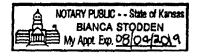
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| Eric Sy  | the name, title and teleph<br>ranson<br>ame)  |   | ZX Exchange, Inc. (212)  | 378-8523<br>re Number)   | 2016                    |        |  |  |  |
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|  | Provide the date that applicant's fiscal year ends: December 31  Indicate legal status of the applicant: X Corporation Sole Partnership Partnership    Limited Liability Company Other (specify): |   |  |  |                         |        |  |  |  |
| incorpe<br>(a) Dat   | rated, place where partner (MM/DD/YY): 11/01/07   | ship agreement was filed (b) State/Country of for   | here applicant obtained its legi<br>or where applicant entity was<br>nation: <u>Delaware/United Stat</u><br>Corporation Law of the State.  | formed):<br>tes of America   | 1                       |        |  |  |  |
| Exchange Commis<br>telegram to the appundersigned, being<br>of, said applicant,<br>exhibits, schedules         | sion in connection with the<br>dicant's confact employee<br>first duly sworn, deposes<br>The undersigned and app  | e applicant's activities me<br>at the main address, or m<br>and says that he/she has<br>licant represent that the | r notice of any proceeding be<br>by be given by registered or ce<br>alling address if different, give<br>executed this form on behalf a<br>information and statement cor-<br>formation filed herewith, all o   | rtified mail or confirmed<br>en in Items 2 and 3. The<br>of, and with the authority<br>trained herein, including   |                         |        |  |  |  |
|  | orn before me this 20   | h day of Augus +  |  | Ataololan<br>Public)   |                         |        |  |  |  |
|  | My Commission expires D8 04 2019 County of Johnson State of Kansas  This page must always be completed in full with original, manual signature and noturization.                                  |   |  |  |                         |        |  |  |  |
| 1 1148 ]   | Affix notary stamp or seal where applicable.  |   |  |  |                         |        |  |  |  |



#### Exhibit C

#### **Exhibit Request:**

For each subsidiary or affiliate of the applicant, and for any entity with whom the applicant has a contractual or other agreement relating to the operation of an electronic trading system to be used to effect transactions on the exchange ("System"), provide the following information:

- 1. Name and address of organization.
- 2. Form of organization (e.g., association, corporation, partnership, etc.).
- 3. Name of state and statute citation under which organized. Date of incorporation in present form.
- 4. Brief description of nature and extent of affiliation.
- 5. Brief description of business or functions. Description should include responsibilities with respect to operation of the System and/or execution, reporting, clearance, or settlement of transactions in connection with operation of the System.
- 6. A copy of the constitution.
- 7. A copy of the articles of incorporation or association including all amendments.
- 8. A copy of existing by-laws or corresponding rules or instruments.
- 9. The name and title of the present officers, governors, members of all standing committees or persons performing similar functions.
- 10. An indication of whether such business or organization ceased to be associated with the applicant during the previous year, and a brief statement of the reasons for termination of the association.

Response: Please see below responses for the following entities:

#### A. <u>Bats Global Markets, Inc.</u>

- 1. Name: Bats Global Markets, Inc.
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on August 22, 2013.
- 4. Brief description of nature and extent of affiliation: Bats Global Markets, Inc. owns 100% of the outstanding common stock of Bats Global Markets Holdings, Inc., which is the Exchange's 100% owner.
- 5. Brief description of business or functions. Bats Global Markets, Inc. is the ultimate parent company through which the ultimate owners of the Exchange indirectly hold their ownership interest in the Exchange and its affiliates.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Joe Ratterman
- Chris Concannon
- Michael Richter
- Alan Freudenstein
- John McCarthy
- Robert Jones
- Chris Mitchell
- Jamil Nazarali
- Frank Reardon

- Chris Concannon (President, CEO)
- Chris Isaacson (Executive Vice President, Global Chief Information Officer)
- Bryan Harkins (Executive Vice President, Head of U.S. Markets)
- Eric Swanson (Executive Vice President, General Counsel, Secretary)
- Tony Barchetto (Executive Vice President, Head of Corporate Development)

#### Bats BZX Exchange, Inc. Form 1 Registration Statement: Exhibit C

- Mark Hemsley (Executive Vice President, Chief Executive Officer of Bats Europe)
- Brian N. Schell (Executive Vice President, Chief Financial Officer, Treasurer)
- Tami Schademann (Executive Vice President, Chief Compliance Officer)

## Compensation Committee

- Rob Jones
- Chris Mitchell
- Frank Reardon

#### **Audit Committee**

- Michael Richter
- Alan Freudenstein
- Robert Jones

#### Nominating and Corporate Governance Committee

- John McCarthy
- Alan Freudenstein
- Michael Richter
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

#### B. Bats Global Markets Holdings, Inc.

- 1. *Name*: Bats Global Markets Holdings, Inc. *Address*: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on June 29, 2007.
- 4. Brief description of nature and extent of affiliation: Bats Global Markets Holdings, Inc. is the Exchange's 100% owner.
- 5. Brief description of business or functions: Bats Global Markets Holdings, Inc. is an intermediate holding company.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

• Chris Concannon

- Chris Concannon (President, CEO)
- Tami Schademann (Executive Vice President)
- Bryan Harkins (Executive Vice President, Head of U.S. Markets)
- Eric Swanson (Secretary)
- Brian N. Schell (Treasurer)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## C. <u>Direct Edge LLC</u>

- 1. Name: Direct Edge LLC (f/k/a Direct Edge, Inc.)
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Limited Liability Company
- 3. Name of state, statute under which organized and date of incorporation: Formed in Delaware under Section 201 of the Limited Liability Company Act of the State of Delaware on December 31, 2014. Was converted from Direct Edge, Inc., a Delaware corporation, on December 31, 2014.
- 4. Brief description of nature and extent of affiliation: Bats Global Markets, Inc. owns 100% of the membership interests of Direct Edge LLC.
- 5. Brief description of business or functions: Direct Edge LLC is an intermediate holding company. Direct Edge LLC is the sole shareholder of Bats EDGA Exchange, Inc. and Bats EDGX Exchange, Inc.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws or corresponding rules or instruments: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

None

- Chris Concannon (President, CEO)
- Eric Swanson (Secretary)
- Brian N. Schell (Chief Financial Officer)
- Chris Isaacson (Chief Information Officer)
- Bryan Harkins (Executive Vice President, Head of U.S. Markets)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## D. Bats BYX Exchange, Inc.

- 1. Name: Bats BYX Exchange, Inc. Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. *Form of organization*: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on July 31, 2009.
- 4. Brief description of nature and extent of affiliation: Bats BYX Exchange, Inc. is wholly-owned by Bats Global Markets Holdings, Inc., which is also the Exchange's 100% owner.
- 5. Brief description of business or functions: Bats BYX Exchange, Inc. operates as a registered national securities exchange pursuant to Section 6 of the Act.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Chris Concannon
- Chris Isaacson
- David Roscoe
- Sandy Kemper
- Scott Wagner
- Jill Sommers
- Matt Billings
- Joseph Mecane

- Chris Concannon (President, CEO)
- Chris Isaacson (Executive Vice President, Global Chief Information Officer)
- Bryan Harkins (Executive Vice President, Head of U.S. Markets)
- Tami Schademann (Executive Vice President, Chief Regulatory Officer)
- Eric Swanson (Executive Vice President, General Counsel, Secretary)
- Brian N. Schell (Executive Vice President, Chief Financial Officer, Treasurer)
- Charles Randy Williams (Senior Vice President, Global Investor Relations & Communications)

- Tony Barchetto (Executive Vice President, Head of Corporate Development)
- Bryan Christian (Senior Vice President, Head of U.S. Sales)
- Laura Morrison (Senior Vice President, Global Head of Exchange Products)
- Eric Crampton (Senior Vice President, Global Head of Software Engineering
- Troy Yeazel (Senior Vice President, Operations)
- Jeff Connell (Senior Vice President, Market Oversight)
- Derick Shupe (Vice President, Controller)
- Greg Steinberg (Vice President, Assistant Secretary and Associate General Counsel
- Aaron Weissenfluh (Vice President, Chief Information Security Officer)
- Rodney Burt (Vice President, Infrastructure)
- Kevin Carrai (Vice President, Connectivity, Data & Member Services)
- Stacie Fleming (Vice President, Communications)
- Anders Franzon (Senior Vice President, Associate General Counsel)
- Kapil Rathi (Vice President, Options Business Development)
- Thad Prososki (Vice President, Human Resources)
- Brett Johnson (Vice President, Software Engineering)

#### **Standing Committees**

## Compensation Committee

- Sandy Kemper
- Scott Wagner
- Jill Sommers

#### Audit Committee

- Jill Sommers
- David Roscoe
- Matt Billings

#### Regulatory Oversight Committee

- Scott Wagner
- Sandy Kemper
- David Roscoe

#### Appeals Committee

- Matt Billings
- Joseph Mecane
- Scott Wagner
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## E. Bats EDGA Exchange, Inc.

- 1. Name: Bats EDGA Exchange, Inc. Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation
- 3. Name of state, statute under which organized and date of incorporation: Formed in Delaware under the General Corporation Law of the State of Delaware on March 9, 2009.
- 4. Brief description of nature and extent of affiliation: Bats EDGA Exchange, Inc. is an indirect wholly-owned subsidiary of Bats Global Markets, Inc., the Exchange's ultimate parent.
- 5. Brief description of business or functions: Bats EDGA Exchange, Inc. operates a registered national securities exchange pursuant to Section 6 of the Act.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Chris Concannon
- Chris Isaacson
- David Roscoe
- Sandy Kemper
- Scott Wagner
- Jill Sommers
- Matt Billings
- Joseph Mecane

- Chris Concannon (President, CEO)
- Chris Isaacson (Executive Vice President, Global Chief Information Officer)
- Bryan Harkins (Executive Vice President, Head of U.S. Markets)
- Tami Schademann (Executive Vice President, Chief Regulatory Officer)
- Eric Swanson (Executive Vice President, General Counsel, Secretary)
- Brian N. Schell (Executive Vice President, Chief Financial Officer, Treasurer)
- Charles Randy Williams (Senior Vice President, Global Investor Relations & Communications)

- Tony Barchetto (Executive Vice President, Head of Corporate Development)
- Bryan Christian (Senior Vice President, Head of U.S. Sales)
- Laura Morrison (Senior Vice President, Global Head of Exchange Products)
- Eric Crampton (Senior Vice President, Global Head of Software Engineering
- Troy Yeazel (Senior Vice President, Operations)
- Jeff Connell (Senior Vice President, Market Oversight)
- Derick Shupe (Vice President, Controller)
- Greg Steinberg (Vice President, Assistant Secretary and Associate General Counsel
- Aaron Weissenfluh (Vice President, Chief Information Security Officer)
- Rodney Burt (Vice President, Infrastructure)
- Kevin Carrai (Vice President, Connectivity, Data & Member Services)
- Stacie Fleming (Vice President, Communications)
- Anders Franzon (Senior Vice President, Associate General Counsel)
- Kapil Rathi (Vice President, Options Business Development)
- Thad Prososki (Vice President, Human Resources)
- Brett Johnson (Vice President, Software Engineering)

#### **Standing Committees**

## Compensation Committee

- Sandy Kemper
- Scott Wagner
- Jill Sommers

#### **Audit Committee**

- Jill Sommers
- David Roscoe
- Matt Billings

#### Regulatory Oversight Committee

- Scott Wagner
- Sandy Kemper
- David Roscoe

#### Appeals Committee

- Matt Billings
- Joseph Mecane
- Scott Wagner
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

#### F. Bats EDGX Exchange, Inc.

- 1. Name: Bats EDGX Exchange, Inc. Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Formed in Delaware under the General Corporation Law of the State of Delaware on March 9, 2009.
- 4. Brief description of nature and extent of affiliation: Bats EDGX Exchange, Inc. is an indirect wholly-owned subsidiary of Bats Global Markets, Inc., the Exchange's ultimate parent.
- 5. Brief description of business or functions: Bats EDGX Exchange, Inc. operates a registered national securities exchange pursuant to Section 6 of the Act.
- 6. Copy of constitution: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Chris Concannon
- Chris Isaacson
- David Roscoe
- Sandy Kemper
- Scott Wagner
- Jill Sommers
- Matt Billings
- Joseph Mecane

- Chris Concannon (President, CEO)
- Chris Isaacson (Executive Vice President, Global Chief Information Officer)
- Bryan Harkins (Executive Vice President, Head of U.S. Markets)
- Tami Schademann (Executive Vice President, Chief Regulatory Officer)
- Eric Swanson (Executive Vice President, General Counsel, Secretary)
- Brian N. Schell (Executive Vice President, Chief Financial Officer, Treasurer)
- Charles Randy Williams (Senior Vice President, Global Investor Relations & Communications)

- Tony Barchetto (Executive Vice President, Head of Corporate Development)
- Bryan Christian (Senior Vice President, Head of U.S. Sales)
- Laura Morrison (Senior Vice President, Global Head of Exchange Products)
- Eric Crampton (Senior Vice President, Global Head of Software Engineering
- Troy Yeazel (Senior Vice President, Operations)
- Jeff Connell (Senior Vice President, Market Oversight)
- Derick Shupe (Vice President, Controller)
- Greg Steinberg (Vice President, Assistant Secretary and Associate General Counsel
- Aaron Weissenfluh (Vice President, Chief Information Security Officer)
- Rodney Burt (Vice President, Infrastructure)
- Kevin Carrai (Vice President, Connectivity, Data & Member Services)
- Stacie Fleming (Vice President, Communications)
- Anders Franzon (Senior Vice President, Associate General Counsel)
- Kapil Rathi (Vice President, Options Business Development)
- Thad Prososki (Vice President, Human Resources)
- Brett Johnson (Vice President, Software Engineering)

#### **Standing Committees**

#### Compensation Committee

- Sandy Kemper
- Scott Wagner
- Jill Sommers

#### **Audit Committee**

- Jill Sommers
- David Roscoe
- Matt Billings

#### Regulatory Oversight Committee

- Scott Wagner
- Sandy Kemper
- David Roscoe

#### Appeals Committee

- Matt Billings
- Joseph Mecane
- Scott Wagner
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## G. Bats Trading, Inc.

1. Name: Bats Trading, Inc.
Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214

- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on June 16, 2005.
- 4. Brief description of nature and extent of affiliation: Bats Trading, Inc. is whollyowned by Bats Global Markets Holdings, Inc., which is also the Exchange's 100% owner.
- 5. Brief description of business or functions: Bats Trading, Inc. is a broker-dealer registered as such with the Securities and Exchange Commission and a member of the Financial Industry Regulatory Authority and other self-regulatory organizations. Bats Trading, Inc. provides routing of orders from the Exchange Bats BYX Exchange, Inc., Bats EDGA Exchange, Inc. and Bats EDGX Exchange, Inc. to other securities exchanges, facilities of securities exchanges, automated trading systems, electronic communication networks or other broker-dealers.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Chris Isaacson
- Tami Schademann
- Chris Concannon
- Brian N. Schell

- Troy Yeazal (President)
- Greg Steinberg (Secretary)
- Bryan Upp (Chief Compliance Officer)
- Derick Shupe (FINOP, Treasurer)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## H. Omicron Acquisition Corp.

- 1. Name: Omicron Acquisition Corp.

  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation:
  Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on February 7, 2011.
- 4. Brief description of nature and extent of affiliation: Omicron Acquisition Corp. is wholly-owned by Omicron Holdings Corp., which is an affiliate of the Exchange.
- 5. Brief description of business or functions: Omicron Acquisition Corp. is a Delaware corporation established to acquire and potentially operate the assets of existing operating companies.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### Current Directors

- Chris Concannon
- Joe Ratterman
- Mark Hemsley

- Mark Hemsley (President and Treasurer)
- Eric Swanson (Vice President, Secretary)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## I. Bats Hotspot Holdings LLC

- 1. Name: Bats Hotspot Holdings LLC (f/k/a Hotspot FX Holdings, LLC) Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Limited Liability Company.
- 3. Name of state, statute under which organized and date of incorporation. Formed in Delaware under Section 201 of the Limited Liability Company Act of the State of Delaware on May 15, 2000. Name was amended from Hotspot FX Holdings, LLC, a Delaware LLC, on March 11, 2015.
- 4. *Brief description of nature and extent of affiliation*: Bats Hotspot Holdings LLC is wholly-owned by Bats Global Markets Holdings, Inc., which is an affiliate of the Exchange.
- 5. Brief description of business or functions: Bats Hotspot Holdings LLC is an intermediate holding company of Bats Hotspot LLC and Bats Hotspot Services LLC.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

None

- Chris Concannon (President)
- William Goodbody, Jr. (SVP, Head of FX)
- Brian N. Schell (Treasurer)
- Eric Swanson (Secretary)
- Barry Calder (Head Of Liquidity & Client Services)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## J. Bats Hotspot LLC

- 1. Name: Bats Hotspot LLC (f/k/a KCG Hotspot FX LLC)
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Limited Liability Company.
- 3. Name of state, statute under which organized and date of incorporation: Formed in New Jersey under Section 42 of the Limited Liability Company Act of the State of New Jersey on August 7, 2001. Name was amended from KCG Hotspot FX LLC, a Delaware LLC, on March 12, 2015.
- 4. Brief description of nature and extent of affiliation: Bats Hotspot LLC is whollyowned by Bats Hotspot Holdings LLC, which is wholly-owned by Bats Global Markets Holdings, Inc., which is an affiliate of the Exchange.
- 5. Brief description of business or functions: Bats Hotspot LLC operates an institutional spot foreign exchange market.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

None

- Chris Concannon (President)
- William Goodbody, Jr. (SVP, Head of FX)
- Brian N. Schell (Treasurer)
- Eric Swanson (Secretary)
- Barry Calder (Head Of Liquidity & Client Services)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## K. <u>Bats Hotspot Services LLC</u>

- 1. Name: Bats Hotspot Services LLC (f/k/a Hotspot FXr, L.L.C.) Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Limited Liability Company.
- 3. Name of state, statute under which organized and date of incorporation: Formed in New Jersey under Section 42 of the Limited Liability Company Act of the State of New Jersey on November 22, 2004. Name was amended from KCG Hotspot FX LLC, a Delaware LLC, on March 12, 2015.
- 4. Brief description of nature and extent of affiliation: Bats Hotspot Services LLC is wholly-owned by Bats Hotspot Holdings LLC, which is wholly-owned by Bats Global Markets Holdings, Inc., which is an affiliate of the Exchange.
- 5. Brief description of business or functions: Bats Hotspot Services LLC operates an institutional spot foreign exchange market.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### Current Directors

None

- Chris Concannon (President)
- William Goodbody, Jr. (SVP, Head of FX)
- Brian N. Schell (Treasurer)
- Eric Swanson (Secretary)
- Barry Calder (Head of Liquidity & Client Securities)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

Bats BZX Exchange, Inc. Form 1 Registration Statement: Exhibit C

#### L. Bats International Holdings Limited

- 1. Name: Bats International Holdings Limited
  Address: 10 Lower Thames Street, 6<sup>th</sup> Floor, London, UK EC3R 6AF
- 2. Form of organization: Private Company Limited by Shares.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in England and Wales under the Companies Act 1985 on February 5, 2015.
- 4. Brief description of nature and extent of affiliation: Bats International Holdings Limited is wholly-owned by Omicron Acquisition Corp. which is an affiliate of the Exchange.
- 5. Brief description of business or functions: Bats International Holdings Limited is a holding company of Bats Hotspot Europe Limited and Bats Hotspot Asia Pte. Ltd.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Mark Hemsley
- Chris Concannon

- Antonio Amelia (Secretary)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

#### M. Bats Hotspot Europe Limited

- 1. Name: Bats Hotspot Europe Limited
  Address: 10 Lower Thames Street, 6<sup>th</sup> Floor, London, UK EC3R 6AF
- 2. Form of organization: Private Company Limited by Shares.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in England and Wales under the Companies Act 1985 on February 5, 2015.
- 4. Brief description of nature and extent of affiliation: Bats Hotspot Europe Limited is wholly-owned by Bats International Holdings Limited which is wholly-owned by Omicron Acquisition Corp. which is an affiliate of the Exchange.
- 5. Brief description of business or functions: Bats Hotspot Europe Limited operates an institutional spot foreign exchange market.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Mark Hemsley
- Chris Concannon

- Antonio Amelia (Secretary)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## N. Bats Hotspot Asia Pte. Ltd.

- 1. Name: Bats Hotspot Asia Pte. Ltd.
  Address: 16 Collyer Quay, #2104, Sixteen Collyer Quay, Singapore (049318)
- 2. Form of organization: Private Company Limited by Shares.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Singapore under the Companies Act (Cap. 50) on February 23, 2015.
- 4. *Brief description of nature and extent of affiliation*: Bats Hotspot Asia Pte. Ltd. is wholly-owned by Bats International Holdings Limited which is wholly-owned by Omicron Acquisition Corp. which is an affiliate of the Exchange.
- 5. *Brief description of business or functions*: Bats Hotspot Asia Pte. Ltd. operates an institutional spot foreign exchange market.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Chris Concannon
- Ng Lip Chih

- Chris Concannon (President)
- Chew Pei Tsing (Secretary)
- Lai Jek Ping (Secretary)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

#### O. <u>Bats Trading Limited</u>

- 1. Name: Bats Trading Limited
  Address: 10 Lower Thames Street, 6<sup>th</sup> Floor, London, UK EC3R 6AF
- 2. Form of organization: Private Company Limited by Shares.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in England and Wales under the Companies Act 1985 on March 28, 2008.
- 4. Brief description of nature and extent of affiliation: Bats Trading Limited is wholly-owned by Omicron Acquisition Corp. which is an affiliate of the Exchange.
- 5. Brief description of business or functions: Bats Trading Limited is recognized as a Recognised Investment Exchange in the United Kingdom under the Financial Services and Markets Act 2000 ("FSMA"). It operates a platform for trading of European equity securities.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. Copy of existing by-laws: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Mark Hemsley
- Adam Eades
- John Woodman
- Anthony Whalley
- Richard Balarkas
- Virginie Saade
- Rebecca Fuller
- Julian Corner
- Kristian West
- Ted Hood

- Mark Hemsley (CEO)
- Antonio Amelia (Secretary)
- Jill Griebenow (CFO)
- Adam Eades (Chief Legal and Regulatory Officer)
- Jerry Avenell (Co-Head Sales)
- Alex Dalley (Co-Head Sales)

#### Bats BZX Exchange, Inc. Form 1 Registration Statement: Exhibit C

- Guy Simpkin (Head of Business Development)
- David Howson (COO)

## Standing Committees

## Audit, Risk and Compliance Committee

- Ted Hood
- Anthony Whalley
- Rebecca Fuller

## Remuneration Committee

- John Woodman
- Anthony Whalley
- Rebecca Fuller
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

## P. Chi-X Europe Limited

- Name: Chi-X Europe Limited
   Address: 10 Lower Thames Street, 6<sup>th</sup> Floor, London, UK EC3R 6AF
- 2. Form of organization: Private Company Limited by Shares.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in England and Wales. It changed its name to Chi-X Europe Limited on July 2, 2007.
- 4. Brief description of nature and extent of affiliation: Chi-X Europe Limited is wholly-owned by Bats Trading Limited which, in turn, is indirectly wholly owned by Bats Global Markets, Inc.
- 5. Brief description of business or functions: Chi-X Europe Limited is authorised in the United Kingdom under the Financial Services and Markets Act 2000 ("FSMA"), as an investment firm. Between April 30, 2012 and May 20, 2013 it was a dormant company. Since May 20, 2013, Chi-X Europe Limited operates the smart order router that is needed for the routing strategies deployed by Bats Trading Limited
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

- Mark Hemsley
- Adam Eades
- John Woodman

- Mark Hemsley (CEO)
- Antonio Amelia (Secretary)
- Jill Griebenow (CFO)
- Adam Eades (Chief Legal and Regulatory Officer)
- Jerry Avenell (Co-Head Sales)
- Alex Dalley (Co-Head Sales)
- Guy Simpkin (Head of Business Development)
- David Howson (COO)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

#### Q. Bats ETF.com, Inc.

- 1. Name: Bats ETF.com, Inc. Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on March 28, 2016.
- 4. Brief description of nature and extent of affiliation: Bats ETF.com, Inc. is whollyowned by BATS Global Markets Holdings, Inc., which is also the Exchange's 100% owner.
- 5. Brief description of business or functions: Bats ETF.com, Inc. is a media company providing ETF data, news and analysis.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### **Current Directors**

Chris Concannon

- Chris Concannon (President)
- David Lichtblau (CEO)
- Brian N. Schell (EVP, CFO and Treasurer)
- Bryan Harkins (EVP, Head of U.S. Markets)
- Chris Isaacson (EVP, Global CIO)
- Eric Swanson (EVP, General Counsel and Secretary)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

#### R. INDEXPUBS S.A.

- Name: INDEXPUBS S.A.
   Address: Almagro Plaza, Ste. 508, Pedro Ponce Carrasco, E8-06 y Diego de Almagro, 170516 – Quito, Ecuador
- 2. Form of organization: Corporation (Soceidad Anonima or S.A.)
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Ecuador on January 15, 2008.
- 4. Brief description of nature and extent of affiliation: INDEXPUBS S.A. is owned 0.1% by Fernando Rivera and 99.9% by Bats International Holdings Limited which is wholly-owned by Omicron Acquisition Corp. which is an affiliate of the Exchange.
- 5. Brief description of business or functions: INDEXPUBS S.A. is a media company providing ETF data, news and analysis.
- 6. *Copy of constitution*: See attached.
- 7. Copy of articles of incorporation or association and amendments: See attached.
- 8. *Copy of existing by-laws*: See attached.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions:

#### Current Directors

- David Lichtblau (President)
- Verónica Rocío Bravo (General Manager)
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: Not applicable.

#### S. BATS FX, Inc.

- 1. Name: BATS FX, Inc.
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. *Form of organization*: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on September 17, 2012.
- 4. *Brief description of nature and extent of affiliation*: As of December 31, 2015, BATS FX, Inc. ceased to exist.
- 5. *Brief description of business or functions*: Not applicable.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: Not applicable.
- 8. *Copy of existing by-laws*: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions: None.
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: As of December 31, 2015, BATS FX, Inc. ceased to exist.

## T. <u>Direct Edge ECN LLC (d/b/a DE Route)</u>

- 1. Name: Direct Edge ECN LLC (d/b/a DE Route)
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Limited Liability Company
- 3. Name of state, statute under which organized and date of incorporation: Formed in Delaware under Section 201 of the Limited Liability Company Act of the State of Delaware on April 19, 2005.
- 4. Brief description of nature and extent of affiliation: As of December 31, 2015, Direct Edge ECN LLC ceased to exist.
- 5. *Brief description of business or functions:* Not applicable.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: Not applicable.
- 8. Copy of existing by-laws or corresponding rules or instruments: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions: None.
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: As of December 31, 2015, Direct Edge ECN LLC ceased to exist.

#### U. Direct Edge Holdings LLC

- 1. Name: Direct Edge Holdings LLC
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Limited Liability Company
- 3. Name of state, statute under which organized and date of incorporation: Formed in Delaware under Section 201 of the Limited Liability Company Act of the State of Delaware on June 5, 2007.
- 4. Brief description of nature and extent of affiliation: As of December 31, 2015 Direct Edge Holdings LLC ceased to exist.
- 5. Brief description of business or functions: Not applicable.
- 6. Copy of constitution: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: Not applicable.
- 8. Copy of existing by-laws or corresponding rules or instruments: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions: None.
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: As of December 31, 2015 Direct Edge Holdings LLC ceased to exist.

#### V. Omicron Holdings Corp.

- 1. Name: Omicron Holdings Corp.
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on February 7, 2011.
- 4. Brief description of nature and extent of affiliation: As of December 31, 2015, Omicron Holdings Corp. ceased to exist.
- 5. Brief description of business or functions: Not applicable.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: Not applicable.
- 8. *Copy of existing by-laws*: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions: None.
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: As of December 31, 2015, Omicron Holdings Corp. ceased to exist.

## W. Omicron Intermediate Holdings Corp.

- 1. Name: Omicron Intermediate Holdings Corp.

  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Corporation.
- 3. Name of state, statute under which organized and date of incorporation: Incorporated in Delaware under Section 101 of the General Corporation Law of the State of Delaware on February 7, 2011.
- 4. Brief description of nature and extent of affiliation: As of December 31, 2015, Omicron Intermediate Holdings Corp. ceased to exist.
- 5. Brief description of business or functions: Not applicable.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: Not applicable.
- 8. Copy of existing by-laws: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions: None.
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: As of December 31, 2015, Omicron Intermediate Holdings Corp. ceased to exist.

## X. Bats Hotspot SEF LLC

- 1. Name: Bats Hotspot SEF LLC
  Address: 8050 Marshall Dr., Ste. 120, Lenexa, KS 66214
- 2. Form of organization: Limited Liability Company.
- 3. Name of state, statute under which organized and date of incorporation: Formed in Delaware under Section 201 of the Limited Liability Company Act of the State of Delaware on May 1, 2015.
- 4. *Brief description of nature and extent of affiliation*: As of August 18, 2016, Bats Hotspot SEF LLC ceased to exist.
- 5. Brief description of business or functions: Not applicable.
- 6. *Copy of constitution*: Not applicable.
- 7. Copy of articles of incorporation or association and amendments: Not applicable.
- 8. Copy of existing by-laws: Not applicable.
- 9. Name and title of present officers, governors, members of standing committees and persons performing similar functions: None
- 10. Indication of whether such business or organization ceased to be associated with the applicant during previous year: As of August 18, 2016, Bats Hotspot SEF LLC ceased to exist.

#### Exhibit H

## Exhibit Request:

A complete set of documents comprising the applicant's listing applications, including any agreements required to be executed in connection with listing and a schedule of listing fees. If the applicant does not list securities, provide a brief description of the criteria used to determine what securities may be traded on the exchange. Provide a table of contents listing the forms included in this Exhibit H.

#### Response:

Attached please find the following documents:

#### A. Initial Listings

- 1. Listing Application and Related Forms for Exchange Traded Products
- 2. Listing Application and Related Forms for Exchange Traded Products-New Series or Fund of a BATS Listed Issuer



# Bats BZX Exchange Listing Application and Related Forms: Exchange Traded Products

To list an "exchange traded product" or "ETP" on Bats BZX Exchange, a company must complete and submit all materials set forth below on the Listing Checklist to <u>listingapp@bats.com</u>.

| LISTING CHECKLIST  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|
| The following documentation is required to be submitted prior to launch:                               |  |  |  |  |  |  |
| Completed and Executed Listing Application including signatures on the following:                      |  |  |  |  |  |  |
| Corporate Governance Certification   |  |  |  |  |  |  |
| Representation Affirmation   |  |  |  |  |  |  |
| Exchange Listing Agreement   |  |  |  |  |  |  |
| Company Logo Authorization Form  |  |  |  |  |  |  |
| Shareholder Data Release Consent   |  |  |  |  |  |  |
| Fund Information Spreadsheet (if multiple funds being listed)  |  |  |  |  |  |  |
| Constituent Data Received and Tested Compliant (N/A for actively managed funds)                        |  |  |  |  |  |  |
| Board Resolution authorizing listing on Bats BZX Exchange  |  |  |  |  |  |  |
| Index Methodology (N/A for actively managed funds)   |  |  |  |  |  |  |
| Company Logo and Description   |  |  |  |  |  |  |
| Formation Documents Submitted (By-Laws and Trust Document or equivalent)                               |  |  |  |  |  |  |
| Certificate of Good Standing dated within 90 days of launch  |  |  |  |  |  |  |
| Firewall Letter (if applicable)  |  |  |  |  |  |  |
| LMM Finalization (due 5 business days prior to launch)   |  |  |  |  |  |  |
| Final Effective Registration Statement (N-1A) (Filing due 48 hours prior to launch)                    |  |  |  |  |  |  |
| Form 8A (Filing due 48 hours prior to launch)  |  |  |  |  |  |  |
| Copy of Press Release 2 business days prior to release if participating in CLP Program (if applicable) |  |  |  |  |  |  |

Note: All application materials sent to Bats BZX Exchange (the "Exchange") will be reviewed for completeness, deemed confidential and handled in a secure environment. Applications may, however, be shared with the Securities and Exchange Commission (the "SEC") and other self-regulatory organizations, as necessary, to evaluate and process the application.

The Exchange may request applicants to submit documentation in addition to what is listed in the Listing Checklist. If you have questions on completing the Listing Application and related forms, you may direct them to <a href="mailto:listingapp@bats.com">listingapp@bats.com</a> or by telephone at 913-815-7101. Each reference herein to a "Rule" is a Bats BZX Exchange Listing Rule, unless otherwise indicated.

## **GENERAL LISTING INFORMATION**

| GENERAL CORPORATE/TRUST INFORMATION   |                   |          |        |  |  |  |  |
|---|-------------------|----------|--------|--|--|--|--|
| Corporation/Trust Name (the "Company):  |                   |          |        |  |  |  |  |
| Address of Principal Executive Office:  |                   |          |        |  |  |  |  |
| City, State, Zip:   |                   |          |        |  |  |  |  |
| Phone:  | Fax:              | Webs     | site:  |  |  |  |  |
| State of Incorporation/Date of Incorporation:   |                   |          |        |  |  |  |  |
| ☐ Foreign Private Issuer  |                   |          |        |  |  |  |  |
| SEC File Number:  |                   |          |        |  |  |  |  |
| Standard Industrial Classification (SIC) Code:  |                   |          |        |  |  |  |  |
| Central Index Key Number (CIK):   |                   |          |        |  |  |  |  |
| FUND MANAGER/MANAGER TRUSTEE INFORMATION  |                   |          |        |  |  |  |  |
| Please list the name and full title of the individual to be designated as the Fund Manager/Managing Trustee.  Attach a separate sheet if the contact information for the individual differs from the Fund/Trust information provided above. |                   |          |        |  |  |  |  |
| Fund Manager/Manager Trustee:   |                   |          |        |  |  |  |  |
| TRANSFER AGENT CONTACT INFORMATION  The Transfer Agent must be a participant in a Direct Registration Program operated by a clearing agency registered under Section 17A of the Exchange Act.   |                   |          |        |  |  |  |  |
| Company Name/Contact Person:  |                   |          |        |  |  |  |  |
| Address:  |                   |          |        |  |  |  |  |
| City, State, Zip:   |                   |          |        |  |  |  |  |
| Phone:  | Fax:              |          | Email: |  |  |  |  |
| Transfer Agent LPA Number:  |                   |          |        |  |  |  |  |
| SPONSOR INFORMATION   |                   |          |        |  |  |  |  |
| Firm Name:  |                   |          |        |  |  |  |  |
| Address of Principal Executive Office:  |                   |          |        |  |  |  |  |
| City, State, Zip:   | City, State, Zip: |          |        |  |  |  |  |
| Phone:  | Fax:              | Website: |        |  |  |  |  |

## **SPONSOR CONTACTS** Please attach a separate sheet if the contact information for a designated person differs from the Sponsor Information provided above. Chief Executive Officer: Email: Chief Financial Officer: Email: General Counsel: Email: Billing Contact: Email: Product Manager Email: **DISTRIBUTOR CONTACT** Please provide the following information regarding the Distributor. Firm Name: Contact Name: Address of Principal Executive Office: City, State, Zip: Phone: Fax: Website: **ETP ADMINISTRATOR CONTACT** Please provide the following information regarding the ETP Administrator. Firm Name: Contact Name: Address of Principal Executive Office: City, State, Zip:

APPLICATION PRIMARY CONTACT
Please provide a primary contact for the purposes of processing this Listing Application.

Firm Name:

Phone:

Contact Name:

Address of Principal Executive Office:

City, State, Zip:

Phone:

Fax:

Fax:

Website:

Website:

# SECURITY INFORMATION

| Provide the following fund information. <i>If more than one fund is being listed, note each fund's information separately on the provided Fund Information Spreadsheet:</i>         |
|---|
| Name:   |
| ☐ Initial Listing ☐ Listing Transfer Current listing market: Current ticker symbol: ☐ Other (please specify):   |
| Description:  |
| Rule Filing Number (if applicable):   |
| Proposed Trading Symbol:  |
| Number of shares per fund:  |
| Number of units per fund:   |
| Creation Unit Size:   |
| Anticipated price per share (valuation price):  |
| Expected effective date of registration statement:  |
| Expected date of initial trading:   |
| Expected closing date of the initial distribution:  |
| Name of Index:  |
| Bloomberg Ticker:   |
| CUSIP: (CUSIP Service Bureau can be reached at 212-438-6500 or www.cusip.com)   |
| Will the CUSIP number(s) be included in the file of eligible issues of a registered securities depository upon the commencement of trading?   |
| Yes No  |
| Index or Portfolio Component Data   |
| Check here if the Fund will track an underlying index. If so, for the index or portfolio, provide CUSIP/ISIN/SED and respective weight (sum total must equal 100%) in excel format. |
| * Exchange may require updated data if submitted more than 15 business days prior to launch   |
| Check here if the Company represents that the Fund will not track an underlying index, therefore incomponent data is not required.  |
| IOPV  |
| Indicative Optimized Portfolio Value ("IOPV") dissemination is contracted with:   |
|   |

## Bats BZX Exchange

## Corporate Governance Certification Form

| COMPANY INFORMATION |   |
|---------------------|---|
| Company Name:       | _ |

Upon the Company's listing on the Exchange, the Company must comply with certain governance requirements of the Exchange.

<u>Exemption – Rule 14.10(e)(1)(E)</u>: I hereby certify that the Company is a management investment company registered under the Investment Company Act of 1940, as amended, that is proposing to issue on the Exchange Index Fund Shares or Managed Fund Shares, as defined in Rules 14.11(c) and 14.11(i), respectively, and, as such, is exempt from the following corporate governance requirements:

- (i) Independent Directors Rules 14.10(c)(2)(A) and 14.10(c)(2)(B)
- (ii) Audit Committee Charter Rule 14.10(c)(3)(A) and Related Interpretation and Policy .04<sup>2</sup>
- (iii) Audit Committee Composition Rule 14.10(c)(3)(B)
- (iv) Independent Director Oversight of Executive Officer Compensation Rule 14.10(c)(4)
- (v) Director Nominations Rule 14.10(c)(5)(A)
- (vi) Nominations Committee Charter or Board Resolutions Rule 14.10(c)(5)(B)
- (vii) Code of Conduct Rule 14.10(d)

Quorum – Rule 14.10(f)(3): I hereby certify that the Company's bylaws provide for a quorum of at least 33 1/3 percent of the outstanding shares of the Company's common voting stock, as required by Rule 14.10(f)(3).

Related Party Transactions – Rule 14.10(h)(1): I hereby certify that the Company's audit committee or another independent body of the Company's board of directors conduct on an on-going basis an appropriate review and oversight of all related party transactions for potential conflict of interest situations, as required by Rule 14.10(h)(1). The term "related party transaction" refers to transactions required to be disclosed pursuant to Item 404 of Regulation S-K under the 1934 Act (or, in the case of non-U.S. issuers, the term "related party transactions" refers to transactions required to be disclosed pursuant to Form 20-F, Item 7.B).

| AUTHORIZATION BY CORPORATE OFFICER  |
|---|
| I am a duly authorized officer of the Company. To the best of my knowledge and belief, the information          |
| provided on this Corporate Governance Certification is true and correct as of this date. I will promptly notify |
| the Exchange of any material changes to the information provided herein.  |
| Signature:  |
| Print Name:   |
| Fillit Name.  |
| Title:  |
| C M   |
| Company Name:   |
| Telephone:  |
| •   |
| Email:  |
|   |
| Date:   |
|   |

Updated: August 25, 2016

<sup>&</sup>lt;sup>2</sup> Note, Index Fund Shares and Managed Fund Shares are still subject to the applicable requirements of Rule 10A-3 of the 1934 Act.

#### ADDITIONAL INFORMATION AND DOCUMENTATION

The fact that an applicant may meet the Exchange's numerical guidelines does not necessarily mean that its application will be approved. In connection with the review of any application, and as set forth in the Exchange's Listing Rules, the Exchange reserves the right to request additional information or documentation, public or non-public, deemed necessary to make a determination regarding a security's qualification for initial inclusion, including but not limited to, any material provided to or received from the SEC or other regulatory authority.

Please provide information in a separate attachment to this application if the Company must answer in the affirmative to the questions below.

#### Regulatory Proceedings/Litigation

|  | Check here if the Company | y can answer in the affirmative to the followi | ng |
|--|---------------------------|--|----|
|  |                           |  |    |

With respect to the Company, its predecessors and its subsidiaries, the Company has engaged in inquiries, investigations, lawsuits, litigation, arbitration, hearings, or any other legal or administrative proceedings commenced within the past ten (10) years:

- a) that are or were initiated or conducted by any regulatory, civil or criminal agency (including but not limited to the SEC, FINRA, PCAOB, state securities regulators, Commodities Futures Trading Commission, Department of Justice, state bar associations, state boards of accountancy, or any foreign regulatory, civil or criminal authority); or
- b) in which claims material to the Company are or were asserted under federal and/or state securities, tax or bankruptcy laws; or
- c) in which claims material to the Company are or were asserted otherwise alleging fraud, deceit or misrepresentation. To the extent that such items have been disclosed in the Company's SEC filings, the applicant may refer to and/or submit copies of the relevant SEC's filings in which such matters were disclosed in lieu of providing a detailed description.

In connection with all proceedings that have been concluded, please provide documentation, which reflects the final disposition of each proceeding. The Company should update Staff promptly of any and all material developments related to the matters identified in the response to these questions and should supplement its response if additional matters arise while its application is pending.

| 1   | Check h | ere if the Co | mnany car     | ancwer in       | the affir | mative to | a the fol | lowing       |
|-----|---------|---------------|---------------|-----------------|-----------|-----------|-----------|--------------|
| - 1 | CHECKI  | ere ii me c.c | IIIIDALIV CAL | 1 401500 EL 111 | THE ALL   | manve o   | .)        | IC IVVIII 19 |

With respect to current executive officers, directors, and ten (10) percent or greater shareholders, the Company has engaged in inquiries, investigations, lawsuits, litigation, arbitration, hearings, or any other legal or administrative proceedings:

- a) that are or were initiated or conducted by any regulatory, civil or criminal agency (including but not limited to the SEC, FINRA, PCAOB, state securities regulators, Commodities Futures Trading Commission, Department of Justice, state bar associations, state boards of accountancy, or any foreign regulatory, civil or criminal authority); or
- b) in which claims are or were asserted otherwise alleging fraud, deceit or misrepresentation and seeking damages in excess of \$100,000.

Note: With respect to the regulatory proceedings and litigation questions above, there is no limit on the time frame covered by the request.

Upon review of the information provided by the applicant, Staff may request additional information, such as copies of all court and administrative filings, and documents, which reflect the substance of the allegations of any proceedings described above, and the sanctions imposed, including but not limited to, complaints, indictments, opinions, orders, final judgments, letters of censure, consents, undertakings and SEC formal orders of investigation.

| <u>Bri</u> | dge Financings, Shelf Registrations, Regulation S Offerings or Private Placements  |
|------------|--|
|            | Check here if the Company has entered into any bridge financings, shelf registrations, Regulation S offerings, or private placements within the past six months. In a separate attachment to this application, describe the transactions in detail (i.e., date, price per share, discount, terms of conversion, the investors and their relationship to the company or other participants in the transactions), including the terms and conditions of any resale restrictions.   |
| <u>Dir</u> | ect Registration Program (Rule 14.7)   |
|            | Check here if the Company is eligible for a Direct Registration Program operated by a clearing agency registered under Section 17A of the Exchange Act, such as the one offered by The Depository Trust Company ("DTC"); and that the security to be listed is eligible for a Direct Registration Program, or will be on the commencement of trading on the Exchange, or the security is issued in book entry form only and is exempt from this requirement.   |
| Bo         | ard Resolutions Authorizing Issuance and Listing   |
|            | Check here if the Company has included with this application a board resolution authorizing issuance and listing or separate documentation representing authority to determine the appropriate primary listing Exchange for the Fund.  |
| <u>Fur</u> | nd/Index Provider Representation   |
|            | Check here if the Company affirms that any internal advisory committee, supervisory board, or similar entity that advises or makes decisions on the index or portfolio composition, methodology and related matters, must implement and maintain, or be subject to, procedures designed to prevent the use and dissemination of material non-public information regarding the applicable index.  |
|            | Check here if an unaffiliated third party acts as the index provider for the fund(s) (the "Index Provider").   |
|            | Please note that, to the extent that any unaffiliated third party acts as the Index Provider for the fund(s), the Company must attach a separate representation letter in which each Index Provider represents that any advisory committee, supervisory board, or similar entity that advises or makes decisions on the index or portfolio composition, methodology and related matters, implements and maintains, or is subject to, procedures designed to prevent the use and dissemination of material non-public information regarding the applicable index. |
| Da         | lly Fund Calculation Representation  |
|            | Check here if the Company affirms that, upon listing, the Funds' Net Asset Value per share will be calculated daily and the NAV and Disclosed Portfolio will be made available to all market participants at the same time.  |
| Ma         | naged Fund Shares Listed Pursuant to Rule 14.11(i)(4)(C)   |
|            | Check here if the Company affirms that it will advise the Exchange of any failure by the Fund or Funds to comply with the continued listing requirements applicable under Rule 14.11(i).   |
| Pro        | oducts Listed Pursuant to a Rule Filing Under Section 19(b)  |
|            | Check here if the Company affirms that it will advise the Exchange of any failure by the Fund or Funds to comply with the continued listing requirements, which include all statements and representations made in the associated proposal to list and trade the Fund or Funds under Section 19(b) of the Act pursuant to Exchange Rule 14.11 regarding: (a) the description of the portfolio; (b) limitations on portfolio holdings or reference assets; or (c) the applicability of Exchange rules and surveillance procedures.                                |

| AFFIRM  | ATION   |
|---|---------|
| (Name of Individual)  | (Title) |
| (Company  | y Name) |
| hereby certify, to the best of my knowledge and belief, tha<br>correct, as of the date below, and will notify the |         |
|   |         |
| (Signature of Company Officer)  | (Date)  |

#### Securities Exchange Act of 1934 Exemptive Relief

The following is a list of commonly cited no action/exemptive relief letters issued by the SEC's Division of Trading and Markets under the Securities Exchange Act of 1934. This list is provided for the convenience of the issuer and is not intended to suggest that the issuer is necessarily entitled to rely on any such referenced letter(s):

- A. Exchange Traded Funds
  - Letter dated November 21, 2005 (Section 11(d) and Extension of Class Relief)
  - Letter dated October 24, 2006 (Class Relief Letter for ETFs)
  - Letter dated April 9, 2007 (Class Relief Letter for Fixed Income ETFs)
  - Letter dated June 27, 2007 (Combination ETFs)
  - Revised Staff Legal Bulletin No. 9 (September 10, 2010)(for Actively Managed ETFs)
  - Letter dated May 9, 2008 or Letter dated June 16, 2011 (regarding Section 11(d) for Actively Managed ETFs) (one but not both may be cited)
- B. Other Security Types
  - Letter dated June 21, 2006 (CurrencyShares; Commodity-Based Investment Vehicles)
  - Letter dated January 19, 2006 (DB Commodity Index Tracking Fund)

All conditions to the no-action/exemptive relief are required to be met upon commencement of trading on Bats BZX Exchange.

#### **Exchange Listing Agreement**

This listing agreement ("Listing Agreement") should be executed and submitted by issuers seeking initial listing on the Bats BZX Exchange (collectively, with its affiliates, the "Exchange") or current issuers changing their company name.

| is. | COMPANY NAME |  |
|-----|--------------|--|
|     |              |  |
|     |              |  |

("Company"), in consideration for the listing of its securities on the Exchange, hereby agrees with the Exchange that:

- 1. Company certifies that it understands and agrees to comply with all Exchange rules, as they may be amended from time to time, and pay all applicable listing fees when due.
- 2. Company agrees to promptly notify the Exchange in writing of any corporate action or other event that will cause Company to cease to be in compliance with Exchange listing requirements.
- 3. Company understands that the Exchange may remove its securities, pursuant to applicable procedures, if it fails to meet one or more requirements of Paragraphs 1-2.
- 4. Company understands that if an exception to any of the provisions of any of the Exchange rules has been granted by the Exchange, such exception shall, during the time it is in effect, supersede any conflicting provision of this Listing Agreement.
- 5. Company warrants and represents that any trading symbol requested to be used by Company does not violate any trade/service mark, trade name, or other intellectual property right of any third party. Company agrees and understands that a trading symbol is provided to Company for the limited purpose of identifying Company's security in authorized quotation and trading systems and that Company has no ownership rights in the trading symbol. The assignment and use of a trading symbol is governed by the National Market System Plan for the Selection and Reservation of Securities Symbols, as may be amended from time to time.
- 6. Company authorizes the Exchange to use Company's corporate logos, website address, trade names, and trade/service marks in order to publicize Company's listing on the Exchange, as well as to convey quotation information, transactional reporting information, and other information regarding Company in connection with the Exchange. In order to ensure the accuracy of the information, Company agrees to provide the Exchange with Company's current corporate logos, website address, trade names, and trade/service marks as they may be amended from time to time.
- 7. Company agrees to hold harmless and indemnify the Exchange (and its officers, directors, employees and agents) against any and all claims and losses, including but not limited to costs and attorneys' fees, resulting from, suffered, or incurred as a result of any third party's claim or litigation relating to the infringement of any trade/service mark, trade name, or other intellectual property right related to or arising out of the Exchange's use of Company's trading symbol, corporate logos, website address, trade names, and trade/service marks in accordance with the terms of this Listing Agreement.
- 8. Company certifies that, no officer, board member or investment advisor has been convicted of a felony or misdemeanor relating to financial issues (e.g., embezzlement, fraud, theft) in the past ten (10) years. The term "officer" in the foregoing sentence is used as such term is defined by the Securities and Exchange Commission in Rule 16a-1(f) under the Securities Exchange Act of 1934, or any successor rule.

#### **Exchange Warranties; Disclaimers of Warranties**

9. For any goods or services provided to Company, the Exchange shall endeavor to provide them in a good and workmanlike manner. Beyond the warranties stated in this section, there are no other warranties of any kind,

express, implied or statutory (including the implied warranties of merchantability or fitness for a particular use or purpose).

#### Limitation of Liability

- 10. In no event will the Exchange be liable for any trading losses, loss of profits, indirect, special, punitive, consequential, or incidental loss or damage, even if the Exchange has been advised of the possibility of such damages. If the Exchange is, for any reason, held liable for any of the above, the liability of the Exchange is limited:
  - a) for goods and services for which Company is specifically charged, to the amount paid by Company for those goods or services during the twelve (12) months preceding the accrual of the claim; and
  - b) in all other instances, to the amount of the annual listing fee paid by Company during the twelve (12) months preceding the accrual of the claim.
- 11. Notwithstanding the foregoing, the Exchange shall not be relieved from liability for damages that result from the Exchange's gross negligence or willful tortious misconduct, or from personal injury or wrongful death claims.
- 12. For goods and services provided under a separate written agreement, the limitation of liability provisions in that agreement shall govern any claims relating to or arising from the provision of those goods and services.
- 13. Under no circumstances shall the Exchange have any liability for any third party's goods and/or services.
- 14. Company and the Exchange agree that these terms reflect a reasonable allocation of risk and limitation of liability.
- 15. The Listing Agreement shall be deemed to have been made in the United States, in the State of New York, and shall be construed and enforced in accordance with the laws of the State of New York, without reference to principles of conflicts of laws.

| AUTHORIZATION BY CORPORATE OFFICER As an officer of the Company, I am authorized to execute this agreement on the Company's behalf. |        |  |  |  |
|---|--------|--|--|--|
| Signature:  | Date:  |  |  |  |
|   |        |  |  |  |
| Name:   | Title: |  |  |  |
|   |        |  |  |  |

CORPORATE SEAL (Optional)

Note: Issuers changing their name must also concurrently submit the Notification: Change in Company Record.

# Bats BZX Exchange Company Logo Authorization Form

This form should be completed at the time of application for listing or to update a logo. Please complete this form and submit your logo artwork according to the requirements described on this form.

| Submission-Please check appropriate box:   |  |                       |
|--|--|-----------------------|
| ☐ Company logo at time of application  |  |                       |
| □ Updated Company logo   |  |                       |
| Company Name:  | Symbol:  |                       |
| Authorized Logo Release Contact Name:  |  |                       |
| Title:   |  |                       |
| Address:   |  |                       |
| City, State, Zip:  |  |                       |
| Phone:   | Fax:   |                       |
| Email:   | Website:   |                       |
| Artwork/Graphics Contact Name:   |  |                       |
| Title:   |  |                       |
| Phone:   | Email:   |                       |
| Online instructions for establishing a link to the Exchange v  | website may be found at: <u>www.bats.com</u> .   |                       |
| In order to publicize Company's listing with the Exchange corporate logos, trade names, and trade/service marks transactional reporting) and other information regarding Company authorizes the Exchange to include Company's electronic broadcasts, print promotion and advertising investors.  | s in order to convey trading information (quota<br>Company in connection with the Exchange. In addit<br>s logo in other communication materials (video, au | atior<br>tion<br>udio |
| In order to ensure the accuracy of the information, Comcurrent corporate logos, trade names, and trade/service macCompany indicates that the use granted is indemnified and without waiver of any legal privileges.  | arks and with any subsequent changes. By signing be  | elow                  |
| Other than the rights granted here, the Exchange acknowledges, trade names, and trade/service marks.   | edges that it has no other rights in Company's corpo   | orate                 |
| AUTHORIZED   | SIGNATURE  |                       |
| Signature:   | Date:  |                       |
| I and the second | 1  |                       |

# Bats BZX Exchange Company Logo Artwork Requirements

To help investors recognize companies listed on the Exchange, the Exchange uses company logos, where appropriate, instead of trading symbols.

#### **GUIDELINES FOR ARTWORK**

- 1. Since the Exchange implements your logo across varied media (with distinct requirements), all logo submissions must be in EPS (Encapsulated PostScript) format created in a vector drawing program (Adobe Illustrator or Macromedia Freehand).
- 2. Three versions of the Company logo are required (or six if both horizontal and vertical aspect versions are available):
  - 1 version in color
  - 1 version in color suitable for black background (required only if original logo is not clearly visible on a black background)
  - 1 version in grayscale (for black and white print ads).
- 3. All fonts must be converted to outlines.
- 4. All required registered marks, trademarks and service marks should be part of the logo artwork.
- 5. No low-resolution flattened artwork or logos in the following applications will be accepted: Adobe PageMaker or InDesign, Microsoft PowerPoint, Word or Excel, Corel Draw, or QuarkXpress.

#### SUBMITTING ARTWORK

Submit the completed and signed Authorization Form and all logo artwork and materials to:

Bats BZX Exchange Listing Qualifications Department 8050 Marshall Drive, Suite 120 Lenexa, Kansas 66214

Authorization Form may also be faxed to 913-815-7250, and the logo material either zipped (.zip) or stuffed (.sit) and emailed to <u>list@bats.com</u> (do not exceed 20MB).

If you have any questions regarding the guidelines or the submission process, please call 913-815-7101 or email <code>list@bats.com</code>.

For information regarding the strategic advantages of listing on the Exchange, please call 913-815-7100 or send an email to *listings@bats.com*.

For information regarding the Exchange's listing standards or the application process, please contact 913-815-7101 or send an email to *list@bats.com*.

# Bats BZX Exchange Company Description

This form should be completed at the time of application for listing or to update a company description. Please complete this form and submit your company description.

Please check appropriate box:

Company description at time of application
Updated company description

# Bats BZX Exchange Shareholder Data Release Consent

I hereby consent to the release of periodic shareholder count data by Broadridge Financial Solutions, Inc. to BATS Exchange, Inc., hereby referenced as "the Exchange," on all or some current or future issues listed on the Exchange.

We understand that this information will not identify any beneficial holder and will be used for regulatory purposes only.

|    | Ple.                 | se sign and date below: |  |
|----|----------------------|-------------------------|--|
| I, |                      | as                      | - de la companya de l |
|    | (Name of Individual) | (Title)                 |  |
| of | (Cor                 | poration or Trust Name) |  |



# Bats BZX Exchange Listing Application and Related Forms: Exchange Traded Products-New Series or Fund of a Bats BZX Exchange Listed Issuer

To list an "exchange traded product" or "ETP" on Bats BZX Exchange that is a New Series or Fund of an issuer with securities currently listed on Bats BZX Exchange, a company must complete and submit all materials set forth below on the Listing Checklist to <u>listingapp@bats.com</u>.

| LISTING CHECKLIST  |  |  |
|--|--|--|
| The following documentation is required to be submitted prior to launch:                               |  |  |
| Completed and Executed Listing Application including signatures on the following:                      |  |  |
| Representation Affirmation   |  |  |
| Fund Information Spreadsheet (if multiple funds being listed)  |  |  |
| Constituent Data Received and Tested Compliant (N/A for actively managed funds)                        |  |  |
| Board Resolution authorizing listing on Bats BZX Exchange  |  |  |
| Index Methodology (N/A for actively managed funds)   |  |  |
| Certificate of Good Standing dated within 90 days of launch  |  |  |
| Firewall Letter (if applicable)  |  |  |
| LMM Finalization (due 5 business days prior to launch)   |  |  |
| Final Effective Registration Statement (N-1A) (Filing due 48 hours prior to launch)                    |  |  |
| Form 8A (Filing due 48 hours prior to launch)  |  |  |
| Copy of Press Release 2 business days prior to release if participating in CLP Program (if applicable) |  |  |

Note: All application materials sent to Bats BZX Exchange (the "Exchange") will be reviewed for completeness. All applications are deemed confidential and are handled in a secure environment. Applications may, however, be shared with the Securities and Exchange Commission (the "SEC") and other self-regulatory organizations, as necessary, to evaluate and process the application.

The Exchange may request applicants to submit documentation in addition to what is listed in the Listing Checklist. If you have questions on completing the Listing Application and related forms, you may direct them to <a href="mailto:listingapp@bats.com">listingapp@bats.com</a>. Each reference herein to a "Rule" is a Bats BZX Exchange Listing Rule, unless otherwise indicated.

# **GENERAL LISTING INFORMATION**

| GENERAL CORPORATE/TRUST INFORMATION           |  |   |  |  |
|---|--|---|--|--|
| Corporation/Trust Name (the "Company"):       |  |   |  |  |
| Address of Principal Executive                | Office:  |   |  |  |
| City, State, Zip:                             |  |   |  |  |
| Phone:  | Fax:   | Website:  |  |  |
| State of Incorporation/Date of Incorporation: |  |   |  |  |
| ☐ Foreign Private Issuer                      |  |   |  |  |
| SEC File Number:                              |  |   |  |  |
|   |  |   |  |  |
| Please provide a prim                         | APPLICATION PRIMARY ( parv contact for the purposes of | CONTACT  f processing this Listing Application. |  |  |
| Firm Name:                                    | ion y conteder to the parposes o                       | processing time Electricity                     |  |  |
| Contact Name:                                 |  |   |  |  |
| Address of Principal Executive Office:        |  |   |  |  |
| City, State, Zip:                             |  |   |  |  |
| Phone:  | Fax:   | Website:  |  |  |

# SECURITY INFORMATION

| Provide the following fund information. <i>If more than one fund is being listed, note each fund's information separately on the provided Fund Information Spreadsheet:</i>  |  |  |  |
|--|--|--|--|
| Name:  |  |  |  |
| ☐ Initial Listing ☐ Listing Transfer Current listing market: Current ticker symbol: ☐ Other (please specify):  |  |  |  |
| Description:   |  |  |  |
| Rule Filing Number (if applicable):  |  |  |  |
| Proposed Trading Symbol:   |  |  |  |
| Number of shares per fund:   |  |  |  |
| Number of units per fund:  |  |  |  |
| Creation Unit Size:  |  |  |  |
| Anticipated price per share (valuation price):   |  |  |  |
| Expected effective date of registration statement:   |  |  |  |
| Expected date of initial trading:  |  |  |  |
| Expected closing date of the initial distribution:   |  |  |  |
| Name of Index:   |  |  |  |
| Bloomberg Ticker:  |  |  |  |
| CUSIP: (CUSIP Service Bureau can be reached at 212-438-6500 or www.cusip.com)  |  |  |  |
| Will the CUSIP number(s) be included in the file of eligible issues of a registered securities depository upon the commencement of trading?  |  |  |  |
| □ Yes □ No   |  |  |  |
| Index or Portfolio Component Data  Check here if the Fund will track an underlying index. If so, for the index or portfolio, provide CUSIP/ISIN/SEDOL and respective weight (sum total must equal 100%) in excel format. |  |  |  |
| * Exchange may require updated data if submitted more than 15 business days prior to launch  |  |  |  |
| Check here if the Company represents that the Fund will not track an underlying index, therefore index component data is not required.   |  |  |  |
| IOPV   |  |  |  |
| Indicative Optimized Portfolio Value ("IOPV") dissemination is contracted with:  |  |  |  |
|  |  |  |  |

#### ADDITIONAL INFORMATION AND DOCUMENTATION

The fact that an applicant may meet the Exchange's numerical guidelines does not necessarily mean that its application will be approved. In connection with the review of any application, and as set forth in the Exchange's Listing Rules, the Exchange reserves the right to request additional information or documentation, public or non-public, deemed necessary to make a determination regarding a security's qualification for initial inclusion, including but not limited to, any material provided to or received from the SEC or other regulatory authority.

Please provide information in a separate attachment to this application if the Company must answer in the affirmative to the questions below.

#### Regulatory Proceedings/Litigation

Check here if the Company can answer in the affirmative to the following:

With respect to the Company, its predecessors and its subsidiaries, the Company has engaged in inquiries, investigations, lawsuits, litigation, arbitration, hearings, or any other legal or administrative proceedings commenced within the past ten (10) years:

- a) that are or were initiated or conducted by any regulatory, civil or criminal agency (including but not limited to the SEC, FINRA, PCAOB, state securities regulators, Commodities Futures Trading Commission, Department of Justice, state bar associations, state boards of accountancy, or any foreign regulatory, civil or criminal authority); or
- b) in which claims material to the Company are or were asserted under federal and/or state securities, tax or bankruptcy laws; or
- c) in which claims material to the Company are or were asserted otherwise alleging fraud, deceit or misrepresentation. To the extent that such items have been disclosed in the Company's SEC filings, the applicant may refer to and/or submit copies of the relevant SEC's filings in which such matters were disclosed in lieu of providing a detailed description.

In connection with all proceedings that have been concluded, please provide documentation, which reflects the final disposition of each proceeding. The Company should update Staff promptly of any and all material developments related to the matters identified in the response to these questions and should supplement its response if additional matters arise while its application is pending.

Li Check here if the Company can answer in the affirmative to the following:

With respect to current executive officers, directors, and ten (10) percent or greater shareholders, the Company has engaged in inquiries, investigations, lawsuits, litigation, arbitration, hearings, or any other legal or administrative proceedings:

- a) that are or were initiated or conducted by any regulatory, civil or criminal agency (including but not limited to the SEC, FINRA, PCAOB, state securities regulators, Commodities Futures Trading Commission, Department of Justice, state bar associations, state boards of accountancy, or any foreign regulatory, civil or criminal authority); or
- b) in which claims are or were asserted otherwise alleging fraud, deceit or misrepresentation and seeking damages in excess of \$100,000.

Note: With respect to the regulatory proceedings and litigation questions above, there is no limit on the time frame covered by the request.

Upon review of the information provided by the applicant, Staff may request additional information, such as copies of all court and administrative filings, and documents, which reflect the substance of the allegations of

indictments, opinions, orders, final judgments, letters of censure, consents, undertakings and SEC formal orders of investigation. Bridge Financings, Shelf Registrations, Regulation S Offerings or Private Placements  $\sqcup$  Check here if the Company has entered into any bridge financings, shelf registrations, Regulation S offerings, or private placements within the past six months. In a separate attachment to this application, describe the transactions in detail (i.e., date, price per share, discount, terms of conversion, the investors and their relationship to the company or other participants in the transactions), including the terms and conditions of any resale restrictions. **Direct Registration Program (Rule 14.7)** Check here if the Company is eligible for a Direct Registration Program operated by a clearing agency registered under Section 17A of the Exchange Act, such as the one offered by The Depository Trust Company ("DTC"); and that the security to be listed is eligible for a Direct Registration Program, or will be on the commencement of trading on the Exchange, or the security is issued in book entry form only and is exempt from this requirement. **Board Resolutions Authorizing Issuance and Listing**  $\sqcup$  Check here if the Company has included with this application a board resolution authorizing issuance and listing or separate documentation representing authority to determine the appropriate primary listing Exchange for the Fund. Fund/Index Provider Representation Check here if the Company affirms that any internal advisory committee, supervisory board, or similar entity that advises or makes decisions on the index or portfolio composition, methodology and related matters, must implement and maintain, or be subject to, procedures designed to prevent the use and dissemination of material non-public information regarding the applicable index. ☐ Check here if an unaffiliated third party acts as the index provider for the fund(s) (the "Index Provider"). Please note that, to the extent that any unaffiliated third party acts as the Index Provider for the fund(s), the Company must attach a separate representation letter in which each Index Provider represents that any advisory committee, supervisory board, or similar entity that advises or makes decisions on the index or portfolio composition, methodology and related matters, implements and maintains, or is subject to, procedures designed to prevent the use and dissemination of material non-public information regarding the applicable index. **Daily Fund Calculation Representation** Check here if the Company affirms that, upon listing, the Funds' Net Asset Value per share will be calculated daily and the NAV and Disclosed Portfolio will be made available to all market participants at the same time. Managed Fund Shares Listed Pursuant to Rule 14.11(i)(4)(C) Check here if the Company affirms that it will advise the Exchange of any failure by the Fund or Funds to comply with the continued listing requirements applicable under Rule 14.11(i). Products Listed Pursuant to a Rule Filing Under Section 19(b) Check here if the Company affirms that it will advise the Exchange of any failure by the Fund or Funds to comply with the continued listing requirements, which include all statements and representations made in the associated proposal to list and trade the Fund or Funds under Section 19(b) of the Act pursuant to Exchange Rule 14.11 regarding: (a) the description of the portfolio; (b) limitations on

any proceedings described above, and the sanctions imposed, including but not limited to, complaints.

portfolio holdings or reference assets; or (c) the applicability of Exchange rules and surveillance procedures.

| AFFIRMATION             |   |  |  |  |
|-------------------------|---|--|--|--|
| I,                      | as  |  |  |  |
| (Name of Individual)    | (Title)   |  |  |  |
| of                      |   |  |  |  |
|                         | (Company Name)  |  |  |  |
|                         | nd belief, that the information contained in the application is true ify the Exchange promptly of any material changes. |  |  |  |
|                         |   |  |  |  |
| (Signature of Company C | Officer) (Date)   |  |  |  |

#### Securities Exchange Act of 1934 Exemptive Relief

| Indicate method by which Issuer | will achieve no-action/exemptive relief necessary to operate as a listed Exchange Traded Product of its type: |  |
|---------------------------------|---|--|
|                                 |   |  |
|                                 |   |  |

The following is a list of commonly cited no action/exemptive relief letters issued by the SEC's Division of Trading and Markets under the Securities Exchange Act of 1934. This list is provided for the convenience of the issuer and is not intended to suggest that the issuer is necessarily entitled to rely on any such referenced letter(s):

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