
Market Notice

10 August 2017
MN_60/2017

General Conditions Part I-II Publication of amendments

For the attention of:
Priority:
Re:

All members, issuer and intermediaries
High
Contractual Modifications

Dear client,

as a consequence of the new Split Payment VAT regime, according to the art. 17-ter of the Italian D.P.R. no. 633/72 and of new obligations in terms of tax information according to the OCSE Common Reporting Standard (CRS), we have amended the General Conditions I (art. 13.11) and the General Conditions II (art. 12.4) – effective from August 16 2017 - and we have introduced:

- 1) a new Split Payment form by which new Clients (duly holder of an Italian VAT code/Tax identification code) have to declare whether they are subject to the “Split Payment” VAT regime or not;
- 2) a new FATCA/CRS form which all new Clients have to complete and send to our Company.

For the “Service Provider” category the changes refer to General Conditions I (art.13.11 e art. 13.12)

All documentation mentioned is available at the following [link](#)

FOR INFORMATION PLEASE CONTACT

Master Data Management

e-mail: mdm@lseg.com



London
Stock Exchange Group