

AMENDMENT ON THE “GENERAL
TERMS & CONDITIONS FOR THE
PROVISION OF NON-DISPLAY
EURONEXT ATHENS DATA SERVICES”
OF THE “APPLICATION FOR ATHEX
INFORMATION NON-DISPLAY USAGE”
AGREEMENT

EFFECTIVE FROM 1 OCTOBER 2026



EURONEXT

THIS AMENDMENT ON THE "GENERAL TERMS & CONDITIONS FOR THE PROVISION OF NON-DISPLAY EURONEXT ATHENS DATA SERVICES" OF THE "APPLICATION FOR ATHEX INFORMATION NON-DISPLAY USAGE" AGREEMENT (THE "NON-DISPLAY RCB AMENDMENT") IS DEEMED TO TAKE EFFECT ON 1 OCTOBER 2026 ("EFFECTIVE DATE")

"Euronext Athens" replaces 'ATHEX' throughout the entity of the "APPLICATION FOR ATHEX INFORMATION NON-DISPLAY USAGE" Agreement.

The following additions, deletions and amendments apply in the sections of the "APPLICATION FOR ATHEX INFORMATION NON-DISPLAY USAGE" Agreement.

SECTION 1: "DEFINITIONS"

Addition: "Data Feed Client": The Contracting Party.

Addition: "User" means a natural person, including but not limited to an employee or contractor of a business entity with the ability to access the Non-Display services.

Deletion: Definition of "Subscribers (End Users)".

Addition: "Market Data" ("Information") means the information published by Euronext Athens, in accordance with Articles 3 and 4, Articles 6 to 11a, and Articles 14, 20, 21, 27g and 27h of Regulation (EU) No 600/2014.

Deletion of definition "Information".

SECTION 7: "ATHEX AUDIT RIGHTS"

Amendment of paragraph 7.1: "ATHEX may upon thirty (30) days' prior written notice to the CONTRACTING PARTY (or any such earlier notice period agreed by the Parties) audit at its expense the records and systems of the CONTRACTING PARTY related to the use of the Information and the Non Display Services/Original Created Works, during normal business hours and subject to the CONTRACTING PARTY's security and confidentiality requirements, in order to verify compliance with this Agreement. A notice period of ten (10) days shall be given where where Euronext Athens has specific and credible indications of a potential infringement by the CONTRACTING PARTY has taken place.

SECTION 12: "CONFIDENTIALITY"

Amendment of paragraph 12.1: The term "Subscriber's" is replaced by the term "User's".

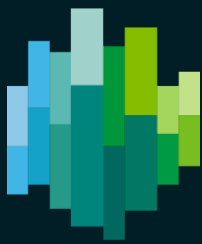
TERMINATION OF THE "RCB AMENDMENT"

Upon the termination of "APPLICATION FOR ATHEX INFORMATION NON-DISPLAY USAGE" Agreement, the Parties agree that:

- a) This Amendment is terminated
- b) there shall be no surviving clauses or obligations. All rights, duties, and obligations of the Parties shall be deemed fully extinguished, and neither party have any further obligations to the other, except as expressly provided in the of "APPLICATION FOR ATHEX INFORMATION NON-DISPLAY USAGE" Agreement.

GENERAL TERMS OF THE "NON-DISPLAY RCB AMENDMENT"

1. The remaining provisions of the "APPLICATION FOR ATHEX INFORMATION NON-DISPLAY USAGE" Agreement shall continue in full force and effect.
2. This Amendment and any non-contractual obligations arising out of or in connection with it shall be governed by and construed in accordance with Greek law. The Greek courts shall have jurisdiction to settle any dispute, including in relation to non-contractual obligations, arising out of or in connection with this and each Party submits to the jurisdiction of the Athens courts.



[euronext.com](https://www.euronext.com)