comments by interested persons are
due by May 17, 2021.

2. The Secretary shall arrange for

publication of this order in the Federal

Register.

By the Commission.

Erica A. Barker,
Secretary.

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SECURITIES AND EXCHANGE
COMMISSION

[Release No. 34–91730; File No. SR–
NYSENational–2021–10]

Self-Regulatory Organizations; NYSE
National, Inc.; Notice of Filing and
Immediate Effectiveness of Proposed
Rule Change Amending NYSE
National, Inc.’s Price List

April 29, 2021.

Pursuant to Section 19(b)(1) 1 of the Securities Exchange Act of 1934 (the

“Act”)2 and Rule 19b–4 thereunder,3 notice is hereby given that on April 16,

2021, NYSE National, Inc. (“NYSE

National” or the “Exchange”) filed with

the Securities and Exchange

Commission (the “Commission”) the

proposed rule change as described in

Items I and II 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

Exchange’s Price List regarding
colocation services and fees to add

further specificity as to how monthly

fees for dedicated cabinets are
calculated. The proposed rule 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 Exchange proposes to amend its

Price List regarding colocation services
and fees4 to add further specificity as to

how monthly fees for dedicated cabinets
are calculated. The proposed change is

not substantive and would not change
the amount or structure of the fees.

The Exchange offers Users5 dedicated
and partial cabinets to house their

servers and other equipment.6 Each
dedicated cabinet has a standard power
allocation of either 4 kilowatts (“kW”) or
8 kW, but additional power can be
added if the User requests.7 Users may
request that such additional power be
allocated to a dedicated cabinet when it
is first set up or later.

A User pays a monthly fee based on the

power allocated to its dedicated

 cabinets. As previously indicated,8 the
tiered fee is based on the total kWs
allocated to all of a User’s dedicated

 cabinets, not the kWs allocated to an

individual dedicated cabinet. For

example, a User that has two dedicated
cabinets with a total power allocation of

12 kW has a monthly charge of $1,200
per kW for the first eight kW and $1,050

per kW for the next four kW (between

9 kW and 12 kW), for a total of $13,800,

4 The Exchange initially filed rule changes
relating to its co-location services with the

Securities and Exchange Commission

(“Commission”) in 2018. See Securities

Exchange Act Release No. 83351 (May 31,

2018), 83 FR 26314 (June 6, 2018) (SR–

NYSENat–2018–07). The Exchange is an indirect

subsidiary of Intercontinental Exchange, Inc.

(“ICE”). Through its ICE Data Services business, ICE operates a data

center in Mahwah, New Jersey, from which the

Exchange provides co-location services to

Users.

5 For purposes of the Exchange’s co-location

services, a “User” means any market participant
that requests to receive co-location services directly
from the Exchange. See id., at note 9. As specified
for the Price List, a User that incurs co-location fees
for a particular co-location service pursuant thereto
would not be subject to co-location fees for the

same co-location service charged by the Exchange’s

affiliates New York Stock Exchange LLC, NYSE

American LLC, NYSE Arca, Inc., and NYSE

Chicago, Inc. (together, the “Affiliate SROs”). Each

Affiliate SRO has submitted substantially the same

proposed rule change to propose the changes
described herein. See SR–NYSE–2021–26, SR–

NYSEAMER–2021–22, SR–NYSEArca–2021–26,


6 See 83 FR 26314, supra note 4.

7 Presently, the maximum amount of power that
can be allocated to one dedicated cabinet is 15 kW.


2 See, e.g., Motion of Scholastic Inc. for Issuance of Information Request, April 9, 2021; Motion of the
Public Representative for Issuance of Information Request, April 19, 2021; Parcel Shippers
Association’s Motion Requesting Access to Non-Public Materials Under Protective Conditions, April
14, 2021.

