

Börse Stuttgart Group

12 December, 2024

Annual market data RCB information

Legal basis	Contents	
Article 89(2)(a) of Delegated	Price List	
Regulation (EU) No2017/565 and Article 11(2)(a) of Delegated Regulation (EU) No 2017/567	NGM's pricing of market data is not based on a per-user fee in the traditional sense. By charging for market data based on the number of legal entities which use the market data, NGM's fees for market data are tailored to allow for a wide distribution of real time market information at a low price. NGM believes that access to market data is important for liquidity. NGM's assessment is also that an implementation of a traditional per-user fee would raise the administrative costs associated with producing market data. NGM continually evaluates its fee structure for market data, taking into consideration the number and type of instruments listed, together with the needs of the customers. Currently, NGM's assessment is that a per-user fee would entail administrative costs for NGM (employment costs and developments costs), which would ultimately raise the cost of NGM's markets data. The price lists for market data from Nordic Growth Market (including Spotlight Stock Market) is published on the following URL: https://www.ngm.se/en/the-exchange/price-list .	
Article 89(2)(b) of Delegated Regulation (EU) No 2017/565 and Article 11(2)(b) of Delegated Regulation (EU) No 2017/567	Advance disclosure with a minimum of 90 days' notice of future price change will entry into force on the 01/01/2024.	

Nordic Growth Market

Börse Stuttgart Group

Article
89(2)(c)(i-iii) of
Delegated
Regulation
(EU) No
2017/565 and
Article
11(2)(c)(i-iii) of
Delegated
Regulation
(EU) No
2017/56

N	Market Data Content Information				
P	eriod covered:	01/01/23 - 31/12	2/23		
Asset Class	1) Number	2) Average	3) Pre-		
	of	daily	trade/post-		
	instruments	turnover of	trade market		
	covered	instruments	data ratio		
	(avg per	covered for			
	day)	period (€)			
Equity	313	3,646,063	Pre-trade/post-		
instruments		EUR	trade market		
(shares,			data ratio for		
ETFs, DRs,			technical		
certificates,			reasons only		
other			shown for the		
equity-like			asset classes		
financial			combined.		
instruments)					
Bonds	542	484,631 EUR	Total pre-trade:		
ETCs ETNs	0	0	84,599,581,516		
SFPs	0	0			
Securitised	40,753	31,712,652	Total post-		
derivatives		EUR	trade:		
			5,319,389		
			Ratio:		
			15,904:1		
Interest	0	0	N/A		
Rate					
Derivatives	_	_			
Credit	0	0	N/A		
Derivatives			37/4		
Equity	0	0	N/A		
derivatives		0	DT/A		
FX	0	0	N/A		
derivatives		0	DT/A		
Emission	0	0	N/A		
allowance					
derivatives			37/4		
C10	0	0	N/A		
derivatives			DT/A		
Commodity	0	0	N/A		
derivatives			37/4		
CFDs	0	0	N/A		
Emission	0	0	N/A		
allowances					

Nordic Growth Market

Börse Stuttgart Group

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Article 89(2)(c)(iv) of Delegated Regulation (EU) No 2017/565 and Article 11(2)(c)(iv) of Delegated Regulation (EU) No 2017/567	Information on any data provided in addition to market data	Reference data
Article 89(2)(c)(v) of Delegated Regulation (EU) No 2017/565 and Article 11(2)(c)(v) of Delegated Regulation (EU) No 2017/567	Date of the last license fee adaption for market data provided	01/02/2023
Article 89(2)(d) of Delegated Regulation (EU) No 2017/565 and Article 11(2)(d) of Delegated Regulation (EU) No	Total Market Data Revenues (EUR) Market Data Revenues	XNGM, NSME & NMTF, & XSAT: 587,527 Note: Only flat distribution fees are used, and since both NGM and Spotlight data is included, the figure relates to the combination of both NGM and Spotlight. XNGM, NSME, NMTF, & XSAT:
2017/567	as a proportion of total Revenues (%)	5,0% Note: Only flat distribution fees are used, and since both NGM and Spotlight data is included, the figure relates to the combination of both NGM and Spotlight.
Article 89(2)(e) of Delegated Regulation	Information on cost accounting methodology: year 2023	

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Börse Stuttgart Group

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(EU) No 2017/565 and Article 11(2)(e) of Delegated Regulation (EU) No 2017/567	The rationale for NGM to distribute and publish market data is to facilitate transparency and enable trading. Our market data prices are usually adjusted annually. NGM does not allocate separate costs for market data, thus the cost for our production of market data is grain-coursed and as per ESMA's definition there is no direct nor indirect cost for the production of market data at NGM. The following assumptions are the basis for the calculation: • It is estimated that 33% of the infrastructure costs related to the operations of the exchange trading system that hosts the market venue are related to NGM's market data. • It is estimated that 33% of the personnel and consultancy costs for the IT operations team at NGM is related to NGM's market data maintenance and support. • It is estimated that 33% of the personnel and consultancy costs for the IT development team at NGM is related to NGM's market data maintenance and development. • Outside of the above mentioned teams more than 50% of the employees are from time to time directly or indirectly involved in the production, provisioning and support of information related to market data. In average it is assumed that these employees spend about 5% of their time



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		 working on tasks related to market data. Our assessment is that the allocation keys set out above are necessary in order to produce market data, and that NGM's cost for producing market outweighs the revenues from market data.
		https://www.ngm.se/en/the-exchange/market-data