

CORPORATE EVENTS

MEMO # 07-230

DATE: 9/25/07

ACTION:

Shareholders of Biomet, Inc. ("BMET/BMET1C") voted on Wednesday, September 5, 2007 and approved a proposed Merger between BMET and LVB Acquisition Merger Sub, Inc., a wholly owned subsidiary of LVB Acquisition, Inc., an entity currently controlled by private equity funds sponsored by each of The Blackstone Group L.P., Goldman, Sachs & Co., Kohlberg Kravis Roberts & Co. L.P. and TPG Capital, L.P. The Merger will become effective on **Wednesday, September 26, 2007**. Pursuant to the terms of the proposed merger, each share of BMET Common Stock outstanding will be converted into the right to receive \$46.00 cash, without interest, per BMET share. This corporate action will be coordinated with the Options Clearing Corporation.

CATEGORY:

Contract Adjustment

EQUITY SYMBOL:

BMET (Biomet, Inc.)

EFFECTIVE DATE:

September 26, 2007

DELIVERABLE PER CONTRACT:

All outstanding BMET1C future contracts will be adjusted as follows. All Biomet, Inc. future contracts will require the delivery or receipt of: **\$4,600.00 in cash**. The BMET1C futures symbol will remain the same but will not be available for trading on Wednesday, September 26, 2007 or after.

Settlement in BMET1C futures will take place on a date to be determined.

NOTES:

The forecasted effect of the upcoming corporate event on each clearing firms' positions can be viewed in infopac in the Corporate Event Initial Forecast Report (ONE712), the Corporate Event Final Forecast Report (ONE713), and the Corporate Event Forecast Audit Report (CPDBU710).

If you have any questions regarding the information provided in the document, please call CME Clearing Risk Management hotline at (312) 648-3888.