Dated: June 16, 2022.

Vanessa A. Countryman,
Secretary.

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SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; Cboe Exchange, Inc.; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change to Amend Rule 5.4

June 14, 2022.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the “Act”),¹ and Rule 19b–4 thereunder,² notice is hereby given that on June 3, 2022, Cboe Exchange, Inc. (the “Exchange” or “Cboe Options”) 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 Exchange. The Exchange filed the proposal as a “non-controversial” proposed rule change pursuant to Section 19(b)(3)(A)(iii) of the Act³ and Rule 19b–4(f)(6) thereunder.⁴ 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

Cboe Exchange, Inc. (the “Exchange” or “Cboe Options”) proposes to amend Rule 5.4. The text of the proposed rule change is provided below.


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(Additions are underlined; deletions are bracketed)

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Rules of Cboe Exchange, Inc.

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Rule 5.4. Minimum Increments for Bids and Offers

(a) *Simple Orders for Equity and Index Options.* The minimum increments for bids and offers on simple orders for equity and index options are as follows:

<table>
<thead>
<tr>
<th>Class</th>
<th>Increment</th>
<th>Series Trading Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class Not Participating in Penny Interval Program [(including all series of VIX options if the Exchange does not list VIX on a group basis pursuant to Rule 4.13) and series of VIX Options not listed under the Nonstandard Expirations Pilot Program (if the Exchange lists VIX on a group basis pursuant to Rule 4.13)]</td>
<td>$0.05</td>
<td>Lower than $3.00</td>
</tr>
<tr>
<td></td>
<td>$0.10</td>
<td>$3.00 and higher</td>
</tr>
<tr>
<td>Class Participating in Penny Interval Program</td>
<td>$0.01</td>
<td>Lower than $3.00</td>
</tr>
<tr>
<td></td>
<td>$0.05</td>
<td>$3.00 and higher</td>
</tr>
<tr>
<td>QQQs, IWM, and SPY, and XSP (as long as SPDR options (SPY) participate in the Penny Interval Program) and MRUT options (as long as iShares Russell 2000 ETF options (IWM) participate in the Penny Interval Program)</td>
<td>$0.01</td>
<td>All prices</td>
</tr>
<tr>
<td>Series of VIX options (if the Exchange does not list VIX on a group basis pursuant to Rule 4.13) and series of VIX Options not listed under the Nonstandard Expirations Pilot Program (if the Exchange lists VIX on a group basis pursuant to Rule 4.13)</td>
<td>$0.01</td>
<td>Lower than $3.00</td>
</tr>
<tr>
<td></td>
<td>$0.05</td>
<td>$3.00 and higher</td>
</tr>
<tr>
<td>Series of VIX Options listed under the Nonstandard Expirations Pilot Program (if the Exchange lists VIX on a group basis pursuant to Rule 4.13)</td>
<td>$0.01</td>
<td>All prices</td>
</tr>
</tbody>
</table>
increase the possible number of price points available to investors for these series. The Exchange believes tighter spreads will increase order flow in VIX options, which additional liquidity ultimately benefits all investors. Finer increments also permit more precise pricing in line with the theoretical value of these options. Additionally, penny pricing is available in weekly options on competitor products such as the iPath S&P 500 VIX Short-Term Futures exchange-traded note (“VXX”). As a result, the Exchange believes penny pricing for the VIX options is necessary for competitive reasons to allow the Exchange to price these weekly options at the same level of granularity as permitted for competitor products.6

The Exchange also notes that, while the Penny Interval Program relates to multiply listed classes only, VIX options would be eligible for that program, and thus for the same minimum trading increments as being proposed in this rule filing. Specifically, pursuant to the Penny Interval Program, option classes among the 300 most actively traded multiply listed option classes overlying securities priced below $200, or any index at any index level below $200, may be added to the Penny Interval Program each year.7 Currently, the class with the lowest cleared volume over the six-month period ending May 3, 2022 has a total volume of 988,078 contracts. During that same six-month period, VIX volume was 113,617,404 contracts, which would put it among the top five classes currently eligible for the Penny Interval Program. Additionally, the value of the VIX Index as of the close of regular trading hours on May 3, 2022, was under 30 (and thus well under 200). Therefore, VIX options have similar trading properties as other option classes that are otherwise eligible for penny and nickel pricing.

Further, the Exchange notes that a majority of VIX options already execute in penny increments. Specifically, in the first four months of 2022, approximately 62% of VIX option contract volume executed as part of complex orders, which may execute in penny increments.8 In addition, during that same time period, nearly 5% of VIX option contract volume executed through an automated improvement mechanism (“AIM”) auction for simple orders, which also permits penny executions.9 Therefore, the proposed rule change will impact the trading increment of approximately one-third of VIX options.

With regard to the impact of this proposed rule change on system capacity, the Exchange has analyzed its capacity and represents that it and the Options Price Reporting Authority have the necessary systems capacity to handle any potential additional traffic associated with this proposal. The Exchange does not believe any potential increased traffic will become unmanageable since this proposed rule change with respect to minimum trading increments is limited to a single class of options. The proposed rule change does not impact the number of expirations for VIX options the Exchange may list pursuant to Rule 4.13.

2. Statutory Basis

The Exchange believes the proposed rule change is consistent with the Securities Exchange Act of 1934 (the “Act”) and the rules and regulations thereunder applicable to the Exchange and, in particular, the requirements of Section 6(b) of the Act.10 Specifically, the Exchange believes the proposed rule change is consistent with the Section 6(b)(5)11 requirements that the rules of an exchange be designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination among regulators engaged in regulating, clearing, settling, processing information with respect to, and facilitating transactions in securities, to remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest.

Additionally, the Exchange believes the proposed rule change is consistent with the Section 6(b)(5)12 requirement that the rules of an exchange not be designed to permit unfair discrimination between customers, issuers, brokers, or dealers.

In particular, the proposed rule change will permit more granular pricing in VIX options, which may lead to narrowing of the bid-ask spread for these options and ultimately increases liquidity to the

5 As proposed, if the Exchange were to stop listing VIX series on a group basis, then the proposed increments of $0.01 for series trading below $3.00 and $0.05 for series trade at or above $3.00 would apply to all VIX options series.

6 The Exchange notes that other options that trade on the Exchange are currently permitted to trade in penny increments because competitive products are able to trade in penny increments, including VIXW options. See Rule 5.4 (the minimum for VIXW options is $0.01 because that is the minimum increment for SPY options, and the minimum increment for DJX options is $0.05 for series below $3 and $0.05 for series $3 and above because that is the minimum increment for DIA options).

7 See Rule 5.4(d).

8 See Rule 5.4(b).

9 See Rule 5.37(a)(4).


12 Id.
benefit of all investors. Additionally, as discussed above, at least one competitive product participates in the Penny Interval Program and thus may currently trade in penny and nickel increments. Therefore, the proposed will and promote just and equitable principles of trade and remove impediments to and perfect the mechanism of a free and open market by allowing VIX options to trade at the same level of granularity as permitted for competitor products. The Exchange notes that VIX options have a volume and an underlying index price consistent with option classes eligible for the Penny Interval Program (and thus are able to trade in penny and nickel increments). Additionally, as noted above, VIXW options and the majority of VIX options already execute in penny increments.

B. Self-Regulatory Organization’s Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. The proposed rule change will not impose any burden on intramarket competition that is not necessary or appropriate, because all Trading Permit Holders will be able to trade VIX options in the proposed minimum trading increments. Additionally, all VIXW options may currently trade in penny increments, and approximately two-thirds of VIX options volume execute in penny increments as part of simple AIM or complex trading. The proposed rule change will not impose any burden on intermarket competition that is not necessary or appropriate, because it will permit VIX options to have pricing consistent with the pricing of a competitive product that is part of the Penny Interval Program and may currently trade in increments of $0.01 or $0.05. The Exchange reiterates that VIX options have a volume and an underlying index price consistent with option classes eligible for the Penny Interval Program (and thus are able to trade in penny and nickel increments).

Additionally, the proposed rule change to permit VIX options to be listed in penny and nickel increments may relieve any burden on, or otherwise promote, competition, as it will allow market participants to trade these options at the same level of granularity as permitted for competitor products. The Exchange notes that the minimum index for competitor products are able to trade in penny increments because competitive products are able to trade in penny increments. The Exchange also expects the more granular pricing to lead to narrowing of the bid-ask spread for these options, which the Exchange believes will increase order flow and price competition in VIX options.

C. Self-Regulatory Organization’s Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

The Exchange neither solicited nor received comments on the proposed rule change.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Because the foregoing proposed rule change does not: (i) significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days from the date on which it was filed, or such shorter time as the Commission may designate, it has become effective pursuant to Section 19(b)(3)(A) of the Act and Rule 19b–4(f)(6) thereunder.

A proposed rule change filed under Rule 19b–4(f)(6) normally does not become operative for 30 days after the date of filing. However, pursuant to Rule 19b–4(f)(6)(ii), the Commission may designate a shorter time if such action is consistent with the protection of investors and the public interest. The Exchange has asked the Commission to waive the 30-day operative delay so that the filing may become operative immediately upon filing. As discussed above, the proposal will permit pricing of VIX options in an increment at the same level of granularity as currently is permitted for at least one competitor product and other products with similar volumes and underlying prices that are eligible for the Penny Interval Program. The Commission finds that waiving the operative delay is consistent with the protection of investors and the public interest because it will allow the Exchange to make this pricing option available to investors without delay. Therefore, the Commission waives the 30-day operative delay and designates the proposed rule change as operative upon filing.

At any time within 60 days of the filing of the proposed rule change, the Commission may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission will institute proceedings to determine whether the proposed rule change should be approved or disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

Electronic Comments
• Use the Commission’s internet comment form (http://www.sec.gov/rules/sro.shtml); or
• Send an email to rule-comments@sec.gov. Please include File Number SR–CBOE–2022–027 on the subject line.

Paper Comments
• Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549–1090. All submissions should refer to File Number SR–CBOE–2022–027. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission’s internet website (http://www.sec.gov/rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the

The Exchange notes that other options that trade on the Exchange are currently permitted to trade in penny increments because competitive products are able to trade in penny increments. See 5.4 (the minimum for XSP options is $0.01 because that is the minimum index increment for SPY options, and the minimum increment for DJX options is $0.01 for series below $3 and $0.05 for series $3 and above because that is the minimum increment for DIA options).

The Exchange notes that other options that trade on the Exchange are currently permitted to trade in penny increments because competitive products are able to trade in penny increments. See 5.4 (the minimum for XSP options is $0.01 because that is the minimum index increment for SPY options, and the minimum increment for DJX options is $0.01 for series below $3 and $0.05 for series $3 and above because that is the minimum increment for DIA options).

For purposes only of waiving the 30-day operative delay, the Commission has also considered the proposed rule’s impact on efficiency, competition, and capital formation. See 15 U.S.C. 78c(f).
public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission’s Public Reference Room, 100 F Street NE, Washington, DC 20549 on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR–CBOE–2022–027 and should be submitted on or before July 12, 2022.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.20

J. Matthew DeLaSernaernder, Assistant Secretary.

[FR Doc. 2022–13150 Filed 6–17–22; 8:45 am]
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SECURITIES AND EXCHANGE COMMISSION

[Investment Company Act Release No. 34615; File No. 813–00405]

Viking Global Equities II LP and Viking Global Investors LP

June 14, 2022.

AGENCY: Securities and Exchange Commission (“Commission” or “SEC”).

ACTION: Notice.

Notice of application for an order (“Order”) under sections 6(b) and 6(e) of the Investment Company Act of 1940 (the “Act”), except sections 9, 17, 30, and 36 through 53, and the rules and regulations under the Act (the “Rules and Regulations”). With respect to sections 17(a), (d), (f), (g), and (j) of the Act, sections 30(a), (b), (e), and (h) of the Act and the Rules and Regulations and rule 38a–1 under the Act, applicants request a limited exemption as set forth in the application.

SUMMARY OF APPLICATION: Applicants request an order to exempt certain limited partnerships, limited liability companies, business trusts or other entities (“Funds”) formed for the benefit of eligible employees of Viking Global Investors LP and its affiliates from certain provisions of the Act. Each Fund, and each series thereof with segregated assets and liabilities, will be an “employees’ securities company” within the meaning of section 2(a)(13) of the Act.

APPLICANTS: Viking Global Equities II LP and Viking Global Investors LP.

FILING DATES: The application was filed on January 28, 2022 and amended on June 3, 2022.

HEARING OR NOTIFICATION OF HEARING: An order granting the requested relief will be issued unless the Commission orders a hearing. Interested persons may request a hearing on any application by emailing the SEC’s Secretary at Secretaries-Office@sec.gov and serving the Applicants with a copy of the request by email, if an email address is listed for the relevant Applicant below, or personally or by mail, if a physical address is listed for the relevant Applicant below. Hearing requests should be received by the Commission by 5:30 p.m. on July 11, 2022, and should be accompanied by proof of service on applicants, in the form of an affidavit or, for lawyers, a certificate of service. Pursuant to rule 6–5 under the Act, hearing requests should state the nature of the writer’s interest, any facts bearing upon the desirability of a hearing on the matter, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by emailing the Commission’s Secretary at Secretaries-Office@sec.gov.


FOR FURTHER INFORMATION CONTACT: Jessica D. Leonardo, Senior Counsel, or Marc Mehrespand, Branch Chief, at (202) 551–6825 (Division of Investment Management, Chief Counsel’s Office).

SUPPLEMENTARY INFORMATION: For Applicants’ representations, legal analysis, and conditions, please refer to Applicants’ first amended and restated application, dated June 3, 2022, which may be obtained via the Commission’s website by searching for the file number at the top of this document, or for an Applicant using the Company name search field, on the SEC’s EDGAR system. The SEC’s EDGAR system may be searched at, http://www.sec.gov/edgar/searchedgar/companysearch.html. You may also call the SEC’s Public Reference Room at (202) 551–8090.

For the Commission, by the Division of Investment Management, under delegated authority.

J. Matthew DeLaSernaernder, Assistant Secretary.

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BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; Nasdaq PHXL LLC; Notice of Filing of Proposed Rule Change To Permit the Listing and Trading of P.M.-Settled Nasdaq–100 Index Options That Expire on Tuesday or Thursday Under Its Nonstandard Expirations Pilot Program

June 14, 2022.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act”),1 and Rule 19b–4 thereunder,2 notice is hereby given that on June 2, 2022, Nasdaq PHXL LLC (“Phlx” or “Exchange”) filed with the Securities and Exchange Commission (“Commission”) the proposed rule change as described in Items I and II below, which Items have been prepared by the Exchange. 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 permit P.M.-settled Nasdaq–100 Index® (“NDX”) options that expire on Tuesday or Thursday under its Nonstandard Expirations Pilot Program.

The Exchange also proposes to make technical amendments within Options 5, Section 2, Order Protection; Options 8, Section 2, Definitions; and Options 8, Section 30, Crossing, Facilitation and Solicited Orders.

The text of the proposed rule change is available on the Exchange’s website at https://listingcenter.nasdaq.com/rulebook/phlx/rules, 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 Exchange included statements