

# A n n o u n c e m e n t o f E u r e x D e u t s c h l a n d

## **Nineteenth Amendment Ordinance to the Exchange Rules of Eurex Deutschland**

On 6 March 2025, the Exchange Council of Eurex Deutschland approved the Nineteenth Amendment Ordinance to the Exchange Rules of Eurex Deutschland.

It shall take effect on 30 June 2025.

---

The Amendment Ordinance is available on the website of Eurex Deutschland (<https://www.eurex.com/ex-en/>). In addition, a copy of the Ordinance is accessible to the public at the reception desk of the trading floor, Börsenplatz 4, 60313 Frankfurt/Main, Germany during the general opening hours.

**Nineteenth Amendment Ordinance to the  
Exchange Rules of Eurex Deutschland**

**Article 1** *Amendment to the Exchange Rules of Eurex Deutschland in the version dated  
03 January 2018, last amended by the Amendment Ordinance dated  
20 November 2024*

\*\*\*\*\*

AMENDMENTS ARE MARKED AS FOLLOWS:

INSERTIONS ARE UNDERLINED,

DELETIONS ARE CROSSED OUT

\*\*\*\*\*

[...]

## X. Section Access to the Exchange EDP

[...]

### 3. Sub-Section Technical Requirements

#### § 53 Software

- (1) To the extent required for the respective connection variant to the Exchange EDP, Eurex Deutschland shall arrange for the provision of the application software to the Trading Participants. Eurex Deutschland shall specify the respective versions of the operating system software valid at the time and used for the operation of the Participant Trading System and for its Input Devices, including all necessary components. Only the current version of the application software as made available upon instruction of Eurex Deutschland may be used and such software may neither be altered nor be copied without the consent of Eurex Deutschland. The foregoing shall not apply to the production of copies of the application software if such copies are produced solely for data storage purposes. Each Admitted Company is responsible for the installation of the application software on the component of its Participant Trading System and its Input Devices.
- (2) Admitted Companies may only connect Third-Party Software registered at Eurex Deutschland to the Exchange EDP. Third-Party Software being provided to an Admitted Company by an Independent Software Provider ("ISV") may only be registered if the ISV has also registered at Eurex Deutschland. Registrations shall be carried out electronically. The details regarding the registration shall be determined by the Management Board.
- (3) Third-Party Software must be tested sufficiently prior to its use to ensure that it cannot impair orderly exchange trading. The details shall be determined by the Management Board.
- (4) The Management Board may prohibit the connection of any Third-Party Software to the Exchange EDP and interrupt an existing connection of any Third-Party Software in whole or in part if
  1. it has not or not properly been registered pursuant to Paragraph 2, or
  2. it has not or not sufficiently been tested pursuant to Paragraph 3, or
  3. orderly exchange trading is jeopardised or seems to be jeopardised when connecting it to the Exchange EDP although it has been tested sufficiently according to Paragraph 3.

If it is intended to connect Third Party Software to a programmable interface of the trading system, it will be required to assign an electronic Identifier to this Software before connecting it to the programmable interface, observing Eurex Deutschland's instructions as to the systematic composition of such Identifier and the Third Party Software must be registered at Eurex Deutschland.

— The Admitted Companies shall ensure that the Identifier assigned to Third Party Software will be sent together with each transmission to the Exchange EDP, when the registered Third Party Software communicates with the Exchange EDP via the programmable interface. In case the Exchange EDP is impaired by the Third Party Software connected to the programmable interface of the Exchange EDP, Eurex Deutschland may prohibit the connection of such software with immediate effect.

[...]

# ANNEX I

## Terms / Definitions

The following definitions shall apply. The singular also includes the plural.

Term	Definition
[...]	
<b>Identifier<del>SV</del></b>	<del>as defined in § 53 Paragraph 2 of the Exchange Rules. Software providers that provide the Admitted Companies with software to connect to the Exchange EDP.</del>
[...]	
<b>Third-Party Software</b>	<del>as defined in § 53 Paragraph 2 of the Exchange Rules. Any software intended for connection to the Exchange EDP that is not provided to the Admitted Companies by Eurex Deutschland or Eurex Frankfurt AG.</del>
[...]	

\*\*\*\*\*

### Article 2 Effectiveness

The amendments specified in Article 1 shall become effective on 30 June 2025.

The foregoing Nineteenth Amendment Ordinance to the Exchange Rules of Eurex Deutschland is hereby executed. Pursuant to the decision of the Exchange Council of Eurex Deutschland dated 6 March 2025, the Amendment Ordinance shall take effect on 30 June 2025.

The Hessian Ministry of Economics, Energy, Transport, Housing and Rural Areas has given its approval required pursuant to § 16 Paragraph 3 of the German Stock Exchange Act in its letter dated 7 March 2025 (File No.: III-037-d-04-05-00001#019).

The Amendment Ordinance shall be announced by notice in the reception area of the trading floor, Börsenplatz 4, 60313 Frankfurt/Main, Germany and by electronic publication on the internet, available on the website of Eurex (<http://www.eurex.com>).

Frankfurt/Main, 13.03.2025

Management Board of Eurex Deutschland

Dr. Randolph Roth

Melanie Dannheimer