Filed by Chicago Mercantile Exchange Holdings Inc. pursuant to Rule 425 under the Securities Act of 1933, as amended, and deemed filed pursuant to Rule 14a-6 under the

Securities Exchange Act of 1934, as amended.

Subject Company: CBOT Holdings, Inc.

Subject Company's Commission File No.:001-32650

On July 9, 2007, Chicago Mercantile Exchange Holdings Inc. ran the following advertisement in Chicago newspapers.

CME/CBOT MERGER: THE RIGHT TRADE FOR GROWTH





Together, CME and CBOT will be the world's largest derivatives exchange, with a powerful growth strategy, the most diverse products, industry-leading technology and world-class clearing.

The Choice Is Clear: Vote FOR the CME/CBOT Merger by July 9th!



Chicago Board of Trade

For additional information, contact DF King & Co., Inc. at 1-800-769-7666 For additional information, contact Georgeson, Inc. at 1-866-834-7793

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Additional Information: CME and CBOT have filed a definitive joint proxy statement/prospectus, and supplement thereto with the Securities and Exchange Commission (SEC) in connection with the proposed transaction. This advertisement is not a substitute for the definitive joint proxy statement/prospectus, as supplemented, on any other documents CME and CBOT have filed or will file with the SEC. Investors and security holders are urged to read the definitive joint proxy statement/prospectus, as supplemented, and any other relevant documents filed or to be filed by CME or CBOT because they contain or will contain important information about the prosposed transaction. The definitive joint proxy statement/prospectus, as supplemented, and other documents filed or to be filed by CME and CBOT and the state of the containing the state of the state

CMC and its directors, executive officers and other employees may be deemed to be participants in the solicitation of proxies in connection with the proposed transaction, Information regarding CME's directors and executive officers is available in CME's proxy statement for its 2007 annual meeting of shareholders, dated March 17, 2007. Additional information regarding the interests of such potential participants is available in the definitive joint proxy statement prospectus, as supplemented, and the other relevant documents field with the SIC. CBIO and its directors, executive officers and other employees may be deemed to be participants in the solicitation of proxies in connection with the proposed transaction. Information regarding CBIOT directors and executive officers is available in CBIOT's proxy statement for its 2007 annual meeting of stockholders, dated March 29, 2007. Additional information regarding the inferents of such operating and the proposed transaction.