Exchange Rules – part XIV.

EXCHANGE FEES

XETRA® Prague
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I. REGULATION GOVERNING FEES

Article 1
Subject Matter of the Regulation

This regulation governs the kinds of compensations for services (hereinafter the “Exchange fees”) provided by the Prague Stock Exchange (hereinafter “PSE”) and the main principles for establishing their amounts, maturity and the terms of payment. The regulation furthermore establishes the manner of their settlement.

Article 2
Types of Exchange Fees and their Structure

(1) Exchange fees are:

(a) the fee (one-off) for the acceptance of securities and other investment instruments for trading on the Exchange markets, including the listing of a tranche of government bonds issued under the Government Bond Programme,

(b) the fee (one-off) for acceptance of an investment instrument program

(c) the fee (annual) for trading and settlement of securities and other investment instruments on PSE markets,

(d) the fee (one-off) for applying for membership; this fee is deducted from the total amount of the fee for acceptance as an Exchange member in case of the membership approval,

(e) the fee (one-off) for acceptance as an Exchange member,

(f) the fee (annual) for membership on PSE,

(g) the fee for organising prompt trades and their settlement, if any,

(2) Fees for the settlement of spot exchange trades are the fees of the Central Securities Depository Prague (hereinafter “CSD”). PSE collects these fees for CSD. Nevertheless, their amount is limited by the maximum amount of the trading and settlement fee collected by PSE. In case that the total trading fee per transaction does not reach the amount of the settlement fee under the CSD price list and tariff of material costs, the obligated entity pays only the lower total fee according to the Tariff of Exchange Fees.

Article 3
Responsible Parties

(1) The parties responsible for payment of Exchange fees are Exchange members, applicants for Exchange membership, the Czech National Bank, the Czech Republic acting through the Ministry of Finance and the issues of investment instruments or applicants for admission of investment instruments for trading at PSE.

(2) The party responsible for paying the fee listed in Article 2, paragraph 1, letters a), b) and c) is the issuer of investment instruments or applicants for admission of investment instruments for trading.

(3) The party responsible for paying the fee listed in Article 2, paragraph 1, letters d), is the applicant for Exchange membership.

(4) The party responsible for paying the fee listed in Article 2, paragraph 1, letters e) and f) is the Exchange member.
(5) The parties responsible for paying the fee listed in Article 2 paragraph 1, letter g) are Exchange members, the Czech National Bank and the Czech Republic acting through the Ministry of Finance.

**Article 4**

**Jurisdiction**

(1) The Exchange Chamber establishes the amounts of fees in the Tariff of Exchange Fees.

(2) Each year, no later than by 15 January, the Exchange Chamber discusses the amounts of individual fees for the current year and other necessary matters for collection and administration of fees.

(3) Administration of fees is secured by the CEO of PSE in accordance with the relevant resolutions of the Exchange Chamber.

**Article 5**

**Fee Amounts**

(1) The amount of fees is determined based on percentages of the base (percentage fee) or as a fixed amount (fixed fee).

(2) The base of the fees listed in Article 2, paragraph 1, letter c) is the market capitalization of the issue of securities. If the issue is introduced onto the market in several stages (as tranches, issues), for the purpose of calculation of fees, each tranche shall be seen as a separate issue.

(3) For fees for bonds and other debt securities, which yield is established as the difference between the face value of the security and the lower issue price, the basis for calculating fees is the face value.

(4) The base for the fees pursuant to Article 2, paragraph 1, letter g) is the amount (volume) of the concluded Exchange transactions during the given period. The Exchange Chamber may adopt resolutions for the adjusting of the percentage amount of fees for a transitional period.

(5) The fees pursuant to Article 2, paragraph 1, letter f) in the calendar year in which the applicant is accepted as an exchange member or has been granted authorisation to trade with investment instruments that are not securities or with other instruments of the capital market at PSE are reduced in proportion to the part of the year that remains from the date of acceptance of the member or from the date of the granting of authorisation for trading with the aforementioned instruments at PSE until the end of that calendar year, so that the fee calculation starts from the month following the approval/authorization.

**Article 6**

**Payment Due Dates for Fees**

(1) Payment of the fees listed in Article 2, paragraph 1, letters a), b) and e), is due after the rendering of the relevant decision, within 15 days of the issuing of an invoice by PSE.

(2) Payment of the fee listed in Article 2, chapter 1, letter d) is due with the submitted membership application.

(3) Payment of the fees listed in Article 2, paragraph 1, letter c), is due by 15 February of the year in question. In case of the obtaining of authorisation for trading at the Exchange during the year, payment of these fees is due after the rendering of the relevant decision, within 15 days of the issuing of an invoice by the Exchange.

(4) Payment of fees listed in Article 2, paragraph 1, letter g) is due on the second accounting day of the month following the month during which the service is rendered. The fees are to be settled via bank transfer on the basis of an order issued by CSD. For the third party’s payment, from the interbank payment account of the payer’s bank kept with the Czech National Bank.
(5) The obligated entity (Article 3), who is likewise required to comply with the Exchange rules, consents to the issuance of the invoice according to this fee schedule in electronic form, in accordance with valid legal regulations.

(6) The Exchange will send the obligated entity the issued invoice in electronic form furnished with an electronic code and a qualified time stamp based on the qualified system certificate from the company PRVNÍ CERTIFIKÁČNÍ AUTORITY, a.s.

(7) The obligated entity shall provide its e-mail address to PSE for the delivery of invoices issued pursuant to the previous paragraph. The Exchange must be notified of any changes to this address by the last day of the calendar month for the invoiced period. The delivery date of the invoice shall be regarded as the date the e-mail delivery report is received.

Article 7
Use of Funds

Funds obtained from fees are revenues of PSE and shall be used in particular for covering the costs of operating and developing of PSE.

Article 8
Refunds of Fees

(1) The amount of payment or overpayment of a fee is refunded if the acceptance of payment would constitute an unlawful enrichment on the side of PSE.

(2) The annual fees listed in Article 2, paragraph 1, letter c) are non refundable in cases when the issuer is delisted in the course of the year.

Article 9
Exemption from Payment of Fees

(1) The amount of the fees for bonds issued by local and regional governments is one half of the amount of the relevant fee (this applies to one-off fees).

(2) The only securities accepted free of charge for trading at PSE are for healthcare organisations and other humanitarian organisations.

(3) The amount of fees for bond issue with recognised state bond status is one half of the relevant amount. Tranches of state bonds issued within the framework of the state bond programme are exempt from the fee pursuant to Article 2, chapter 1, letter c).

(4) In the case that the number of securities in the issue of bonds or other debt securities (tranche) increases and single coupons and separated principal have been listed, the bond tranche fee is invoiced only for bond with coupons.

(5) The change of the securities number in an issue is exempt from the fee in the case of separation of the right to yield on a bond.

Article 10
Consequences of Non-payment of Fees

If a fee payment has not been remitted on time, the responsible party shall pay a late payment interest penalty in the amount of 25% p.a.
## TARIFF OF EXCHANGE FEES

### Article 11

#### Types of Fees

<table>
<thead>
<tr>
<th>Fee Category</th>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Fee (one-off) for the admission of a trading member (admission fee)</td>
<td>CZK 0</td>
</tr>
<tr>
<td>2.</td>
<td>Fee (one-off) for filing an application for trading membership</td>
<td>CZK 10,000</td>
</tr>
<tr>
<td>3.</td>
<td>Fee (annual) for membership</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) trading members;</td>
<td>CZK 460,000</td>
</tr>
<tr>
<td></td>
<td>ii) Czech National Bank and Czech Republic acting via the Ministry of Finance;</td>
<td>CZK 230,000</td>
</tr>
<tr>
<td>4.</td>
<td>Fees for Equities trading on the Prime Market</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for the admission to trading</td>
<td>CZK 0</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for trading (of issue market capitalization)</td>
<td>0.05%, min. CZK 500, max. CZK 300,000</td>
</tr>
<tr>
<td>5.</td>
<td>Fees for Equities or Subscription rights trading on the Standard Market</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for the admission to trading</td>
<td>CZK 0</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for trading</td>
<td>CZK 10,000</td>
</tr>
<tr>
<td>6.</td>
<td>Fees for investment instruments trading on the Start Market</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for the admission to trading</td>
<td>CZK 10,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for trading</td>
<td>CZK 0</td>
</tr>
<tr>
<td>7.</td>
<td>Fees for Bonds traded on the Official Market</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for admission of Bonds to trading on the Official Market of the Exchange or the introduction of a tranche of government bonds issued under the Government Bond Program</td>
<td>CZK 50,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for Bonds trading on the Official market of the Exchange (of issue value)</td>
<td>0.05%, max. CZK 300,000</td>
</tr>
<tr>
<td>8.</td>
<td>Fee for Bonds and Other Debt Securities traded on the Regulated Market</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for admission of Bonds and Other Debt Securities to trading on the Regulated Market of the Exchange (also for the detached coupon or separate principal)</td>
<td>CZK 50,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for admission of Bonds and Other Debt Securities with maturity less than 12 months to trading on the Regulated Market of the Exchange</td>
<td>CZK 5,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for trading of Bonds or Other Debt Securities on the Regulated market of the Exchange</td>
<td>CZK 10,000</td>
</tr>
<tr>
<td>9.</td>
<td>Fees for investment certificates and warrants (structured products)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for the admission to trading</td>
<td>CZK 5,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for trading</td>
<td>(max. CZK 100,000 per year) CZK 0</td>
</tr>
<tr>
<td>10.</td>
<td>Fees for Exchange Traded Funds (ETFs)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for the admission to trading</td>
<td>CZK 50,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for trading</td>
<td>CZK 0</td>
</tr>
<tr>
<td>11.</td>
<td>Fees for Collective Investment Securities</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for the admission of first issue of issuer</td>
<td>CZK 50,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (one-off) for the admission of every subsequent issue of issuer</td>
<td>CZK 5,000</td>
</tr>
<tr>
<td></td>
<td>• Fee (annual) for trading of all issues of issuer</td>
<td>CZK 50,000</td>
</tr>
<tr>
<td>12.</td>
<td>Fee (one-off) for the admission of an investment instrument program to the Exchange market</td>
<td>CZK 100,000</td>
</tr>
</tbody>
</table>
13. Fee for the organization of exchange trades with Shares, Investment shares (SICAVs), ETF, Units of mutual funds or Subscription rights, incl. settlement
   i) Market Maker in case of trades with securities for which they are authorized to act as a Market Maker;
   ii) the basic MiFID II Market Maker in case of trades with securities for which they are authorized to act as a Market Maker;
   iii) other

<table>
<thead>
<tr>
<th>Fee for the organization of exchange trades with Shares, Investment shares (SICAVs), ETF, Units of mutual funds or Subscription rights, incl. settlement</th>
<th>0.01% min CZK 10,- per order and day max CZK 4,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) Market Maker in case of trades with securities for which they are authorized to act as a Market Maker;</td>
<td>0.03% min CZK 10,- per order and day max CZK 4,000</td>
</tr>
<tr>
<td>ii) the basic MiFID II Market Maker in case of trades with securities for which they are authorized to act as a Market Maker;</td>
<td>0.04% min CZK 10,- per order and day max CZK 4,000</td>
</tr>
</tbody>
</table>

14. Fee for the organization of exchange trades with Bonds or Other Debt Securities for all trading participants (Market Makers and others), incl. settlement

| Fee for the organization of exchange trades with Bonds or Other Debt Securities for all trading participants (Market Makers and others), incl. settlement | 0.01% min CZK 185,- per order and day max. CZK 500 |

15. Fee for the organisation of exchange trades with Structured products including settlement
   i) Liquidity Provider
      Applicable to trades in issues of structured products and ETFs in which a member is authorized to act as a Liquidity Provider
   ii) other

<table>
<thead>
<tr>
<th>Fee for the organisation of exchange trades with Structured products including settlement</th>
<th>0.01% min CZK 10,- per order and day max CZK 4,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) Liquidity Provider Applicable to trades in issues of structured products and ETFs in which a member is authorized to act as a Liquidity Provider</td>
<td>0.04% min CZK 10,- per order and day max CZK 4,000</td>
</tr>
<tr>
<td>ii) other</td>
<td>0.04% min CZK 10,- per order and day max CZK 4,000</td>
</tr>
</tbody>
</table>

16. Fee for the excessive use of the trading system capacity
   i) excessive number of unexecuted orders
   ii) excessive volume of unexecuted orders

<table>
<thead>
<tr>
<th>Fee for the excessive use of the trading system capacity</th>
<th>CZK 0</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) excessive number of unexecuted orders</td>
<td>CZK 0</td>
</tr>
<tr>
<td>ii) excessive volume of unexecuted orders</td>
<td>CZK 0</td>
</tr>
</tbody>
</table>

**Article 12**

**Notes**

Regarding items 7 and 8

The fees referred to in item 7 for tranches of government bonds and those referred to in items 8 for the detached coupon or separate principal of a state bond have already been fixed at one half of the tariff assessed by the Regulation Governing the Exchange Fees.

Regarding item 4

Newly admitted issues of Shares are exempted from annual fees mentioned in item 4 for the year in which the issue was admitted to trading. This provision shall not apply to the cases where the newly admitted issue of shares was already traded at the Exchange and the admission of a new issue results from a merger and acquisition.

Regarding items 5 and 8

The issues of investment instruments admitted to trading as of 31st March 2015 are exempted from the duty to pay annual fees for trading until the day when trading with these issues will be ended.

Regarding item 9

An issuer who pays a total of CZK 100,000 for the admission of structured products in a calendar year will be exempt from paying individual fees for the admission of any other issues of structured products in the given calendar year.
This fee also applies to issues of structured products issued under an approved
investment instruments programme.

Regarding items 7 and 8

The calculation of the annual fee for trading in a year of admission to trading and
maturity is made proportionally for every commenced quarter of a year. Issuers whose issues of
bonds were transferred from the secondary to the main market as a consequence of the market
merging with effect as of 2 July 2007 will pay an annual fee applicable to the secondary market
until the maturity date of the issues, i.e. 0.05% of the issue value, not exceeding CZK 85,000.

Regarding item 11

Newly admitted issue of Collective investment securities are exempted from the annual
fee in the year of admission. Other parts (tranches, new issues) of an issue of Collective
investment securities that is already admitted to trading are exempted from the duty to pay
annual fee mentioned in the item 11 in within the meaning of Article 5 (2) as of the date on
which this issue was admitted to trading. For the purpose of stipulation of regular annual fees
for the whole issue, such parts shall be seen as a part of the whole issue after the admission

Regarding items 13 and 15

A trading member that applied for admission of a new issue of investment instruments
to trading on the Exchange will be exempted from fees for organisation of trades in this newly
admitted issue of shares for the first 12 months following the date of the issue’s admission to
trading.

This fee also includes a settlement fee for the Central Securities Depository Prague
(“hereinafter CSD”), which the Exchange collects for CSD, in the amount of:

- Market maker/Liquidity provider: CZK 80 for trades with a volume exceeding CZK
  800,000; CZK 5 for trades with a volume up to CZK 800,000;
- Non-market makers/Non-liquidity providers: CZK 80 for trades with a volume exceeding
  CZK 120,000; CZK 5 for trades with a volume up to CZK 120,000

Regarding item 14

This fee also includes a settlement fee for CSD, which the Exchange collects for CSD,
in the amount of:

- Market maker/Liquidity provider: CZK 80 for trades with a volume exceeding CZK
  800,000; CZK 5 for trades with a volume up to CZK 800,000;
- Non-market makers/Non-liquidity providers: CZK 80 for trades with a volume exceeding
  CZK 120,000; CZK 5 for trades with a volume up to CZK 120,000

Regarding items 13, 14 and 15

The amount of each settlement fee collected by the Exchange for CSD is limited by a
maximum amount of the trading and settlement fee collected by the Exchange. In case that the
total fee per trade pursuant to items 13, 14 and 15 does not reach the amount of the settlement
fee under the Fee Regulations and the List of Tariffs of CSD, the obligated entity pays only the
lower total fee pursuant to the Tariff of Exchange Fees.

Article 13

Effective date

This part of Exchange Rule was approved by the Exchange Chamber per rollam and takes effect
from October 1, 2018.
The present Tariff of Exchange Fees shall annul the previous Tariff of Exchange Fees.