

December 2021

# STOXX BENCHMARK STATEMENT STOXX DIVIDEND POINTS INDEX FAMILY



## STOXX

#### BENCHMARK STATEMENT

| Regulation Clause  | Regulation<br>Subclause  | Required Information  | STOXX LTD Statement  |
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| 1. General Disc  | closure Requirer   | nents   |  |
| 1.1 Date of<br>Publication   | Art. 1(1)(a)<br>Commission<br>Delegated<br>Regulation (EU)<br>2018/1643<br>("RTS")                       | The benchmark statement shall state: the date of publication of the statement and, where applicable, the date of its last update.   | Date of Publication<br>16 August 2019<br>Date of Update<br>22 December 2021  |
| 1.2 Definition of the<br>market or economic<br>reality and<br>circumstances in<br>which such<br>measurement may<br>become unreliable | Art. 27(1)(3) of<br>Regulation (EU)<br>2016/1011<br>(" <b>BMR</b> ");<br>Art. 1(2) RTS;<br>Art. 1(3) RTS | The benchmark statement shall clearly<br>and unambiguously define the market or<br>economic reality measured by the<br>benchmark and the circumstances in<br>which such measurement may become<br>unreliable.<br>In defining the market or economic<br>reality, the benchmark statement shall<br>include at least the following information:<br>(a) a general description of the market or<br>economic reality;<br>(b) the geographical boundaries, if any, of<br>the market or economic reality;<br>(c) any other information that the<br>administrator considers to be relevant or<br>useful to help users or potential users of<br>the benchmark to understand the<br>relevant features of the market or<br>economic reality, including at least the | Definition of market or Economic Reality<br>The STOXX Dividend Points Index Family aims<br>to measure the cumulative total of dividend<br>distributions for an index over a particular<br>timeframe. The benchmarks of this benchmark<br>family do not pursue ESG objectives. The<br>benchmarks of this benchmark family do not<br>use any temperature scenario for the<br>alignment with the target of reducing<br>greenhouse gas emissions or attaining the<br>objectives of the Paris Agreement.<br>STOXX applies clear and transparent rules to<br>both the eligibility and selection criteria for all<br>distributions within each component index.<br>The base currency of the STOXX Dividend<br>Points Index Family is EUR. |



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|                   |                         | following elements insofar as reliable                                      |   |
|                   |                         | data on these elements is available:  | The indices within the STOXX Dividend Points                    |
|                   |                         | (i)information on actual or potential                                       | Index Family include benchmarks that                            |
|                   |                         | participants in the market;   | measure the performance of various market                       |
|                   |                         | (ii)an indication of the size of the market<br>or economic reality.         | segments  |
|                   |                         |   | Benchmarks are calculated using different                       |
|                   |                         | In defining (the potential limitations of                                   | calculation rules. For example:                                 |
|                   |                         | the benchmark and) the circumstances in                                     | - they are calculated on a quarterly resetting                  |
|                   |                         | which the measurement of the market or                                      | basis;  |
|                   |                         | economic reality may become unreliable,                                     | - they are calculated on an annual resetting                    |
|                   |                         | the benchmark statement shall include at                                    | basis;  |
|                   |                         | least:  | <ul> <li>they are calculated according to industrial</li> </ul> |
|                   |                         | (a)a description of the circumstances in which the administrator would lack | classification factors.   |
|                   |                         | sufficient input data to determine the                                      | Circumstances in which such measurement                         |
|                   |                         | benchmark in accordance with the  | may become unreliable:  |
|                   |                         | methodology;  |   |
|                   |                         | (b) where relevant, a description of  | The only market data used as input data in the                  |
|                   |                         | instances when the accuracy and   | STOXX Dividend Points Index Family are                          |
|                   |                         | reliability of the methodology used for                                     | foreign exchange rates which are sourced                        |
|                   |                         | determining the benchmark can no  | from Thomson Reuters Benchmark Services.                        |
|                   |                         | longer be ensured, such as when the   |   |
|                   |                         | administrator deems the liquidity in the                                    |   |
|                   |                         | underlying market as insufficient;  |   |
|                   |                         | Any other information that the  |   |
|                   |                         | administrator reasonably considers to be                                    |   |
|                   |                         | relevant or useful.   |   |

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| Art. 27(1)(3)(b)<br>BMR | The benchmark statement shall lay down<br>technical specifications that clearly and<br>unambiguously identify the<br>elements of the calculation of the<br>benchmark in relation to which discretion<br>may be exercised, the criteria applicable | The rules and procedures to which the STOXX<br>Dividend Points Index Family must adhere to<br>are written with the express intention of<br>removing the need for any discretion in so far<br>as this is feasible.  |
|                         | to the exercise of such discretion and the<br>position of the persons that can exercise<br>discretion, and how such discretion may<br>be subsequently evaluated.  | Where the existing methodology does not<br>fully prescribe how an event should be dealt<br>with or a complex or an unexpected<br>operational event occurs (e.g. a complex<br>corporate action or a market disruption) then<br>discretion may need to be applied. STOXX has<br>a clear set of procedures for dealing with<br>events that require discretion and will apply<br>these procedures to determine the<br>appropriate treatment. In exercising<br>discretion, STOXX ensures that the benchmark<br>rationale is taken into account; market<br>integrity is preserved; the ongoing reliability of<br>the benchmark calculation is assured; any<br>undue market impact is avoided, and the<br>interests of stakeholders are taken into<br>account. Depending on the nature of the<br>event, the issue will initially be dealt with by<br>either, the Index Operations Committee<br>("IOC") or the Index Management Committee<br>("IMC"). These committees both consist of |
|                         | Subclause Art. 27(1)(3)(b)  | Subclause         Art. 27(1)(3)(b)         BMR         The benchmark statement shall lay down technical specifications that clearly and unambiguously identify the elements of the calculation of the benchmark in relation to which discretion may be exercised, the criteria applicable to the exercise of such discretion and the position of the persons that can exercise discretion, and how such discretion may   |



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|   |                         |  | will evaluate and document all occurrences in<br>which discretion may need to be used. The<br>IOC or IMC, as appropriate, will then send<br>their evaluation to the Index Governance<br>Committee ("IGC") for oversight. The IGC<br>consists of the senior management of STOXX.<br>The subsequent evaluation of the use of<br>discretion will be evaluated by the Oversight<br>Committee ("OC") which includes external<br>representatives and representatives from the<br>compliance. |
| 1.4 Notice regarding<br>changes to, or the<br>cessation of, the<br>benchmark                        | Art. 27(1)(3)(c)<br>BMR | The benchmark statement shall provide<br>notice of the possibility that factors,<br>including external factors beyond the<br>control of the administrator, may<br>necessitate changes to, or the cessation<br>of, the benchmark.   | It is possible that certain factors, including<br>external circumstances beyond the control of<br>STOXX, will lead to changes or even cessation<br>of an index within the Index Family.  |
| 1.5 Advice<br>concerning material<br>changes to financial<br>contracts and<br>financial instruments | Art. 27(1)(3)(d)<br>BMR | The benchmark statement shall advise<br>users that changes to, or the cessation of,<br>the benchmark may have an impact upon<br>the financial contracts and financial<br>instruments that reference the<br>benchmark or the measurement of the<br>performance of investment funds. | Any financial contracts or instruments that<br>reference any member of the STOXX Dividend<br>Points Index Family or any investment funds<br>that measure their performance by reference<br>to a member of the family may be impacted<br>by any changes to or cessation of a Family<br>member. These financial contracts, financial<br>products and investment funds must be able<br>to withstand, or at least address the issue of,  |



| Regulation Clause                                   | Regulation<br>Subclause                | Required Information  | STOXX LTD Statement  |
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|   |  |   | any changes to or cessation of a family member.  |
| 1.6 Rationale; review<br>and approval<br>procedures | Art. 27(2)(b)<br>BMR; Art. 1(5)<br>RTS | A benchmark statement shall contain at<br>least, the rationale for adopting the<br>benchmark methodology and procedures<br>for the review and approval of the<br>methodology.                             | Rationale for adopting the benchmark<br>methodology: The STOXX Dividend Points<br>Index Family methodology is designed so that<br>it can appropriately measure the economic<br>reality previously described in Statement 1.2.  |
|   |  | In specifying the procedures for review of<br>the methodology, the benchmark<br>statement shall at least outline the<br>procedures for public consultation on any<br>material changes to the methodology. | <b>Procedures for review and approval of the</b><br><b>methodology:</b> The new index approval<br>process is managed by the Product Approval<br>Committee ("PAC"), and the IGC who assess<br>the ongoing suitability of any index or family<br>of indices on at least an annual basis.   |
|   |  |   | <b>Procedures for public consultations:</b><br>Any methodology changes that are deemed<br>material by the IMC will be subject to public<br>consultation. Stakeholders will be informed of<br>the consultation by notification and an<br>announcement will be made on the STOXX<br>website. Material changes can occur where<br>there has been a structural change in the<br>economic interest and to reflect this change<br>the benchmark itself needs amending. Other<br>material changes are where a benchmark |



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|  |                         |   | changes its objective; changes its calculation<br>methods; changes its compositions and<br>weightings; changes the way it is operationally<br>maintained e.g. changes the way it deals with<br>certain corporate actions. The IGC will<br>carefully take note of any opinions received<br>during the one-month consultation period and<br>take note of them in deciding whether to<br>proceed with the proposed change.  |
| 1.7 Criteria and<br>procedures used to<br>determine the<br>benchmark | Art. 27(2)(c)<br>BMR    | A benchmark statement shall contain at<br>least the criteria and procedures used to<br>determine the benchmark, including a<br>description of the input data, the priority<br>given to different types of input data, the<br>minimum data needed to determine a<br>benchmark, the use of any models or<br>methods of extrapolation and any<br>procedure for rebalancing the<br>constituents of a benchmark's index; | The only market data used as input data in the<br>STOXX Dividend Points Index Family are<br>foreign exchange rates which are sourced<br>from Thomson Reuters Benchmark Services.<br>STOXX considers this data as readily available.<br>During a trading day, STOXX gives priority to<br>the most recent traded intraday price. STOXX<br>has no general criteria for minimum data<br>requirements but, by continuously monitoring<br>Transaction Data received, STOXX will be able<br>to assess whether this data is adequate. If<br>STOXX assesses that the quantity of<br>Transaction Data is inadequate it will deem<br>this to be a Limitation and the IGC will then<br>exercise Discretion in how to resolve the<br>situation. STOXX does not use any models or<br>methods of extrapolation in relation to Input<br>Data. Periodic reviews of all benchmarks are |



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|  |  |   | undertaken to ensure their current<br>constituents are best suited to measure their<br>defined market or economic reality. Where<br>the review process requires adjustments to a<br>benchmark's constituents to be made, a<br>rebalancing will be undertaken. STOXX will<br>inform stakeholders of this rebalancing by<br>means on an index update announcement.<br>This announcement will state the constituent<br>additions and deletions for each affected<br>index and the date on which these changes<br>will become effective.   |
| 1.8 Controls and<br>rules that govern<br>any exercise of<br>judgement or<br>discretion | Art. 27(2)(d)<br>BMR;<br>Art. 1(4) RTS | A benchmark statement shall contain at<br>least the controls and rules that govern<br>any exercise of judgement or discretion<br>by the administrator or any contributors,<br>to ensure consistency in the use of such<br>judgement or discretion.<br>In specifying the controls and rules that<br>govern any exercise of judgement or<br>discretion by the administrator or any<br>contributors in calculating the benchmark<br>or benchmarks, the benchmark statement<br>shall include an outline of each step of<br>the process for any ex post evaluation of<br>the use of discretion, together with a<br>clear indication of the position of any | The exercise of judgement or discretion is<br>subject to certain controls and rules which are<br>designed to ensure a consistency of approach.<br>In general; a body or person(s) exercising<br>discretion must not be affected by any conflict<br>of interest and must possess the requisite<br>skills and knowledge necessary to exercise<br>such discretion; all the facts and<br>circumstances must be established and<br>properly documented prior to the exercise of<br>discretion; the exercise of discretion must<br>comply with all applicable laws and<br>regulations; the body or person(s) exercising<br>discretion must act on the basis of only the<br>relevant facts and circumstances. |



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|   |                         | person(s) responsible for carrying out the evaluations;  | Should any ex post evaluation of the use of<br>discretion be required, STOXX will maintain a<br>written record of all the circumstances in<br>which judgement has been used by the IOC,<br>IMC and, if applicable, any comments received<br>from the IGC. For further information please<br>refer to Statement 1.3.  |
| 1.9 Determination<br>in periods of stress | Art. 27(2)(e)<br>BMR    | A benchmark statement shall contain at<br>least the procedures which govern the<br>determination of the benchmark in<br>periods of stress or periods where<br>transaction data sources may be<br>insufficient, inaccurate, or unreliable and<br>the potential limitations of the<br>benchmark in such periods. | Certain external events can make it difficult or<br>impossible to trade securities on certain Stock<br>Exchanges. In such circumstances it may be<br>impossible for STOXX Ltd. to follow its<br>prescribed methodology. Where a period of<br>stress is only temporary, e.g. an exchange<br>outage, then the input price used for a<br>constituent will default to the last traded<br>price. Where an affected constituent<br>continues to trade on another venue, the<br>benchmark may no longer be an accurate<br>representation of the economic reality. Where<br>a period of stress is more prolonged, then a<br>Limitation has occurred and the IGC will then<br>exercise Discretion in how to rectify it. In<br>exercising Discretion, the IGC will ensure that<br>any decisions taken will ensure the<br>preservation of market integrity and the<br>reliability of the benchmark by avoiding any<br>undue market impact thus minimising any |

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|  |  |  | potential Limitations. All decisions taken by<br>the IGC will be communicated to stakeholders<br>on a timely basis by notification and by<br>announcement on the STOXX website. If the<br>conditions are expected to persist for a long<br>period of time an index consultation, as<br>outlined in Statement 1.6, may need to be<br>enacted.   |
| 1.10 Procedures for dealing with errors            | Art. 27(2)(f)<br>BMR                   | A benchmark statement shall contain at<br>least the procedures for dealing with<br>errors in input data or in the<br>determination of the benchmark,<br>including when a re-determination of the<br>benchmark is required.   | The STOXX Dividend Points Index Family is<br>recalculated without delay whenever an error<br>in Input Data is detected and it is technically<br>and operationally feasible to do so. An index<br>may need to be suspended whilst an error is<br>being investigated and corrected. All users of<br>the benchmark are notified immediately of a<br>benchmark suspension and further notified<br>prior to resumption. When a redetermination<br>occurs, users are fully notified when the index<br>redetermination has been applied<br>retrospectively. |
| 1.11 Identification<br>of potential<br>limitations | Art. 27(2)(g)<br>BMR; Art. 1(3)<br>RTS | A benchmark statement shall contain at<br>least the identification of potential<br>limitations of the benchmark, including its<br>operation in illiquid or fragmented<br>markets and the possible concentration<br>of inputs.<br>In defining the potential limitations of the<br>benchmark [and the circumstances in | Potential limitations in the STOXX Dividend<br>Points Family can only occur when foreign<br>exchange rates sourced from Thomson<br>Reuters Benchmark Services are unavailable<br>due to technical reasons.   |



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|                   |                         | which the measurement of the market or<br>economic reality may become unreliable,<br>the benchmark statement shall include at<br>least:   |  |
|                   |                         | <ul> <li>(a) a description of the<br/>circumstances in which the<br/>administrator would lack<br/>sufficient input data to determine<br/>the benchmark in accordance<br/>with the methodology;</li> </ul>   | (a) The only circumstances in which a lack<br>of input data could occur is when<br>foreign exchange rates are unavailable<br>for a technical reason, for example a<br>computer outage. |
|                   |                         | (b) where relevant, a description of<br>instances when the accuracy and<br>reliability of the methodology<br>used for determining the<br>benchmark can no longer be<br>ensured, such as when the<br>administrator deems the liquidity<br>in the underlying market as<br>insufficient; | (b) Not applicable for this family.  |
|                   |                         | <ul> <li>(c) any other information that<br/>administrator reasonably<br/>considers to be relevant or useful<br/>to help users and potential users<br/>to understand the circumstances I</li> </ul>  | (c) No further information necessary.  |



| Regulation Clause         | Regulation<br>Subclause | Required Information   | STOXX LTD Statement  |
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|                           |                         | which the measurement of the<br>market or economic reality may<br>become unreliable, including a<br>description of what might<br>constitute an exceptional market<br>event.  |  |
| 1.12 ISINs                | Art. 1(1)(b) RTS        | The benchmark statement shall state,<br>where available, the international<br>securities identification number (ISIN) of<br>the benchmark or benchmarks;<br>alternatively, for a family of benchmarks,<br>the statement may provide details of<br>where the ISINs are publicly accessible<br>free of charge; | STOXX assigns ISIN codes to all Benchmarks,<br>these numbers are freely available and can be<br>found in the Vendor Code sheet on the STOXX<br>website, <u>https://www.stoxx.com/data-vendor-codes</u>   |
| 1.13 Contributions        | Art. 1(1)(c) RTS        | The benchmark statement shall state<br>whether the benchmark, or any<br>benchmark in the family of benchmarks,<br>is determined using contributions of input<br>data;  | No benchmark in the STOXX Dividend Points<br>Index Family is determined using contributions<br>of Input Data.  |
| 1.14 Type of<br>benchmark | Art. 1(1)(d) RTS        | The benchmark statement shall state<br>whether the benchmark or any<br>benchmark in the family of benchmarks<br>qualifies as one of the types of<br>benchmarks listed under Title III of<br>Regulation (EU) 2016/1011, including the   | The STOXX Dividend Points Index Family does<br>not include an Interest Rate Benchmark under<br>Article 3(1) (22), neither does it include a<br>Commodity Benchmark under Article 3(1) (23)<br>nor a Regulated Data Benchmark as some<br>prices are sourced from Trading Venues other<br>than those prescribed under Article 3(1) |



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|                                  |                         | specific provision by virtue of which the benchmark qualifies as that type.   | (24)(a) BMR. Any benchmarks within the family deemed critical or significant or listed in Section 6 under additional information. |
| 2. Specific Dis                  | closure require         | ments for regulated data benchmark  |   |
|                                  | Art. 2 RTS              | In addition to the information to be<br>included pursuant to Article 1, for a<br>regulated-data benchmark or, where<br>applicable, family of regulated-data<br>benchmarks, the benchmark statement<br>shall state at least the following in its<br>description of the input data: |   |
| 2.1 Sources of input<br>data     | Art. 2(a) RTS           | the source(s) of the input data used  | Not Applicable.   |
| 2.2 Type of input<br>data source | Art. 2(b) RTS           | for each source, the relevant type as<br>listed in Article 3(1) (24) of Regulation<br>(EU) 2016/1011  | Not Applicable.   |
| <b>3.</b> Specific Dis           | closure require         | ments for interest rate benchmarks  |   |
|                                  | Art. 3 RTS              | In addition to the information to be<br>included pursuant to Article 1, for an<br>interest rate benchmark or, where<br>applicable, family of interest rate<br>benchmarks, the benchmark statement<br>shall include at least the following<br>information:                         |   |



| Regulation Clause                                 | Regulation<br>Subclause | Required Information   | STOXX LTD Statement |
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| 3.1 Application of<br>Annex I BMR                 | Art. 3(a) RTS           | a reference alerting users to the<br>additional regulatory regime<br>applicable to interest rate benchmarks<br>under Annex I to Regulation (EU)<br>2016/1011 | Not Applicable.     |
| 3.2 Compliance with<br>Annex I BMR                | Art. 3(b) RTS           | a description of the arrangements that<br>have been put in place to comply with<br>that Annex.   | Not Applicable.     |
| 4. Specific dis                                   | closure requirer        | ments for commodity benchmarks   |                     |
|   | Art. 4 RTS              | In addition to the information to be included pursuant to Article 1, for a   |                     |
|   |                         | commodity benchmark or, where<br>applicable, family of commodity<br>benchmarks, the benchmark statement<br>shall at least:                                   |                     |
| 4.1 Application of<br>Title II or Annex II<br>BMR | Art. 4(a) RTS           | applicable, family of commodity benchmarks, the benchmark statement  | Not applicable.     |



| Regulation Clause   | Regulation<br>Subclause | Required Information   | STOXX LTD Statement |
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| application of Title II<br>or Annex II BMR  |                         | include an explanation as to why Title II of<br>or, as the case may be, Annex II to that<br>Regulation applies   |                     |
| 4.3 Definitions of<br>relevant underlying<br>physical commodity                             | Art. 4(c) RTS           | include in the definitions of key terms a concise description of the criteria that define the relevant underlying physical commodity;  | Not applicable.     |
| 4.4 Place of<br>publication of<br>explanations subject<br>to paragraph 7 of<br>Annex II BMR | Art. 4(d) RTS           | where applicable, indicate where the<br>explanations are published that the<br>administrator is required to publish under<br>paragraph 7 of Annex II to that Regulation  | Not applicable.     |
| 5. Specific disc  | closure require         | ments for critical benchmarks  |                     |
|   | Art. 5 RTS              | In addition to the information to be<br>included pursuant to Article 1, for a<br>critical benchmark, or, where applicable,<br>a family of benchmarks that contains at<br>least one critical benchmark, the<br>benchmark statement shall include at<br>least the following information: |                     |
| 5.1 Reference<br>regarding application<br>of enhanced<br>regulatory regime                  | Art. 5(a) RTS           | references alerting users to the enhanced<br>regulatory regime applicable to critical<br>benchmarks, under Regulation (EU)<br>2016/1011;   | Not applicable.     |



| Regulation Clause  | Regulation<br>Subclause | Required Information   | STOXX LTD Statement  |
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| 5.2 Way of<br>information of any<br>delay in publication | Art. 5(b) RTS           | a statement indicating how users will be<br>informed of any delay in the publication of<br>the benchmark or of any re-determination<br>of the benchmark and indicating the<br>(expected) duration of measures. | Not applicable.  |
| 6. Additional I  | Information             |  |  |
|  | Art. 1(8) RTS           | Administrators may include additional<br>information at the end of their<br>benchmark statement provided that, if<br>this is done by referring to a published<br>document containing the information, the      | Full methodology documents as well as vendor<br>reference codes for all component members<br>of the STOXX Dividend Points Index Family can<br>be found on <u>www.stoxx.com/resources</u> . |
|  |                         | document shall be one that is accessible free of charge.   | This family contains no significant or critical benchmarks.  |
| 7. Key Term De   | efinitions              |  |  |
|  | Art. 27(2) BMR          | A benchmark statement shall contain at<br>least: the definitions for all key terms<br>relating to the benchmark  | See below for Glossary of Key Terms  |
|  |                         |  |  |



| <u>Key Term</u>    | Definition  |
|--------------------|---|
| Gross Return Index | Shall mean an Index in which dividend payments are fully reinvested, calculated with a full dividend. Gross Return Indices are        |
|                    | labelled accordingly in the Vendor Code Sheet.  |
| Input Data         | Shall mean the data in respect of the value of one or more Constituent Elements, or prices, including estimated prices, quotes,       |
|                    | committed quotes or other values, used by STOXX to determine an Index.  |
| Insufficient Rule  | Shall mean the absence of a methodology rule, provision or procedure which leads to the failure of determining the respective         |
|                    | Index Value or which leads to an Index Value that does not properly reflect the concept/nature of the Index, e.g. performance of      |
|                    | the Index can no longer be replicated by a long portfolio tracking the Index;   |
|                    | insufficient available Constituent Elements to fulfil the requirements of the Index Methodology; or                                   |
|                    | market disruption which results in the performance of the Index being unable to be tracked.   |
| Limitation         | Shall refer to circumstances where the Index Methodology contains an Insufficient Rule or Unclear Rule or if it fails to produce      |
|                    | Index Values as intended. Examples: Data Insufficiency; Extreme Market Events.  |
| Net Return Index   | Shall mean an Index in which dividend payments are fully reinvested, calculated with a dividend minus STOXX Withholding Tax.          |
|                    | Net Return Indices are labelled accordingly in the Vendor Code Sheet.   |
| Price Index        | Shall mean an Index which measures the price(s) of constituents and where dividend payments/coupon payments are not invested          |
|                    | into the Index. All Price Indices are labelled accordingly in the Vendor Code Sheet.  |
| Trading Venue      | Shall have exchanges and other trading platforms.   |
| Unclear Rule       | Shall mean a situation in which a rule leaves multiple possible interpretation on how it shall be applied to a specific situation.    |
| Vendor Code Sheet  | Shall mean a sheet which contains information on certain Indices, <i>inter alia</i> the applicable Dissemination Calendars, which are |
|                    | available under https://www.stoxx.com/data-vendor-codes.  |