Liquidity Provider Scheme for FTSE 350 Securities – Terms and Conditions

Native Trading Gateway Users – User IDs

This document is a statement of the policies related to the Liquidity Provider Scheme for FTSE 350 securities (“the Scheme”). If you have any queries regarding the policies please contact your Account Manager.

Any Member Firm using the Native Trading Gateway\(^1\) interface for Millennium Exchange wishing to benefit from the Scheme must provide the Exchange with a declaration in the form set out below.

The declaration should be signed, scanned and provided by email to clients@lseg.com by 15:00 London time on the last business day of the month prior to qualification for the Scheme.

In relation to orders that qualify for the Scheme, a Member Firm must send the orders via any of four separate and different groups of User IDs\(^2\) which the Member Firm has identified in the declaration.

In providing the declaration and until such time as the Member Firm requests amendment or removal of any of the User IDs, the Member Firm confirms that any order sent through these User IDs is solely generated from the firm's own capital with no related client order including the hedging of client CFD and other derivative positions.

To qualify for the Scheme in a calendar month, passive continuous trading execution by value from orders sent by the Member Firm through one of the relevant group of User IDs must exceed 75% of all continuous execution by value in FTSE 350 securities sent through that group of User IDs. The Member Firm will then receive the applicable tariff as set out in the Trading Services Price List for such passive executed value.

Once a declaration has been submitted any orders sent under the specified User IDs will be included (until the Member Firm requests that the User IDs are removed or amended via the email address above or until otherwise notified by the Exchange) for the purposes of calculating the applicable tariff as set out in the Trading Services Price List.

The Exchange reserves the right to carry out verification of the Member Firm's activity in relation to the Scheme to confirm its qualification for the Scheme, including visits to the Member Firm for this purpose on 5 business days' notice. The Member Firm shall allow the Exchange and its agents and employees to have access to, and to inspect the Member Firm's (and if relevant its Customers') accounts, records and other documents and permit the Exchange to take copies for this purpose.

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\(^1\) As described in the MIT201 Guide to the New Trading System, Issue 7.3, dated 14 February 2011

If the Exchange concludes in its absolute discretion, either through a verification visit or otherwise, that any trading activity should not have qualified for the Scheme or any part of the Scheme, the Exchange reserves the right to withdraw the benefit of the Scheme for all executions by the Member Firm and to add to the Member Firm's future monthly invoice such amount as reflects the trading fees which would have been payable had the Scheme not been applied, together with interest at the rate of 3% over the HSBC Bank plc base lending rate calculated on a daily basis such interest to be compounded at the end of each calendar month, commencing on the due date and continuing until fully paid.

The Exchange reserves the right to amend or withdraw the Scheme at its sole discretion.
It is hereby confirmed on behalf of [Member Firm] that any order sent through the above User IDs is solely generated from the firm's own capital with no related client order including the hedging of client CFD and other derivative positions.

For and on behalf of

[Member Firm]