ARTICLE						
CONTENT	SUBTITLE	TITLE				
	Subject matter	Article 1				
col class="crrNumList"> <li>Upon completion of the investigation and before submitting the file to ESMA pursuant to Article 3(1), the investigation officer shall inform the person subject to investigation in writing stating its findings and shall provide that person with the opportunity to make written submissions pursuant to paragraph 3. That statement of findings shall set out the facts liable to constitute one or more of the infringements listed in Annex I of Regulation (EU) No 648/2012, including any aggravating or mitigating factors of those infringements. </li> <li>Ii&gt; The statement of findings shall set a reasonable time limit within which the person subject to investigation may make its written submissions. The investigation officer shall not be obliged to take into account written submissions received after that time limit has expired. </li> <li>Ii&gt; In its written submissions, the person subject to investigation may set out all the facts known to it which are relevant to its defence. It shall attach any relevant documents as proof of the facts set out. It may propose that the investigation officer hear other persons who may corroborate the facts set out in the submissions of the person subject to investigation. </li> <li>Ii&gt; The investigation officer may also invite a person subject to investigation officer hear other persons who may corroborate the facts set out in the submissions of the person subject to investigation. </li> <li>Ii&gt; The investigation officer may also invite a person subject to investigation officer hear other persons who may corroborate the facts set out in the submissions of the person subject to investigation. </li> <li>II&gt; The persons subject to investigation officer.</li> <li>Oral hearings shall not be held in public. </li>	Right to be heard by the investigation officer					
infringement and on supervisory measures and the imposition of a fine in accordance with Article 65 and 73 of Regulation (EU) No 648/2012. br>ESMA may also invite the persons subject to investigation to which a statement of findings has been addressed to attend an oral hearing. The	Right to be heard by ESMA with regard to fines and supervisory measures	Article 3				

		agrees with all or some of the findings of the investigation officer it shall inform the persons subject to investigation accordingly. Such communication shall set a reasonable time limit within which the person subject to investigation may make written submissions. ESMA shall not be obliged to take into account written submissions received after the expiry of that time limit for adopting a decision on the existence of an infringement and on supervisory measures and the imposition of a fine in accordance with Article 65 and 73 of Regulation (EU) No 648/2012. br>ESMA may also invite the persons subject to investigation to which a statement of findings has been addressed to attend an oral hearing. The persons subject to investigation may be assisted by their lawyers or other qualified persons admitted by ESMA. Oral hearings shall not be held in public. <li>  I   SMA decides that one or more of the infringements listed in Annex I to Regulation (EU) No 648/2012 has been committed by a person subject to investigation and has adopted a decision imposing a fine in accordance with Article 65, it shall notify immediately that decision to the person subject to investigation. </li>		
DOCUMENT	SECTION	written submissions received after the expiry of that time limit for deciding on the periodic penalty payment.   complied with the relevant decision referred to in Article 66(1) of Regulation (EU) No 648/2012, a periodic penalty	Right to be heard by ESMA with regard to periodic penalty payments	Article 4
		of any statement of findings.	Access to the file and use of documents	Article 5
		notified to the trade repository or the person subject to the investigation or proceedings in respect of an infringement of	Limitation periods for	Article

shall cause the limitation period to start running afresh. However, the limitation period shall expire at the latest on the day on which a period equal to twice the limitation period has elapsed without ESMA having imposed a fine or a periodic penalty payment. That period shall be extended by the time during which limitation is suspended pursuant to paragraph 5. <li>/li&gt; <li>The limitation period for imposing fines and periodic penalty payments shall be suspended for as long as the decision of ESMA is the subject of proceedings pending before the Board of Appeal, in accordance with Article 58 of Regulation (EU) No 1095/2010, and before the Court of Justice of the European Union, in accordance with Article 69 of Regulation (EU) No 648/2012. </li></li>	penalties	
<ol class="crrNumList"> <li>The power of ESMA to enforce decisions taken pursuant to Articles 65 and 66 of Regulation (EU) No 648/2012 shall be subject to a limitation period of five years. </li> <li>The five-year period referred to in paragraph 1 shall start to run on the day following that on which the decision becomes final. </li> <li>Li&gt; <li>The limitation period for the enforcement of penalties shall be interrupted by:  <ol class="crrCharList"> <li><a href="crrc"> <li><a href="crrc"> </a></li></a> notification by ESMA to the trade repository or other person concerned of a decision varying the original amount of the fine or periodic penalty payment; </li> <li><a href="crrc"> </a></li> <li><a href="crrc"> </a></li></ol></li></li></ol>	Limitation periods for the enforcement of penalties	Article 7
<div class="crrArticle">The amounts of fines and periodic penalty payments collected by ESMA shall be lodged to an interest bearing account opened by the accounting officer of ESMA until such time as they become final. Such amounts shall not be entered in ESMA's budget or recorded as budgetary amounts. br&gt;Once ESMA's Accounting Officer has established that the fines or periodic penalty payments have become final following the outcome of all possible legal challenges he shall transfer those amounts plus any interest accruing to the Commission. These amounts shall then be entered in the Union budget under general revenue.  br&gt;ESMA's Accounting Officer shall report on a regular basis to the Authorising Officer of DG MARKT on the amounts of fines and periodic penalty payments imposed and their status.</div>	Collection of fines and periodic penalty payments	Article 8
<pre><div class="crrArticle">Regulation (EEC, Euratom) No 1182/71 shall apply to periods of time, dates and time limits set out in this Regulation.</div></pre>	Calculation of periods, dates and time limits	Article 9
<pre><div class="crrArticle">This Regulation shall enter into force on the third day following that of its publication in the Official Journal of the European Union.</div></pre>		Article 10