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Martha Redding Associate General Counsel Assistant Secretary

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CONFIDENTIAL TREATMENT REQUEST

VIA FEDEX

August 22, 2017

Brent J. Fields Secretary Office of the Secretary U.S. Securities and Exchange Commission 100 F Street, NE Washington, D.C. 20549

Re:

Application Requesting Confidential Treatment for Certain Documents Produced to the United States Securities and Exchange Commission by the New York Stock Exchange LLC, NYSE American LLC, NYSE Arca, Inc., and NYSE National, Inc. in Connection with the respective Amendments to Form 1

Dear Mr. Fields:

The purpose of this letter is to request confidential treatment under Rule 24b-2 of the Securities Exchange Act of 1934 for certain documents submitted pursuant to Rule 6a-2, addressed to the Division of Market Regulation, Office of Market Supervision, United States Securities and Exchange Commission ("SEC" or the "Commission"), and signed by Martha Redding, Associate General Counsel, New York Stock Exchange.

Description	Bates Nos.	Date Produced
Addendum to Exhibit D of	NYSE-ONE-000005-NYSE-	August 22, 2017
NYSE's 2017 annual	ONE-000044	
Amendment to Form 1		
containing unconsolidated		
and unaudited financial		
information for certain		
subsidiaries and affiliates of		
NYSE, dated August 22, 2017		
addressed to the Division of		
Market Regulation, Office of		
Market Supervision, of the		
SEC and signed by Martha		

Description	Bates Nos.	Date Produced
Redding, produced to the Commission pursuant to Rule 6a-2 under the Securities Exchange Act of 1934.		
Addendum to Exhibit D of NYSE American's (fka NYSE MKT LLC) 2017 annual Amendment to Form 1, containing unconsolidated and unaudited financial information for certain subsidiaries and affiliates of NYSE American, dated August 22, 2017 addressed to the Division of Market Regulation, Office of Market Supervision, of the SEC and signed by Martha Redding, produced to the Commission pursuant to Rule 6a-2 under the Securities Exchange Act of 1934.	AMERICAN-ONE-000004— AMERICAN-ONE-000043	August 22, 2017
Addendum to Exhibit D of NYSE Arca's 2017 annual Amendment to Form 1, containing unconsolidated and unaudited financial information for certain subsidiaries and affiliates of NYSE Arca, dated August 22, 2017 addressed to the Division of Market Regulation, Office of Market Supervision, of the SEC and signed by Martha Redding, produced to the Commission pursuant to Rule 6a-2 under the Securities Exchange Act of 1934.	NYSEARCA-ONE-000004- NYSEARCA-ONE-000043	August 22, 2017

Description	Bates Nos.	Date Produced
Addendum to Exhibit D of NYSE National, Inc.'s 2017 annual Amendment to Form 1, containing unconsolidated and unaudited financial information for certain subsidiaries and affiliates of NYSE National, Inc., dated August 22, 2017 addressed to the Division of Market	Bates Nos. NYSENAT-ONE-000005- NYSENAT-ONE-000044	August 22, 2017
Regulation, Office of Market Supervision, of the SEC and signed by Martha Redding, produced to the Commission pursuant to Rule 6a-2 under the Securities Exchange Act of 1934.		

The above-referenced Bates stamped documents ("Confidential Material") are deemed by Intercontinental Exchange, Inc. ("ICE"), on behalf of the New York Stock Exchange LLC, NYSE MKT LLC, NYSE Arca, Inc., and NYSE National, Inc. (collectively, the "Exchanges"), to be highly confidential and confidentiality therefore is being requested under the Freedom of Information Act ("FOIA"), 5 U.S.C. 552, the Commission's rules and regulations thereunder (e.g., 17 C.F.R. 200.83(c)) and other applicable statutes or regulations. We request that the Confidential Material be kept confidential for a minimum of 3 years from the date of submission (until June 22, 2020) to ensure that the financial information contained therein is considered sufficiently stale and therefore could not create competitive harm, disadvantage the Exchanges, or be misconstrued to the detriment of the Exchanges and/or public. Because these Confidential Materials constitute financial information which are privileged or confidential, they are subject to the exemption from mandatory disclosure found in Section 552(b)(4) of FOIA ("FOIA Exemption 4").

FOIA Exemption 4 protects information "which is (a) commercial or financial, and (b) obtained from a person, and (c) confidential or privileged." Landfair v. Dep't of the Air Force, 645 F. Supp. 325, 327 (D.D.C. 1986). Because there is little question that the information in question is financial or that it was received from a person, the central inquiry of Exemption 4 is the confidentiality requirement. The courts have fashioned two alternative tests to determine whether commercial or financial information is confidential. Commercial or financial information is considered confidential "if disclosure of the information is likely to have either of the following effects: (1) to impair the Government's ability to obtain necessary information in the future; or (2) to cause substantial harm to the competitive position of the person from whom

Brent J. Fields Secretary U.S. Securities and Exchange Commission Page 4 of 7

the information was obtained." Nat'l Parks Conservation Ass'n v. Morton, 498 F.2d 765, 770 (D.C. Cir. 1974) ("National Parks I") (footnote omitted).

Under the second test, "it is not necessary to show actual competitive harm." Gulf & W. Indus., Inc. v. United States, 615 F.2d 527, 530 (D.C. Cir. 1979). Rather, "[a]ctual competition and the likelihood of substantial competitive injury is all that need be shown." Id. (emphasis added). Further, there is no need to marshal detailed economic analysis, such as might be required in an antitrust setting, to demonstrate the prospect of competitive harm. Id. at 530; see also Nat'l Parks & Conservation Ass'n v. Kleppe ("National Parks II"), 547 F.2d 673, 681 & n.24 (D.C. Cir. 1976). Indeed, competitive injury may be premised upon a reasonable inference, derived from the nature of the material requested and the competitive circumstances involved, that competitors could make affirmative use of the requested material to the detriment of the submitter. See National Parks II, 547 F.2d at 683-84. Such competitive harm may result from the use of such information either by direct competitors or by persons with whom one is negotiating. See Am. Airlines, Inc. v. Nat'l Mediation Bd, 588 F.2d 863, 868 n.13 (2d Cir. 1978).

For example, in *National Parks II*, the Court of Appeals held that it was "virtually axiomatic" that disclosure of detailed financial records would cause substantial competitive injury. *National Parks II*, 547 F.2d at 683-84. The court recognized that the release of financial statements could result in a number of competitive harms. Competitors could use the information to determine costs, revenue, and operating margins. In turn, the competitors could use this information to undercut those prices. *See id.* Other courts have reached similar conclusions, shielding financial statements from release because of the inherent competitive harm that would be caused by their disclosure. *See, e.g., People for the Ethical Treatment of Animals v. U.S. Dep't of Agriculture*, No. 03-C-195-SBC, 2005 WL 1241141, at *8 (D.D.C. May 24, 2005); *Judicial Watch, Inc. v. Export-Import Bank*, 108 F. Supp.2d 19, 29 (D.D.C. 2000).

The release of financial statements also can serve as a blueprint to competitors who want to mimic a successful business. Specifically, courts have recognized that selective pricing, market concentration, expansion plans and possible take-over bids would be facilitated by knowledge of the financial information contained in the detailed financial statements. *National Parks II*, 547 F.2d at 684.

National Parks II also made it clear that the exemption was intended to prevent the fundamental unfairness that can result from one side to a transaction having confidential information about the other in a business context. Cf. id. at 678 n.18. See also Am. Airlines, Inc., 588 F.2d at 868 n.13. Access to a company's detailed financial information would allow competitors, customers, and employees alike to bargain for better prices, wages or interest rates, while the submitting company's unregulated competitors would not be similarly exposed. National Parks II, 547 F.2d at 684; see also People for the Ethical Treatment of Animals, 2005 WL 1241141, at *8 (withholding financial information over concerns that "breeders would gain a strong competitive edge in the negotiating process").

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As in the cases discussed above, the Confidential Information, which is comprised of financial statements and balance sheets, could be used by competitors of ICE and the Exchanges to gain a competitive advantage in multiple ways.

First, competitors of ICE's other business lines could use this information to determine prices and operating margins, and in turn use the information to undercut those prices or exploit operating margins. See, e.g., National Parks II, 547 F.2d at 684; People for the Ethical Treatment of Animals, 2005 WL 1241141, at *8. ICE owns and operates numerous entities engaged in varied business activities including the operation of futures trading, clearing, pricing and trading analytics, and market data services to support the trading, investment, and risk management needs of customers across virtually all asset classes. The Confidential Information for these ICE entities could be used by competitors such as CME Group, Inc. ("CME Group"), Nasdaq, Inc., and Bloomberg to directly engage in price undercutting and as a result cause competitive harm to those subsidiaries.

For example, CME Group is a direct competitor to ICE and ICE's subsidiaries in the futures trading, clearing, and market data industry. CME Group could use the Confidential Information to derive the business performance of those subsidiaries and then use the information to set pricing on its competing products, including agricultural and energy commodities and currency and equity index contracts. For instance, the Confidential Information discloses specific entities operating revenues, operating income, and operating margin. Whereas the ICE publicly filed financial statements do not separate out such results for each subsidiary. As a result, the Confidential Information would provide CME Group, a direct competitor, insight into the specific business performance of competing subsidiaries that offer competing products, including operating margins. ICE does not have access to similar information regarding CME Group, putting ICE at a competitive disadvantage.

Second, competitors could use the Confidential Information to gain an unfair advantage by having insight into the best and worst performing subsidiaries and business lines. National Parks II, 547 F.2d at 683-84. It could then mimic and encroach upon ICE's expansion into certain businesses lines. For example, competitors could derive from the Confidential Information where ICE makes a substantial portion of its profits and therefore could use that information to move into those businesses. Disclosure of the Confidential Information also provides insights and information about experimental business lines that could reveal ICE's confidential business or expansion strategies to competitors who plan to enter the field after seeing cost and revenue information. Further, competitors could use the information to target employees of certain subsidiaries to hire them away from ICE.

Third, customers could use the operating margin or profits of certain business lines contained in the Confidential Information to put pricing pressure on ICE to lower its prices or decide to move their business somewhere else, which would put ICE at a competitive disadvantage. Specifically, the Confidential Information would provide competitors with information on the ICE subsidiaries engaged in business areas such as Pricing Analytics, Market Data, Futures and Clearing, and Credit Execution without ICE having access to comparable information for those competitors in those business areas. Similarly, the unequal information

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Secretary
U.S. Securities and Exchange Commission
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would allow any party to improve its negotiation position against ICE and its subsidiaries, enabling them to bargain for better prices, wages, or interest rates. Meanwhile, ICE's unregulated competitors would not be similarly exposed.

Fourth, the fact that the SEC requires the Confidential Information to be unconsolidated standalone financials for every subsidiary means that ICE shareholders will have access to immaterial financial information and could come to an incorrect conclusion about the information. For example, although the stand-alone financials for a given subsidiary are accurate, a shareholder could be confused by items such as intercompany loans between two subsidiaries. Without seeing the consolidated effect, the investor could incorrectly interpret a loan as a loss or asset.

Similarly, media sources could publish speculative or negative stories based on incorrect interpretation of the unconsolidated stand-alone financials, which could then have a negative impact on ICE's stock price. Such an effect would not only put ICE at a competitive disadvantage by impeding ICE's ability to use its stock for acquisitions but it could also harm ICE's shareholders.

Fifth, activist investors could misuse the information from the Confidential Information, putting ICE at a competitive disadvantage to other public companies that do not have to disclose financial information similar to that found in the Confidential Information because it isn't material to the business of the public company.

For all the foregoing reasons, the Exchanges requests that the Commission determine to protect the confidentiality of the Confidential Material and the information contained therein.

We consent to the release of the Confidential Material for official purposes to any member of the Commission, its staff, other government agencies, offices or bodies, or Congress.

Should the Commission receive any request for these documents from any third party not a member of the Commission, its staff, other government agencies, offices or bodies, or Congress, either pursuant to FOIA or otherwise, we request that we are given an opportunity to object to such disclosure. Furthermore, should the Commission be inclined to disclose these documents to any third party that is not a member of the Commission, its staff, other government agencies, offices or bodies, or Congress, we request that, in accordance with normal Commission practice, the Commission will provide ten business days' advance notice of any such decision. See, e.g., Chrysler Corp. v. Brown, 441 U.S. 281 (1979).

In that event, we request that the Commission immediately telephone and provide a written copy of such notice to Martha Redding, Associate General Counsel, New York Stock Exchange, 11 Wall Street, 19th Floor, New York, New York 10005, (212) 656-2938, martha.redding@theice.com, so that further substantiation of this confidentiality request may be submitted.

Brent J. Fields Secretary U.S. Securities and Exchange Commission Page 7 of 7

Sincerely,

Cc via email, without enclosure:

Jeanette Marshall Securities and Exchange Commission Division of Trading and Markets 100 F Street, NE Washington, D.C. 20549

Marlene E. Olsen Securities and Exchange Commission Division of Trading and Markets 100 F Street, NE Washington, D.C. 20549

David Michehl Securities and Exchange Commission Division of Trading and Markets 100 F Street, NE Washington, D.C. 20549 The following information was submitted with a request that the Securities and Exchange Commission grant confidential treatment under Rule 24b-2 under the Securities Exchange Act of 1934 ("Exchange Act") for certain information contained in Exhibit D of amendments to Form 1, which were filed pursuant to Rule 6a-2 under the Exchange Act. The Securities and Exchange Commission denied the request for confidential treatment. See Securities Exchange Act Release No. 83760 (August 1, 2018) (Order Denying Applications by New York Stock Exchange LLC, NYSE MKT LLC, NYSE Arca, Inc. and NYSE National, Inc., Respectively, for Confidential Treatment Pursuant to Rule 24b-2 under the Exchange Act for Material Filed Pursuant to Rule 6a-2 under the Exchange Act). See also Securities Exchange Act Release No. 84497 (October 29, 2018) (Order Lifting the Automatic Stay of the Order Denying Applications by New York Stock Exchange LLC, NYSE MKT LLC, NYSE Arca, Inc., and NYSE National, Inc., Respectively, for Confidential Treatment Pursuant to Rule 24b-2 under the Exchange Act for Material Filed Pursuant to Rule 6a-2 under the Exchange Act).



NYSE ARCA LLC BALANCE SHEET As of December 31, 2016 (Unaudited) (in thousands)



CURRENT ASSETS:			
Cash and cash equivale	ents	\$	1,078
Accounts receivable, n		*	44,693
Due from Affiliates			256,039
Prepaid expenses and	other current assets		1,289
	Current assets		303,099
PLANT PROPERTY AND EQUIPMEN	іт:		
Property and equipme	nt		70,755
Accumulated deprecia			(30,585)
	Property and equipment, net		40,170
NON-CURRENT ASSETS:			
Goodwill			563,001
Other intangibles, net			997,992
	Other non-current assets		1,560,993
	Assets		1,904,262
LIABILITIES and EQUITY:			
CURRENT LIABILITIES:			
Accounts payable and			14,180
Accrued salaries and b	enefits		3,659
Income Tax Payable			2,928
Deferred revenue			712
SEC Fees Payable			61,055
	Current liabilities		82,534
NON-CURRENT LIABILITIES:			
Deferred tax liabilities	- current		407,324
Other non-current liab	ilities		17,065
Deferred Revenue - Lo	ng Term		1,503
	Non-current liabilities		425,892
	Liabilities		508,426
SHAREHOLDERS EQUITY:			
Additional paid-in cap	tal		6,070
Retained earnings			1,389,766
. •	Equity		1,395,836
	Total liabilities and equity	\$	1,904,262



NYSE ARCA LLC STATEMENT OF INCOME

Year Ended December 31, 2016 (Unaudited) (in thousands)

Transaction and clearing fees, net	\$	754,561
Data services fees, net		217,072
Listing Fees		363,705
Other revenues		28,538
Affiliate revenue		67,989
Transaction based expenses	•	(619,858)
Total revenue		812,007
Compensation and benefits		119,191
Professional services		37,449
Acquisition-related transaction and integration costs		1,905
Technology and communication		27,585
Rent and occupancy		10,686
Selling, general and administrative		47,386
Depreciation and amortization		51,690
Affiliate expense		87,768
Operating expenses		383,660
Operating income		428,347
Interest income		121
Affiliate interest income		3,251
Interest expense		(28)
Other expense, net		2,052
Other expense, net		5,396
Pre-tax net income		433,743
Income tax expense		209,935
Net income	· · · · · ·	223,808



NYSE Market (DE), Inc. BALANCE SHEET As of December 31, 2016

(Unaudited) (in thousands)

CURRENT ASSETS:			
Cash and cash equiva	lents	\$	49,182
Short-term Investmer	nts .		22,931
Accounts receivable, i	net of allowance		188,098
Due from Affiliates		*	401,879
Prepaid expenses and	other current assets		5,010
Other Current Assets			138
	Current assets		667,238
PLANT PROPERTY AND EQUIPME	NT:		
Property and equipme	ent		357,146
Accumulated deprecia	ation		(53,275)
	Property and equipment, net		303,871
NON-CURRENT ASSETS:			
Goodwill	•		1,564,001
Other intangibles, net	:		1,865,088
Other non-current as:	sets		57,103
	Other non-current assets		3,486,192
	Assets		4,457,301
LIABILITIES and EQUITY:			
CURRENT LIABILITIES:			
Accounts payable and	l accrued liabilities		65,104
Accrued salaries and			47,283
Income Tax Payable			7,719
Deferred revenue			27,383
SEC Fees Payable			63,317
·	Current liabilities		210,806
NON-CURRENT LIABILITIES:			
Deferred tax liabilities	s - current		485,487
Other non-current lia	bilities		67,646
Accrued employee Be			420,878
Deferred Revenue - L			111,116
	Non-current liabilities		1,085,127
	Liabilities		1,295,933
SHAREHOLDERS EQUITY:			
Contributed capital			(432,766)
•	nital		44,085
Additional paid-in cap Retained earnings	Jitai .		3,658,867
	omprehensive income		(108,818)
Accumulated other co	Equity		3,161,368
	Total liabilities and equity	Ś	4,457,301
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NYSE Market (DE), Inc. STATEMENT OF INCOME Year Ended December 31, 2016 (Unaudited) (in thousands)

Tunnanation and also in a face was	4	
Transaction and clearing fees, net	\$	754,561
Data services fees, net		217,072
Listing Fees		363,705
Other revenues		28,538
Affiliate revenue		67,989
Transaction based expenses		(619,858)
Total revenue		812,007
Compensation and benefits		119,191
Professional services		37,449
Acquisition-related transaction and integration costs		1,905
Technology and communication		27,585
Rent and occupancy		10,686
Selling, general and administrative		47,386
Depreciation and amortization		51,690
Affiliate expense		87,768
Operating expenses		383,660
Operating income		428,347
Interest income		121
Affiliate interest income		3,251
Interest expense		(28)
Other expense, net		2,052
Other expense, net		5,396
Pre-tax net income		433,743
Income tax expense		209,935
Net income		223,808



NYSE MKT LLC BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:			
Cash and cash equival	ents	\$	451
Accounts receivable, i	net of allowance		32,095
Due from Affiliates			
. Prepaid expenses and	other current assets		
	Current assets	-	32,546
PLANT PROPERTY AND EQUIPME	NT:		
Property and equipme	ent		384
Accumulated deprecia	ition		(384)
	Property and equipment, net		0
NON-CURRENT ASSETS:			
Goodwill			932,588
Other intangibles, net			668,978
Other noncurrent asse	ets		52,719
	Other non-current assets		1,654,285
	Assets		1,686,831
LIABILITIES and EQUITY:			
CURRENT LIABILITIES:			
Accounts payable and	accrued liabilities		40,710
Accrued salaries and b	enefits		1,557
Due to affiliate			67,939
Income Tax Payable			711
Deferred revenue			6,827
SEC Fees Payable			192
	Current liabilities		117,936
NON-CURRENT LIABILITIES:			
Deferred tax liabilities	- noncurrent		276,551
Other non-current liab	ilities		2,077
Deferred Revenue - Lo	ng Term		5,391
	Non-current liabilities		284,019
	Liabilities		401,955
Noncontrolling interest			27,418
SHAREHOLDERS EQUITY:			
Contributed capital			59,971
Additional paid-in capi	tal		1,889
Retained earnings			1,194,595
Accumulated other co	mprehensive income		1,003
	Equity		1,257,458
	Total liabilities and equity	\$	1,686,831

In the opinion of management, the accompanying unaudited financial statements contain all adjustments (consisting of normal recurring adjustments) necessary to fairly present our financial position and results of operations for the period presented. Certain information normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. These financial statements do not include income taxes accounting and equity method accounting. The balance sheet at December 31, 2016 has been derived from the audited financial statements of Intercontinental Exchange, Inc. (the ultimate parent company) at that date but does not include all of the information required by generally accepted accounting principles for complete financial statements. These financial statements should be read in conjunction with the IntercontinentalExchange Group, Inc. financial statements and notes thereto for the year ended December 31, 2016, which are contained in our Annual Report on Form 10-K previously filed with the Securities and Exchange Commission.



NYSE MKT LLC STATEMENT OF INCOME

Year Ended December 31, 2016 (Unaudited) (in thousands)

Transaction and clearing fees, net	\$	9,138
Data services fees, net	*	10,654
Listing Fees		18,670
Other revenues		10,534
Affiliate revenue		693
Transaction based expenses		(6,843)
Total revenue		42,846
Compensation and benefits		9,113
Technology and communication		312
Selling, general and administrative		(3,055)
Depreciation and amortization		8,724
Affiliate expense		10,542
Operating expenses		25,636
Operating income		17,210
Affiliate interest expense		140
Interest expense		23
Other Income, Net		6,603
Other expense, net		6,440
Pre-tax net income		23,650
Income tax expense		27,170
Net loss		(3,520)



NYSE Technologies Connectivity, Inc. BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:		
Cash and cash equivale	nts	\$ 852
Accounts receivable, no		17,485
Due from Affiliates	•	139,873
Prepaid expenses and	other current assets	1,908
	Current assets	160,118
PLANT PROPERTY AND EQUIPMEN	IT:	
Property and equipme	nt	22,989
Accumulated deprecia	ion	(12,940)
	Property and equipment, net	10,049
NON-CURRENT ASSETS:		
Goodwill		332,000
Other intangibles, net		345,000
	Other non-current assets	677,000
	Assets	847,167
LIABILITIES and EQUITY:		
CURRENT LIABILITIES:		
Accounts payable and	accrued liabilities	2,931
Accrued salaries and b	enefits	1,202
Income Tax Payable		371
	Current liabilities	4,504
NON-CURRENT LIABILITIES:		
Deferred tax liabilities	- noncurrent	136,189
Other non-current liab		5,447
	Non-current liabilities	141,636
	Liabilities	146,140
SHAREHOLDERS EQUITY:		747
Additional paid-in capi	tal	717
Retained earnings		700,298
Accumulated other co		. 12
•	Equity	701,027
	Total liabilities and equity	\$ 847,167



NYSE Technologies Connectivity, Inc. STATEMENT OF INCOME

Year Ended December 31, 2016 (Unaudited) (in thousands)

Transaction and clearing fees, net		
Data services fees, net	\$	124,412
Affiliate revenue	•	3,735
Total revenue		128,147
Compensation and benefits		6,298
Technology and communication		20,556
Rent and occupancy		499
Selling, general and administrative		(14,376)
Depreciation and amortization		4,829
Affiliate expense		15,716
Operating expenses		33,522
Operating income		94,625
Affiliate interest income		1,726
Other expense, net		1,726
Pre-tax net income		96,351
Income tax expense		37,674
Net income		58,677



PDR Services LLC Balance Sheet As Of December 31, 2016 (Unaudited)

ASSETS:		
Other assets		1
Total assets	\$	1
LIABILITIES AND EQUITY:		
EQUITY:	•	
Member capital		1
Equity		1
Total equity	\$	1



SDX Trading LLC BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:		
Due from Affiliates		_\$ -
	Current assets	_
	Assets	
LIABILITIES and EQUITY:		
CURRENT LIABILITIES:		
Due to affiliates		141
	Current liabilities	141
•	Liabilities	141
SHAREHOLDERS EQUITY: Retained earnings		44.44
ketained earnings	*	(141)
	Equity	(141)
	Total liabilities and equity	\$ -



SDX Trading LLC STATEMENT OF INCOME

Year Ended December 31, 2016 (Unaudited) (in thousands)

Other revenues	\$ -
Total revenue	 -
Selling, general and administrative	 -
Operating expenses	-
Operating income	 -
Other expense, net	-
Other expense, net Pre-tax net income	 <u> </u>
·	-



Securities Industry Automation Corporation BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:		
Cash and cash equiva	lents	\$ 5,508
Accounts receivable,	net of allowance	2,516
Due from Affiliates		196,819
Prepaid expenses and	other current assets	7,872
	Current assets	212,715
PLANT PROPERTY AND EQUIPME	NT:	
Property and equipme	ent	289,388
 Accumulated deprecia 	ation	(139,950)
	Property and equipment, net	149,438
	Assets	362,153
LIABILITIES and EQUITY:		
CURRENT LIABILITIES:		
Accounts payable and	accrued liabilities	14,651
Accrued salaries and b	penefits	5,941
Income Tax Payable		2,874
	Current liabilities	23,466
NON-CURRENT LIABILITIES:		
Deferred tax liabilities	- current	14,284
Other non-current liab	pilities	4,043
	Non-current liabilities	18,327
	Liabilities	41,793
SHAREHOLDERS EQUITY:		
Additional paid-in capi	tal	5,599
Retained earnings		314,761
	Equity	320,360
	Total liabilities and equity	\$ 362,153



Securities Industry Automation Corporation STATEMENT OF INCOME

Year Ended December 31, 2016 (Unaudited) (in thousands)

Transaction and clearing fees, net	
Data services fees, net	\$ 14,709
Affiliate revenue	108,713
Total revenue	123,422
Compensation and benefits	, 32,761
Professional services	1,625
Acquisition-related transaction and integration costs	384
Technology and communication	26,681
Rent and occupancy	459
Selling, general and administrative	(208)
Depreciation and amortization	37,863
Operating expenses	99,565
Operating income	23,857
Pre-tax net income	23,857
Income tax expense	9,301
Net income	14,556



Stock Clearing Corporation BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:		
Due from Affiliates		\$ 2,764
	Current assets	2,764
NON-CURRENT ASSETS:		
Goodwill		(19)
Other noncurrent assts		300
	Other non-current assets	281
	Assets	3,045
LIABILITIES and EQUITY:		
CURRENT LIABILITIES:		
Accounts payable and	accrued liabilities	_
, ,	Current liabilities	
	Liabilities	-
SHAREHOLDERS EQUITY:		
Retained earnings		3,045
	Equity	3,045
	Total liabilities and equity	\$ 3,045



Stock Clearing Corporation STATEMENT OF INCOME Year Ended December 31, 2016

Year Ended December 31, 2016 (Unaudited) (in thousands)

Other revenues	<u> </u>
Total revenue	0
Selling, general and administrative	0
Operating expenses	0
Operating income	
Other expense, net	0
Pre-tax net income	0
Income tax expense	0
Net income	0



AMEX Options LLC BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:		
Cash and cash equiva	lents	\$ 1,381
Accounts receivable,		 (1,515)
Due from affiliates	net of anowarise	175,721
Income tax receivable	<u>.</u>	
meome tax receivable	Current assets	 1,260
	current assets	 176,847
NON-CURRENT ASSETS:		
Goodwill		89,412
Deferred tax asset- no	oncurrent	6
	Other non-current assets	89,418
	Assets	266,265
LIABILITIES and EQUITY:		
CURRENT LIABILITIES:		
Accounts payable and	accrued liabilities	730
SEC Fees Payable		2,623
	Current liabilities	3,353
NON-CURRENT LIABILITIES:		
Other non-current lial	pilities	559
	Non-current liabilities	559
	Liabilities	3,912
Noncontrolling Interest		(27,418)
SHAREHOLDERS EQUITY:		
Contributed capital		(59,971)
Additional paid-in cap	ital	529
Retained earnings		349,213
	Equity	289,771
	Total liabilities and equity	\$ 266,265



AMEX Options LLC STATEMENT OF INCOME Year Ended December 31, 2016

(Unaudited) (in thousands)

Transaction and clearing fees, net	\$	67,078
Data services fees, net	•	5,667
Other revenues		28,478
Transaction based expenses		(6,584)
Total revenue	• .	94,639
Compensation and benefits		63
Professional services		163
Technology and communication		2,542
Selling, general and administrative		(657)
Affiliate expense		19,445
Operating expenses		21,556
Operating income		73,083
Affiliate interest expense		1,385
Other expense, net		1,385
Pre-tax net income		71,698
Income tax benefit		279
Net income		71,977



FINRA/NYSE Trade Reporting Facility LLC Balance Sheet As Of December 31, 2016 (Unaudited)

ASSETS:		
Other assets	· 	1
Total assets	\$	1
LIABILITIES AND EQUITY:	;	
EQUITY:		
Member capital		1
Equity	•	1
Total equity	\$	1



IDMS US LLC Balance Sheet As of December 31, 2016 (Unaudited) (in thousands)

Current assets:	
Accounts receivable, net of allowance	4,307
Prepaid expenses and other current assets	146
Due from affiliates, net	, 291
Current assets	4,744
Property and equipment:	
	2.069
Property and equipment cost	3,068 (1,344)
Accumulated depreciation	1,724
Property and equipment, net	1,/24
Non-current assets:	
Other noncurrent assets	573
Other non-current assets	573
Total assets	\$ 7,041
LIABILITIES and EQUITY	
Current liabilities:	
Accounts payable and accrued liabilities	912
Accrued salaries and benefits	767
Deferred revenue	236_
Current liabilities	1,915
and the Laboratory	
Non-current liabilities:	15
Other noncurrent liabilities	1,273
Deferred revenue- long-term	1,273
Non-current liabilities	1,200
Total liabilities	3,203
Equity:	
Retained deficit	3,838
Total equity	3,838
Total liabilities and equity	\$ 7,041
iotai navinties and equity	· · · · · · · · · · · · · · · · · · ·



IDMS US LLC Statement of Income As of December 31, 2016

(Unaudited) (in thousands)

Revenues:	
Data services fees, net	\$ 19,433
Affiliate revenue	 341
Total revenues	 19,774
Expenses:	
Compensation and benefits	8,238
Professional services	1,241
Acquisition-related transaction and integration costs	98
Technology and communication	3,233
Rent and occupancy	123
Selling, general and administrative	224
Depreciation and amortization	1,180
Affiliate expense	 2,032
Operating expenses	16,369
Operating income Interest income	3,405
Other income, net	(5)
Other income, net	 (5)
Pre-tax net income	3,400
Income tax expense	1
Net income	\$ 3,399



Marcon Holding LLC Balance Sheet As Of December 31, 2016 (Unaudited)

ASSETS:	
Other assets	1
Total assets	\$ 1
LIABILITIES AND EQUITY:	
EQUITY:	
Member capital	 1
Equity	 1
Total equity	\$ 1



MERSCORP Holdings, Inc. Balance Sheet As Of December 31, 2016 (Unaudited)

ASSETS:		
Other assets		1
Total assets	\$	1
LIABILITIES AND EQUITY:		
EQUITY:		
Member capital	 	1
Equity		1
Total equity	\$	1



Mortgage Electronic Registration System, Inc. BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:		
Cash and cash equivale	ents	\$ 15,542
Restricted cash		1,310
Accounts receivable, no	et of allowance	11,482
Other receivables	•	903
Short-term investment	s	3,947
Prepaid expenses and o	other current assets	1,713
Deferred tax assets - cu		449
50.0	Current assets	35,346
PLANT PROPERTY AND EQUIPMEN	IT:	
Property and equipmen	nt, net	6,849_
	Property and equipment, net	6,849
OTHER NON-CURRENT ASSETS:		
Goodwill		41,397
Other intangibles, net		35,220
Deferred tax assets- no	ncurrent	112
Investment in affiliates		
Long-term restricted ca	sh and investments	122,090
Other non-current asse	ets	3,500
	Other non-current assets	202,319
	Assets	244,514
LIABILITIES and EQUITY:		
CURRENT LIABILITIES:		
Accounts payable and	accrued liabilities	18,793
Deferred revenue		1,114
Deferred tax liability - o	current	2,175
	Current liabilities	22,082
NON-CURRENT LIABILITIES:		
Deferred tax liability - o	current	14,244
Other non-current liab	ilities .	80,762
	Non-current liabilities	95,006
	Liabilities	117,088
SHAREHOLDERS EQUITY:		
Contributed capital		110,843
Retained earnings		17,228
Accumulated other co	mprehensive income	(645)
	Equity	127,426
	Total liabilities and equity	\$ 244,514



Mortgage Electronic Registration Systems, Inc. STATEMENT OF INCOME

Year Ended December 31, 2016 (Unaudited) (in thousands)

Data services fees, net	\$	87,491
Total revenue		87,491
Compensation and benefits		20,117
Professional services		8,030
Technology and communication		12,557
Rent and occupancy		1,276
Selling, general and administrative		3,029
Depreciation and amortization		3,558
Operating expenses		48,567
Operating income		38,924
Interest expense		14
Other income, net		1,304
Other income, net		1,290
Pre-tax net income		40,214
Income tax expense	P	15,372
Net income		24,842



New York Stock Exchange LLC Balance Sheet As Of December 31, 2016 (Unaudited)

ASSETS:		
Other assets		1
Total assets	\$	1
LIABILITIES AND EQUITY:		
EQUITY:		
Member capital		1
Equity		1
Total equity	<u>\$</u>	1



NYSE ARCA Equities, Inc. BALANCE SHEET

As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:

Accounts receivable, n	et of allowance	\$	3,195
Due from Affiliates			76,870
	Current assets		80,065
	Assets		80,065
LIABILITIES and EQUITY:			
CURRENT LIABILITIES:			
Income Tax Payable			248
	Current liabilities		248
SHAREHOLDERS EQUITY:			
Retained earnings			79,817
	Equity	****	80,065
	Total liabilities and equity	\$	80,065



NYSE ARCA Equities, Inc. STATEMENT OF INCOME Year Ended December 31, 2016 (Unaudited) (in thousands)

Other revenues	\$ 12,843
Total revenue	12,843
Selling, general and administrative	1
Affiliate expense	60_
Operating expenses	61
Operating income	12,782
Pre-tax net income	12,782
Income tax expense	5,348_
Net income	7,434



NYSE ARCA, Inc. BALANCE SHEET As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:		
Cash and cash equiv	alents	\$ 187
Accounts receivable,	net of allowance	6,237
Due from Affiliates		161,218
Prepaid expenses an	d other current assets	1,296
	Current assets	168,938
PLANT PROPERTY AND EQUIPM	ENT:	
Property and equipm		1,682
Accumulated deprec		(1,270)
·	Property and equipment, net	412
NON-CURRENT ASSETS:		
Other noncurrent as	sets	52,770
		32,770
	Other non-current assets	52,770
	Assets	222,120
LIABILITIES and EQUITY:		
CURRENT LIABILITIES:		
Accounts payable and	d accrued liabilities	924
Accrued salaries and	benefits	1,545
Income Tax Payable		1,007
SEC Fees Payable		2,885
	Current liabilities	6,361
NON-CURRENT LIABILITIES:		
Deferred tax liabilitie	s - noncurrent	5,234
Other non-current lia	bilities	381
	Non-current liabilities	5,615
	Liabilities	11,976
SHAREHOLDERS EQUITY:		
Additional paid-in cap	pital	2,155
Retained earnings		206,984
Accumulated other co	omprehensive income	1,005
	Equity	210,144
	Total liabilities and equity	\$ 222,120

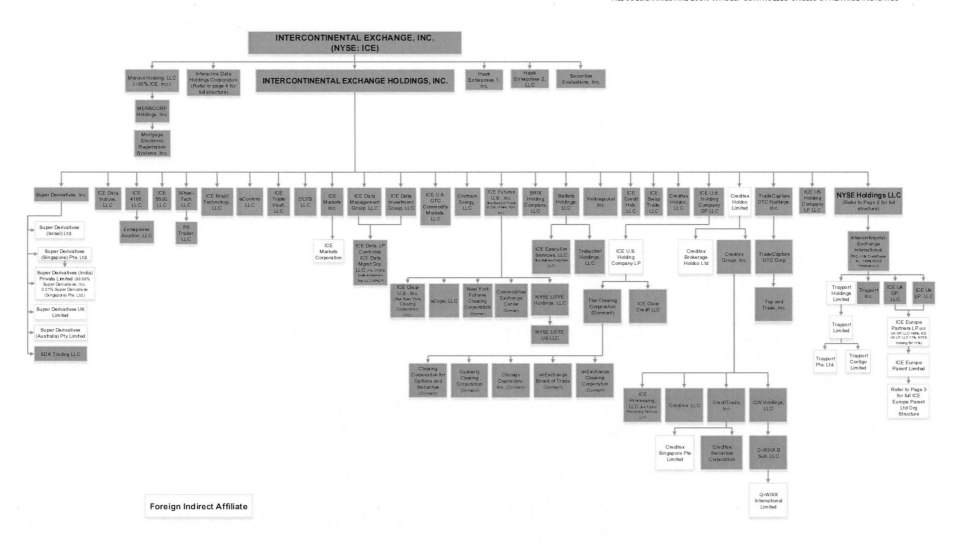


NYSE ARCA, Inc. STATEMENT OF INCOME Year Ended December 31, 2016 (Unaudited) (in thousands)

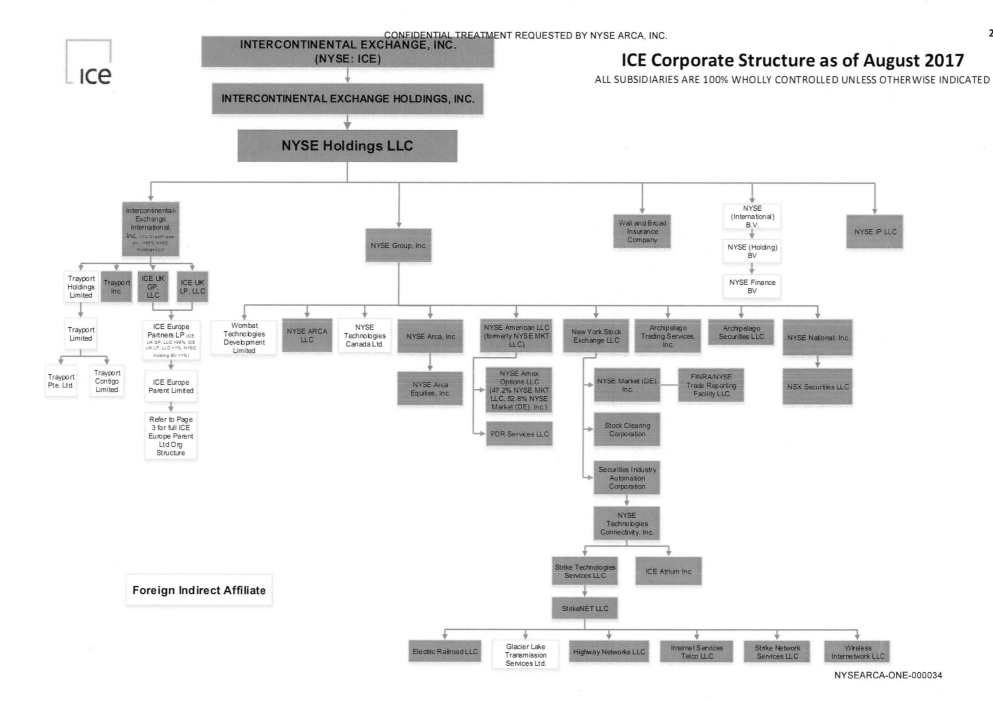
Transaction and clearing fees, net	\$	165,065
Data services fees, net	,	10,149
Listing Fees		
Other revenues		8,470
Affiliate revenue		1
Transaction based expenses	•	(124,479)
Total revenue		59,206
Compensation and benefits		7,962
Professional services		156
Acquisition-related transaction and integration costs		28
Technology and communication		1,197
Rent and occupancy		3,260
Selling, general and administrative		641
Depreciation and amortization		396
Affiliate expense		7,809
Operating expenses		21,449
Operating income		37,757
Affiliate interest income		715
Other expense, net		6,674
Other expense, net		7,389
Pre-tax net income		45,146
Income tax expense		22,071
Net income		23,075

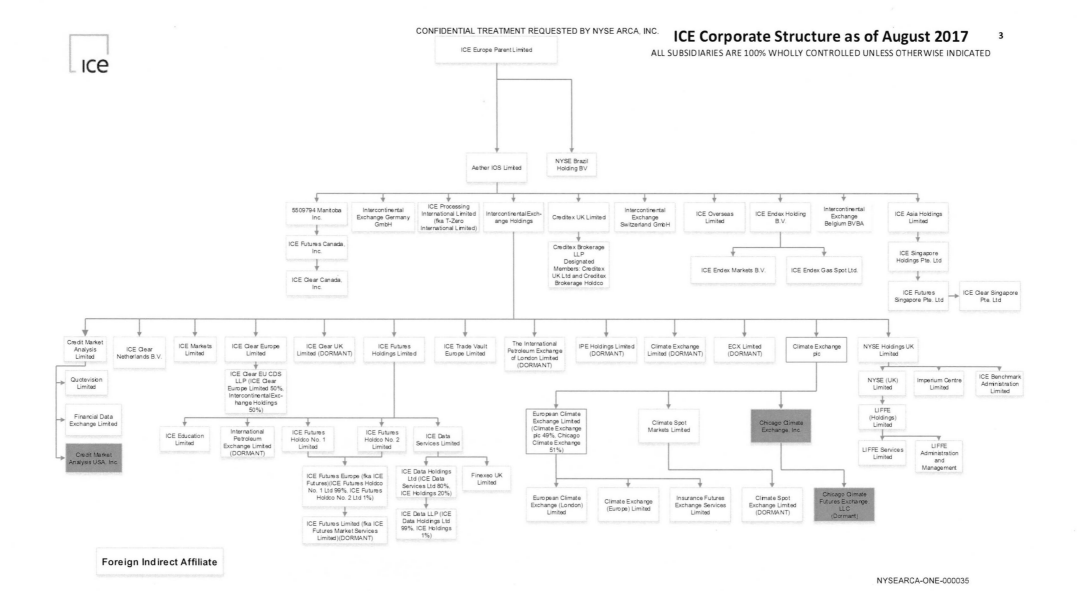
ICE Corporate Structure as of August 2017

ALL SUBSIDIARIES ARE 100% WHOLLY CONTROLLED UNLESS OTHERWISE INDICATED

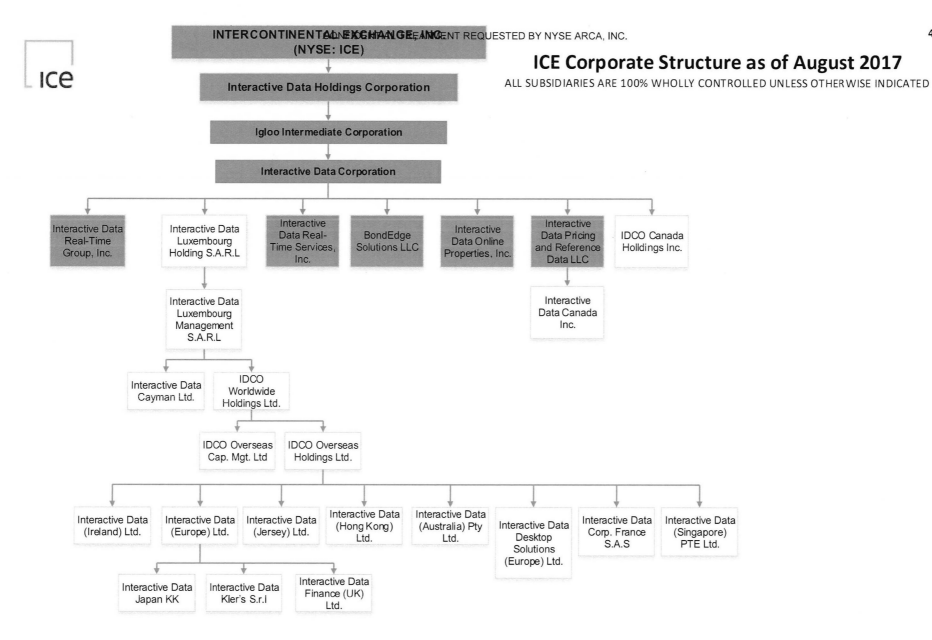














Intercontinental Exchange International, Inc. Balance Sheet As Of December 31, 2016 (Unaudited)

ASSETS:		
Other assets		1
Total assets	\$	1
LIABILITIES AND MEMBER EQUITY:		
EQUITY:		
Member capital		1
Equity	•	1
Total Equity	\$	1



Interactive Data Holdings Corporation Balance Sheet As of December 31, 2016 (Unaudited) (in thousands)

Current assets:	
Due from affiliates, net	\$ 1,565
Current income tax receivable	7,121
Current assets	 8,686
Other non-current assets:	
Deferred tax assets - noncurrent	4,265
Other non-current assets	4,265
Total assets	\$ 12,951
LIABILITIES and EQUITY	
Current liabilities:	
Accounts payable and accrued liabilities	-
Current liabilities	-
Total liabilities	 -
Equity:	
Retained earnings	12,951
Total equity	12,951
Total liabilities and equity	\$ 12,951



Interactive Data Holdings Corporation Statement of Income As of December 31, 2016

(Unaudited) (in thousands)

Total revenues	- · · · · · · · · · · · · · · · · · · ·
Selling, general and administrative	(9)
Depreciation and amortization	142,449
Operating expenses	142,440
Operating loss	(142,440)
Pre-tax net loss	(142,440)
Income tax benefit	62,835
Net loss	(79,605)

CONFIDENTIAL TREATMENT REQUESTED BY NYSE ARCA, INC.

Intelligent Business Entertainment, Inc. Balance Sheet As of December 31, 2016 (Unaudited) (in thousands)

CURRENT ASSETS:	
Cash and cash equivalents	\$ 249
Accounts receivable, net of allowance	151
Prepaid expenses and other current assets	7
Current assets	407
PLANT PROPERTY AND EQUIPMENT:	
Property and equipment	102
Accumulated depreciation	(16)
Property and equipment, net	86
OTHER NON-CURRENT ASSETS:	
Goodwill	13,030
Other intangibles, net	1,522
Deferred tax assets- non-current	2,276
Other non-current assets	16,828
Total assets	\$ 17,321
lotal assets	7 17,522
LIABILITIES and EQUITY:	
LIABILITIES and EQUITY: CURRENT LIABILITIES:	
·	\$ 68
CURRENT LIABILITIES:	\$ 68 1,508
CURRENT LIABILITIES: Accounts payable and accrued liabilities	•
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates	1,508
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates Deferred revenue	1,508 3
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates Deferred revenue Income tax payable	1,508 3 2
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates Deferred revenue Income tax payable Current liabilities	1,508 3 2 1,581
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates Deferred revenue Income tax payable Current liabilities Total liabilities	1,508 3 2 1,581
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates Deferred revenue Income tax payable Current liabilities Total liabilities EQUITY:	1,508 3 2 1,581
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates Deferred revenue Income tax payable Current liabilities Total liabilities EQUITY: Retained deficit	1,508 3 2 1,581 1,581
CURRENT LIABILITIES: Accounts payable and accrued liabilities Due to affiliates Deferred revenue Income tax payable Current liabilities Total liabilities EQUITY: Retained deficit Contributed capital	1,508 3 2 1,581 1,581 (2,293) 18,033

CONFIDENTIAL TREATMENT REQUESTED BY NYSE ARCA, INC.

Intelligent Business Entertainment, Inc. Statement of Income Year Ended December 31, 2016 (Unaudited) (in thousands)

Listing Fees	\$	1,918
Total revenue		1,918
Professional services		680
Acquisition-related transaction and integration costs		1
Technology and communication		182
Rent and occupancy		131
Selling, general and administrative		-
Depreciation and amortization		460
Operating expenses		1,454
	-	
Operating loss		464
Other expense, net		51
Other expense		51
Pre-tax net loss		413
Income tax expense		166



ICE US Holding Company LP LLC Balance Sheet As Of December 31, 2016 (Unaudited) (in thousands)

Current assets:	
Cash and Cash Equivalents	\$ 1,808
Income taxes receivable	 0
Current assets	 1,808
Investment in subsidiary	 86,890
Total assets	\$ 88,698
Liabilities and Equity	
Current liabilities:	
Accounts Payable and Accrued Liabilities	(410)
Income taxes payable	736
Due to affiliate	 645
Total liabilities	\$ 971
Equity:	
Contributed capital	40,624
Retained deficit	47,103
Total equity	 87,727
Total liabilities and equity	\$ 88,698



ICE US Holding Company LP LLC Income Statement Year Ended December 31, 2016 (Unaudited) (in thousands)

Total revenues	
Operating expenses:	
Professional Services	1
Selling, general & administration	10
Total operating expenses	11
Operating loss	(11)
Other Income	(23)
Provision for taxes	18
Net Loss	\$ (52)