Filing by: Long-Term Stock Exchange, Inc.

Pursuant to Rule 19b-4 under the Securities Exchange Act of 1934

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Notice of proposed change pursuant to the Payment, Clearing, and Settlement Act of 2010

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Security-Based Swap Submission pursuant to the Securities Exchange Act of 1934

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Description

Provide a brief description of the action (limit 250 characters, required when Initial is checked *).

Proposed Rule Change to extend the term that newly and currently listed Companies may receive Capital Markets Solutions on a complementary basis under LTSE Rule 14.602.

Contact Information

Provide the name, telephone number, and e-mail address of the person on the staff of the self-regulatory organization prepared to respond to questions and comments on the action.

**First Name:** Nawreen  
**Last Name:** Sattar

**Title:** Deputy Chief Regulatory Officer and Deputy General Counsel

**E-mail:** nawreen@longtermstockexchange.com

**Telephone:** (646) 430-0578  
**Fax:**

Signature

Pursuant to the requirements of the Securities Exchange of 1934, Long-Term Stock Exchange, Inc. has duty caused this filing to be signed on its behalf by the undersigned thereunto duly authorized.

**Date:** 04/12/2023  
**By:** Maria Laura Astrada  
**(Title):** Head of Risk and Compliance

**Name:** Maria Laura Astrada

**Digitally signed by Maria Laura Astrada**  
**Date:** 2023.04.12 14:38:10 -04'00'
The self-regulatory organization must provide all required information, presented in a clear and comprehensible 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.

The Notice section of this Form 19b-4 must comply with the guidelines for publication in the Federal Register as well as any requirements for electronic filing as published by the Commission (if applicable). The Office of the Federal Register (OFR) offers guidance on Federal Register publication requirements in the Federal Register Document Drafting Handbook, October 1998 Revision. For example, all references to the federal securities laws must include the corresponding cite to the United States Code in a footnote. All references to SEC rules must include the corresponding cite to the Code of Federal Regulations in a footnote. All 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 will result in the proposed rule change being deemed not properly filed. See also Rule 0-3 under the Act (17 CFR 240.0-3).

Copies of notices, written comments, transcripts, other communications. If such documents cannot be filed electronically in accordance with Instruction F, they shall be filed in accordance with Instruction G.

Copies of any form, report, or questionnaire that the self-regulatory organization proposes to use to help implement or operate the proposed rule change, or that is referred to by the proposed rule change.

The full text shall be marked, in any convenient manner, to indicate additions to and deletions from the immediately preceding filing. The purpose of Exhibit 4 is to permit the staff to identify immediately the changes made from the text of the rule with which it has been working.

The self-regulatory organization may choose to attach as Exhibit 5 proposed changes to rule text in place of providing it in Item 1 and which may otherwise be more easily readable if provided separately from Form 19b-4. Exhibit 5 shall be considered part of the proposed rule change.

If the self-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.
1. **Text of Proposed Rule Change**

   (a) Pursuant to the provisions of Section 19(b)(1) under the Securities Exchange Act of 1934 ("Act"),¹ and Rule 19b-4 thereunder,² Long-Term Stock Exchange, Inc. ("LTSE" or the "Exchange") is filing with the Securities and Exchange Commission ("Commission") a proposal to extend from one year, to three-years, the term that newly and currently listed Companies may receive Capital Markets Solutions on a complimentary basis under LTSE Rule 14.602. The Exchange has filed the proposed rule change pursuant to Section 19(b)(3)(A)(iii) of the Act,³ and Rule 19b-4(f)(6) thereunder,⁴ which renders the proposed rule change effective upon filing with the Commission.

   A notice of the proposed rule change for publication in the Federal Register is attached hereto as Exhibit 1. The text of the proposed rule change is attached as Exhibit 5.

   (b) The Exchange does not believe that the proposed rule change will have any direct effect, or any significant indirect effect, on any other Exchange rule in effect at the time of this filing.

   (c) Not applicable.

2. **Procedures of the Self-Regulatory Organization**

   Senior management has approved the proposed rule change pursuant to a resolution of the Board of Directors of the Exchange dated July 29, 2022. No further action is required under the Exchange’s governing documents. Therefore, the Exchange’s internal procedures with respect to the proposed rule change are complete.

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The person on the Exchange staff prepared to respond to questions and comments on the proposed rule change is:

Nawreen Sattar
Deputy Chief Regulatory Officer and Deputy General Counsel
Long-Term Stock Exchange, Inc.
(646) 430-0578

3. Self-Regulatory Organization’s Statement on the Purpose of, and Statutory Basis for, the Proposed Rule Change

(a) Purpose

In March 2022, LTSE began offering complimentary Capital Markets Solutions to newly listed and currently listed Companies following the Commission’s approval of relevant amendments to Rule 14.602. Based on LTSE’s experience with offering Capital Markets Solutions, as well as in response to changes in the competitive landscape and market conditions, the Exchange proposes to extend from one year, to a three-year term, the period that newly listed Companies and currently listed Companies may receive the complimentary Capital Markets Solutions under LTSE Rule 14.602. This proposed change impacts the duration for which Capital Markets Solutions are to be provided and does not otherwise impact the nature or substance of the offerings under LTSE Rule 14.602.

As described in the prior approval order by the Commission, the Capital Markets Solutions has two components: (i) an Investor Alignment Solution, and (ii) the Long-Term Investor Platform (“LTIP”). The Investor Alignment Solution provides Companies with detailed institutional investor analytics and insights into investor behavior to enable them to evaluate the behaviors of select investors and provide them with a deeper understanding of the ESG

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6 Id.
landscape and their positioning. For each receiving Company, the Exchange’s affiliate company, LTSE Services, Inc. (“LTSE Services”) analyzes the ESG profile of institutional investors in order to understand and identify relevant sources of capital to aid the Company in honing and achieving strategic priorities. A highly-experienced, multi-disciplinary team is deployed to support this long-term governance and capital markets strategy. The Exchange believes that the Investor Alignment Solution furthers the Exchange’s goal of facilitating long-term focus and value creation for companies and investors. The nature or substance of this offering under LTSE Rule 14.602 is not impacted by the proposed rule change.

The LTIP is a platform that provides listed Companies with a means to upload and effectively manage and utilize their registered shareholder data received from their transfer agent. For example, the LTIP allows Companies to more easily track, analyze and utilize registered shareholder data in support of their investor relations, strategic initiatives, board review and governance functions. Additionally, as part of the LTIP, LTSE Services will assist Companies with methods of outreach to and education of existing or potential investors regarding the process for becoming a registered shareholder, including the need for investors to

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7 As noted in the Commission’s order approving LTSE as a national securities exchange, LTSE maintains a commercial relationship with LTSE Services to leverage the company’s technological expertise to support the Exchange’s software needs. See In the Matter of the Application of Long Term Stock Exchange, Inc.; for Registration as a National Securities Exchange; Findings, Opinion, and Order of the Commission, Securities Exchange Act Release No. 85828 (May 10, 2019), 84 FR 21841, 21842 (May 15, 2019). LTSE Services also provides communications and marketing services to the Exchange.

8 The registered shareholder information in LTIP is proprietary to the Company and viewable only by the Company and its authorized agent.
work with their broker-dealer to complete a submission to the DRS Profile System maintained by the DTC.9

Proposed Rule 14.602(b)(2)(A) would provide that within 90 days of listing on the Exchange, a Company has the option to request and commence receiving the Capital Markets Solutions on a complimentary basis for a three-year term. As is the case in the current rule text, the three-year term will begin from the date of first use of the Capital Markets Solutions by the newly-listed Company, subject to the 90-day period from the date of listing to request and begin receiving the service. The only proposed change in Rule 14.602(b)(2)(A) is changing the duration of the period during which a Company may receive the Capital Markets Solutions on a complimentary basis from one year to three years.

The Exchange is proposing an amendment to Rule 14.602(b)(2)(B), providing a currently listed Company that has already commenced receiving the services as of the effective date of this filing SR-LTSE-2023-02 the option to request to continue receiving such services on a complimentary basis for an additional two-year term. This two-year term will begin from the one-year anniversary of the date the Company initially commenced receiving the Capital Markets Solutions. The Exchange is also proposing to delete the following language: “Within 90 days of the effectiveness of this rule,” because it is no longer applicable. The Exchange is proposing no other substantive changes to Rule 14.602(b)(2)(B).

The Exchange believes extending the period for Companies to receive Capital Markets Solutions on a complimentary basis aligns with LTSE’s objective of supporting long-term value

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9 Any outreach to existing or potential investors is entirely at the discretion of the Company and will be conducted exclusively by the Company; no personnel from LTSE Services or LTSE will have any role in communicating with investors on behalf of the Company. The LTIP also will, based on customer demand, provide a means for the Company to communicate with registered shareholders who choose to participate on the Company’s LTIP account.
creation for listed Companies and their investors. Additionally, by offering such services on a complimentary basis for a longer term - i.e, three years - LTSE is able to enhance the value Companies receive by listing on the Exchange. However, no Company is required to use these services as a condition of initial or continued listing. All such services are optional for listed Companies and they may choose to cease receiving services at any point during the proposed three-year period. At the end of the proposed three-year term, Companies may choose to renew these services on a contractual basis with LTSE Services and pay for them in regular course, or discontinue them. If a Company chooses to discontinue the services, there would be no effect on the Company’s continued listing on the Exchange. LTSE notes that no other Company will be required to pay higher fees as a result of the proposed amendments and represents that extending the term of these complimentary services will have no impact on the resources available for its regulatory programs. LTSE also represents that no confidential trading or regulatory information generated or received by the Exchange will be shared with LTSE Services or leveraged for the provision of its products and services.

(b) **Statutory Basis**

The Exchange believes that the proposed rule change is consistent with the provisions of Section 6 of the Act,\(^{10}\) in general, and furthers the objectives of Section 6(b)(4) of the Act,\(^ {11}\) in particular, in that it is designed to provide for the equitable allocation of reasonable dues, fees, and other charges among the Exchange’s members and issuers and other persons using its facilities. The Exchange also believes that the proposed rule change is consistent with Section


6(b)(5) of the Act\textsuperscript{12} in that it is not designed to permit unfair discrimination between customers, issuers, brokers, or dealers.

The Exchange believes that it is fair and reasonable to offer products and services to companies. The Exchange believes that the existing U.S. exchange listing market for operating companies is essentially a duopoly with the vast majority of operating companies listed on U.S. securities exchanges listing on the New York Stock Exchange (“NYSE”) or Nasdaq Stock Market LLC (“Nasdaq”). The Exchange faces competition from NYSE and Nasdaq as a new entrant into the exchange listing market as both offer complimentary services to newly and currently listed companies in order to attract and retain listings.\textsuperscript{13} Similarly, the Exchange believes that offering such products and services to newly and currently listed Companies would enhance the value proposition for listing, allow the Exchange to more effectively attract companies to list on the Exchange and retain its current listings. Equally important, LTSE believes that the Capital Markets Services will support Companies in identifying investors who are aligned with their long-term business, vision and policies.

The Exchange also believes that to the extent the Exchange’s listing program is successful, it will provide a competitive alternative, which will thereby benefit companies and investors, and remove impediments to and perfect the mechanism of a free and open market and

\textsuperscript{12} 15 U.S.C. 78f(b)(5).

\textsuperscript{13} See, Securities Exchange Act Release No. 90955 (January 19, 2021), 86 FR 7155, 7157 (January 26, 2021) (noting that “Nasdaq faces competition in the market for listing services, and competes, in part, by offering valuable services to companies. Nasdaq believes that it is reasonable to offer complimentary services to attract and retain listings as part of this competition”). See also, Securities Exchange Act Release No. 93865 (December 23, 2021), 86 FR 74115, 74118 (December 29, 2021) (noting that, “The NYSE faces competition in the market for listing services, and competes, in part, by offering valuable services to companies. The Exchange believes that it is reasonable to offer complimentary services to attract and retain listings as part of this competition.”).
a national market system, consistent with the protection of investors and the public interest.

Other exchanges also acknowledge the competition in the market for listing services and they compete, in part, by offering products and services to companies. Like other exchanges, LTSE also believes that it is fair and reasonable to offer complimentary services to attract new listings and retain current listings as part of this competition.\textsuperscript{14} For example, Nasdaq, through its affiliate Nasdaq Corporate Solutions, LLC, or a selected third-party, offers an “Eligible New Listing” or “Eligible Switch” access to complimentary services for at least three years.\textsuperscript{15} Similarly, NYSE offers complimentary services to “Eligible New Listings” and “Eligible Transfer Companies” for a period of 48 calendar months.\textsuperscript{16} As noted above, the proposed rule change would provide all current and newly LTSE-listed Companies the Capital Markets Solutions for three years.

LTSE believes extending the term that all newly listed and currently listed Companies receive Capital Markets Solutions on a complimentary basis is consistent with just and equitable principles of trade and the protection of investors and the public interest because it has the potential to enhance current and newly listed companies’ engagement and alignment with shareholders for the purpose of long-term value creation. These services are also a reflection of the Exchange’s differentiated listing standards, which are explicitly designed to promote

\begin{itemize}
\item[14] Id.
\item[15] See Nasdaq Listing Rule IM-5900-7(c) and (d). See also Securities Exchange Act Release No. 91318 (March 12, 2021), 86 FR 14774 (March 18, 2021) (order approving proposed Nasdaq rule change to modify and expand the package of complimentary services provided to Eligible Companies under IM-5900-7).
\item[16] See NYSE Listed Company Manual Section 907; see also Securities Exchange Act Release No. 94222 (February 10, 2022), 87 FR 8886 (February 16, 2022) (order approving proposed rule change to amend Section 907 of the Listed Company Manual regarding products and services being offered to eligible companies).
\end{itemize}
long-term focus and value creation,\textsuperscript{17} and are central to LTSE’s mission of reducing short-termism in the capital markets.\textsuperscript{18} Additionally, LTSE is not differentiating the complimentary services offered among listed Companies based on the number of shares outstanding or market capitalization; the Capital Markets Solutions are made available to all listed Companies for the same period of time.

Finally, the Exchange believes it is reasonable to balance its need to remain competitive with other listing venues, while at the same time ensuring adequate revenue to meet its regulatory responsibilities. The Exchange notes that no Company will be required to pay higher fees because of this proposal, and it represents that providing the proposed services will have no impact on the resources available for its regulatory programs.

4. \textit{Self-Regulatory Organization’s Statement on Burden on Competition}

The Exchange does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. To the contrary, and as discussed in the Statutory Basis section, LTSE believes that the proposed rule change will enhance competition by facilitating LTSE’s listing program which will allow the Exchange to provide companies with another listing option, thereby promoting intermarket competition between exchanges in furtherance of the principles of Section 11A(a)(1) of the Act\textsuperscript{19} in that it is designed to promote fair competition between exchange markets by offering a new listing market. As noted above, LTSE faces competition in the market for listing services, and

\textsuperscript{17} See Policies and Principles noted in LTSE Rule 14.425.


aims to compete by offering valuable services to listed Companies. The proposed rule change reflects that competition, but does not impose any burden on the competition with other exchanges. Other exchanges also offer similar services to companies for similar time frames as this proposed rule change,20 thereby increasing competition to the benefit of those companies and their stakeholders. Moreover, as a dual listing venue, LTSE expects to face competition from existing exchanges because companies have a choice to list their securities solely on a primary listing venue. Consequently, the degree to which LTSE’s products and services could impose any burden on intermarket competition is extremely limited, and LTSE does not believe that such offerings would impose any burden on competing venues that is not necessary or appropriate in furtherance of the purposes of the Act.

LTSE also does not believe that the proposed rule change will result in any burden on intramarket competition since all currently listed Companies will be able to receive the Capital Markets Services for the proposed three-year term. Moreover, the extension of these complimentary services to three years does not remove the requirement under the existing rule that a Company requesting such services must do so within 90 days of listing on the Exchange. Consequently, LTSE does not believe that the proposal will impose any burden on intramarket competition that is not necessary or appropriate in furtherance of the purposes of the Act.

5. Self-Regulatory Organization’s Statement on Comments on the Proposed Rule Change Received from Members, Participants, or Others

Written comments were neither solicited nor received.

6. Extension of Time Period for Commission Action

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20 See Nasdaq Listing Rule IM-5900-7 and NYSE Listed Company Manual Section 907. See also supra notes 11 and 12.
LTSE does not consent at this time to an extension of the time period for Commission action specified in Section 19(b)(2) of the Act.  

7. Basis for Summary Effectiveness Pursuant to Section 19(b)(3) or for Accelerated Effectiveness Pursuant to Section 19(b)(2) or Section 19(b)(7)(D)

The proposed rule change is filed for immediate effectiveness pursuant to Section 19(b)(3)(A)(iii) of the Act and Rule 19b-4(f)(6) thereunder. The Exchange asserts that the proposed rule change effects a change that does not: (i) significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days after its filing date, or such shorter time as the Commission may designate if consistent with the protection of investors and the public interest.

Furthermore, Rule 19b-4(f)(6)(iii) requires a self-regulatory organization to give the Commission written notice of its intent to file a proposed rule change under that subsection at least five business days prior to the date of filing, or such shorter time as designated by the Commission. The Exchange has provided such notice.

The Exchange believes that its rule change proposal is appropriate for filing on an immediately effective basis under Rule 19b-4(f)(6). The Exchange believes that the proposed rule change does not significantly affect the protection of investors or the public interest because the proposal contains no new issues that the Commission has not previously contemplated and does not impose any significant burden on competition. The proposed rule change is intended solely to increase the duration for which complimentary Capital Markets Solutions may be


\[\text{17 CFR 240.19b-4(f)(6).}\]
provided to listed Companies to a timeframe that is already being offered by other exchanges,\textsuperscript{24} and does not otherwise impact the nature or substance of the offerings under LTSE Rule 14.602.

The proposed rule change will not significantly affect the protection of investors or the public interest because as noted above, the extension of such services from a period of one year to three years allows listed Companies to more fully utilize and benefit from the Exchange’s Capital Markets Solutions offerings. The Exchange believes extending the period for Companies to receive Capital Markets Solutions on a complimentary basis aligns with its objective of supporting long-term value creation for listed Companies and their investors. Additionally, by offering such services on a complimentary basis for a longer term - i.e, three years - the Exchange is able to enhance the value Companies receive by listing on it. However, no Company is required to use these services as a condition of listing. All such services are optional for listed Companies.

The proposed rule change will also not impose any significant burden on competition because it only brings the term of LTSE’s complimentary offerings in alignment with that of other exchanges, insofar as these other exchanges also offer services to listed companies for at least three years.\textsuperscript{25} Thus, the extension itself does not impose burdens on competition given that other exchanges currently offer more generous terms for service provision as compared to LTSE. The Exchange is only proposing to offer services for a period consistent with that of other exchanges. For the foregoing reasons, the Exchange believes that this rule filing qualifies for immediate effectiveness as a “non-controversial” rule change under Rule 19b-4(f)(6) of the Act.

The Exchange respectfully requests that the Commission waive the 30-day operative delay so that the proposed rule change may become effective and operative upon filing with the Commission.

\textsuperscript{24} See, fn. 13, supra.
\textsuperscript{25} See, fn. 15 and fn. 16, supra.
Commission pursuant to Section 19(b)(3)(A) of the Act\textsuperscript{26} and paragraph (f)(6) of Rule 19b-4 thereunder.\textsuperscript{27} Waiver of the 30-day operative delay would allow the Exchange to immediately extend the term of services being provided to currently listed Companies as they reach the one-year anniversary of receiving such services. Waiver of the operative delay is consistent with the protection of investors and the public interest because it seeks to extend the term of services offered to listed Companies, which LTSE believes aligns with LTSE’s objective of supporting long-term value creation for listed Companies and their investors. Waiver of the operative delay would therefore permit uninterrupted continuation of services to currently listed Companies while the Commission reviews the Exchange’s proposed rule change.

At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is: (i) necessary or appropriate in the public interest; (ii) for the protection of investors; or (iii) otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule change should be approved or disapproved.

8. **Proposed Rule Change Based on the Rules of Another Self-Regulatory Organization or of the Commission**

Not applicable.

9. **Security-Based Swap Submissions Filed Pursuant to Section 3C of the Act**

Not applicable.

10. **Advance Notices Filed Pursuant to Section 806(e) of the Payment, Clearing and Settlement Supervision Act**


\textsuperscript{27} 17 CFR 240.19b-4(f)(6).
Not applicable.

11. **Exhibits**

1. Notice of proposed Rule Change for publication in the *Federal Register*.

5. Text of the proposed rule change.
EXHIBIT 1

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34- ; File No. SR-L TSE-2023-02]

[Date]

Self-Regulatory Organizations; Long-Term Stock Exchange, Inc.; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change to extend the term that newly and currently listed Companies may receive Capital Markets Solutions on a complimentary basis under LTSE Rule 14.602.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the “Act”)\(^1\), and Rule 19b-4 thereunder\(^2\), notice is hereby given that on April [X], 2023, Long-Term Stock Exchange, Inc. (“LTSE” or the “Exchange”) filed with the Securities and Exchange Commission (the “Commission”) the proposed rule change as described in Items I, II and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

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

   LTSE proposes to extend from one year, to three-years, the term that newly and currently listed Companies may receive Capital Markets Solutions on a complimentary basis under LTSE Rule 14.602.

   The text of the proposed rule change is available at the Exchange’s website at [https://longtermstockexchange.com/](https://longtermstockexchange.com/), at the principal office of the Exchange, and at the Commission’s Public Reference Room.

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

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summaries, set forth in Sections A, B, and C below, of the most significant aspects of such statements.

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

1. Purpose

In March 2022, LTSE began offering complimentary Capital Markets Solutions to newly listed and currently listed Companies following the Commission’s approval of relevant amendments to Rule 14.602.\(^3\) Based on LTSE’s experience with offering Capital Markets Solutions, as well as in response to changes in the competitive landscape and market conditions, the Exchange proposes to extend from one year, to a three-year term, the period that newly listed Companies and currently listed Companies may receive the complimentary Capital Markets Solutions under LTSE Rule 14.602. This proposed change impacts the duration for which Capital Markets Solutions are to be provided and does not otherwise impact the nature or substance of the offerings under LTSE Rule 14.602.

As described in the prior approval order by the Commission,\(^4\) the Capital Markets Solutions has two components: (i) an Investor Alignment Solution, and (ii) the Long-Term

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\(^4\) Id.
Investor Platform (“LTIP”). The Investor Alignment Solution provides Companies with detailed institutional investor analytics and insights into investor behavior to enable them to evaluate the behaviors of select investors and provide them with a deeper understanding of the ESG landscape and their positioning. For each receiving Company, the Exchange’s affiliate company, LTSE Services, Inc. (“LTSE Services”) analyzes the ESG profile of institutional investors in order to understand and identify relevant sources of capital to aid the Company in honing and achieving strategic priorities. A highly-experienced, multi-disciplinary team is deployed to support this long-term governance and capital markets strategy. The Exchange believes that the Investor Alignment Solution furthers the Exchange’s goal of facilitating long-term focus and value creation for companies and investors. The nature or substance of this offering under LTSE Rule 14.602 is not impacted by the proposed rule change.

The LTIP is a platform that provides listed Companies with a means to upload and effectively manage and utilize their registered shareholder data received from their transfer agent. For example, the LTIP allows Companies to more easily track, analyze and utilize registered shareholder data in support of their investor relations, strategic initiatives, board review and governance functions. Additionally, as part of the LTIP, LTSE Services will assist Companies with methods of outreach to and education of existing or potential investors.

5 As noted in the Commission’s order approving LTSE as a national securities exchange, LTSE maintains a commercial relationship with LTSE Services to leverage the company’s technological expertise to support the Exchange’s software needs. See In the Matter of the Application of Long Term Stock Exchange, Inc.; for Registration as a National Securities Exchange; Findings, Opinion, and Order of the Commission, Securities Exchange Act Release No. 85828 (May 10, 2019), 84 FR 21841, 21842 (May 15, 2019). LTSE Services also provides communications and marketing services to the Exchange.

6 The registered shareholder information in LTIP is proprietary to the Company and viewable only by the Company and its authorized agent.
regarding the process for becoming a registered shareholder, including the need for investors to work with their broker-dealer to complete a submission to the DRS Profile System maintained by the DTC.  

Proposed Rule 14.602(b)(2)(A) would provide that within 90 days of listing on the Exchange, a Company has the option to request and commence receiving the Capital Markets Solutions on a complimentary basis for a three-year term. As is the case in the current rule text, the three-year term will begin from the date of first use of the Capital Markets Solutions by the newly-listed Company, subject to the 90-day period from the date of listing to request and begin receiving the service. The only proposed change in Rule 14.602(b)(2)(A) is changing the duration of the period during which a Company may receive the Capital Markets Solutions on a complimentary basis from one year to three years.

The Exchange is proposing an amendment to Rule 14.602(b)(2)(B), providing a currently listed Company that has already commenced receiving the services as of the effective date of this filing SR-LTSE-2023-02 the option to request to continue receiving such services on a complimentary basis for an additional two-year term. This two-year term will begin from the one-year anniversary of the date the Company initially commenced receiving the Capital Markets Solutions. The Exchange is also proposing to delete the following language: “Within 90 days of the effectiveness of this rule,” because it is no longer applicable. The Exchange is proposing no other substantive changes to Rule 14.602(b)(2)(B).

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Any outreach to existing or potential investors is entirely at the discretion of the Company and will be conducted exclusively by the Company; no personnel from LTSE Services or LTSE will have any role in communicating with investors on behalf of the Company. The LTIP also will, based on customer demand, provide a means for the Company to communicate with registered shareholders who choose to participate on the Company’s LTIP account.
The Exchange believes extending the period for Companies to receive Capital Markets Solutions on a complimentary basis aligns with LTSE’s objective of supporting long-term value creation for listed Companies and their investors. Additionally, by offering such services on a complimentary basis for a longer term - i.e, three years - LTSE is able to enhance the value Companies receive by listing on the Exchange. However, no Company is required to use these services as a condition of initial or continued listing. All such services are optional for listed Companies and they may choose to cease receiving services at any point during the proposed three-year period. At the end of the proposed three-year term, Companies may choose to renew these services on a contractual basis with LTSE Services and pay for them in regular course, or discontinue them. If a Company chooses to discontinue the services, there would be no effect on the Company’s continued listing on the Exchange. LTSE notes that no other Company will be required to pay higher fees as a result of the proposed amendments and represents that extending the term of these complimentary services will have no impact on the resources available for its regulatory programs. LTSE also represents that no confidential trading or regulatory information generated or received by the Exchange will be shared with LTSE Services or leveraged for the provision of its products and services.

b. **Statutory Basis**

The Exchange believes that the proposed rule change is consistent with the provisions of Section 6 of the Act,\(^8\) in general, and furthers the objectives of Section 6(b)(4) of the Act,\(^9\) in particular, in that it is designed to provide for the equitable allocation of reasonable dues, fees, and other charges among the Exchange’s members and issuers and other persons using its

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facilities. The Exchange also believes that the proposed rule change is consistent with Section 6(b)(5) of the Act in that it is not designed to permit unfair discrimination between customers, issuers, brokers, or dealers.

The Exchange believes that it is fair and reasonable to offer products and services to companies. The Exchange believes that the existing U.S. exchange listing market for operating companies is essentially a duopoly with the vast majority of operating companies listed on U.S. securities exchanges listing on the New York Stock Exchange (“NYSE”) or Nasdaq Stock Market LLC (“Nasdaq”). The Exchange faces competition from NYSE and Nasdaq as a new entrant into the exchange listing market as both offer complimentary services to newly and currently listed companies in order to attract and retain listings. Similarly, the Exchange believes that offering such products and services to newly and currently listed Companies would enhance the value proposition for listing, allow the Exchange to more effectively attract companies to list on the Exchange and retain its current listings. Equally important, LTSE believes that the Capital Markets Services will support Companies in identifying investors who are aligned with their long-term business, vision and policies.

The Exchange also believes that to the extent the Exchange’s listing program is successful, it will provide a competitive alternative, which will thereby benefit companies and

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11 See, Securities Exchange Act Release No. 90955 (January 19, 2021), 86 FR 7155, 7157 (January 26, 2021) (noting that “Nasdaq faces competition in the market for listing services, and competes, in part, by offering valuable services to companies. Nasdaq believes that it is reasonable to offer complimentary services to attract and retain listings as part of this competition”). See also, Securities Exchange Act Release No. 93865 (December 23, 2021), 86 FR 74115, 74118 (December 29, 2021) (noting that, “The NYSE faces competition in the market for listing services, and competes, in part, by offering valuable services to companies. The Exchange believes that it is reasonable to offer complimentary services to attract and retain listings as part of this competition.”).
investors, and remove impediments to and perfect the mechanism of a free and open market and a national market system, consistent with the protection of investors and the public interest. Other exchanges also acknowledge the competition in the market for listing services and they compete, in part, by offering products and services to companies. Like other exchanges, LTSE also believes that it is fair and reasonable to offer complimentary services to attract new listings and retain current listings as part of this competition.\textsuperscript{12} For example, Nasdaq, through its affiliate Nasdaq Corporate Solutions, LLC, or a selected third-party, offers an “Eligible New Listing” or “Eligible Switch” access to complimentary services for at least three years.\textsuperscript{13} Similarly, NYSE offers complimentary services to “Eligible New Listings” and “Eligible Transfer Companies” for a period of 48 calendar months.\textsuperscript{14} As noted above, the proposed rule change would provide all current and newly LTSE-listed Companies the Capital Markets Solutions for three years.

LTSE believes extending the term that all newly listed and currently listed Companies receive Capital Markets Solutions on a complimentary basis is consistent with just and equitable principles of trade and the protection of investors and the public interest because it has the potential to enhance current and newly listed companies’ engagement and alignment with shareholders for the purpose of long-term value creation. These services are also a reflection of the Exchange’s differentiated listing standards, which are explicitly designed to promote

\textsuperscript{12} Id.

\textsuperscript{13} See Nasdaq Listing Rule IM-5900-7(c) and (d). See also Securities Exchange Act Release No. 91318 (March 12, 2021), 86 FR 14774 (March 18, 2021) (order approving proposed Nasdaq rule change to modify and expand the package of complimentary services provided to Eligible Companies under IM-5900-7).

\textsuperscript{14} See NYSE Listed Company Manual Section 907; see also Securities Exchange Act Release No. 94222 (February 10, 2022), 87 FR 8886 (February 16, 2022) (order approving proposed rule change to amend Section 907 of the Listed Company Manual regarding products and services being offered to eligible companies).
long-term focus and value creation, and are central to LTSE’s mission of reducing short-termism in the capital markets. Additionally, LTSE is not differentiating the complimentary services offered among listed Companies based on the number of shares outstanding or market capitalization; the Capital Markets Solutions are made available to all listed Companies for the same period of time.

Finally, the Exchange believes it is reasonable to balance its need to remain competitive with other listing venues, while at the same time ensuring adequate revenue to meet its regulatory responsibilities. The Exchange notes that no Company will be required to pay higher fees because of this proposal, and it represents that providing the proposed services will have no impact on the resources available for its regulatory programs.

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

The Exchange does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. To the contrary, and as discussed in the Statutory Basis section, LTSE believes that the proposed rule change will enhance competition by facilitating LTSE’s listing program which will allow the Exchange to provide companies with another listing option, thereby promoting intermarket competition between exchanges in furtherance of the principles of Section 11A(a)(1) of the Act in that it is designed to promote fair competition between exchange markets by offering a new listing market. As noted above, LTSE faces competition in the market for listing services, and

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15 *See* Policies and Principles noted in LTSE Rule 14.425.


aims to compete by offering valuable services to listed Companies. The proposed rule change reflects that competition, but does not impose any burden on the competition with other exchanges. Other exchanges also offer similar services to companies for similar time frames as this proposed rule change,\(^{18}\) thereby increasing competition to the benefit of those companies and their stakeholders. Moreover, as a dual listing venue, LTSE expects to face competition from existing exchanges because companies have a choice to list their securities solely on a primary listing venue. Consequently, the degree to which LTSE’s products and services could impose any burden on intermarket competition is extremely limited, and LTSE does not believe that such offerings would impose any burden on competing venues that is not necessary or appropriate in furtherance of the purposes of the Act.

LTSE also does not believe that the proposed rule change will result in any burden on intramarket competition since all currently listed Companies will be able to receive the Capital Markets Services for the proposed three-year term. Moreover, the extension of these complimentary services to three years does not remove the requirement under the existing rule that a Company requesting such services must do so within 90 days of listing on the Exchange. Consequently, LTSE does not believe that the proposal will impose any burden on intramarket competition that is not necessary or appropriate in furtherance of the purposes of the Act.

\(^{18}\) See Nasdaq Listing Rule IM-5900-7 and NYSE Listed Company Manual Section 907. See also supra notes 11 and 12.
C. **Self-Regulatory Organization’s Statement on Comments on the Proposed Rule Change Received from Members, Participants, or Others**

The Exchange has neither solicited nor received written comments on the proposed rule change.

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

The Exchange has filed the proposed rule change for immediate effectiveness pursuant to Section 19(b)(3)(A)(iii)\(^\text{19}\) of the Act and Rule 19b-4(f)(6) thereunder.\(^\text{20}\) The Exchange asserts that the proposed rule change effects a change that does not: (i) significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days after its filing date, or such shorter time as the Commission may designate if consistent with the protection of investors and the public interest.

Furthermore, Rule 19b-4(f)(6)(iii) requires a self-regulatory organization to give the Commission written notice of its intent to file a proposed rule change under that subsection at least five business days prior to the date of filing, or such shorter time as designated by the Commission. The Exchange has provided such notice.

The Exchange believes that its rule change proposal is appropriate for filing on an immediately effective basis under Rule 19b-4(f)(6). The Exchange believes that the proposed rule change does not significantly affect the protection of investors or the public interest because the proposal contains no new issues that the Commission has not previously contemplated and does not impose any significant burden on competition. The proposed rule change is intended solely to increase the duration for which complimentary Capital Markets Solutions may be

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provided to listed Companies to a timeframe that is already being offered by other exchanges,\textsuperscript{21} and does not otherwise impact the nature or substance of the offerings under LTSE Rule 14.602.

The Exchange believes that the proposed rule change will not significantly affect the protection of investors or the public interest because as noted above, the extension of such services from a period of one year to three years allows listed Companies to more fully utilize and benefit from the Exchange’s Capital Markets Solutions offerings. The Exchange believes extending the period for Companies to receive Capital Markets Solutions on a complimentary basis aligns with its objective of supporting long-term value creation for listed Companies and their investors. Additionally, by offering such services on a complimentary basis for a longer term - i.e, three years - the Exchange is able to enhance the value Companies receive by listing on it. However, no Company is required to use these services as a condition of listing. All such services are optional for listed Companies.

The Exchange believes that the proposed rule change will also not impose any significant burden on competition because it only brings the term of LTSE’s complimentary offerings in alignment with that of other exchanges, insofar as these other exchanges also offer services to listed companies for at least three years.\textsuperscript{22} Thus, the extension itself does not impose burdens on competition given that other exchanges currently offer more generous terms for service provision as compared to LTSE. The Exchange is only proposing to offer services for a period consistent with that of other exchanges. For the foregoing reasons, the Exchange believes that this rule filing qualifies for immediate effectiveness as a “non-controversial” rule change under Rule 19b–4(f)(6) of the Act.

\textsuperscript{21} See, fn. 13, supra.
\textsuperscript{22} See, fn. 15 and fn. 16, supra.
The Exchange respectfully requests that the Commission waive the 30-day operative delay so that the proposed rule change may become effective and operative upon filing with the Commission pursuant to Section 19(b)(3)(A) of the Act and paragraph (f)(6) of Rule 19b-4 thereunder. Waiver of the 30-day operative delay would allow the Exchange to immediately extend the term of services being provided to currently listed Companies as they reach the one-year anniversary of receiving such services. The Exchange believes waiver of the operative delay is consistent with the protection of investors and the public interest because it seeks to extend the term of services offered to listed Companies, which aligns with the Exchange’s objective of supporting long-term value creation for listed Companies and their investors. Waiver of the operative delay would therefore permit uninterrupted continuation of services to currently listed Companies while the Commission reviews the Exchange’s proposed rule change.

At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is: (i) necessary or appropriate in the public interest; (ii) for the protection of investors; or (iii) otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule change should be approved or disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

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Electronic Comments:

- Use the Commission's Internet comment form (http://www.sec.gov/rules/sro.shtml);

  or

- Send an e-mail to rule-comments@sec.gov. Please include File Number SR-LTSE-2023-02 on the subject line.

Paper Comments:

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549-1090.

All submissions should refer to File Number SR-LTSE-2023-02. This file number should be included on the subject line if e-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission’s Internet website (http://www.sec.gov/rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission’s Public Reference Room, 100 F Street, NE, Washington, DC 20549 on official business days between the hours of 10:00 am and 3:00 pm. Copies of the filing also will be available for inspection and copying at the principal office of LTSE and on its Internet website at https://longtermstockexchange.com/.

All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-LTSE-2023-02.
and should be submitted on or before [insert date 21 days from publication in the Federal Register].

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.\textsuperscript{25}

\textsuperscript{25} 17 CFR 200.30-3(a)(12).
Exhibit 5 - TEXT OF PROPOSED RULE CHANGE

Proposed new language is underlined; proposed deletions are in [brackets]

Long-Term Stock Exchange Rule Book

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Rule 14.602. Products and Services Offered to Companies

The Exchange offers certain complimentary products and services and access to third-party products and services to Companies.

(a) Services offered in connection with listing: In connection with a Company’s approval for listing, the Exchange offers promotional services (including Company-specific web pages on the Exchange’s website, press releases, articles, videos, and podcasts) and invites the Company to participate in listing ceremonies.

(b) Ongoing products and services: The Exchange also provides the following complimentary services on an ongoing basis to currently and newly listed Companies through its affiliate, LTSE Services, Inc., as discussed below: (i) periodic Capital Markets Reports that provide tailored investor and capital markets as well as sector-specific insights and analytics for each listed Company (with a retail value of approximately $5,000 per year); (ii) periodic updates to listed Company-specific web pages on the Exchange’s website on an ongoing basis (with a retail value of approximately $5,000 per year); (iii) Capital Markets Solutions, which consists of both (a) the Investor Alignment Solution focused on Environmental, Social and Governance (“ESG”) analysis and strategy to help identify and access long-term and ESG performance-focused investors (with a retail value of approximately $150,000 per year); and (b) the Long-Term Investor Platform, a software platform providing shareholder intelligence and utilization for long-term growth (with a retail value of approximately $150,000 per year). The following Companies will be able to utilize the products and services as discussed above:

(1) Capital Markets Reports and Company-Specific Web Page Updates

The Exchange offers all currently and newly listed Companies complimentary periodic Capital Markets Reports and Company-specific web page updates on the Exchange’s website on a continual basis.

(2) Capital Markets Solutions

(A) Within 90 days of listing on LTSE, a newly listed Company has the option to request and commence receiving the Capital Markets Solutions on a complimentary basis for a [one]three-year term. The complimentary [one]three-year term will begin from the date of first use of Capital
Markets Solutions by the newly listed Company subject to the 90-day period noted above.

(B) [Within 90 days of the effectiveness of this rule, a]A currently listed Company [has the option to request and commence receiving]that has commenced utilizing the Capital Markets Solutions for a one-year term as of the effective date of rule filing SR-LTSE-2023-02 has, upon the completion of its initial one-year term, the option to request and continue receiving the Capital Markets Solutions on a complimentary basis for [a one]an additional two-year term. This [The]additional complimentary [one]two-year term will begin from the date of the one-year anniversary of the date the currently listed Company initially commenced receiving the Capital Markets Solutions[first use of Capital Markets Solutions by the currently listed Company subject to the 90-day period noted above].

Each currently and newly listed Company may elect whether or not to receive the products and services discussed above.