

TRADING PLATFORM ACCESS AGREEMENT ORDER FORM

Completion and signature of this Trading Platform Access Agreement Order Form by the duly authorised representatives of both Euronext N.V. (“**Euronext**”) and the Member identified in section 1 below (the “**Member**”) constitutes an agreement (the “**Agreement**”) between the parties.

The Agreement consists of:

- (1) this Trading Platform Access Agreement Order Form;
- (2) the attached Trading Platform Access Agreement Terms and Conditions, including the Schedule to those Terms and Conditions (the “**Terms and Conditions**”).

Any terms contained in any correspondence enclosed with this Order Form also apply to the Agreement. Please read any such correspondence carefully before signing this Order Form.

For assistance in completing this form, please contact your Euronext relationship manager.

Please send back two original copies of this duly signed Trading Platform Access Agreement Order Form by regular mail to the Euronext contact designated below.

Nothing in the Agreement gives the Member any right to receive any other services that may be provided by Euronext or any of its Affiliated Companies. The Member is responsible for executing separate agreements with Euronext or its Affiliated Companies for such services.

Capitalised terms defined in this Trading Platform Access Agreement Order Form have the same meanings when used in the Terms and Conditions, and vice versa.

1. MEMBER INFORMATION

Member's Statutory Name:			
Country of registration / Registration or enterprise number:			
Member Code(s):			
Trading capacity:	<input type="checkbox"/> Broker	<input type="checkbox"/> Dealer	<input type="checkbox"/> Market Maker/Liquidity Provider

Note: Services will be provided to the Member for the Member Code(s) mentioned above, it being specified that:

- (i) the addition or deletion of any Member Code(s) shall be subject to the prior consent of Euronext;
- (ii) the indication of inaccurate Member Code(s) shall enable the provision of the Services and regularisation shall be made with Euronext's consent.

In both cases (i) and (ii), the signature of an additional Trading Platform Access Agreement Order Form is not required, unless the contrary is specified by Euronext.

The Business Contact details set out below should, unless otherwise specified by separate notice, mirror those provided on the Authorised Representative Form provided in conjunction with the Member's application for membership of Euronext.

	Business Contact	Technical Contact <input type="checkbox"/> same as Business Contact
Name:		
Job title:		
Telephone:		
Email:		
Address:		

2. EURONEXT INFORMATION

Please send all notices digital and duly signed to the Euronext Membership Department via:

Email:	euronextmembership@euronext.com
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3. MEMBER MARKET CONNECTIVITY

Please indicate your Market Connectivity option(s):

<input type="checkbox"/> Euronext Colocation Services	<input type="checkbox"/> Application Service Provider (ASP) ¹
<input type="checkbox"/> Euronext Client Managed Connectivity Services	<input type="checkbox"/> Extranet Service Provider (ESP) ²
<input type="checkbox"/> Euronext Managed Connectivity Services	<input type="checkbox"/> Euronext Broker Workstation

Note: If you are using different Market Connectivity options on different sites, please tick all that apply and providedetails below.

If other Market Connectivity option (or different options for different sites), please give details:

Note: This is for Euronext's information only. As stated above, nothing in the Agreement gives the Member theright to receive any Market Connectivity Services from Euronext or any Affiliated Company.

¹ Please specify the name of the ASP

² Please specify the name of the ESP

4. GOVERNING LAW AND JURISDICTION

Please select the governing law and jurisdiction of this Agreement:

Governing law and jurisdiction	Competent courts <i>(as determined pursuant to Clause 25)</i>
<input type="checkbox"/> Belgium	Brussels
<input type="checkbox"/> France	Paris
<input type="checkbox"/> Ireland	Dublin
<input type="checkbox"/> Italy	Milan
<input type="checkbox"/> Norway	Oslo
<input type="checkbox"/> Portugal	Lisbon
<input type="checkbox"/> The Netherlands	Amsterdam

Important: Please tick only one box and refer to Clause 25 (Governing Law and Jurisdiction) of the Terms and Conditions before completing this section. If the Member is active on the markets operated by Borsa Italiana, please tick the box for Italy. If the choice of the governing law is that of Italy, please execute the Agreement by signing section 6 below, in addition to section 5. If the choice of governing law and jurisdiction does not comply with the requirements in Clause 25 of the Agreement, the governing law and jurisdiction will be that of The Netherlands.

5. AGREEMENT OF THE PARTIES

The Member confirms that it has read the terms of this Agreement and the parties hereby agree to enter into this Agreement in accordance with its terms.

Date:	Date:	Date:
On behalf of EURONEXT NV :	On behalf of the MEMBER :	On behalf of the MEMBER : (optional for second signatory)
Name:	Name:	Name:
Title:	Title:	Title:

6. SPECIFIC ACCEPTANCE OF CERTAIN CLAUSES (REQUIRED ONLY BY MEMBERS THAT HAVE CHOSEN THE GOVERNING LAW OF ITALY)

Pursuant to and for the purposes of Articles 1341 and 1342 of the Italian Civil Code, the Member declares to have read and fully understood, and hereby expressly accepts, the following provisions of the Terms and Conditions: 4 (PROVISION OF THE SERVICES), 5 (MEMBER OBLIGATIONS), 7 (USE), 11 (DATA PROTECTION), 12 (POLICIES AND SPECIFICATIONS), 14 (AMENDMENT), 15 (LIMITATION OF LIABILITY), 16 (INDEMNIFICATION), 17 (TERMINATION), 24 (ASSIGNMENT AND SUBCONTRACTING) AND 25 (GOVERNING LAW AND JURISDICTION).

On behalf of the MEMBER:

**On behalf of the MEMBER
(optional for second signatory):**

Signed:

Signed:

Name:

Name:

Title:

Title: