## DOCUMENT SUMMARY

<table>
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<tr>
<th>Document type</th>
<th>Policy</th>
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<tbody>
<tr>
<td><strong>Purpose of the document</strong></td>
<td>Prevent, facilitate awareness of, identify and report the activities constituting fraud.</td>
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<td><strong>Target Audience</strong></td>
<td>All staff</td>
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<td>Euronext N.V. Managing Board</td>
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<tr>
<td><strong>Reference to related documentation</strong></td>
<td>Anti-Fraud Risk Framework</td>
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<tr>
<td></td>
<td>Document Prevention of Fraud – Fraud examples and red flags</td>
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<td>Euronext Code of business conduct and ethics</td>
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## VERSION CONTROL

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<th>REVISION NO./ VERSION NO.</th>
<th>DATE</th>
<th>AUTHOR</th>
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<td>Compliance department</td>
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1. OBJECTIVES, OWNERSHIP AND GOVERNANCE

1.1 OBJECTIVES

Background
Fraud is a type of criminal activity that consists in an intentional or deliberate act intended to deprive another party of property or money by deception, or other unfair means.

Fraud and other illegal activities harm the financials of any entity or company.

This explains why many jurisdictions all over the world have laws and regulations in place to combat Fraud.

The European Union combats Fraud that affects the financial interests i.e. the budget of the European Union (ex: the counterfeiting of money (EUR); any form of tax evasion such as customs duties, VAT) and any illegal activities that, often combined with corruption and money laundering, are falling under applicable criminal laws.

Under national laws, Fraud is generally part of numerous legislative pieces often linked to criminal offences such as:
- Criminal laws in general (ex: any person or legal entity targeted through emails, social networking sites for the purpose of obtaining money);
- Business Criminal laws (ex: tax fraud such as Ponzi or Pyramid evading tax schemes);
- Investment fraud;
- Accounting laws (unproper book keeping of financial records);
- Customs and Tax laws (tax evasion like custom duties or VAT).

Euronext is committed to combat all forms that encompass intentional misappropriation or theft of the Company’s assets that may impact negatively the financials and reputation of the Company.

Objectives
The Anti-Fraud Policy is established to prevent, facilitate awareness of, identify and report the activities constituting Fraud across the organization.

At all times, it is the intention of Euronext to conduct business in accordance with the highest standards of ethical behaviour, which includes abiding by all applicable laws.

1.2 SCOPE AND OWNERSHIP

Scope
This Policy applies to Euronext N.V. and its majority owned subsidiaries (collectively referred to as the “Company” or, “Euronext”) and to all Euronext employees including consultants (among which interns and temporary staff) and agents (collectively “You” or, “Employees”).

This Policy should be read in conjunction with other Euronext policies and documents such as:
- Anti-fraud Risk Framework
These policies along with other policies and procedures can be found on the Company’s Intranet.

**The scope of this Policy is to ensure that Employees understand:**

- What Fraud is, and what are the various forms of misappropriation of the Company’s assets;
- That any fraudulent irregularity, or suspected irregularity may involve not only Employees but also shareholders, consultants, vendors suppliers, issuers, market members, contractors, outside agencies doing business with the Company;
- That prevention of fraud works in two ways. First prevent that Euronext or any of its employees, contractors or other representatives commit or are involved in fraud, and second prevent that Euronext is used in or becomes a victim of fraud committed by external parties.
- The tools made available by the Company to them in order to report timely Fraud or suspicions of Fraud; and,
- Roles and responsibilities in case of a fraud investigation.

**Ownership**

Owner of this policy is the Euronext N.V. Managing Board. Compliance is responsible for maintaining the policy and related documentation. The policy should be reviewed on an annual basis, and updated based on requirements from Euronext group.

Compliance is also responsible for securing the proper approval from the Managing Board.

**1.3  GOVERNANCE**

**Responsibility and tasks of the Supervisory Board in connection with this policy**

Suspensions or allegations of fraud related to accounting and auditing matters will be investigated under the direction and oversight of the Euronext N.V. Audit Committee.
Responsibility and tasks of the Managing Board in connection with this policy

The Euronext N.V. Managing Board has overall responsibility for the anti-fraud framework. This includes approval of policy updates. The day-to-day responsibility for implementation, management and maintenance is delegated to Compliance.

Reporting on this policy

Compliance will maintain a log of all cases of reported fraud and will prepare an annual summary for the Euronext N.V. Audit Committee.

Stakeholders’ responsibilities

All Managing board members and employees are encouraged to report suspected activity that could constitute fraud.
2. **DETAILED REQUIREMENTS**

### 2.1 DEFINITIONS AND ACTIONS CONSTITUTING FRAUD

**Definitions**

**Fraud** is defined as an act of deception or of intentional misrepresentation, or concealment of a material fact for the purpose of procuring for oneself or a Third Party a personal gain, or an unjust or unlawful financial or other benefit to the detriment of the Company.

**Third-Party** means any third-party and/or external party to Euronext, including for example: (i) any current or prospective client, customer, vendor, provider, or supplier of Euronext, such terms to be interpreted broadly to include any person or entity that provides a service to the Company or from which the Company obtains revenues; (ii) any issuers, listed companies, market members, external market participants, business partners; (iii) any public official; (iv) any employee, representative, agent, intermediaries or other individual associated directly or indirectly with the above; (v) any Euronext Employees’ family members1 and relatives, irrespective if such Third-Party is in a business relationship with the Company or not.

**Actions constituting fraud**

Fraud encompasses all forms of intentional misappropriation or theft of the Company’s assets. Such damaging acts or omissions include, but are not limited to:

- all forms of Company’s assets destruction or alteration (which includes theft of Company’s intellectual property or identity theft);
- all forms of impropriety in the handling or reporting of financials;
- false representation;
- all profit arising from the disclosure of inside and proprietary information to the Company and to Third Parties;
- abuse of a position.
- Scams or (cyber) attacks by external parties in order to steal money or other assets of the Company or to obtain valuable Company information.

An overview of ‘Red Flags’ to help you identify forms of fraud is included in the document ‘Prevention of fraud – fraud examples and red flags’.

### 2.2 REPORTING PROCEDURES

All Employees are encouraged to report suspected activity that could constitute Fraud. An Employee who discovers or suspects fraudulent activity is encouraged to contact/report through either of:

- His/her manager,
- the Company’s third-party website: [www.ethicspoint.com](http://www.ethicspoint.com) which provides the ability to report anonymously alleged breaches,
- his/her local compliance officer or,
- by email to: [compliance@euronext.com](mailto:compliance@euronext.com).

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1 Family members as defined by EU AML Directive (EU) 2015/849
When reported, the Compliance Department will refer the allegation to the appropriate area to investigate. All investigations will be conducted with the suitable level of confidentiality.

**The Company will not tolerate any form of retaliation against individuals who in good faith provide information concerning suspected fraud.**

While reporting suspected improprieties, Employees should be aware of the following:

- Do not discuss the case, facts, suspicions, or allegations with anyone unless specifically asked to do so by the Investigation team, your manager, or a government or regulatory agency; and,
- Do not attempt to personally conduct investigations or interviews/interrogations.

### 2.3 INVESTIGATION RESPONSIBILITIES

Based on the nature of the allegations, members of Information Security, Risk, Compliance, Internal Audit, Human Resources and Legal (“Investigation Team”) may lead or participate in the investigation. The Investigation Team will determine which group(s) should be responsible for investigating the allegations. If the investigation substantiates that a fraud has occurred, the Investigation Team will issue the appropriate reports.

If the allegation is related to Accounting and Auditing matters the Company will investigate the breach under the direction and oversight of the Company’s Audit Committee.

Decisions to prosecute or refer the investigation results to the appropriate law enforcement and/or regulatory agencies will be made by Legal, Compliance, Information Security and senior management.

Any investigative activity will be conducted without regard to the suspected wrongdoer's length of service, position/title, or relationship to the Company.

Members of the Investigation Team will have:

- free and unrestricted access to all Company records and premises, whether owned or rented; and
- the authority to examine, copy, and/or remove all or any portion of the contents of files, desks, cabinets, and other storage facilities on the premises without prior knowledge or consent of any individual who might use or have custody of any such items or facilities when it is within the scope of their investigation.2

Compliance will maintain a log of all cases of reported fraud and will prepare an annual summary for the Euronext N.V. Audit Committee.

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2 Provided that applicable law requirements are complied with when accessing an employee’s email or electronically stored material. Within OBVPS in Norway, the policy is supplemented by a local internal instruction that present specific law requirements applicable when accessing an employee’s email or electronically stored material.
2.4 CONFIDENTIALITY

All information relating to an allegation or investigation will be treated with the appropriate level of confidentiality. The handling of any information received anonymously shall comply with local data privacy laws.

2.5 SANCTIONS FOR POLICY VIOLATIONS

An Employee who engages in any form of fraud will be subject to disciplinary action, up to and including termination.

In addition, the Company may take all reasonable steps to recover losses incurred as a result of fraud.