VAT rules for financial and insurance services today and tomorrow

Introduction

Objective

The objective of this public consultation is to obtain the views of stakeholders and public authorities of the Member States on the current VAT rules for financial and insurance services and their functioning as well as on possible changes to these rules. The answers provided will feed into the review of the relevant provisions of the VAT Directive and will contribute to a possible future legislative proposal.

Context

The current VAT rules for financial and insurance services are criticised for being complex, difficult to apply and for not having kept pace with the developments of new products and services. This seems to have led to a lack of VAT neutrality, legal uncertainty and high administrative and regulatory costs.

VAT is a tax levied on the consumption of goods and services within the European Union. It is a multi-stage tax calculated, and thus charged, on each stage of the value chain. Operating businesses pay the VAT due on their supplies at regular intervals. This is the VAT due on their outputs – the output VAT – after deducting the VAT on their inputs – the input VAT. The system of deduction ensures that the tax is neutral, with respect to the length of the supply chain and the number of transactions therein. However, where the output supply is exceptionally not taxed because it is exempt or out of the scope of the application of VAT, the right to deduct does not hold.

Main issues under the current rules

However, under the current rules, financial and insurance services constitute an exception to these principles: as listed in Article 135(1)(a)-(g) of the VAT Directive, most of them are exempt from VAT. The reasons behind the introduction of the exemption are multiple, but mostly related to the technical difficulty to calculate the tax amount. However, these rules were introduced in 1977 and have since become outdated.

Because of the exemption, the providers of financial and insurance services cannot deduct the VAT incurred on inputs, notably – but not exclusively – on investment goods, that are used to produce exempt outputs. This deprives the tax of its neutrality: unlike for other businesses, who can deduct it, VAT becomes a cost for providers of financial and insurance services, and, eventually, for their customers (as the so-called ‘hidden VAT’).
To address the problem of hidden VAT, the VAT Directive provides for a number of structural provisions:

- **The option to tax** allows providers of financial services to charge VAT on certain otherwise exempt services, and thus to increase the proportion of taxed turnover and the corresponding input deduction. It is, however, up to Member States to introduce such an option and it is not available to insurance service providers.
- More commonly, financial and insurance service providers make use of two other existing instruments to minimise irrecoverable (hidden) VAT: **VAT groups** and – until recently – **cost-sharing arrangements**.

Since financial and insurance service providers are usually part of large company groups or other networks, these two instruments, albeit being different from a legal perspective, allow them to centralise at group level common business functions (e.g. IT services, accountancy, regulatory compliance, back office support, tax advisory) without generating irrecoverable input VAT on intra-group charges. However, on the one hand, the Court of Justice of the European Union (CJEU) in 2017 found cost-sharing arrangements used by financial and insurance operators inadmissible (see judgements 1, 2 and 3). On the other hand, the VAT grouping scheme is limited exclusively to operators established in the same Member State and is implemented (if at all) in various ways across the EU. This raises the question of how to address the problem of hidden VAT in this important economic sector.

Apart from the implications of this recent case law, the VAT treatment of financial and insurance services raises other problems. The current rules are believed to be **complex** and **difficult to apply in practice**, and possibly **have not kept pace with the developments of new services** in the financial industry (for example services linked to crypto-assets and e-money). This seems to have led to **increasing litigation before the CJEU**, **legal uncertainty** and **high administrative and regulatory costs**. Moreover, such rules are interpreted and applied inconsistently by Member States, which contributes to **distortions** within the EU and in exchanges with third countries.

The Commission proposed to review the rules on the VAT treatment of financial and insurance services already in 2007 through a legislative package that comprised a proposal for a Council Directive and a proposal for a Council Implementing Regulation. However, the discussions in the Council came to a standstill and the proposals were **withdrawn in 2016**.

Against this background, as announced in the Communication on an **Action Plan for fair and simple taxation supporting the recovery strategy**, the Commission is currently preparing a proposal to review the VAT rules for financial and insurance services. This initiative is part of the objective to simplify the life of taxpayers operating in the Single Market, one of the priorities laid down in the Political Guidelines for the present Commission.

**Glossary**

Terms used in this context:

- **Taxable amount**: the amount in respect of a taxable transaction upon which VAT is chargeable.
- **Output VAT**: the VAT due on taxable persons’ supplies’ or outputs.
- **Input VAT**: the VAT paid by taxable persons for supplies made to them with regard to their business activity.
- **Hidden VAT**: a consequence of the exemption; input VAT becomes irrecoverable and increases costs for service providers while being invisible to customers as not invoiced as such to them.
- **VAT neutrality**: one of the most important principles of the VAT system, ensuring that the VAT due by the final consumer is the same, regardless of the nature or length of the supply chain for producing it; VAT is collected fractionally via a system of partial payments whereby at each stage of the supply chain, the taxable person deducts input VAT paid from the output VAT collected.
- **Option to tax** under Article 137(1)(a) of the VAT Directive: an optional regime allowing financial service providers to consider otherwise exempt supplies as taxed.
- **VAT grouping** under Article 11 of the VAT Directive: a simplification measure that allows, if introduced by the Member State, groups of ‘legally independent’ persons ‘closely bound to one another by financial, economic, and organisational links’ to be treated as a single taxable person. Consequently, intra-group transactions become, from a VAT perspective, “intra-company” supplies and thus fall outside the scope of the tax and do not result in irrecoverable input VAT.
- **Cost-sharing arrangements** under Article 132(1)(f) of the VAT Directive: an exemption allowing amongst others providers of certain exempt services to form ‘independent groups’, to pool the acquisition of input supplies and re-distribute the costs, from the group to its members.
- **Proportional (pro rata) deduction** based on Article 173 et sec. of the VAT Directive: Member States may apply different methods to determine the input VAT that can be deducted in the case of a taxable person supplying taxed, exempt and out-of-scope services.
- **Fee-based taxation**: a method of calculation of the taxable amount based on the remuneration linked to financial and insurance services.

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**About you**

*1 Language of my contribution*
- Bulgarian
- Croatian
- Czech
- Danish
- Dutch
- English
- Estonian
- Finnish
- French
- German
- Greek
- Hungarian
- Irish
- Italian
Latvian
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Maltese
Polish
Portuguese
Romanian
Slovak
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Spanish
Swedish

2 I am giving my contribution as
☑ Academic/research institution
☑ Business association
☑ Company/business organisation
☑ Consumer organisation
☑ EU citizen
☑ Environmental organisation
☑ Non-EU citizen
☑ Non-governmental organisation (NGO)
☑ Public authority
☑ Trade union
☑ Other

3 First name
Nikolaus

4 Surname
Sutter

5 Email (this won't be published)
nikolaus.sutter@deutsche-boerse.com

9 Organisation name
255 character(s) maximum
Deutsche Börse Group (DBG)

10 Organisation size
- Micro (1 to 9 employees)
- Small (10 to 49 employees)
- Medium (50 to 249 employees)
- Large (250 or more)

11 Transparency register number
255 character(s) maximum
Check if your organisation is on the transparency register. It's a voluntary database for organisations seeking to influence EU decision-making.
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12 Country of origin
Please add your country of origin, or that of your organisation.
- Afghanistan
- Åland Islands
- Albania
- Algeria
- American Samoa
- Andorra
- Angola
- Anguilla
- Antarctica
- Antigua and Barbuda
- Argentina
- Djibouti
- Dominica
- Dominican Republic
- Ecuador
- Egypt
- El Salvador
- Equatorial Guinea
- Eritrea
- Estonia
- Eswatini
- Ethiopia
- Libya
- Liechtenstein
- Lithuania
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- Macau
- Madagascar
- Malawi
- Malaysia
- Maldives
- Mali
- Malta
- Saint Martin
- Saint Pierre and Miquelon
- Saint Vincent and the Grenadines
- Samoa
- San Marino
- São Tomé and Príncipe
- Saudi Arabia
- Senegal
- Serbia
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- Sierra Leone
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The Commission will publish all contributions to this public consultation. You can choose whether you would prefer to have your details published or to remain anonymous when your contribution is published. For the purpose of transparency, the type of respondent (for example, ‘business association’, ‘consumer association’, ‘EU citizen’), country of origin, organisation name and size, and its transparency register number, are always published. Your e-mail address will never be published. Opt in to select the privacy option that best suits you. Privacy options default based on the type of respondent selected.

14 Contribution publication privacy settings

The Commission will publish the responses to this public consultation. You can choose whether you would like your details to be made public or to remain anonymous.

- **Anonymous**
  
  Only organisation details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its transparency number, its size, its country of origin and your contribution will be published as received. Your name will not be published. Please do not include any personal data in the contribution itself if you want to remain anonymous.

- **Public**

  Organisation details and respondent details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its transparency number, its size, its country of origin and your contribution will be published. Your name will also be published.
Information about your business

* 15 What is your main activity?
   - Mainly financial services
   - Mainly insurance services
   - Both financial and insurance services
   - Other services

16 Please indicate which other service(s).

DBG appreciates the opportunity to provide input to the consultation. As a market infrastructure provider, we offer a set of different services along our entire value chain. However, these services differ in their nature. To illustrate, services that DBG offers in terms of providing an infrastructure, such as access to trading systems as well as the provision of corresponding functionalities, e.g. for matching should continue to qualify as IT services. In this specific regard DBG does not provide any brokerage services and therefore, in line with the principle of VAT neutrality these services fall outside the scope of the exemption. However, this does not account for other services provided along the value chain such as clearing services, that clearly qualify for exemption under the VAT directive, or for custody and settlement services which are considered taxable.

* 18 What type of supplies do you make?
   - Mainly Business-to-Business (B2B)
   - Mainly Business-to-Consumers (B2C)
   - Both

* 19 Which markets do you provide financial and/or insurance services to?
   - National market only
   - National market and market(s) of other Member States
   - National market, market(s) of other Member States, and market(s) outside the EU

Your experience with the current rules

20 The exemption of financial and insurance services from VAT was introduced in 1977 as an exception to the general rule that VAT is to be levied on all services supplied for consideration by a taxable person. To what extent do you agree that the exemption is still needed?
   - Strongly agree
21 In general, how would you assess the functioning of the exemption of financial and insurance services?

The exemption...

- ... works very well
- ... works well, but could be improved
- ... works poorly and should be improved
- ... should be removed
- No opinion

22 Please indicate the reason(s) why.

The exemption...

Multiple answers possible

- ... is too costly to apply
- ... is too complex in terms of notions (structural provisions and the definition of exempted services)
- ... is not clear in terms of notions (structural provisions and the definition of exempted services)
- ... may have a distortive effect on competition with businesses in other Member States
- Other
- No opinion

24 How do you estimate the impact of the lack of input tax deduction and hidden VAT?

Multiple answers possible

- They create a price barrier to outsourcing
- They undermine the level playing field between providers of outsourced services and in-house providers
- They affect the business structures of those operating in the financial and insurance sector
- They increase the costs for business customers
They increase compliance costs
☑ They undermine the competitiveness of the sector
☐ Other
☐ Do not know

26 The compliance with VAT rules can be more difficult when supplying financial and/or insurance services cross-border. How do the factors listed below contribute to that effect?

<table>
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<th>To a large extent</th>
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28 Do you think that the current rules hinder the development of cross-border supplies of financial and insurance services?
☐ Yes
☐ No
☐ Do not know

31 To what extent are the foreign VAT rules for financial and insurance services important when deciding whether to establish your business in a specific Member State?
☐ Very important
☐ Important
☐ Not very important
☐ Not important at all
☐ No opinion
32 Which of the structural provisions listed below do you apply?

- Option to tax
- VAT grouping
- Cost-sharing arrangements
- Proportional deduction
- Other
- None

34 The exemption was put in place i.a. due to the technical difficulty to calculate the taxable amount. To what extent do you agree that progress in technology, enhanced transparency rules and experiences gained from other countries and from other indirect taxes could help overcome this issue?

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- Do not know

35 Do the current VAT rules for financial and insurance services result in prices lower than those that would apply if these services were taxed?

- Yes, but just for final non-taxable customers
- Yes, for all customers
- In part, due to other similar taxes
- No
- Do not know
36 To what extent are the current structural provisions effective in increasing the deduction of input tax and reducing the impact of hidden VAT?

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37 VAT provisions related to financial and insurance services can be perceived as complex. For which of the current structural provisions is that correct?

Multiple answers possible

- Option to tax
- VAT grouping
- Cost-sharing arrangements
- Proportional deduction
- None

38 To what extent do you agree or disagree with the following statement: The lack of input tax deduction is detrimental to the financial and insurance sector. It compels the sector to outsource services which are typically provided in-house, thus raising the costs.

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- Do not know

39 Unless you make use of the option to tax, does your business incur any costs related to irrecoverable (hidden) VAT?

- Yes
- No
- Do not know
- My business is applying the option to tax

40 To what extent do you agree that the current VAT rules are fit to cover emerging trends in the industry (such as digitalisation)?

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- Do not know
41 The VAT treatment of emerging trends under the current VAT rules for financial and insurance services can be problematic due to unclear definitions for VAT purposes. In connection with which of the emerging trends listed, do you consider this correct?

Multiple answers possible

- Services provided by means of fintech
- E-money
- Services linked to crypto-assets (such as mining)
- Payment services
- Other
- Do not consider it problematic
- Do not know

43 The regulatory framework in the financial and insurance sector (e.g. the Markets in Financial Instruments Directive (MIFID) and the Insurance Distribution Directive (IDD)) has strengthen the role of intermediaries. Do you consider the VAT exemption to be coherent with this development?

- Yes
- No
- Do not know

Possible changes to the current rules

The Commission is intending to prepare a proposal that will seek to modernise the current VAT rules for financial and insurance services. Your answers will feed into the review of these rules.

44 In your view, which would be the best way to reform the rules on exemption?

Multiple answers possible

- Update definitions of exempt services drawing on the extensive CJEU case law in the field of VAT
- As regards the definitions, refer to other EU regulations governing the financial and insurance sector
- Removing the exemption, so that definitions will be no longer needed
- Other
- Do not know

45 Please indicate which other way(s).
To ensure the consistency and applicability of the rules; definitions shall be aligned with current financial market regulation and judicature. This will allow to streamline and clarify while providing for a level playing field among member states to apply accordingly. As outlined under question 16. the multitude of services provided by market infrastructure providers differ in nature and the specifics must be taken into careful consideration.

46 The removal of the exemption for financial and insurance services could benefit the neutrality of the VAT system. What could be other effects of such a removal?

Multiple answers possible

- Simplification in the application of the VAT rules for financial and insurance services
- Lower VAT compliance costs
- Less distortive effect of the exemption on competition linked to suppliers from non-EU countries operating in the EU
- Higher VAT compliance costs
- Higher complexity of VAT rules
- None
- Other

47 Please indicate which other effect(s).

The removal of the VAT exemptions for financial and insurance services will require financial and insurance service providers to charge the VAT on their services. As the additional VAT charge will be passed along the value creation chain, it is the end client who will ultimately need to pay the additional VAT charge, effectively resulting in a price increase for end clients demanding financial and insurance services.

Higher prices for such services may disincentivize end clients, such as investors, retail and professional alike, or businesses to engage in Europe's financial markets. This could have adverse effects on the Capital Markets Union, whose aim is to strengthen the attractiveness of Europe’s capital markets as well as the overall financial markets in order to foster economic growth in the European Union following the COVID-19 crisis. Also, in the context of Brexit, there is now an even more urgent need to strengthen the financial markets within the EU-27 in order to avoid competitive disadvantages.

Against this background, any removal of VAT exemptions for financial and insurance services should therefore be carefully considered.

48 If only fee-based financial services were to be taxed, in relation to which of them would it be difficult to determine the taxable amount?

Please explain.
49 Financial service providers may currently opt for taxation and obtain the right of deduction, but it is up to each Member State to introduce such option. Should Member States keep that discretion?

- Yes
- No, it should be available in all Member States
- No opinion

50 Not having a right of deduction when supplying exempt financial and insurance services impairs the neutrality of VAT. To what extent would you support or oppose the introduction of a fixed rate of input tax deduction to remedy that effect?

- Strongly support
- Support
- Oppose
- Strongly oppose
- No opinion

51 If a fixed rate of input tax deduction was introduced, should such a rule remain optional for operators or, alternatively, should it be mandatory?

- It should be optional
- It should be mandatory
- No opinion

52 Should cost-sharing agreements be made available to the financial and insurance services sector?

- Yes
- No
- No opinion

53 In your view, should businesses established in other Member States be allowed to form part of the cost sharing arrangements?

- Yes
- No
- No opinion

54 Please indicate the reason(s) why.

Multiple answers possible

- To achieve a more level playing field for businesses
☑ To boost competitiveness of financial and insurance service providers
☑ To reduce the tax burden and the administrative costs of businesses operating at cross-border level
☐ Other
<table>
<thead>
<tr>
<th>58 Which is the most beneficial aspect of establishing VAT groups for providers of financial and insurance services?</th>
</tr>
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<tbody>
<tr>
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<td></td>
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<tr>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td>It is optional</td>
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<tr>
<td>Intragroup supplies are out of scope and therefore not taxed</td>
</tr>
<tr>
<td>VAT compliance costs are lower for the members of the group as they are pooling them</td>
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<tr>
<td>It is easier to outsource the activity through a single taxable person</td>
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<tr>
<td>VAT grouping increases the competitiveness of the sector by reducing hidden VAT</td>
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<td>Other</td>
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</tbody>
</table>
60 Which is the most effective way to reform the rules for financial and insurance services in your country?

<table>
<thead>
<tr>
<th></th>
<th>Not effective at all</th>
<th>Somewhat ineffective</th>
<th>Neither effective nor ineffective</th>
<th>Somewhat effective</th>
<th>Very effective</th>
<th>No opinion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remove the exemption and tax financial and insurance services at a standard rate</td>
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<tr>
<td>Remove the exemption and tax financial and insurance services at a reduced rate</td>
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<tr>
<td>Tax only fee-based services at a standard rate</td>
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<td>Tax only fee-based services at a reduced rate</td>
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<td>Grant businesses the option to apply VAT</td>
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<tr>
<td>Grant businesses the right to constitute a VAT group in every Member State</td>
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<tr>
<td>Make cost-sharing arrangements available to the sector in all Member States</td>
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<tr>
<td>Other</td>
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</tbody>
</table>
Where financial and insurance services are taxed, deduction of input VAT is possible.

Further comments

62 If you wish to add further information within the scope of this questionnaire, please feel free to do so here.

2000 character(s) maximum

63 If you wish to upload a concise document, please do so below. The maximal file size is 1MB.

Only files of the type pdf,txt,doc,docx,odt,rtf are allowed

Please note that the uploaded document will be published alongside your response to the questionnaire, which is the essential input to this open consultation. The document is an optional complement and serves as additional background to better understand your position.

Contact

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