Edgar Filing: NYSE Group, Inc. - Form 4

NYSE Group, Inc. Form 4						
May 12, 2006						
FORM 4	FED STATES SECU	IDITIES AND EV		MMISSION		PPROVAL
UNI		ashington, D.C. 20		JIVIIVIISSIUN	OMB Number:	3235-0287
Check this box if no longer					Expires:	January 31, 2005
STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF Section 16.Form 4 or Form 5Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,					Estimated average burden hours per response 0.5	
obligations	n $17(a)$ of the Public	· /	npany Act of	1935 or Section	I	
(Print or Type Responses)						
1. Name and Address of Rep Putnam Gerald D	Symbo	uer Name and Ticker or l E Group, Inc. [NYX	- Thursday -	5. Relationship of I Issuer		
(Last) (First)	(Middle) 3. Date	of Earliest Transaction		(Check	all applicable	2))
C/O NYSE GROUP, IN WALL STREET		/Day/Year) /2006	i	Director X Officer (give t below) Presider		Owner er (specify O
(Street) NEW YORK, NY 1000	Filed(M	nendment, Date Origina Ionth/Day/Year)		6. Individual or Joi Applicable Line) _X_ Form filed by Or Form filed by Mo Person	ne Reporting Pe	rson
(City) (State)	(Zip) Ta	ble I - Non-Derivative			or Beneficial	ly Owned
1.Title of Security (Instr. 3)2. Transaction Date (Month/Day/Year)2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr. 3, 4 and 5) Benef ear) (Instr. 8) Owne Follow Repor			6. Ownership Form: Direct (D) or Indirect (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
		Code V Amour	(A) or t (D) Price	Transaction(s) (Instr. 3 and 4)	(Instr. 4)	
Common Stock, par value 03/07/2006 \$0.01 per share	,	A <u>1,266,40</u> (1)	51 д (ц)	1,266,461 (2) (3) (4)	Ι	See FN (1)
Common Stock, par value 05/10/2006 \$0.01 per share		s <u>425,244</u> <u>(5)</u>	D \$ 61.5	841,217	Ι	See FN <u>(5)</u>

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Employee Stock Options (right to buy)	\$ 13.41	03/07/2006		А	222,222	<u>(6)</u>	11/18/2013	Common Stock, par value \$0.01 per share	77,778
Employee Stock Options (right to buy)	\$ 11.5	03/07/2006		А	316,666	(7)	08/11/2014	Common Stock, par value \$0.01 per share	70,000
Employee Stock Options (right to buy)	\$ 19.3	03/07/2006		А	55,700	(8)	03/16/2015	Common Stock, par value \$0.01 per share	25,648

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
Putnam Gerald D C/O NYSE GROUP, INC. 11 WALL STREET NEW YORK, NY 10005			President and Co-COO			
Signatures						
Cornelius M. Courtney under F 3/7/2006	OA dated	1	05/12/2006			
**Signature of Reporting Per	rson		Date			

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Received in exchange for an equal number of shares of common stock of Archipelago Holdings, Inc. in connection with the merger of the New York Stock Exchange, Inc. and Archipelago Holdings, Inc. ("Merger"). On March 7, 2006, the effective date of the Merger, the closing price of the common stock of Archipelago Holdings, Inc. was \$64.25 per share. Represents 1,127,252 shares held through GSP,

(1) LLC (Mr. Putnam owns a controlling interest in GSP, LLC), 82,283 shares held through Leicester Enterprises, LLC (Mr. Putnam owns a controlling interest in Leicester Enterprises, LLC) and 56,926 shares that GSP, LLC gifted to the Putnam Family Foundation, a charitable organization. Mr. Putnam does not have a pecuniary interest in the Putnam Family Foundation and disclaims beneficial ownership in these shares. Previously reported on Form 3 dated March 7, 2006.

Mr. Putnam and his wife indirectly own a 40% interest in TAL Financial Services LLC ("TFS"). TFS wholly owns Terra Nova Trading, LLC ("TNT"). Prior to August 2005, TNT held 240,586 shares of Archipelago common stock (the "Archipelago Shares") which were later converted into shares of the issuer's common stock in the Merger. Mr. Putnam disclaimed beneficial ownership of the Archipelago

(2) Shares. Mr. Putnam serves on a 5-person committee that functioned as the board of directors of TFS (the "Committee"). Investment decisions with respect to the Archipelago Shares were made by majority vote of the Committee. On March 22, 2005, the Committee approved the sale of the Archipelago Shares and delegated to an officer of TNT the authority to sell the Archipelago Shares. Mr. Putnam did not vote on, or take any part in the discussion to approve, the sale of the Archipelago Shares were subsequently sold in August 2005.

On Form 4 dated 10/24/2005, Mr. Putnam disclosed his intention to use the net proceeds he receives from the sale of the Archipelago Shares based on his interest in TFS to purchase shares of Archipelago common stock or NYSE Group common stock. Mr. Putnam disclosed this intention to negate any appearance that he had benefited, even if only fortuitously, from advantageous market prices at the time of the sale of the Archipelago Shares. Mr. Putnam has since the disclosure of such intention, here prohibited from acting on this

(3) time of the sale of the Archipelago Shares. Mr. Putnam has, since the disclosure of such intention, been prohibited from acting on this intention by corporate policies designed to ensure compliance with securities laws which govern trading by executives who may be in possession of material non-public information. Also since that time, the trading price of Archipelago common stock (prior to the Merger), and NYSE Group common stock (subsequent to the Merger) has substantially exceeded the price of the Archipelago Shares that TNT sold in August 2005.

Accordingly, Mr. Putnam believes that there can be no reasonable appearance of benefit and accordingly he no longer intends his future(4) purchases and sales of NYSE Group common stock to be related in any way to the August 2005, sale of the Archipelago Shares by TNT. See related footnotes 2 and 3.

425,244 shares of common stock sold consists of 388,394 shares held through GSP, LLC (Mr. Putnam owns a controlling interest in GSP,
(5) LLC), and 36,850 shares that GSP, LLC gifted to the Putnam Family Foundation, a charitable organization. Mr. Putnam does not have a pecuniary interest in the Putnam Family Foundation and disclaims beneficial ownership in these shares.

Received in exchange for an equivalent option award to acquire an equal number of shares of Archipelago Holdings, Inc. at the same exercise price granted by Archipelago Holdings, Inc. on November 18, 2003, 194,445 of which are vested and 27,777 of which are scheduled to vest in four equal annual installments over a four year period from the date of grant. Previously reported on Form 3 dated March 7, 2006.

Received in exchange for an equivalent option award to acquire an equal number of shares of Archipelago Holdings, Inc. at the same exercise price granted by Archipelago Holdings, Inc. on August 11, 2004, 257,291 of which are vested and 59,375 of which are scheduled

(7) Exercise price granted by Archiperago Holdings, inc. on August 11, 2004, 257,251 of which are vested and 55,575 of which are scheduled to vest in four equal annual installments over a four year period from the date of grant. Previously reported on Form 3 dated March 7, 2006.

Received in exchange for an equivalent option award to acquire an equal number of shares of Archipelago Holdings, Inc. at the same exercise price granted by Archipelago Holdings, Inc. on March 16, 2005, 41,779 of which are vested and 13,925 of which are scheduled to vest in four equal annual installments over a four year period from the date of grant. Previously reported on Form 3 dated March 7, 2006.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.