• Send an email to *rule-comments@sec.gov*. Please include File Number SR–Phlx–2011–163 on the subject line.

Paper Comments

• Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

All submissions should refer to File Number SR-Phlx-2011-163. 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 Web site (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 public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site 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 such 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 publicly available. All submissions should refer to File Number SR-Phlx-2011-163 and should be submitted on or before January 3, 2012.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.⁸

Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2011–31734 Filed 12–9–11; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-65898; File No. SR-ISE-2011-78]

Self-Regulatory Organizations; International Securities Exchange, LLC; Notice of Filing and Immediate Effectiveness of Proposed Rule Change to Amend the Threshold Levels for Tier-Based Rebates for Qualified Contingent Cross Orders and Solicitation Orders Executed on the Exchange

December 6, 2011.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Exchange Act") ¹ and Rule 19b–4 thereunder, ² notice is hereby given that, on November 22, 2011, the International Securities Exchange, LLC (the "Exchange" or the "ISE") 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 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 ISE is proposing to amend the threshold levels for tier-based rebates for Qualified Contingent Cross ("QCC") orders and Solicitation orders. The text of the proposed rule change is available on the Exchange's Web site (http://www.ise.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 these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summaries, set forth in sections A, B and C below, of the most significant aspects 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 proposed rule change is to amend the threshold contract levels to encourage members to submit greater numbers of QCC orders and Solicitation orders to the Exchange. The Exchange currently provides a rebate to Members who reach a certain volume threshold in QCC orders and/or Solicitation orders during a month.3 Once a Member reaches the volume threshold, the Exchange provides a rebate to that Member for all of its OCC and Solicitation traded contracts for that month. The rebate is paid to the Member entering a qualifying order, *i.e.*, a QCC order and/or a Solicitation order. The rebate applies to QCC orders and Solicitation orders in all symbols traded on the Exchange. Additionally, the threshold levels are based on the originating side so if, for example, a Member submits a Solicitation order for 1,000 contracts, all 1,000 contracts are counted to reach the established threshold even if the order is broken up and executed with multiple counter parties.

The current volume threshold and corresponding rebate per contract is:

Originating contract sides	Rebate per contract
0-99,999 100,000-1,699,999 1,700,000-2,499,999 2,500,000-3,499,999 3,500,000+	\$0.00 0.01 0.03 0.05 0.07
2,500,000–3,499,999	0.

The Exchange now proposes to amend the current tiers by: (1) Increasing the threshold for Members to qualify for a rebate, from a minimum of 100,000 qualifying contracts to 200,000 qualifying contracts. While the Exchange proposes to increase the minimum threshold level, the Exchange also proposes to increase the rebate payable for this tier, from \$0.01 per contract to \$0.02 per contract; (2) lowering the contract threshold level for the middle tier while maintaining the rebate at \$0.03 per contract; (3) lowering the contract threshold and the per contract rebate for the fourth tier; and (4) lowering the amount of qualifying contracts a Member must trade to qualify for the maximum per contract

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ See Exchange Act Release Nos. 65087 (August 10, 2011), 76 FR 50783 (August 16, 2011) (SR–ISE–2011–47); 65583 (October 18, 2011), 76 FR 65555 (October 21, 2011) (SR–ISE–2011–68); and 65705 (November 8, 2011), 76 FR 70789 (November 15, 2011) (SR–ISE–2011–70).

rebate, from 3,500,000 qualifying contracts to 2,000,000 qualifying contracts. To accommodate the proposed lower threshold, the Exchange also proposes to lower the rebate payable for this tier, from \$0.07 per contract to \$0.05 per contract. With the proposed changes to the tiers, the Exchange is attempting to strike the right balance between the number of qualifying contracts and its corresponding rebate to ensure that the incentive program achieves its intended purpose of attracting greater order flow from its Members.

With the proposed amended tiers, the volume threshold and corresponding rebate per contract will be as follows:

Originating contract sides	Rebate per contract
0-199,999	\$0.00
200,000-999,999	0.02
1,000,000-1,699,999	0.03
1,700,000-1,999,999	0.04
2,000,000+	0.05

Further, the Exchange currently assesses per contract transaction charges and credits to market participants that add or remove liquidity from the Exchange ("maker/taker fees") in a select number of options classes (the "Select Symbols").⁴ For Solicitation orders in the Select Symbols, the Exchange currently provides a rebate of \$0.15 to contracts that do not trade with the contra order in the Solicited Order Mechanism. The Exchange does not propose any change to that rebate and that rebate will continue to apply.

The Exchange has designated this proposal to be operative on December 1, 2011.

2. Statutory Basis

The Exchange believes that its proposal to amend its Schedule of Fees is consistent with Section 6(b) of the Securities Exchange Act of 1934 ("Exchange Act") 5 in general, and furthers the objectives of Section 6(b)(4) of the Exchange Act 6 in particular, in that it is an equitable allocation of reasonable dues, fees and other charges among Exchange Members. The Exchange believes that the proposed fee change will generally allow the Exchange and its Members to better compete for order flow and thus enhance competition. Specifically, the Exchange believes that its proposal, which among other things, lowers the

threshold level for Members to qualify for the highest per contract rebate payable, is reasonable as it will encourage Members who direct their QCC and Solicitation orders to the Exchange to continue to do so instead of sending this order flow to a competing exchange. The Exchange believes that with the proposed amended tiers, more Members are now likely to qualify for higher rebates for sending their QCC and Solicitation orders to the Exchange.

The Exchange notes that it currently has other incentive programs to promote and encourage growth in specific business areas. For example, the Exchange has lower fees (or no fees) for customer orders; 7 and tiered pricing that reduces rates for market makers based on the level of business they bring to the Exchange.8 This proposed rule change targets a particular segment in which the Exchange seeks to garnish greater order flow. The Exchange further believes that the rebate currently in place for QCC and Solicitation orders is reasonable because it is designed to give Members who trade a minimum of 200,000 qualifying contracts in QCC and Solicitation orders on the Exchange a benefit by way of a lower transaction fee. As noted above, once a Member reaches an established volume threshold, all of the trading activity in the specified order type by that Member will be subject to the corresponding

The Exchange also believes that its rebate program for QCC and Solicitation orders is equitable because it would uniformly apply to all Members engaged in QCC and Solicitation trading in all option classes traded on the Exchange.

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

The proposed rule change does not impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Exchange Act.

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

The Exchange has not solicited, and does not intend to solicit, comments on this proposed rule change. The Exchange has not received any unsolicited written comments from members or other interested parties.

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

The foregoing rule change has become effective pursuant to Section 19(b)(3)(Å)(ii) of the Act.⁹ At any time within 60 days of the filing of such 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 shall institute proceedings to determine whether the proposed rule 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 Exchange 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–ISE–2011–78 on the subject line.

Paper Comments

• Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

All submissions should refer to File Number SR–ISE–2011–78. 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 Web site (http://www.sec.gov/rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements

⁴ Options classes subject to maker/taker fees are identified by their ticker symbol on the Exchange's Schedule of Fees.

^{5 15} U.S.C. 78f(b).

^{6 15} U.S.C. 78f(b)(4).

⁷For example, the customer fee is \$0.00 per contract for products other than Singly Listed Indexes, Singly Listed ETFs and FX Options. For Singly Listed Options, Singly Listed ETFs and FX Options, the customer fee is \$0.18 per contract. The Exchange also currently has an incentive plan in place for certain specific FX Options which has its own pricing. See ISE Schedule of Fees.

⁸The Exchange currently has a sliding scale fee structure that ranges from \$0.01 per contract to \$0.18 per contract depending on the level of volume a Member trades on the Exchange in a month.

^{9 15} U.S.C. 78s(b)(3)(A)(ii).

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 Web site 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. 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-ISE-2011-78 and should be submitted on or before January 3, 2012.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority. 10

Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2011–31735 Filed 12–9–11; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-65901; File No. SR-DTC-2011-10]

Self-Regulatory Organizations; The Depository Trust Company; Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Amend Rules Relating to Existing Operational Arrangements Involving Eligibility of Securities

December 6, 2011.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ notice is hereby given that on November 25, 2011, The Depository Trust Company ("DTC") filed with the Securities and Exchange Commission ("Commission") the proposed rule change described in Items I and II below, which items have been prepared primarily by DTC. DTC filed the proposed rule change pursuant to Section 19(b)(3)(A)(iii) and Rule 19b—4(f)(4) thereunder so that the proposed rule change was effective upon filing

with the Commission.² The Commission is publishing this notice to solicit comments on the proposed rule change from interested parties.

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

The purpose of this proposed rule change is to update the existing contractual operational arrangements necessary for a securities issue to become and remain eligible for the services at DTC.³

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

In its filing with the Commission, DTC 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 these statements may be examined at the places specified in Item IV below. DTC has prepared summaries, set forth in sections (A), (B), and (C) below, of the most significant aspects of these statements.⁴

(A) Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

(1) Purpose

DTC's operational arrangement ("Operational Arrangement" or "OA") was first published in June 1987 and subsequently updated in June 1988, February 1992, December 1994, January 1998, May 2002, and most recently in January 2009. The OA is designed to maximize the number of issues of securities that may be made eligible for DTC services and to provide for the orderly processing of such securities and the timely payments to DTC participants. DTC's experience demonstrates that when participants,

issuers, underwriters, agents (as such terms are defined in the DTC rules or in the OA), and their counsel are aware of DTC's requirements, those requirements may be more readily met. DTC is now proposing to update the OA to clarify DTC's processes and to mitigate certain risk associated with those processes. Additionally, DTC is proposing to make several ministerial changes, including changes related to methods of notification, and to add clarifying language to provide a more concise description of OA procedures.

The primary differences between the proposed amended OA and the OA as filed with the Commission in 2009 are as follows:

1. Matters that were previously the subject of proposed rule change filings with the Commission but were never incorporated into the OA:

a. In March 2010, DTC filed with the Commission a proposed rule change modifying the required notification method for the assumption or termination of transfer agent services. DTC is now proposing to update the OA to reflect those methods for notifying DTC of transfer agency changes.

b. In May 2010, DTČ filed with the Commission a proposed rule change updating DTC procedures regarding the Participant Tender Offer Program in order to provide DTC participants with a more efficient process for making elections regarding corporate action events which DTC deemed appropriate for processing. DTC is now proposing to update the OA to reflect that process.

c. In November 2010, DTC filed with the Commission a proposed rule change to automate the approval process relating to providing trustee access to the Security Position Report Service at the point of eligibility.⁸ DTC is now proposing to update the OA to reflect that process.

d. In April 2011, the Commission approved a DTC proposed rule change amending the requirements for transfer agents to maintain a balance certificate in the Fast Automated Securities Transfer Program ("FAST").9 DTC is now proposing to update the OA to specify that transfer agents participating in FAST that act for issues participating in the Direct Registration System no

^{10 17} CFR 200.30-3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

 $^{^2\,15}$ U.S.C. 78s(b)(3)(A)(iii) and 17 CFR 240.19b–4(f)(4).

³The text of the proposed rule change is attached as Exhibit 5 to DTC's filing, which is available at http://www.dtcc.com/downloads/legal/rule_filings/2011/dtc/2011-10.pdf.

 $^{^{4}\,\}mathrm{The}$ Commission has modified the text of the summaries prepared by NSCC.

⁵ Securities Exchange Act Release 24818 (August 19, 1987), 52 FR 31833 (August 24, 1987) (File No. SR-DTC-87-10); 25948 (July 27, 1988), 53 FR 29294 (August 3, 1988) (File No. SR-DTC-88-13); 30625 (April 30, 1992), 57 FR 18534 (April 30, 1992) (File No. SR-DTC-92-06); 35342 (February 8, 1995), 60 FR 8434 (February 14, 1995) (File No. SR-DTC-94-19); 39894 (April 21, 1998), 63 FR 23310 (April 28, 1998) (File No. SR-DTC-97-23); 45994 (May 29, 2002), 68 FR 35037 (June 11, 2003) (File No. SR-DTC-2002-02); 59199 (January 6, 2009), 74 FR 1266 (January 12, 2009) (File No. SR-DTC-2008-14)

⁶ Securities Exchange Release Act No. 61620 (March 1, 2010) 75 FR 10539 (March 8, 2010) (File No. SR–DTC–2010–04).

⁷ For Securities Exchange Act Release No. 62119 (May 18, 2010) 75 FR 29374 (May 25, 2010) (File No. SR–DTC–2010–08).

Securities Exchange Release Act No. 63245
(November 4, 2010) 75 FR 69150
(November 10, 2010)
(File No. SR-DTC-2010-10)

⁹ Securities Exchange Act Release No. 64191 (April 5, 2011), 76 FR 20061 (April 11, 2011) (File No. SR–DTC–2010–15).