

MTS WEMATCH INTERDEALER SWAPS EU MTF

Market Rules

EFFECTIVE JUNE 14TH, 2023

MTS WeMatch Interdealer Swaps EU MTF is a Multilateral Trading Facility organised and managed by MTS S.p.A



SECTION I

GENERAL PROVISIONS

1 Definitions

In this Market Rules the following expressions have the following meanings:

“Application Form”	means MTS’s application form completed by a Dealer to enable it to use the Market.
“Dealer”	means a firm authorised by MTS to trade on the Market.
“Derivatives Contracts”	means derivative contracts compliant with Delegated Regulation (EU) 2017/568 of 24 May 2017, that may be traded by Dealers on the Market, including for example interest rates swaps and overnight index swaps denominated in Euro and other currencies and overnight index swaps which may reference to a number of reference indices, such as EURIBOR and €STR.
“Group”	in relation to an entity, shall mean that entity’s ‘group undertakings’.
“Gadget”	means a package transaction consisting of Euro interest rate swaps dated from spot to specified outright maturity dealt with a government bond futures contract hedge of corresponding size.
“Instrument Class”	means a set of Derivative Contracts grouped according to certain criteria, as determined by MTS.
“Major Market Incident”	or “MMI” has the meaning ascribed to it in Article 17.
“Market”	means MTS WeMatch Interdealer SWAPs MTF, that is composed of the Order Book and the Risk Netting Service.
“Market Rules or Rules”	means these rules and regulations of the Market as may be made, amended or replaced from time to time by MTS in accordance with the Membership Documentation.
“Membership Documentation”	means the legal agreement between MTS and each Dealer relating to the provision of the Services, as defined therein. The Membership Documentation is composed by the Application Form, the Terms and Conditions and the relevant Schedules, as well as by any document included by reference.

“Meet in the Middle Order”	means an Order with a limit price set automatically by the Market to the simple average of the best bid and best offer price.
“Minimum Tradable Quantity”	is the minimum tradable quantity for which Orders submitted in respect of a Derivative Contract, such quantity as determined from time to time by MTS and communicated to the Dealers through the Regulatory Specifications.
“MTS”	means MTS S.p.A a market operator with registered office in Rome, Via Tomacelli 146.
“Order”	means the price, notional volume, maturity and/or other trading information in relation to a Derivative Contract transmitted via the Market and processed by the Market in accordance with these Rules.
“Order Book”	means the trading functionality in which Orders can be submitted and can interact and match with other Orders continuously during Trading Hours. “Risk Netting Service” or “RNS” means the trading functionality in which Orders can only be submitted and matched when the auction is run.
“Package Transactions”	means a transaction involving two or more simultaneous and contingent component Trades.
“Regulatory Specifications”	means a section of MTS website available at http://www.mtsmarkets.com/resources/marketrules where parameters and other relevant information are included and referenced herein;
“Technical Specifications”	means a series of technical documents, including the so called Technical Bulletin, or any one thereof, published on a web based portal (known as MTS Technology Portal), whose access codes are made available to the Dealer, as amended and integrated from time to time by MTS, describing the functionalities and operations of the relevant Market.
“Trade”	means the matching of two Orders on the Market.
“Trading Day”	means a day on which the market is open.
“Trading Hours”	means the hours of the Trading Day during which the Market is open.
“TUF”	means the Consolidated Law on Finance as per Legislative Decree No. 58 of 24 February 1998 , as amended from time to time

1. Market Rules

1. The object of these Market Rules is to regulate the organisation and operation of the Market by establishing the relevant terms and procedures. In particular a) the terms and procedures for admission, exclusion and suspension of Derivative Contracts from trading; b) the terms and procedures for admission, exclusion and suspension of Dealers from trading, c) the terms and procedures for conduct of trading and the operation of the associated services; and d) the procedures for publication and circulation of information. These Rules, as updated from time to time, are available on MTS website www.mtsmarkets.com/Documents/Market-Rules.
2. The relationship between MTS and the Dealers concerning participation in trading on the Market shall be governed by the Membership Documentation (which includes the Application Form, the General Terms and Conditions and all the relevant Schedules, including these Market Rules). MTS can amend the Rules in accordance with the provision of the General Terms and Conditions, as published from time to time on MTS website <http://mtsmarkets.com/Documents/General-Terms-and-Conditions> .
3. Dealers are required, when applicable, to pay fees for the services provided in accordance with the amounts, intervals and time limits established by MTS on the basis of transparent, non-discriminatory criteria and indicated in the Fee Schedule attached to the General Terms and Conditions.
4. References herein to an Article shall mean an Article of the Rules.

SECTION II

MEMBERSHIP

2 Dealers admission criteria

1. The following entities are eligible to become Dealers:
 - a) Credit Institutions and investment firms authorised as such in a country which is a member of the European Union.
 - b) Credit Institutions and investment firms authorised as such in a country which is not a member of the European Union, and which, in line with article 67 TUF or with any other laws and regulations applicable to the relevant Dealer, are allowed to access an MTF like MTS Interdealer Swaps Market.
2. To be a Dealer on the Market, an institution referred to in Article 3.1 must:
 - a) undertake to comply with any provisions issued by the competent authority;
 - b) be of sufficient good repute;

- c) have sufficient resources and continue to maintain relevant operations and settlement capability in order to complete and settle any Trade concluded on the Market;
- d) effect or procure timely clearing and settlement of each of its Trades on the Market in accordance with the terms and conditions of settlement of the relevant Derivative Contract;
- e) have in place a valid licence with the relevant licensor for the specific product in the event that a licence is required to trade certain Derivative Contracts;
- f) it is a fit and proper person to be a Dealer, including, without prejudice to the generality thereof: (a) that it has an adequate organisation to be a Dealer b) its trading staff shall (i) know rules and operating procedures of the Market, and the trading functionalities available, and (ii) have adequate professional qualifications; c) its compliance function shall (i) have a good knowledge of these Rules and of the rules governing the functioning of the Market and (ii) provide adequate support to its trading structure in their operation;
- g) it has appointed a contact person for the trading activity who knows in depth these Rules and the applicable laws;
- h) be authorised to deal in investments as a principal or deal on own account without any regulatory limitations other than standard limitations; the Dealer shall maintain all necessary regulatory authorizations, approvals and consents for trading on the Market. Trading in a capacity other than "on own account" is allowed upon MTS prior written consent based also on additional documentation and information that MTS will require.
- i) be able to evidence that every individual or user ID transacting on the Market is authorised by the Dealer to trade on behalf of the Dealer and has been assigned adequate risk limits;
- j) only use the data and information supplied to or derived from the Market for trading on the Market;
- k) ensure that no data or information supplied by or derived from the Market is allowed or technically able to be redistributed, internally or externally, save with the specific consent of MTS;
- l) promptly pay all relevant fees in connection with the Market;
- m) have in place adequate systems and controls arrangements as requested by MTS that include an appropriate policy of use of the kill functionality;
- n) ensure that the software used to access the Market has undergone the appropriate conformance testing with MTS;
- o) hold a valid ISO 17442 legal entity identifier code; and
- p) For each Trade, the Dealer must have a clearing account with the relevant CCP or with a Clearing Member of such CCP.

3 Admission procedure

1. To become a Dealer to the Market, MTS shall receive from the applicant a complete application, with all relevant attachments, in the form to be provided by MTS. In examining the application MTS reserve the right to ask the applicant for additional information and documentation if deemed appropriate. Once MTS considers the application to be complete, MTS will reply to the applicant in writing (via email) within 10 working days.
2. MTS will only accept an application for membership based on its own evaluation of the applicant meeting the general objective criteria provided in these Rules, the applicable Consob regulations and MTS operational requirements. MTS shall reject the application if it jeopardises the proper functioning or orderly trading of the Market and/or its electronic Markets and/or if filed for purposes different from trading on the Market. The decision to reject an application shall be motivated.

4 Resignation of Dealers

1. Any Dealer may resign from membership in the Market by giving not less than 3 months notice in writing to MTS specifying the date on which the Dealer wishes to terminate its access. Resignation from the Market shall have no effect on the rights and obligations of the resigning Dealer in respect of Trades concluded on the Market prior to the effective date of such resignation. Membership Documentation includes additional relevant provisions on termination.

5 Dealer suspension from trading

1. Without prejudice to the provisions under Section VII on Supervision and Penalties, if, in relation to a particular Dealer, MTS shall determine that any of the following circumstances apply, or that there are reasonable grounds for presuming that any of the following circumstances apply, it shall suspend that Dealer with immediate effect. A Dealer which is suspended shall not be permitted to input Orders on the Market. MTS may lift a suspension if it is satisfied the circumstances which gave rise to it no longer apply.
2. The said circumstances are:
 - a) the Dealer ceases to meet one or more of the eligibility criteria applicable for entry on the relevant list of Dealers and when MTS is not satisfied that continued access would be consistent with its rules and procedures for fair and orderly trading. This decision shall be motivated.
 - b) where Dealer has been suspended from activity or from trading by the competent authorities, or such competent authority has instructed MTS to suspend its trading on the Market;
 - c) a request for suspension is received from a clearing or settlement agent through which the Dealer clears or settles and to which the Dealer has given authority to make such request;

- d) where Consob declared that the Dealer is under a market insolvency pursuant to article 72 of the Financial Consolidated Act ; suspension of the management bodies of the Dealer pursuant to article 53 of the Financial Consolidated Act and article 76 of the Banking Act; extraordinary administration, administrative liquidation or other insolvency procedures among those listed in Annex A of the Regulation (EU) 2000/1346 of May 29, 2000, as subsequently amended, or any other insolvency procedure applicable to the Dealer and in cases of suspension or exclusion by other trading platforms, in Italy or abroad.
3. Notwithstanding paragraphs 1 and 2 above, in all cases in which it shall prove necessary in order to safeguard the Market and its correct functioning as well as in cases of special urgency when there are reasonable grounds to believe that a Dealer has committed serious infractions, MTS may order, as a precautionary measure, the immediate suspension from trading of the Dealer involved. The period of precautionary suspension shall be determined by MTS and included in its decision.
 4. Any suspension of a Dealer, or lifting of a suspension, shall be notified by MTS to all other Dealers by such means as MTS considers appropriate.
 5. Suspension from a list of Dealers shall have no effect on the rights and obligations of the Dealer in respect of Trades concluded on the Market prior to the effectiveness of such suspension.

6 Dealer exclusion from trading

1. Without prejudice to the provisions under Section VII on Supervision and Penalties, MTS may exclude a Dealer from trading with immediate effect if MTS shall determine that any of the following circumstances apply:
 - a) suspension from trading or from the relevant list of Dealers for a period of 2 months; and
 - b) a resolution of MTS that such Dealer be deleted from the relevant list of Dealers e.g. if it is insolvent following the commencement of any of the insolvency proceedings set forth in the European Regulation no. 848/2015 or to other insolvency procedures in accordance with the laws applicable to the Dealer.
2. Any deletion from a list of a Dealer shall be notified by MTS to all other Dealers by such means as MTS considers appropriate.
3. Deletion from a list of Dealers shall have no effect on the rights and obligations of the Dealer in respect of Trades concluded on the Market prior to the effective date of such deletion.

7 Undertakings of Dealers

1. Each Dealer represents, warrants and undertakes to MTS and to all other Dealers that for the whole period in which it is a Dealer on the Market up to and including any period

during which there is any outstanding Trade of which the Dealer is a Party awaiting settlement by it on the Market:

- a) the admission requirements listed in Article 3 above shall be maintained on an on-going basis;
- b) it will comply with the Rules and with the established Market operating procedures, including but not limited to, safeguarding passwords assigned to it by MTS and maintain any other security credentials in accordance with the established operating procedures to prevent any unauthorised access to the Market and access the Market only via software and connectivity systems approved in writing by MTS;
- c) it will notify MTS in writing, via the Membership Portal, no later than three months prior to any change in the Dealer's regulatory status that will either trigger or remove the obligation on MTS under Article 26(5) of Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 to perform transaction reporting in relation to the Dealers' Trades on the Market;
- d) It will at all times comply with any relevant laws and regulations applicable to Dealers in relation to their activity on the Market, including those on market abuse, as amended from time to time and as applicable in the relevant jurisdiction;
- e) It will act with fairness, honesty, due skill, care and diligence and will refrain from any act that may jeopardise the proper functioning of the Market or undermine the integrity of trading on it;
- f) It will be responsible for the acts and omissions of its employees and agents and it will ensure that those registered to conduct its trading activities on the Market are duly authorized, competent and appropriately trained; any behaviour of the traders in violation of these Rules shall be considered as being performed by the Dealer;
- g) it will deal with MTS in an open and co-operative manner, including (i) to notify MTS via the Membership Portal, without delay, of any material change to the information supplied in its application to MTS (including of the relevant Legal Entity Identifier), (ii) to notify MTS immediately in case of a breach of any of the undertakings in this Article, (iii) to pay all fees payable to MTS not later than the due date, (iv) to notify MTS, without delay, of any interruption to trading due to a software or hardware malfunction, or an interruption in connectivity and in such an event the affected Dealer shall suspend all its Orders where it reasonably believes it is exposed to a market risk as a result of the system malfunction or technical problem and (v) to respect and accept the outcome of checks by MTS;
- h) If requested by MTS, it will demonstrate at least once a year, its continuing satisfaction of the conditions for admission referred to in Article 3, MTS may require the presentation of any data, information or documents useful to this purpose, including certifications from auditing companies;

- i) it will maintain a trading relationship with a relevant clearing and settlement institutions either directly or via an agent in relation to the Derivative Contracts available for trading on the Market;
- j) It will always effect or procure timely settlement of each of its Trades;
- k) It will keep confidential and it will not to disclose in any way any information or data supplied to or derived from the Market (except in relation to a particular Dealer, information relating to Orders input by such Dealer) save as may be required by a regulatory body or court having jurisdiction over it, or to its Group which have entered into a confidentiality agreement with MTS in a form approved by MTS.
- l) Dealers have to ensure that the software used to access the Market has undergone the appropriate conformance testing with MTS when a) it introduces a new release or version or otherwise modifies any software previously conformed and/or b) it is requested by MTS.
- m) It will provide MTS, in the manner prescribed within the relevant Technical Specifications, all the data and information required by the Applicable Laws, including specific information required for each Order and Trade.
- n) For each Order placed, cancelled or varied it shall populate all necessary Order message fields in a complete and accurate manner, including but not limited to information related to the identification of the relevant parties in the Technical Specifications.
- o) It shall have appropriate controls in place to ensure that all relevant message field is accurately populated. Acceptance of a message by MTS does not provide or imply that MTS considers this requirement has been met. In the event a Dealer discovers one or more fields are inaccurately populated the Dealer must report this to MTS immediately and provide the correct information.
- p) Where applicable, it undertakes to collaborate in a cooperative and prompt manner with MTS in any request of data or clarification required by MTS in order for MTS to comply with Article 25(2) and Article 26(5) of Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014. In particular, the Dealer undertakes full responsibility on the accuracy of the information provided both in terms of content and formatting that will be used by MTS to comply with the transaction reporting requirements in accordance with the above mentioned legislation and in the Technical Specifications;
- q) it shall only use the data and information supplied to or derived from the Market for trading on the Market; further it shall ensure that no data or information supplied by or derived from the Market is allowed or technically able to be redistributed, internally or externally, save with the specific consent of MTS.
- r) Dealers undertake not to deploy any trading algorithm nor to use any algorithmic trading strategy on the Market. The definition of Algorithmic Trading is provided in Article 1, paragraph 6 *quinquies*, of the TUF.

SECTION III

DERIVATIVE CONTRACTS

8 Derivative Contracts admitted to trading

1. The full list of the Derivative Contracts available for trading and their specifications is published on the trading platform. The list of the Derivative Contracts is available on the Market. MTS will use reasonable endeavours to inform Dealers of any change of the category of Derivative Contracts available on the Market by electronic communications.
2. MTS may make available for trading:
 - a) Single Derivatives Contracts; and /or
 - b) Package Transactions combining different Derivatives Contracts;
3. MTS, upon request by the competent authority, shall from time to time suspend or remove from the Market any Derivative Contracts. Additionally for the purpose of maintaining orderly and fair market conditions, MTS shall from time to time have the right to suspend or remove from the Market any Derivative Contracts. Suspension or removal of Derivative Contracts can also be due to an extended lack of trading or as a result of the implementation of Circuit Breakers required in accordance with Art. 48(5) of MiFID II and of the ESMA Guidelines (Calibration of circuit breakers and publication of trading halts under MiFID II) in order to maintain an orderly market. MTS indicates the criteria for the implementation of circuit breakers in the Regulatory Specifications.

SECTION IV

TRADING

9 General Market operations

1. MTS shall adopt all acts reasonably necessary for the proper functioning of the Market.
2. MTS shall determine operational features of the trading protocol of the Market and may change the format from time to time.
3. MTS shall monitor the operation of the Market and apply its policies in terms of risk controls, including orders' throttling and pre-trade controls. MTS may, for the purpose of maintaining orderly and fair markets (the following list is not intended to be exhaustive):
 - a) at any time suspend the operation of all or part of the Market, including of single Derivative Contracts or categories of the same, suspend Dealers and/or cancel Trades, if it determines that normal Market conditions do not apply;
 - b) postpone the start of trading for part of or for the entire Market or extend the Trading Hours for the purpose of improving the functioning of the Market;

- c) temporarily suspend trading of part of or of the entire Market, in case of serious technical malfunction or other exceptional circumstances as determined by MTS.
4. MTS will use reasonable endeavours to inform the Dealers thereof by electronic communications.

10 Opening Hours and Days of the Market

1. Trading Days on the Market are defined by the TARGET calendar. The calendar is available on the MTS website.
2. The Trading Hours of the Market are the following:
 - i) For the Order Book:

08:30 – 18:30: Live Market, during which Orders may be submitted, modified and cancelled and Trades executed.

Outside of these hours the blotter can be retrieved by participants but no Trades can be executed.
 - ii) For the RNS:

MTS shall send an email to all Market Participant at the latest prior to the session providing relevant information on the RNS session.
3. All times stated above are CET.
4. MTS may change at any time the Trading Hours. MTS will use reasonable endeavours to inform the Dealers thereof by electronic communications.

11 Minimum Tradable Quantity

1. Dealers will only be permitted to enter Orders on the Market equal or in excess of the Minimum Tradable Quantity. A Dealer shall not be able to submit Orders with a trading notional volume of less than the Minimum Tradable Quantity for the relevant Derivative Contract. MTS shall provide the Dealers with five Trading Days' notice of any change in the Minimum Tradable Quantities.

12 Trades and Orders

1. Trades can be executed in the Order Book or on the RNS.
2. The Market supports the following order types for Derivatives Contracts:
 - a) Orders
3. In the Order Book:
 - a) Orders will match as much available quantity as possible subject to the limit price upon entry to the Order Book.

- b) Orders are submitted with an expiration time, after which they automatically expire. Dealers may edit, cancel or suspend their Orders. Dealers can choose to re-activate their expired Orders.
 - c) Where bid and offer Orders are available in the Order Book, a Dealer can send a Meet in the Middle Order which can be traded by any other Dealer sending a Meet in the Middle Order. The limit price of the Meet in the Middle Order is automatically set by the Market to the simple average of the best bid and best offer price outstanding in the Market. In case the best bid or best offer changes, any Meet in the Middle Orders present in the Market will be automatically cancelled.
 - d) When a Trade is matched, the counterparties shall review and confirm the Trade details. The counterparties may also request an increase in the traded quantity. Where both counterparties request an increase in the traded quantity, the smaller increase will be added to the traded quantity.
4. In the RNS:
- a) Order submission phase: Orders can be submitted, cancelled and re-submitted at any time during this phase. It is not possible to submit, cancel or re-submit Orders before or after this phase. MTS shall decide the start and end time of the Order submission phase for each session.
 - b) Execution phase: after the Order submission phase, MTS shall calculate the auction price for each Derivative Contract included in the RNS session and shall attempt to match as much Order volume as possible, including partially, at the auction price, subject to any constraints indicated by the Dealers during Order submission. Once completed, participating Dealers shall be informed of any Trades that have been executed.
5. All trading activity on the Market shall be anonymous pre-trade. MTS shall indicate in the Regulatory Specifications where post-trade name give-up or post-trade anonymity is in place at the point of Trade matching.

SECTION V

TRADES

13 Conclusion and registration of Trades

1. Once a Trade has been concluded on the Market, an obligation shall automatically exist between the Market Dealers to the Trade (and irrespective of any Trade confirmations being sent by MTS or any other third party). The Market Dealers shall be obliged to settle such Trade in accordance with the terms agreed between the relevant Market Dealers and where applicable the relevant clearing institutions.
2. The Dealers hereby accept and acknowledge that they are solely responsible for their own assessment of the fitness, capacity, creditworthiness and conduct of any other

Dealer. If and when needed, Dealers shall also be responsible for ensuring that the relevant ISDA documentation is in place with any counterparty to a Trade. MTS shall not be liable or responsible for any failure, delay in performance, default or breach by of their obligations pursuant to any Trade. Accordingly, settlement, credit and market risks relating to any Trade shall be borne entirely by the Dealer.

3. In the event that any component of a Package Transaction fails to clear or is not accepted by the futures exchange chosen from time to time by MTS as trading venue for the futures leg of the Package Transaction, MTS reserves the right to cancel the Package Transaction as a whole. For completeness, currently the exchange chosen by MTS is Eurex Deutschland.

14 Clearing and Settlement of Trades

1. Once a Trade has been concluded on the Market, the Dealers shall be responsible for clearing and settling the Trade.
2. Each Trade shall be cleared through the CCP indicated in the Regulatory Specifications. MTS shall submit the Trades to the relevant clearing institution via MarkitWire as soon as technologically possible after the execution of the Trade. Dealers must ensure that they auto-affirm the Trades in MarkitWire to enable automatic submission to the relevant Clearing House.
3. For each Trade, the Dealer must have a clearing account with the relevant CCP or with a Clearing Member of such CCP. Where a Trade is not accepted for clearing by the relevant clearing institution shall be void ab initio, unless such non-acceptance is due to a technical or clerical problem. Where a Trade is not accepted for clearing by the relevant clearing institution due to a technical or clerical problem the Dealers shall provide their consent to MTS to resubmit the Trade to the clearing institution.
4. In case more than one CCP is available to clear the relevant Derivative Contract, as indicate in the Regulatory Specifications, the Dealer when sending each Order must choose on the Market which CCP to clear with. There is no interoperability between the available CCPs, therefore there is an order book for each CCP.

15 Cancellation of Trades

1. Cancellation of erroneous Trades shall be carried out by MTS on the basis of request to be sent via email to MTS at **mts.cancellations@euronext.com** as soon as possible and in any case prior to the closing of the Market.
2. Participant shall make sure that only properly authorised employees send the relevant request to MTS and therefore MTS shall not be liable for actioning any non-authorised cancellation requests.
3. MTS will in all cases attempt to arbitrate between Dealers and reach a bilateral agreement for any Trade cancellation request.

4. MTS, as soon as possible, will notify the non-requesting Dealer (the "NRP") to the Trade that it is under review and request that the NRP agrees to a cancellation of such Trade. If the NRP agrees to such cancellation, then such Trade will be deemed cancelled immediately on receipt of email confirmation of the same from the NRP.

Major Market Incidents

"MMI" means any circumstance relating to the technical functioning of the Market as MTS, in its sole discretion, shall determine to be a major market incident.

MTS may consider the following factors in deciding whether an MMI has occurred:

- (a) the Market is inaccessible (or 'down') during scheduled Trading Hours;
- (b) the technical service level on the Market is such that a material number of Dealers cannot safely trade without their being exposed to significant market risks); or
- (c) the security or integrity of the Market is compromised, or at imminent risk, or MTS is unable to see or control the Market using its standard tools.

The period of an MMI shall commence from such time as MTS in its sole discretion shall determine as the first impact on the Market of the MMI in question until such time as MTS determines that the Market has been restored to its normal state. Upon the occurrence of an MMI, MTS shall endeavour to notify all Dealers of the same as soon as practicable via the Market or by email if the Market is unavailable, and will notify all Dealers via the Market once the MMI is no longer in effect.

In the event of an MMI, MTS may cancel such Trades that MTS has, in its sole discretion, determined are affected by the MMI. Without prejudice to such discretion, MTS may determine that (a) Trades executed outside of the period of the MMI are affected by the market malfunctioning, and (b) Trades executed during the period of the MMI period have remained unaffected by such MMI. MTS may, but is not obliged to, consult with Dealers, who may have potentially Affected Trades.

MTS will inform the relevant Dealers, so far as practicable and in any case within the close of the relevant Trading Day, of any cancelled Trade.

SECTION VI

PROVISION OF DATA AND INFORMATION

16 Provision of data to the public

1. For each Derivative Contract MTS shall make available to the public, as close to real time as possible and on a reasonable commercial and non-discriminatory basis, at least the following information for the Order Book:

- a) The best five levels of bid and ask prices, aggregated quantity and number of orders at each price level (including for the Meet in the Middle Order functionality);
- b) Price, quantity and time of each concluded Trade.

For the RNS:

- c) The indicative auction price and available volume at that price level;
- d) Price, quantity and time of each concluded Trade.

The above information shall be made available to the public free of charge 15 minutes after publication, except in the case of Clause 16(1)(a) where MTS shall instead provide the single best level of bid and ask prices, aggregated quantity and number of orders at each price level (including for the Meet in the Middle Order functionality).

2. Information relating to a Package Transaction will be made available with respect to each component as close to real-time as is technically possible, having regard to the need to allocate prices to particular financial instruments and shall include the package transaction flag or the exchange for physicals transaction flag.
3. MTS nevertheless reserves the right to request waivers from pre-trade transparency, deferrals for post-trade transparency or exemptions from pre-trade and post-trade transparency from Consob. MTS shall duly notify Dealers before any such waivers, deferrals or exemptions are put into effect.
4. MTS, upon request by Consob, shall suspend the publication of certain data on a specific Derivatives Contract.

17 Provision of data to Dealers

1. For each Derivative Contract, MTS shall make available to each Dealer, as close to real time as reasonably possible, the details of all its own Orders and Trades to which they are a counterparty.
2. MTS shall make available the list of pre-defined Derivatives Contracts that are available to trade. Dealers have the ability to define other Derivatives Contracts.

18 Provision of information to the authorities

1. MTS shall supply to the competent authority data and information on the activities carried out by Dealers on the Market and all other data, information, acts or documents as so requested by the competent authority or required for MTS to comply with its obligations thereto.

SECTION VII

SUPERVISION AND SANCTIONS

19 Supervision of regular conduct of trading

1. MTS shall supervise the conduct of trading through a specific monitoring department and shall verify the compliance with these Rules. In addition, MTS shall adopt any measure that is required or appropriate to ensure the smooth operation of the Market.
2. MTS shall perform, inter alia, the following activities:
 - a) verification of compliance with the undertakings referred to in Article 7;
 - b) verify the proper updating of the databases, the procedures and whatever else is necessary to ensure fair and orderly trading;
 - c) monitor the functioning of the technical infrastructure and promptly inform the Dealers with regard to any action that may affect the functioning of the Market;
 - d) for the purpose of verifying the compliance of the Dealers with the operations requirements, MTS may conduct audits at the Dealer's premises or at the premises of third parties entrusted by the Dealers with the management of outsourced services;
 - e) request the Dealers to provide, also on a periodical basis, relevant data, news and information, as well as to handle documents.
3. Without prejudice to any measures required in connection with the operation of the market or to any provision of these market Rules or of Applicable Laws, MTS shall keep confidential all information acquired in the course of its Market monitoring activities. MTS shall promptly inform the relevant Authority of the adoption of any of the above mentioned measures. In accordance with Applicable Laws, when requested by a competent authority, MTS will disclose or report the data and information requested.
4. In the course of operating on the Market, each Dealer will provide certain trade and transaction data (collectively, the "Dealer Data") to MTS. Each Dealer agrees that MTS is entitled to use, distribute and/or compile the Dealer Data with that of other Dealers, provided that such data does not directly or indirectly identify (i) the Dealer as the source of such data or (ii) the Dealer's trading strategy (the "Data"). All intellectual property rights in the Data shall belong to and vest solely with MTS, and the Dealer agrees that MTS shall be entitled to dispose, use, licence or sell the Data as it determines in its sole discretion. Each Dealer further agrees that MTS may disclose Dealer Data to any third party as MTS determines is necessary to facilitate the management and usage of the Market.

20 Disciplinary measures

1. A Dealer failing to comply with the obligations deriving directly or indirectly from the application of these Rules or otherwise failing to comply with the operational procedures, shall be subject to the disciplinary measures set out below, taking into account the nature and the severity of the violation and any previous breaches by such Dealer:

- a) a written censure;
 - b) suspension from trading;
 - c) exclusion from the relevant list of Dealers
 - d) a fine of between Euro 10,000 and Euro 500,000;.
2. MTS shall apply the disciplinary measure in a non-discriminatory fashion.
 3. In order to adopt the measures referred to in the paragraph 1, MTS shall take the following criteria into account:
 - a) the actual and potential impact on the Market and the external importance of the breach;
 - b) the size, duration and nature of the breach;
 - c) how MTS became aware of the violation;
 - d) the benefits accrued by the Dealer from the breach;
 - e) the Dealer reaction to MTS' requests and its actual and previous behaviour;
 - f) magnitude of fraud and negligence;
 - g) functioning of system used for internal control and prevention of violations;
 - h) numbers and magnitude of breaches previously committed by the same Dealer;
 - i) size of the Dealer and of the group it belongs to; and
 - j) the cases in which various provisions are breached or the same provision is breached more than once.
 4. The use to which fines are put shall be established on a general basis by MTS in an ad hoc Board of Directors' resolution communicated to the relevant authorities.
 5. A party which has been excluded from trading may be re-admitted to trading, subject to the filing of a new Application Form.
 6. Where a measure of suspension or exclusion from trading is adopted, from the time such measure takes effect the market intermediary to which it is applied shall only be permitted, under the surveillance of MTS, to close out any positions still open and carry out any related transactions that are necessary to protect customers' interests, if any.

21 Procedure for verifying violations

1. In order to apply the measures referred to in Article 20.1 above, the procedure described in this article shall be initiated within one year of the presumed violation or of the later date on which MTS learned of the presumed violation. In the latter case the procedure described in this article may not be initiated after three years have elapsed from the date of the presumed violation.

2. For the purpose of applying the measure referred to in Article 20.1 MTS sends the relevant Dealer a letter:
 - a) containing a description of the alleged breach;
 - b) setting a time limit of not less than 15 days within which a written brief may be submitted and possibly a request for a hearing in which to discuss the topic.
3. The letter referred to in paragraph 2 may indicate the measure MTS intends to apply.
4. In such case, if the time limit referred to in paragraph 2(b) expires without the Dealer having submitted a written brief or requested a hearing, MTS shall apply the measure indicated in the letter.
5. If the Dealer requests a hearing in which to discuss the issue or if MTS considers such a hearing to be necessary, MTS shall establish the date for the hearing and inform the Dealer accordingly. The market intermediary shall be represented in the meeting either by its legal representative or by a person appointed for the purpose, being allowed to be assisted by a lawyer of its choice. If the Dealer fails to attend the hearing without due cause, MTS shall proceed on the basis of the evidence collected up to that time. At the end of the hearing, at the request of the interested party, MTS may set a new time limit of not less than 10 days for the submission of another written brief.
6. On the basis of the evidence collected as part of the procedure referred to in the preceding paragraphs, MTS shall decide within 45 days of the hearing or the subsequent expiry of the time limit for the submission of another written brief as provided for in paragraph 4, or if no such hearing is requested or scheduled by MTS, within 45 days of the expiry of the time limit set pursuant to paragraph 2(b).
7. Decisions adopted pursuant to the preceding paragraph shall be promptly communicated to the relevant party giving the reasons for the decision. If one of the measures referred to in Article 20.1 is applied, the costs of the procedure and in particular those in relation to the examination of the written briefs submitted and the hearings requested, including MTS internal costs, shall be charged to the Dealer.

22 Review of measures

1. The Dealer may ask for the review of the measures applied pursuant to Article 20.1 within 15 days of the communication of the relevant measure by means petition to the Appeals Board established pursuant to Article 23 below.
2. Applications of the measures referred to in Article 20.1 shall be made public via MTS Client Service Notices after 15 days have elapsed from the communication of the measure to the interested party without the question being referred to the Appeals Board or, where it has been so referred, after 10 days have elapsed from the communication of the Appeals Board's decision to the parties.
3. At the request of the Dealer or of a relevant authority, the complete text of the measure shall be made public.

23 Appeals Board

1. The Appeals Board shall be composed of three standing members and two substitute members appointed by the Board of Directors of MTS, which shall also appoint one of the members to be the chairman. The seat of the Appeals Board shall be at MTS.
2. The members of the Appeals Board shall be chosen from among independent persons of proven expertise in matters concerning financial markets.
3. The appointment shall be for three years and may be renewed. Where one of the members vacates the position before the termination of the appointment, the Board of Directors of MTS shall appoint a substitute; such appointment shall last until the termination of the appointments of the other members of the Appeals Board.
4. The decisions of the Appeals Board shall be adopted in accordance with law allowing debate within 30 days of the date of the petition for review and shall be promptly notified to the parties. The language of the proceedings shall be the English language.
5. In agreement with the other members of the Appeal Board, the chairman may assign a question to a single member of the Appeal Board.
6. The decisions of the Appeals Board shall not be binding on the parties and where one of the parties initiates arbitration, they shall not be binding on the arbitrators, who shall have the broadest prerogatives and powers to re-examine the entire dispute without any preclusion.
7. The fees of the members of the Appeals Board shall be borne by the losing party.

24 Board of Arbitration

1. Any disputes arising out or relating to these Rules or other provisions governing the operation of the Market, shall be settled by a Board of Arbitration appointed in accordance with this Article.
2. Completion of the procedure before the Appeals Board is a condition to the commencement of arbitration proceeding before the Arbitration Board.
3. The Board of Arbitration shall be composed of three members appointed as follows:
 - a) the party that initiates the arbitration procedure shall send an instrument to the other party in which it:
 - declares its intention of initiating the arbitration procedure;
 - indicates the subject of the case;
 - designates its arbitrator;
 - invites the other party to designate its arbitrator;
 - b) the party that receives the invitation referred to in subparagraph a) shall designate its arbitrator within 20 days of receiving the notice; in the event of its omitting to

do so, the second paragraph of Article 810 of the Code of Civil Procedure shall apply;

- c) the third arbitrator, who shall act as Chairman of the Board of Arbitration, shall be appointed consensually by the arbitrators referred to in subparagraphs a) and b); where they fail to agree within 20 days, the third arbitrator shall be appointed by the Chairman of the Milan Court.
4. The arbitration proceedings thus instituted shall be ritual and shall comply with the provisions of the Italian Code of Civil Procedure. The procedure must be initiated, to avoid debarment from action, within 90 days of the notification referred to in Article 22(2). The dispute shall be settled in accordance with the provisions of Italian law and the language of the arbitration proceedings shall be the Italian language.
5. The seat of the Board of Arbitration shall be in Milan or Rome, in the place designated by its Chairman.

SECTION VIII

FINAL PROVISIONS

25 Liability

1. MTS reserves the right to terminate the Market at any time. MTS shall have no liability (save for a refund of the pro-rata part of any pre-paid fees) to any Dealer in respect of any suspension or termination of the Market.
2. The liability of MTS and of the Dealer respectively is regulated by the Membership Documentation.

26 Disputes and governing law

1. All Trades executed on the Markets shall be governed by Italian law and any disputes in connection thereto shall be subject to the exclusive jurisdiction of Italian courts except, in both cases, whether the parties have otherwise agreed in advance in accordance with Italian law. Any choice of foreign law or any foreign competent forum shall be however ineffective to the extent it may cause, either directly or indirectly, the inapplicability of these Regulation or of the General Terms and Conditions.

27 Amendments and communications

1. MTS can amend the Rules in accordance with the provision of the General Terms and Conditions, as published from time to time on MTS website <http://mtsmarkets.com/Documents/General-Terms-and-Conditions> .
2. The communication of such amendments will also follow the provision of the General Terms and Conditions. 2. MTS from time to time will communicate to the Dealers

information necessary for their trading activity on Market in accordance with the relevant provision of the General Terms and Conditions.





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