

March 4, 2022

VIA E-MAIL

Secretary Securities and Exchange Commission 100 F Street, N.E. Washington, DC 20549-1090

Re: <u>Securities Exchange Act Rel. 34-92573 (SR-NYSEArca-2021-53)</u>

Dear Secretary:

NYSE Arca, Inc. filed the attached Partial Amendment No. 1 to the above-referenced filing on March 4, 2022.

Sincerely,

7)

Encl. (Partial Amendment No. 1 to SR-NYSEArca-2021-53)

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Page 1 of * 5			CHANGE COMMISS N, D.C. 20549 19b-4		F e No. * SR 2021 * 53 No. (req. for Amendments *) 1		
F ng by NYS	E Arca, Inc.						
Pursuant to Ru e 19b 4 under the Secur t es Exchange Act of 1934							
Inta *	Amendment *	W thdrawa	Sect on 19(b)(3)(A) * Sect on 19(b)(3)(B) *		
P ot	Extens on of T me Per od for Comm ss on Act on *	Date Exp res *		Ru e 19b 4(f)(1) 19b 4(f)(2) 19b 4(f)(3)	19b 4(f)(4) 19b 4(f)(5) 19b 4(f)(6)		
Not ce of pro	oposed change pursuant to the Pa	yment, C ear ng, and Sett en Sect on 806(e)(2) *	nent Act of 2010	Secur ty Based Swap Secur t es Exchange Sect on 3C(b)(2) *	Subm ss on pursuant to the Act of 1934		
Exh b t 2 Sent As Paper Document Exh b t 3 Sent As Paper Document							
Description Prov de a br ef descr pt on of the act on (m t 250 characters, required when Init a is checked *). Proposal to ist and trade the shares of Teucrium Bitcoin Futures Fund under NYSE Arca Rule 8.200 E							
Contact Information Prov de the name, te ephone number, and e ma address of the person on the staff of the se f regu atory organ zat on prepared to respond to quest ons and comments on the act on. First Name * Samr Last Name * Pate							
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	Tte* Sen or Counse , NYSE Group Inc.						
E ma *							
Te ephone *		Fax					
	the requirements of the Securities used this fing to be signed on its			l.			
Date	03/04/2022		(itl	e *)			
Ву	Martha Redd ng		Corporate Secretary				
	(Name *)						
NO E Clicking the signature block at right will initiate digitally signing the orm A digital signature is as legally binding as a physical signature and once signed this orm cannot be changed Martha Redding Digitally signed by Martha Redding Date 2022 03 04 15 48 34							

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

	Fo	r comp ete Form 19b-4 instructions please refer to the EFFS website.
	Form 19b-4 Information * Add Remove V ew	The se f regu atory organ zat on must prov de a required information, presented in a clear and comprehens ble manner, to enable the public to provide meaningful comment on the proposal and for the Commission to determine whether the proposal is consistent with the Act and applicable rules and regulations under the Act.
	Exhibit 1 - Notice of Proposed Rule Change *	The Not ce sect on of this Form 19b 4 must comply with the guide nesifor publication in the Federa Register we as any requirements for electronic fing as published by the Commission (if applicable). The Office of the Federa Register (OFR) offersiguidance on Federa Register publication requirements in the Federa Register Document Drafting Handbook, October 1998 Revision. For example, a references to the federa securities amust include the corresponding cite to the United States Code in a footnote. A references to SEC rules must not ude the corresponding cite to the Code of Federa Regulations in a footnote. A references to Securities Exchange Act Releases must include the release number, release date, Federa Registeric te, Federa Regist date, and corresponding file number (e.g., SR [SRO] xx xx). A materia falure to comply with these guide ne result in the proposed rule change being deemed not properly filed. See also Rule 0.3 under the Act (17 CFR 240.0.3)
	Add Remove Vew	
	Exhibit 1A - Notice of Proposed Rule Change, Security-Based Swap Submission, or Advanced Notice by Clearing Agencies * Add Remove Vew	The Not ce sect on of this Form 19b 4 must comply with the guide ness for publication in the Federal Register as we as any requirements for electronic fing as published by the Commission (flappicable). The Office of the Federal Register (OFR) offersiguidance on Federal Register publication requirements in the Federal Register Document Drafting Handbook, October 1998 Revision. For example, a references to the federal securities aws must include the corresponding cite to the United States Code in a footnote. A references to SEC rules must include the corresponding cite to the Code of Federal Register and son in a footnote. A references to Securities Exchange Act Releases must include the release number, release date, Federal Register cite, Federal Register date, and corresponding file number (e.g., SR [SRO] xx xx). A material failure to comply with these guidelines were truther proposed rule change being deemed not properly filed. See also Rule 0.3 under the Act (17 CFR 240.0.3)
Exhibit 2- Notices, Written Comments Transcripts, Other Communications		Cop es of not ces, wr tten comments, transcr pts, other commun cat ons. If such documents cannot be f ed e ectron ca y n accordance w th Instruct on F, they sha be f ed n accordance w th Instruct on G.
	Add Remove V ew	Exh b t Sent As Paper Document
	Exhibit 3 - Form, Report, or Questionnaire Add Remove Vew	Cop es of any form, report, or quest onna re that the se f regu atory organ zat on proposes to use to he p mp ement or operate the proposed ru e change, or that s referred to by the proposed ru e change. Exh b t Sent As Paper Document
	Exhibit 4 - Marked Copies Add Remove V ew	The fu text sha be marked, n any conven ent manner, to nd cate add t ons to and de et ons from the mmed ate y preceding fing. The purpose of Exh b t 4 is to permit the staff to dentify immed ate y the changes made from the text of the rule with which it has been working.

Exhibit 5 - Proposed Rule Text

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The sef regulatory organization may choose to attach as Exh bit 5 proposed changes to rule text in place of providing it in litem I and which may otherwise be more easily readable if provided separately from Form 19b 4. Exh bit 5 shall be considered part of the proposed rule change.

Partial Amendment

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SEC Sub of Pt. Am. 1 NYSE Arca Teu

If the sef regulatory organization is amending only part of the text of a lengthy proposed rule change, it may, with the Commission's permission, file only those portions of the text of the proposed rule change in which changes are being made if the filing (i.e. partial amendment) is clearly understandable on its face. Such partial amendment shall be clearly identified and marked to show deletions and additions.

SR-NYSEArca-2021-53; Partial Amendment No. 1

NYSE Arca, Inc. ("Exchange" or "NYSE Arca") submits this partial Amendment No. 1 ("Amendment") to the proposed rule change submitted on July 23, 2021, to list and trade shares of the Teucrium Bitcoin Futures Fund under NYSE Arca Rule 8.200-E, Commentary .02 (Trust Issued Receipts) (SR-NYSEArca-2021-53) (the "Original Filing") to provide certain clarifications and additional representations. Capitalized terms used but not defined herein have the meanings given to them in the Original Filing. Any statements in the Original Filing that are inconsistent with any statements made herein are hereby superseded by this Amendment. To the extent of any conflict between the Original Filing and this Amendment, this Amendment shall prevail.

- For the avoidance of any doubt, under no circumstances will the Fund hold and/or invest in any assets other than BTC Contracts and MBT Contracts (collectively, "CME Bitcoin Futures Contracts"), cash and cash equivalents. The Fund will not invest in or hold spot bitcoin. Cash equivalents only include short-term Treasury bills, money market funds, demand deposit accounts and commercial paper.
- The Sponsor is not registered as a broker-dealer or affiliated with a broker-dealer. In the event that (a) the Sponsor becomes registered as a broker-dealer or newly affiliated with a broker-dealer, or (b) any new sponsor or sub-adviser is registered as a broker-dealer or becomes affiliated with a broker-dealer, it will implement and maintain a fire wall with respect to its relevant personnel or personnel of the broker-dealer affiliate, as applicable, regarding access to information concerning the composition of and/or changes to the portfolio, and will be subject to procedures designed to prevent the use and dissemination of material non-public information regarding the portfolio.
- The Fund's investments will be consistent with the Fund's investment objective and will not be used to enhance leverage. That is, the Fund's investments will not be used to seek performance that is the multiple or inverse multiple (e.g., 2Xs,3Xs, -2Xs, and -3Xs) of the Fund's Benchmark.
- References to "CU" or "Cu" in the Original Filing refer to "Creation Basket" as defined in the Original Filing.
- Shares will generally be created and redeemed in cash.
- Creation and redemption orders must be placed with the Transfer Agent.
- The Exchange will obtain a representation from the issuer of the Shares that the NAV per Share will be calculated and disseminated daily and will be made available to all market participants at the same time.

- The Benchmark value will be disseminated once every 15 seconds during the Core Trading Session. The Benchmark components and methodology will be made publicly available.
- Information regarding market price and trading volume of the Shares will be continually available on a real-time basis throughout the day on brokers' computer screens and other electronic services.
- Trading may be halted because of market conditions or for reasons that, in the view of the Exchange, make trading in the Shares inadvisable. These may include: (1) the extent to which trading is not occurring in BTC and/or MBT Contracts and the securities and/or the financial instruments composing the daily disclosed portfolio of the Fund; or (2) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- Pursuant to NYSE Arca Rule 8.200-E, Commentary .02(e), the ETP Holder acting as a registered Market Maker in Trust Issued Receipts must file, with the Exchange, in a manner prescribed by the Exchange, and keep current a list identifying all accounts for trading the underlying physical asset or commodity, related futures or options on futures, or any other related derivatives, which the ETP Holder acting as registered Market Maker may have or over which it may exercise investment discretion. No ETP Holder acting as registered Market Maker in the Trust Issued Receipts shall trade in the underlying physical asset or commodity, related futures or options on futures, or any other related derivatives, in an account in which an ETP Holder acting as a registered Market Maker, directly or indirectly, controls trading activities, or has a direct interest in the profits or losses thereof, which has not been reported to the Exchange as required by this Rule. In addition to the existing obligations under Exchange rules regarding the production of books and records (See, e.g., Rule 4.4-E), the ETP Holder acting as a registered Market Maker in Trust Issued Receipts shall make available to the Exchange such books, records or other information pertaining to transactions by such entity or registered or non-registered employee affiliated with such entity for its or their own accounts in the underlying physical asset or commodity, related futures or options on futures, or any other related derivatives, as may be requested by the Exchange.
- For initial and continued listing, the Fund will be in compliance with Rule 10A-3 under the Act, and the Trust will rely on the exception contained in Rule 10A-13(c)(7).
- Prior to the commencement of trading, the Exchange will inform its ETP Holders in an information bulletin ("Information Bulletin") of the special characteristics and risks associated with trading the Shares. Specifically, the Information Bulletin will discuss the following: (1) the risks involved in trading the Shares during the Early and Late Trading Sessions when an updated IFV will not be calculated or publicly disseminated; (2) the procedures for purchases and redemptions of

Shares in Creation Baskets and Redemption Baskets (and that Shares are not individually redeemable); (3) NYSE Arca Rule 9.2-E(a), which imposes a duty of due diligence on its ETP Holders to learn the essential facts relating to every customer prior to trading the Shares; (4) how information regarding the IFV is disseminated; (5) how information regarding portfolio holdings is disseminated; (6) the requirement that ETP Holders deliver a prospectus to investors purchasing 2.23.2022 newly issued Shares prior to or concurrently with the confirmation of a transaction; and (7) trading information.

In addition, the Information Bulletin will advise ETP Holders, prior to the commencement of trading, of the prospectus delivery requirements applicable to the Fund. The Exchange notes that investors purchasing Shares directly from the Fund will receive a prospectus. ETP Holders purchasing Shares from the Fund for resale to investors will deliver a prospectus to such investors. The Information Bulletin will also discuss any exemptive, no-action, and interpretive relief granted by the Commission from any rules under the Act. In addition, the Information Bulletin will reference that the Fund is subject to various fees and expenses described in the Registration Statement.

The Information Bulletin will also disclose the trading hours of the Shares and that the NAV for the Shares will be calculated after 4:00 p.m. E.T. each trading day. The Information Bulletin will disclose that information about the Shares will be publicly available on the Fund's website.

- All statements and representations made in the filing regarding (a) the description
 of the Benchmark, portfolio, or reference asset, (b) limitations on Benchmark or
 portfolio holdings or reference assets, or (c) the applicability of Exchange listing
 rules specified in the filing will constitute continued listing requirements for the
 Shares.
- The proposed rule change is designed to perfect the mechanism of a free and open market and, in general, to protect investors and the public interest in that it will facilitate the listing and trading of Trust Issued Receipts based on CME Bitcoin Futures Contracts that will enhance competition among market participants, to the benefit of investors and the marketplace.

* * * * *

All other representations in the Original Filing remain unchanged as stated therein and no other changes are being made.