

Direct Market Access at Eurex

NCA notification, systems authorization at Eurex
and order flow identification

February 2026



Legal prerequisites for Direct Electronic Access (DEA) as stipulated by MiFID II

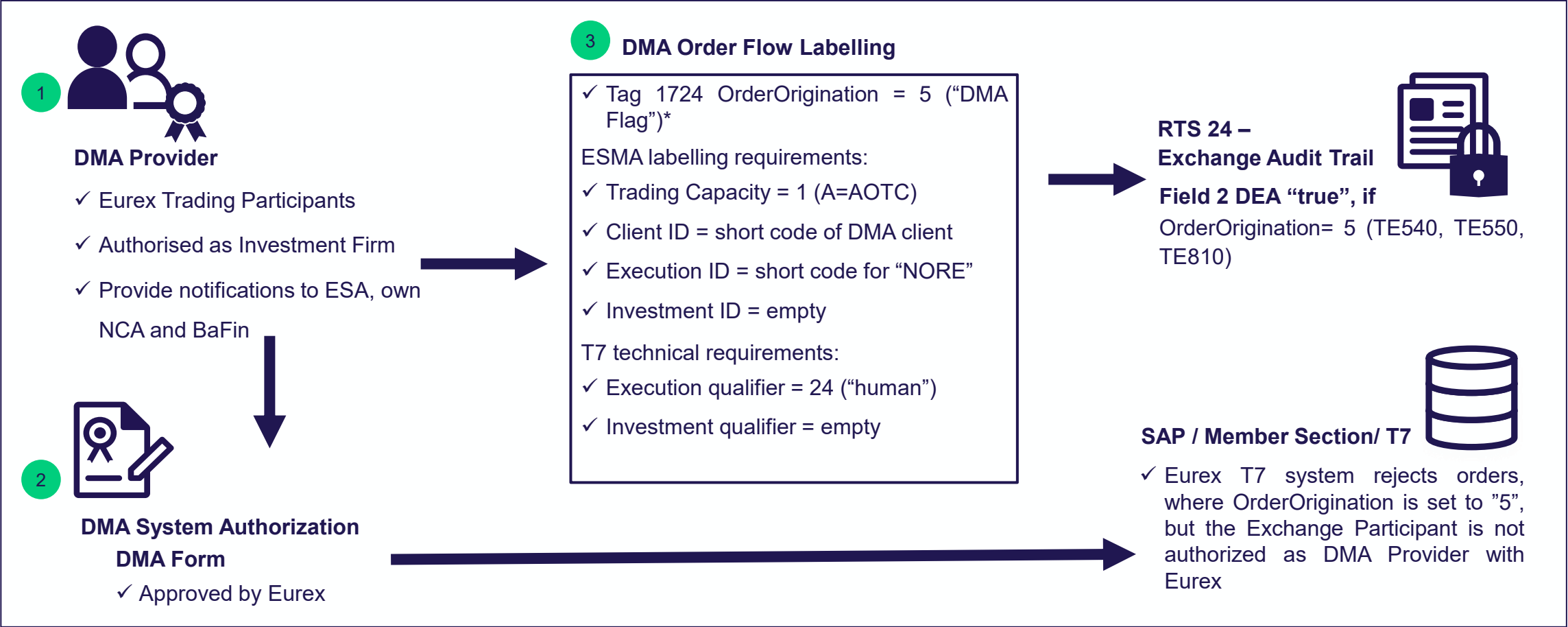
Regulatory Prerequisites

- Historically, trading venues were only allowed to grant direct access to their order books for their direct trading participants and their respective traders.
- With the application of MiFID II, German trading venues have the possibility to allow **DEA**, as an additional option for **indirect market participants to access their order books**.
- According to DR 2017/565 Art.20, trading venues are in a position to allow trading participants to grant their clients to “**exercise discretion regarding the exact fraction of a second of order entry and the lifetime of the order within that timeframe**”.
- According to MiFID Art (4)(41) DEA comprises **Direct Market Access (DMA)** and **Sponsored Access (SpA)**: ‘direct electronic access’ means an arrangement where a member or participant or client of a trading venue permits a person to use its trading code so the person can electronically transmit orders relating to a financial instrument directly to the trading venue and includes arrangements which involve the use by a person of the infrastructure of the member or participant or client, or any connecting system provided by the member or participant or client, to transmit the orders (*direct market access*) and arrangements where such an infrastructure is not used by a person (*sponsored access*).

Eurex Solution

- Eurex Deutschland (Eurex) allows trading participants to offer DMA & SpA for clients.
- In order to provide DMA to Eurex, trading participants must adhere to the following steps:
 1. Submit relevant notifications to Exchange Supervisory Authority, BaFin and National Competent Authority (if not located in Germany) (*see slides 4-5*)
 2. Coherently apply for authorisation of DMA system to Eurex via respective application form (*see slide 6*)
 3. Adhere to requirements on DMA labelling as set out in § 57 of the Exchange Rules of Eurex Deutschland (*see slide 7*)

Overview on the Eurex approach, depicting roles, interactions and processes regarding DMA



Points 1 2 3 will be further elaborated on the following slides, guiding through the process as foreseen at Eurex

*For the technical details on the DMA flag, please, refer to T7 system documentation: <https://www.eurex.com/ex-en/technology/t7>

1 Submission of notification on provision of DEA towards BaFin and relevant NCA(s) in the home jurisdiction

- From 3 January 2018, new notification requirements apply to investment services enterprises as a result of the transposition of the Markets in Financial Instruments Directive II (MiFID II) through the Second Act Amending Financial Markets Regulations (Zweites Finanzmarktnovellierungsgesetz – 2nd FiMaNoG).
- These notification requirements affect investment services enterprises that **offer direct electronic access (DEA)** to a trading venue.
- The notifications must be submitted to the authority responsible for supervising the investment services enterprise concerned.
 - The application form “**Notification pursuant to section 77 (2) sentence 1 of the Securities Trading Act (third subparagraph of Article 17(5) of Directive 2014/65/EU)**” on the provision of direct electronic access acc. to section 2 para. 30 Securities Trading Act can be retrieved from the following link:

https://www.bafin.de/SharedDocs/Downloads/EN/Formular/WA/fo_20180102_Formular_DEA.html

Please provide the completed application form to:

Federal Financial Supervisory Authority (BaFin)

Notification on provision of DEA to a trading venue to Email: **deaanzeige@bafin.de**

- Trading participants are advised to contact their own national competent authority, to clarify potential additional requirements with the NCA in their home jurisdiction.

1 Submission of notification on DEA provision towards Exchange Supervisory Authority

- Exchanges in Germany are supervised by the authorities of the federal states.
- For this reason, investment services enterprises that offer DEA to a German exchange must submit notification to the Exchange Supervisory Authority responsible for the respective exchange.
- The application form “**Notification on providing Direct Electronic Access (DEA)**” for market participants of Eurex can be retrieved from the website of the Exchange Supervisory Authority of the State of Hesse:

[Application Form](#)

Please provide the completed application forms to:

Ministry of Economics, Energy, Transport and Regional Development
State of Hesse
Exchange Supervisory Authority

Email: reporting@wirtschaft.hessen.de

2 Authorisation of the DMA system at Eurex via respective application form

- According to § 57 of Exchange Rules of Eurex Deutschland, Trading Participants intending to grant another person (indirect Trading Participant) direct access to the Eurex market via its infrastructure for the transmission of orders, are obliged to authorize their DMA system with Eurex via respective application form:

“Application for Authorization of a System granting **Direct Market Access (DMA)** according to section 2 para. (9) Stock_ Exchange Act”

- Please provide the completed application forms to:

Eurex Deutschland
c/o Eurex Frankfurt AG
Group Client Key Account Management Trading
60485 Frankfurt am Main
Germany

E-mail: client.services@deutsche-boerse.com

or your respective **Key Account Manager**

- Registration form available on request. Please contact your key account manager (KAM)

3 Obligation to label transactions entered or concluded via DEA/DMA

Please be aware, that **orders and trades shall only be labelled as DEA/DMA**, if:

- the user can exercise discretion regarding the **exact fraction of a second of order entry and the lifetime of the order within that timeframe**
- **no arrangements for optimisation** of order execution processes are applied by the provider of DEA/DMA

**At Eurex, order flow will be labelled as DEA in the exchange Audit Trail according to DR 2017/580*, only if:
OrderOrigination = '5' ("DMA Flag")**

<p>Please note, order flow must consistently be labelled as required by ESMA Guidelines on Transaction reporting, order record keeping and clock synchronization under MiFID II, on DEA**:</p>	<p>Please also apply T7 technical requirements:</p>
<p>Trading capacity = 1 (A=AOTC) AND Client ID = short code of DMA client AND Execution ID = short code for "NORE" AND Investment ID = empty</p>	<p>Execution qualifier = 24 ("human") AND Investment qualifier = empty</p>

- Please be aware Eurex T7 system rejects orders, where tag 1724 "OrderOrigination" is set to "true", i.e. "5", but the Exchange Participant is not authorized as DMA Provider with Eurex
- When setting OrderOrigination = 5 but not using Trading capacity = 1 (A=AOTC), the order will not be accepted by the trading system
- The information on DEA/DMA is provided via TE540, TE550, TE810

* See Commission Delegated Regulation (EU) 2017/580 of 24 June 2016 supplementing Regulation (EU) No 600/2014 of the European Parliament and of the Council with regard to regulatory technical standards for the maintenance of relevant data relating to orders in financial instruments: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32017R0580>

**See ESMA Guidelines Transaction Reporting, order record keeping and clock synchronization under MiFID II (ESMA/2016/1452): https://www.esma.europa.eu/sites/default/files/library/2016-1452_guidelines_mifid_ii_transaction_reporting.pdf

Disclaimer

© Eurex 2026

All intellectual property, proprietary and other rights and interests in this publication and the subject matter of this publication are owned by Deutsche Börse AG ("DBAG"), other entities of Deutsche Börse Group or used under license from their respective owner. This includes, but is not limited to, registered designs and copyrights as well as trademark and service mark rights. Methods and devices described in this publication may be subject to patents or patent applications by entities of Deutsche Börse Group.

While reasonable care has been taken in the preparation of this publication to provide details that are accurate and not misleading at the time of publication neither DBAG, nor any of DBAG's affiliates or their respective employees and agents (a) make any representations or warranties regarding the information contained herein, whether express or implied, including without limitation any implied warranty of merchantability or fitness for a particular purpose or any warranty with respect to the accuracy, correctness, quality, completeness or timeliness of such information, and (b) shall be responsible or liable for any third party's use of any information contained herein under any circumstances, including, without limitation, in connection with actual trading or otherwise or for any errors or omissions contained in this publication in so far as no willful violation of obligations took place or, as the case may be, no injury to life, health or body arises or claims resulting from the Product Liability Act are affected.

This publication is published for information purposes only and shall not constitute investment advice respectively does not constitute an offer, solicitation or recommendation to acquire or dispose of any investment or to engage in any other transaction. This publication is not intended for solicitation purposes but only for use as general information. All descriptions, examples and calculations contained in this publication are for illustrative purposes only.

Eurex Frankfurt AG, Eurex Clearing AG and Eurex Repo GmbH offer services directly to members of the Eurex Exchange respectively to clearing members of Eurex Clearing AG. Those who desire to trade any products available on the Eurex market or who desire to offer and sell any such products to others or who desire to possess a clearing license of Eurex Clearing AG in order to participate in the clearing process provided by Eurex Clearing AG, should consider legal and regulatory requirements of those jurisdictions relevant to them, as well as the risks associated with such products, before doing so.

Only Eurex derivatives that are CFTC-approved may be traded via direct access in the United States or by United States persons. A complete, up-to-date list of Eurex derivatives that are CFTC-approved is available [here](#). In addition, Eurex representatives and participants may familiarize U.S. Qualified Institutional Buyers (QIBs) and broker-dealers with (June 30, 2009), 74 Fed. Reg. 32,200 (July 7, 2009) and the CFTC's Division of Clearing and Intermediary Oversight Advisory Concentration eligible Eurex equity options and equity index options pursuant to the terms of the SEC's July 1, 2013 Class No-Action Relief. A complete, up-to-date list of Eurex options that are eligible under the SEC Class No-Action Relief is available [here](#).

Lastly, U.S. QIBs and broker-dealers trading on behalf of QIBs may trade certain single-security futures and narrow-based security index futures subject to terms and conditions of the SEC's Exchange Act Release No. 60,194 concerning the Offer and Sale of Foreign Security Futures Products to Customers Located in the United States (June 8, 2010).

Terms and Conditions for Use of the Website

The contents of this website may be used for informational purposes only. This webpage/website and the contents (in particular the graphics, audio and video clips, HTML codes, buttons and text) provided therein may not be copied, linked, reproduced, published, transmitted, transferred or distributed and marketed in any manner without the prior written permission of Deutsche Börse.

Expressly permitted is, however, the downloading of a single copy in a single personal computer's memory for personal, non-commercial use only (the copy may be stored either permanently or temporarily in the PC's memory, the content displayed in offline mode and parts of the content may be reproduced in hard copy form), however, only on condition that the webpage/website and its content remains unaltered and all information about the copyright, patents, trademarks and other proprietary rights is attached to the reproduced copies or that the relevant information is included on extracts.

Trademarks and Service Marks

Buxl®, DAX®, DivDAX®, eb.rexx®, Eurex®, Eurex Repo®, Euro GC®, FDAX®, FWB®, GC Pooling®, GCPI®, MDAX®, ODAX®, SDAX®, Strategy Wizard®, TecDAX®, USD GC Pooling®, VDAX®, VDAX-NEW®, Xetra® and XTF Exchange Traded Funds® are registered trademarks of DBAG or its affiliate companies.

All MSCI indexes are service marks and the exclusive property of MSCI Barra.

ATX® and CECE® are registered trademarks of Vienna Stock Exchange AG.

SLI®, SMI® and SMIM® are registered trademarks of SIX Swiss Exchange AG.

The STOXX® indexes, the data included therein, and the trademarks used in the index names are the intellectual property of STOXX Limited and/or its licensors. Eurex derivatives based on the STOXX® indexes are in no way sponsored, endorsed, sold or promoted by STOXX and its licensors and neither STOXX nor its licensors shall have any liability with respect thereto.

PCS® and Property Claim Services® are registered trademarks of ISO Services, Inc.

Korea Exchange, KRX, KOSPI and KOSPI 200 are registered trademarks of Korea Exchange Inc.

FTSE® is a trademark of the London Stock Exchange Group companies and is used by FTSE International Limited ("FTSE") under license. All rights in the FTSE®100 Index (the "Index") vest in FTSE or its licensors. Neither FTSE nor any of their affiliates or licensors (a) assumes any liability, losses, damages, expenses or obligations in connection with any derivative product based on the Index; or (b) accepts any liability for any errors or omissions, fitness for a particular purpose or the results to be obtained from the use of the Index or related data. No party may rely on the Index or related data contained in this communication which Index and data is owned by FTSE or their affiliates. No use or distribution of the Index is permitted without FTSE's express written consent. FTSE does not promote, sponsor or endorse the content of this communication nor any financial or derivative product that it relates to.

"Bloomberg®" and the respective Bloomberg Commodity Indexes are service marks of Bloomberg Finance L.P. and its affiliates, including Bloomberg Index Services Limited ("BISL"), the administrator of the index (collectively, "Bloomberg") and have been licensed for use for certain purposes by Eurex. Bloomberg is not affiliated with Eurex, and Bloomberg does not approve, endorse, review, or recommend Eurex derivatives on Bloomberg Commodity Indexes. Bloomberg does not guarantee the timeliness, accurateness, or completeness of any data or information relating to Eurex derivatives on Bloomberg Commodity Indexes.

The names of other companies and third-party products may be trademarks or service marks of their respective owners.

Eurex Deutschland qualifies as manufacturer of packaged retail and insurance-based investment products (PRIIPs) under Regulation (EU) No 1286/2014 on key information documents for packaged retail and insurance-based investment products (PRIIPs Regulation), and provides key information documents (KIDs) covering PRIIPs traded on Eurex Deutschland on its [website](#). In addition, according to Art. 14(1) PRIIPs Regulation the person advising on, or selling, a PRIIP shall provide the KID to retail investors free of charge.

ARBN Number

Eurex Frankfurt AG ARBN 100 999 764

Disclaimer regarding the operation of this Website

DBAG, its affiliates and subsidiaries will try to ensure that the service of operating this site is uninterrupted. However, neither DBAG, nor its affiliates nor subsidiaries will be liable to any service user in the event that there occurs any inevitable interruption or impediment in respect of the services of this site.

Any user of this website service may not post any material that is offensive, libelous, slanderous, sexually explicit, violent, false or misleading, or that contains viruses. Any posting or links that contains such materials will be amended or deleted, and any person who posts such materials may be dismissed from the membership and/or be subject to civil or criminal liabilities.

Certain opinions or materials made available on this site are not relevant to DBAG, its affiliates or subsidiaries, and any liability that may arise in relation to any materials posted on this site will be the responsibility of the person who posts or uses such materials.

Any materials that are in breach of the terms and condition of use of this site may, at any time, be deleted pursuant to the terms and conditions of use and/or the Act on Promotion of Information and Communication Network Utilization and Information Protection Act of Korea, and DBAG, its affiliates or subsidiaries will not be liable for any such deletion.

DBAG, its affiliates or subsidiaries are not obliged to be involved in any disputes that may occur between the service users or between a service user and any other third party, through the medium of this site, and DBAG, its affiliates or subsidiaries will not be liable for any damages arise therefrom.

The services on this site will comply with all relevant laws, including the Act on Promotion of Information and Communication Network Utilization and Information Protection Act of Korea.