ARTICLI	<u></u>		SUBTITLE	TITLE
CONTENT	SUBTITLE	TITLE		
 class="crrNumList"> 				
A central securities				
depository applying for				
authorisation in				
accordance with Article 17 of Regulation (EU) No				
909/2014 (applicant CSD)				
shall submit its				
application in a durable				
medium as defined in				
point (g) of Article 1 of				
Commission Delegated				
Regulation (EU) 2017/392Commission				
Delegated Regulation (EU)				
2017/392 of 11 November				
2016 supplementing				
Regulation (EU) No				
909/2014 of the European				
Parliament and of the				
Council with regard to regulatory technical				
standards on				
authorisation, supervisory				
and operational				
requirements for central				
securities depositories				
(see page 48 of this				
Official Journal)., filling in the standard form and				
templates set out in Annex				
I.				
applicant CSD shall	Standard			
provide the competent	forms,		CSD	
authority with a list of all	templates	Article	AUTHORISATION(Article	CHAPT
documents submitted as part of its application for	and	1	17(10) of Regulation (EU) No 909/2014)	ll _T
authorisation which	procedures for		(EU) NO 909/2014)	
identifies the following	application			
information: <ol< td=""><td>application</td><td></td><td></td><td></td></ol<>	application			
class="crrCharList">				
<pre>the unique reference number of each document;</pre>				
document;				
chapter, section or page of				
each document where the				
relevant information is				
provided. All information shall				
be submitted in the				
language indicated by the				
competent authority. The				
competent authority may				
request the CSD to submit				
the same information in a				
language customary in the sphere of international				
finance.				
applicant CSD maintaining				
any of the relationships				
referred to in Article 17(6)				
of Regulation (EU) No				
909/2014 shall provide the competent authority with				
the list of competent				
authorities to be				
	II	1	III	II

<pre>content <ol class="crrNumList"></pre>	OT IDEED TO	
 class="crrNumList"> 	SUBITILE	TITLE
The CSD shall provide the information referred to in Article 40 of Delegated Regulation (EU) 2017/392 in a durable medium. Information provided by a CSD shall be submitted in the standard form and templates provided in Annex II and, where relevant, the template of Table 2 in Annex I. Where the template set out in Table 2 of Annex I is used, it shall	Standard forms and templates for the provision of information	Article 2
<pre><ol class="crrNumList"> The competent authority shall communicate to the CSD the following information: <ol class="crrCharList"> the frequency and the depth of the review and evaluation as referred to in Article 22(4) of Regulation (EU) No 909/2014; cli>the commencement and end dates of the review period referred to in Article 40 of Delegated Regulation (EU) 2017/392. cli>the language in which all information shall be submitted. The competent authority may request the CSD to submit the same information in a language</pre>	Procedure for the provision of information	Article 3

 Where the review and evaluation gives rise to remedial action or a penalty, the competent authority shall	Article 4	REVIEW AND EVALUATION(Article 22(11) of Regulation (EU) No 909/2014)	CHAPTER	
there is no agreement, the working language shall be a language customary in the sphere of international finance. <ol class="crrNumList"> Prior to every review and evaluation, when supervising a CSD which maintains the relationships referred to in points (a), (b) and (c) of Article 17(6) of Regulation (EU) No 909/2014, the competent authority shall update the list referred to in Article 1(4) of this Regulation regarding other competent authorities to be involved in the review and evaluation, including contact persons from those authorities, and shall share that list with all those authorities. The competent authority shall provide the information referred to in Article 45(1) of Delegated Regulation (EU) 2017/392 to the competent authorities included in the list referred to in 				

language for the exchange of information and, where there is no agreement, the working language shall be a language customary in the sphere of international finance. CONTENT SUBTITLE TITLE	working days from the date of availability of that information. Vii>Within 30 working days from the time-limit referred to in paragraph 2, the competent authorities included in the list referred to in paragraph 1 shall send to the competent authority that provided the information their assessment thereof. Within 3 working days from the completion of the review and evaluation referred to in Article 22(1) of Regulation (EU) No 909/2014, as notified by the competent authority to the competent authority to the competent authorities included in the list referred to in paragraph 1, the competent authorities included in the list referred to in paragraph 1 its results as specified under Article 45(2) of Delegated Regulation (EU 2017/392. Vi> Cli> The authorities referred to in paragraphs 1 to 4 shall agree on the working	competent authorities	Article 5
language shall be a language customary in the sphere of international finance. CONTENT SUBTITLE TIPLE TONTENT SUBTITLE TONTELE	authorities referred to in paragraphs 1 to 4 shall agree on the working language for the exchange of information and, where there is no		
<01	language shall be a language customary in the sphere of international	2	
	CONTENT	SUBTITLE	TITLE
	<0l		

language shall be a language customary in t sphere of international finance.	he	
CONTENT	SUBTITLE	TITLE
<pre><ol class="crrNumList"> The competent authority of the home Member State and the competent authority of the host Member State shall agree on the working language of their cooperation activities and, where there is no agreement, the working language shall be a language customary in the sphere of international finance. I)> Each competent authority shall designate and share with the other competent authorities contact details of one primary and one secondary contact </pre>	General requirements for cooperation arrangements	Article

persons and any changes thereto.				
class="crrNumList"> Vhere a CSD authorised in one Member State has set up a branch in another Member State, the competent authority of the home Member State and the competent authority of the host Member State shall use the form and template set out in Table 1 of Annex III for the exchange of information. Vhere a competent authority requests supplementary information from another competent authority, it shall indicate to the other competent authority the activities of the CSD that justify such request.	Supervision of a branch	Article 7		
class="crrNumList"> cli> Before carrying out on-site inspections referred to in paragraph 1 of Article 24 of Regulation (EU) No 909/2014, the competent authorities of the home and host Member States shall reach a common understanding on the terms and scope of the on-site inspection, including the following: class="crrCharList"> < li> the respective roles and responsibilities; cli> the reasons for the on-site inspection. competent authorities of the home and host Member States shall inform each other of an on-site inspection of the branch of a CSD in a host Member State in accordance with paragraph 1 using the template set out in Table 2 of Annex III.	On-site-inspections in the branch	Article 8	COOPERATION ARRANGEMENTS(Article 24(8) of Regulation (EU) No 909/2014)	CHAPTER III

	of the relevance of that information to the activities of that CSD in the host Member State. The competent authority of the home Member State shall, without undue delay, communicate the information referred to in Article 24(3) of Regulation (EU) No 909/2014 by letter or email using the template in Table 3 of Annex III. 	Exchange of information on the CSD's activities in the host Member State	Article 9	
	class="crrNumList"> For the purpose of the first subparagraph of Article 24(5) of Regulation (EU) No 909/2014, the competent authority of the host Member State shall refer its findings on a CSD's breaches to the competent authority of the home Member State and to ESMA using the template set out in Table 4 of Annex III. Is The competent authority of the home Member State shall review the findings submitted by the competent authority of the host Member State and shall inform that authority of the measures it intends to take to address the breaches identified. Is Alis Where the matter is referred to ESMA in accordance with the third subparagraph of Article 24(5) of Regulation (EU) No 909/2014, the referring competent authority shall provide ESMA with all relevant information. 	obligations	10	
DOCUMENT SECTION	<pre><ol class="crrNumList"> A CSD shall retain the records referred to in Article 54 of Delegated Regulation (EU) 2017/39</pre>	ne le	IIILE	

for all transactions, settlement instructions and orders concerning settlement restrictions that it processes, in the format set out in Table 1 in Annex IV to this Regulation. Regulation. Rishall retain the records referred to in Article 55 of Delegated Regulation (EU) 2017/392, for the positions corresponding to all the securities accounts that it maintains in the format set out in Table 2 in Annex IV. 	Format of records	Article 11	RECORD KEEPING(Article 29) Regulation (EU) No 909/2014)	(4) of CHAPTIV	ΓER
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delay into an open format based on international open communication procedures and standards for messaging and reference data, for the purposes of making available its records to authorities in accordance with Article 29(2) of Regulation (EU) No 909/2014. request, a CSD shall provide the competent authority with information referred to in Articles 54 and 55 of Delegated Regulation (EU) 2017/392 by means of a direct data feed. A CSD shall be given sufficient time to implement the necessary measures to respond to such a request.

CONTENT SUBTITLE TITLE

A requesting CSD and any other requesting party shall use the template provided in Table 1 of Annex V to this Regulation when submitting a request for access under Article 52(1) or under Article 53(2) of Regulation (EU) No 909/2014. receiving CSD and any other receiving party shall use the template provided in Table 2 of Annex V to this Regulation when granting access following a request for access under Article 52(1) or under Article 53(2) of Regulation (EU) No 909/2014. A CSD shall use the template set out in Table 3 of Annex V to this Regulation when denying access in accordance with Article 33(3), 49(4), 52(2) or 53(3) of Regulation (EU) No 909/2014. or a trading venue shall use the template in Table 4 of Annex V to this Regulation when denying access in accordance with Article 53(3) of Regulation (EU) No 909/2014. A requesting party shall use the template in Table 5 of Annex V to this Regulation when submitting a complaint to the competent authority of the CSD that has denied access to it in accordance with Article 33(3), 49(4),

52(2) or 53(3) of Regulation (EU) No 909/2014. A CSD shall use the template in Table 6 of Annex V to this Regulation when submitting a complaint to the competent authority of the CCP or the trading venue that has denied access to the CCP or the trading venue in accordance with Article 53(3) of Regulation (EU) No 909/2014. The competent authorities referred to in paragraphs 5 and 6 shall use the template in Table 7 of Annex V to when consulting the following authorities on their assessment of the complaint, as appropriate: <olclass="crrCharList"> the competent authority of the place of establishment of the requesting participant in accordance with the fourth for the subparagraph of Article 33(3) of Regulation (EU) No procedure 909/2014; competent authority of the place of establishment of the requesting issuer in accordance with the fourth subparagraph of Article 49(4) of Regulation (EU) No 909/2014; competent authority of the requesting CSD and the relevant authority of the requesting CSD referred to in point (a) of Article 12(1) of Regulation (EU) No 909/2014 in accordance with the fifth subparagraph of Article 52(2) of that Regulation; the competent authority of the requesting CCP or trading venue in accordance with the fourth subparagraph of Article 53(3) of Regulation (EU) No 909/2014. authorities referred to in points (a) to (d) shall use the template in Table 8 of Annex V when responding to the consultation referred to in this paragraph. The authorities referred to in points (a) to (d) of paragraph 7 shall use the template set out in Table 8 of Annex V to this Regulation if any of them decides to refer the matter to ESMA in accordance

Standard forms and templates Article 12 access

ACCESS(Articles 33(6). 49(6), 52(4) and 53(5) of Regulation (EU) No 909/2014)

CHAPTER

with the fourth
subparagraph of Article
33(3), the fourth
subparagraph of Article
49(4), the fifth
subparagraph of Article
52(2) or the fourth
subparagraph of Article
53(3) of Regulation (EU) No
909/2014.
competent authorities
referred to in paragraphs
5 and 6 shall provide the
requesting party with a
reasoned reply in the
format set out in Table 9 of
Annex V.
authorities referred to
paragraphs 7 and 8, and
ESMA for the purposes of
paragraph 9, shall agree
on the working language
for the communication
referred to under
paragraphs 7, 8, and 9.
Where there is no
agreement, the working
language shall be a
language customary in the
sphere of international
finance.

CONTENT	SUBTITLE	TITLE
<pre><div class="crrArticle">Upon receipt of an application for the authorisations referred to in Article 54(2) of Regulation (EU) No 909/2014, the competent authority shall identify the authorities referred to in Article 55(4) of that Regulation and set up a list thereof.</div></pre>	List of authorities	Article 13
col class="crrNumList"> The competent authority shall transmit a request for the reasoned opinion referred to in Article 55(5) of Regulation (EU) No 909/2014 to the authorities referred to in points (a) to (e) of Article 55(4) of that Regulation using the template in Section 1 of Annex VI to this Regulation. Regulation. For each transmission referred to in Article 55(4) of Regulation (EU) No 909/2014 and request referred to in paragraph 1 of this Article, each authority referred to in points (a) to (e) of Article 55(4) of	Transmission of information	Article

Regulation (EU) No 909/2014 shall immediately upon receipt confirm by email to the transmitting competent authority that it received the respective information. If no confirmation of receipt is received in accordance with paragraph 2 of this Article, the competent authority shall itself contact the authorities referred to points (a) to (e) of Article 55(4) of Regulation (EU) No 909/2014, to ensure that the latter have received the information referred to in paragraph 1 of this Article. 	for a reasoned opinion	14		
class="crrNumList">		Article 15	PROCEDURE FOR AUTHORISATION TO PROVIDE BANKING- TYPE ANCILLARY SERVICES AND FINAL PROVISION	CHAPTER

reasoned decision of the competent authority which wishes to grant the authorisation in accordance with the third subparagraph of Article 55(5) of that Regulation, the referring authority shall use the template provided in Section 4 of Annex VI to this Regulation. Regulation. In referring authority shall provide ESMA with all the information provided by the competent authority in accordance with Article 55(4) of Regulation (EU) No 909/2014, the reasoned opinions provided by the authorities in accordance with the first subparagraph of Article 55(5) of Regulation (EU) No 909/2014 and the reasoned decision issued by the competent authority in accordance with the second subparagraph of Article 55(5) of Regulation (EU) No 909/2014. In referring authority shall provide, without undue delay, a copy of all information referred to in paragraph 2 of this Article to the authorities referred to in paragraph 2 of this Article to the authorities referred to in points (a) to (e) of Regulation (EU) No 909/2014. Regulation (EU) No 909/2014. Regulation (EU) No 909/2014. 	Authorisation	Article 16	
<pre><div class="crrArticle">This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. Article 11(1) shall apply from the date of entry into force of the delegated acts adopted by the Commission pursuant to Articles 6(5) and 7(15) of Regulation (EU) No 909/2014, whichever is the latter. </div></pre>	Entry into force and application	Article 17	