

Submission Date

18/11/2016

ESMA_QA_1596

Status: Answer Published

Additional Information

Level 1 Regulation

Markets in Financial Instruments Regulation (MiFIR) Regulation (EU) No 600/2014-Secondary Markets

Level 2 Regulation

Regulation 2017/572 - RTS on data disaggregation (RTS 14)

Level 3 Regulation

ESMA70-872942901-38 - Q&A on MiFID II and MiFIR market structures topics

Topic

Data reporting services providers

Subject Matter

Data disaggregation

Question

Article 1(1)(b) of RTS 14 requires disaggregation by country of issue for shares. How should "country of issue" be interpreted? Is this also required for non-EU countries?

ESMA Answer

18-11-2016

Original language

[ESMA 70-872942901-38 MiFID II MiFIR market structures Q&A, Q&A 2.3]

Country of issue should be interpreted as the home Member State of the issuer, as defined in Article 2(1)(i) of the Transparency Directive[1], including where the issuer is incorporated in a third country.

[1] Directive 2004/109/EC of the European Parliament and of the Council of 15 December 2004 on the harmonisation of transparency requirements in relation to information about issuers whose securities are admitted to trading on a regulated market and amending Directive 2001/34/EC.