

copying at the principal office of the Exchange. Do not include personal identifiable information in submissions; you should submit only information that you wish to make available publicly. We may redact in part or withhold entirely from publication submitted material that is obscene or subject to copyright protection. All submissions should refer to file number SR-CBOE-2024-047 and should be submitted on or before February 24, 2025.

V. Accelerated Approval of Amendment No. 2

The Commission finds good cause, pursuant to Section 19(b)(2) of the Act, for approving Amendment No. 2 prior to the 30th day after the date of publication of notice of Amendment No. 1 in the **Federal Register**. Amendment No. 2 revises the proposal to: clarify and correct errors in the text of the proposed rules; provide an example of the application of the Exchange's obvious error rules to complex FLEX v. non-FLEX Orders; provide additional discussion of the potential uses of FLEX v. non-FLEX Orders; revise the description of the proposal to make clear that the Exchange's rules will continue to require that the component legs of FLEX complex orders, including FLEX v. Non-FLEX Orders, have the same underlying equity or index; and include additional information in the examples showing the pricing of FLEX v. non-FLEX Orders. The proposed changes to clarify and correct errors in the text of the proposed rules will help to ensure the accuracy of the Exchange's rules. The proposed change in the description of the proposal to make clear that the Exchange's rules will continue to require that the component legs of FLEX complex orders have the same underlying equity or index will help to ensure that the proposal accurately describes the rules being adopted. The example showing the application of the obvious error rules to complex FLEX v. Non-FLEX Order demonstrates the operation of these rules in the context of complex FLEX v. Non-FLEX orders, and the additions to the pricing examples help to clarify those examples. The changes in Amendment No. 2 assist the Commission in evaluating the proposal and determining that the proposal is consistent with the Act and the rules and regulations thereunder applicable to a national securities exchange, as discussed above. Accordingly, the Commission finds good cause, pursuant to Section 19(b)(2) of the Act,³⁸ to

approve the proposed rule change, as modified by Amendment No. 2, on an accelerated basis.

VI. Conclusion

For the reasons set forth above, the Commission finds that the proposed rule change, as modified by Amendment No. 2, is consistent with the requirements of the Act and the rules and regulations thereunder applicable to a national securities exchange and, in particular, the requirements of Section 6(b)(5) of the Act.³⁹

It is therefore ordered, pursuant to Section 19(b)(2) of the Act,⁴⁰ that the proposed rule change (SR-CBOE-2024-047), as modified by Amendment No. 2, is approved.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.⁴¹

Sherry R. Haywood,
Assistant Secretary.

[FR Doc. 2025-02084 Filed 1-31-25; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-102294; File No. SR-NYSEARCA-2025-04]

Self-Regulatory Organizations; NYSE Arca, Inc.; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change To Expand the Application of the Per User Access Fee for Certain Market Data Products

January 28, 2025.

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 January 16, 2025, NYSE Arca, Inc. ("Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Item I below, which Item has been substantially prepared by the Exchange. The Exchange has designated this proposal for immediate effectiveness pursuant to Section 19(b)(3)(A) of the Act³ and Rule 19b-4(f) thereunder.⁴

³⁹ 15 U.S.C. 78f(b)(5).

⁴⁰ 15 U.S.C. 78s(b)(2).

⁴¹ 17 CFR 200.30-3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ 15 U.S.C. 78s(b)(3)(A).

⁴ 17 CFR 240.19b-4(f). At any time within 60 days of the filing of the proposed rule change, the Commission summarily 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

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 expand the application of the Per User Access Fee to Redistributors of the NYSE Aggregated Lite data feed, effective January 16, 2025.⁵

The proposed rule change, including the Exchange's statement of the purpose of, and statutory basis for, the proposed rule change, is available on the Exchange's website at <https://www.nyse.com> and on the Commission's website at https://www.sec.gov/rules-regulations/self-regulatory-organization-rulemaking/national-securities-exchanges?file_number=SR-NYSEARCA-2025-04.

II. 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.⁶ Comments may be submitted electronically by using the Commission's internet comment form (https://www.sec.gov/rules-regulations/self-regulatory-organization-rulemaking/national-securities-exchanges?file_number=SR-NYSEARCA-2025-04) or by sending an email to rule-comments@sec.gov. Please include file number SR-NYSEARCA-2025-04 on the subject line. Alternatively, paper comments may be sent to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549-1090. All submissions should refer to file number SR-NYSEARCA-2025-04. To help the Commission process and review your comments more efficiently, please use

whether the proposed rule change should be approved or disapproved.

⁵ The Exchange originally filed to amend the Fee Schedule on January 2, 2025 (SR-NYSEARCA-2025-01). On January 16, 2025, the Exchange withdrew SR-NYSEARCA-2025-01 and replaced it with this filing.

⁶ 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 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 a.m. and 3 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange.

³⁸ 15 U.S.C. 78s(b)(2).

only one method. The Commission will post all comments on the Commission's internet website (https://www.sec.gov/rules-regulations/self-regulatory-organization-rulemaking/national-securities-exchanges?file_number=NYSEARCA-2025-04). Do not include personal identifiable information in submissions; you should submit only information that you wish to make available publicly. We may redact in part or withhold entirely from publication submitted material that is obscene or subject to copyright protection. All submissions should refer to file number SR-NYSEARCA-2025-04 and should be submitted on or before February 24, 2025.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.⁷

Sherry R. Haywood,
Assistant Secretary.

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DEPARTMENT OF THE TREASURY

Internal Revenue Service

Quarterly Publication of Individuals, Who Have Chosen To Expatriate

AGENCY: Internal Revenue Service (IRS),
Treasury.

ACTION: Notice.

This notice is provided in accordance with IRC section 6039G of the Health Insurance Portability and Accountability Act (HIPAA) of 1996, as amended. This listing contains the name of each individual losing United States citizenship (within the meaning of section 877(a) or 877A) with respect to whom the Secretary received information during the quarter ending December 31, 2024. For purposes of this listing, long-term residents, as defined in section 877(e)(2), are treated as if they were citizens of the United States who lost citizenship.

Last name	First name	Middle name/initials
ACKERSON	DANACA	
AHMAD	IRFAN	
AHUJA	DISHA	
AKAI	YOSHITAKA	
AKAI	REIKO	
AKERBERG	JANET	MARIE PAYNE
AKIMA	MATSUAKI	
AKINSON	SUSAN	ELIZABETH
ALEZRA	MOSHE	
ALI	SAMEE	HASAN
ALKEBY	SARA	ELISABETH
AL-KHALIFA	FATIMA	ALDANA
ALTUNA SOTOMAYOR	MILAGROS	DEL CARMEN
AMATANON	WATANYA	
AMEY	ANDREW	MORGAN
AMICUCCI	ANNA	M.
ANDERSEN	AXEL	HOLME
ANDERSON	REBECCA	TABITHA
ANDERTON	LUKE	EDWARD
ANDREWS	RUTH	ALISON
ANGELERI	ROMINA	
ANSTEY	DAVID	KENNETH
ANTONIOLI	JULIA	E.
AOMORI	YOSHIO	
ARMSTRONG	MATTHEW	JOHN
ARSENAULT	LUCAS	JOHN
ARSENAULT	PIERRE	
ARSENAULT	NICOLAS	CHRISTOPHER
ASHTON	SARAH	HELEN
AVERY	NATALIE	M.
BAERG	TERRENCE	JAMES
BAHUN	TOMOMI	
BARNETT	BENJAMIN	EDWARD
BARRETTO	RODNEY	EDWARD
BARTENSTEIN	CHRISTOPH	
BASS	DAWN	ELIZABETH
BASTAMI	SOHAILA	SAHAR
BEADLE	MEGAN	LOUISE
BECKER	HELGA	
BECKER	PETER	
BELK	ADAM	JAMES
BENNETT-EVERDING	BABETTE	ANNE
BENUDIZ	NIR	
BENYES	CAROLINE	BELINA
BERNT	JULIA	ANNE
BERNTSSON	KENT	OLOF NIKLAS
BEROS	TASIA	
BERZINA	LAURA	
BEVAN	TERRIE	NARELLE
BIMSON	DANIEL	THOMAS OTT
BJOENEBOE	JULIA	

⁷ 17 CFR 200.30-3(a)(12).