<pre><div class="crrArticle"> For the purposes of</div></pre>		
this Regulation, the following definitions apply: class="crrCharList"> review period means the period under review beginning on the day following the end of the previous review and evaluation period; cli>settlement instruction means a transfer order as defined in point (i) of Article 2 of Directive 98/26/EC of the European Parliament and of the CouncilDirective 98/26/EC of the European Parliament and of the Council of 19 May 1998 on settlement finality in payment and securities settlement systems (OJ L 166, 11.6.1998, p. 45).; cli>settlement restriction means the blocking, reservation or earmarking of securities that make them unavailable for settlement, or the blocking or reservation of cash that make it unavailable for settlement; cli>exchange-traded fund (ETF) means a fund as defined in point (46) of Article 4(1) of Directive 2014/65/EU of the European Parliament and of the CouncilDirective 2014/65/EU of the European Parliament and of the CouncilDirective 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Directive 2002/92/EC and Directive 2011/61/EU (OJ L 173, 12.6.2014, p. 349).; cli>sissuer CSD means a CSD which provides the core service referred to in point 1 or 2 of Section A of the Annex to Regulation (EU) No 909/2014 in relation to a securities issue; cli>linvestor CSD means a CSD that either is a participant in the securities settlement system operated by another CSD or that uses a third party or an intermediary that is a participant in the securities settlement system operated by another CSD in relation to a securities issue; cli>cli>directive settlement system operated by another CSD in relation to a securities issue; cli>cli>directive settlement system operated by another CSD in relation to a securities of information in a way that is accessible for future reference for a period of time adequate for the purposes of the information, and allows t	cions	Article 1
TITLE CHAPTER I		

	CONTENT	SUBTITLE	TITLE
ARTICLE	<ol class="crrNumList"> The most relevant currencies referred to in point (b) of Article 12(1) of Regulation (EU) No 909/2014 shall be identified according to either of the following calculations: <ol class="crrCharList"> the relative share of each Union currency in the total value of the settlement by a CSD of settlement instructions against payment, calculated over a period of one year, provided that each individual share exceeds 1 %; 		Article 2
	<pre><ol class="crrNumList"> Where one of the</pre>		

	most relevant currencies determined in accordance with Article 2 of this Regulation is issued by more than one central bank, those central banks shall determine a single representative as the relevant authority for that currency referred to in point (b) of Article 12(1) of Regulation (EU) No 909/2014. Where the cash leg of securities transactions is settled in accordance with Article 40(1) of Regulation (EU) No 909/2014 through accounts opened with several central banks that issue the same currency, those central banks shall determine a single representative as a relevant authority referred to in point (c) of Article 12(1) of that Regulation.	Practical arrangements for the consultation of the relevant authorities referred to in Article 12(1) (b) and (c) of Regulation (EU) No 909/2014	Article 3
SUBTITLE	DETERMINATION OF THE MOST RELEVANT CUIPRACTICAL ARRANGEMENTS FOR THE CONSULRELEVANT COMPETENT AUTHORITIES(Article 1 Regulation (EU) No 909/2014)	TATION OF TH	E
TITLE	CHAPTER II		

CONTENT SUBTITLE | TITLE An application for authorisation shall clearly identify the applicant CSD and the activities and services that it intends to carry out. The application for authorisation shall include the following information: class="crrCharList"> contact details of the person responsible for the application; details of the person or persons in charge of the applicant CSD's compliance and internal control function; the corporate name of the applicant CSD, its Legal Entity Identifier (LEI) and registered address in the Union; the memorandum and articles of association or other constitutional and statutory documentation of the applicant CSD; excerpt from the relevant commercial or court register, or other forms of certified evidence of the registered address and business activity of the applicant CSD that is valid at the date of the application; identification of the securities settlement systems that the applicant CSD operates or intends to operate; copy of the decision of the management body regarding the application and the minutes of the meeting in which the management body approved the application file and its submission; chart showing the ownership links between the parent

no noumoun uno paronu undertaking, subsidiaries and any other associated entities or branches, wherein the entities shown in the chart are identified by their full corporate name, legal status, registered address, and tax numbers or company registration numbers; a description of the business activities of the applicant CSD's subsidiaries and other legal persons in which the applicant CSD holds a participation, including information on the level of participation; a list including: class="crrRomanList"> the name of each person or entity who, directly or indirectly, holds 5 % or more of the applicant CSD's capital or voting rights; name of each person or entity that could exercise a significant influence over the applicant CSD's management due to its holding in the applicant CSD's capital; a list including: the name of each entity in which the applicant CSD holds 5 % or more of the entity's capital and voting rights; the name of each entity over whose management the applicant CSD exercises significant influence; a list of core services listed in Section A of the Annex to Regulation (EU) No 909/2014 that the applicant CSD is providing or intends to provide; a list of ancillary services explicitly specified in Section B of the Annex to Regulation (EU) No 909/2014 that the applicant CSD is providing or intends to provide; other ancillary services permitted under, but not explicitly specified under Section B of the Annex to Regulation (EU) No 909/2014 that the applicant CSD is providing or intends to provide; a list of the investment services subject to Directive 2014/65/EU referred to in point (n); a list of services and activities that the applicant CSD outsources or intends to outsource to a third party in accordance with Article 30 of Regulation (EU) No 909/2014; currency or currencies that the applicant CSD processes, or intends to process in connection with services that the annlicant CSD provides

Identification and legal status of applicant CSDs

Article 4

ARTICLE	irrespective of whether cash is settled on a central bank account, a CSD account, or an account at a designated credit institution; >information on any pending and final judicial, administrative, arbitration or any other legal proceedings to which the applicant CSD is a party and which may cause it financial or other costs. 		
	<pre><ol class="crrNumList"> An application for authorisation shall specify the following information on the policies and procedures of the applicant CSD referred to in this Chapter: <ol class="crrCharList"> the job titles of the persons responsible for the approval and implementation of the policies and procedures; a description of the measures implementing and monitoring the compliance with the policies and procedures. < i>>< i>>< o >< i >< i >< i >< i >< i</pre>	General information concerning policies and procedures	Article 5

of Regulation (EU) No 909/2014.
<pre><div class="crrArticle"> The applicant CSD shall include the following in the application for authorisation: <ol class="crrCharList"> a detailed description of the services referred to in points (l) to (p) of Article 4(2); the procedures to be applied in the provision of the services referred to in point (a). </div></pre>
<ol class="crrNumList"> Where the applicant CSD is part of a group of undertakings that includes other CSDs or credit institutions referred to in point (b) of Article 54(2) of Regulation (EU) No 909/2014, the application for authorisation shall include the following: col class="crrCharList"> the policies and procedures referred to in Article 26(7) of Regulation (EU) No 909/2014;

SUBTITLE General information on applicant CSDs TITLE SECTION 1

TITLE	SECTION 1		
	CONTENT	SUBTITLE	TITLE
	 class="crrNumList"> 		
	An application for		
	authorisation shall include the		
	following financial and business information to enable the		
	competent authority to assess		
	compliance of the applicant CSD		
	with Articles 44, 46 and 47 of		
	Regulation (EU) No 909/2014: <ol class="crrCharList">		
	<pre></pre> <pre></pre> <pre></pre> <pre>cli>financial reports including a</pre>		
	complete set of financial		
	statements for the preceding		
	three years, and the statutory		
	audit report on the annual and consolidated financial		
	statements within the meaning		
	of Directive 2006/43/EC of the		
	European Parliament and of the		
	CouncilDirective 2006/43/EC of the European Parliament and of		
	the Council of 17 May 2006 on		
	statutory audits of annual		
	accounts and consolidated		
	accounts, amending Council Directives 78/660/EEC and		
	83/349/EEC and repealing		
	Council Directive 84/253/EEC (OJ		
	L 157, 9.6.2006, p. 87)., for the		
	preceding three years;		
	audited by an external auditor,		
	the name and the national		
	registration number of the		
	external auditor;		
	business plan, including a financial plan and an estimated		
	budget that foresees various		
	business scenarios for the		
	services provided by the		
	applicant CSD, over a reference period of at least three years;		
	establishment of subsidiaries		
	and branches and their location;		
	a description of the business activities that the		
	applicant CSD plans to carry out,		
	including the business activities		
	of any subsidiaries or branches	 Tr' 1	
	of the applicant CSD.	Financial reports,	
ARTICLE	financial information referred to	business	A 1 -
INTIOLL	in point (a) of paragraph 1 is not	plan, and	Article 8
	available, an application for	recovery	
	authorisation shall include the	plan	
	following information about the		
	applicant CSD: <ol< th=""><th></th><th></th></ol<>		
	class="crrCharList"> evidence that demonstrates		
	sufficient financial resources		
	during six months after the		
	granting of an authorisation;		
	 i>an interim financial report; statements		
	concerning the financial		
	situation of the applicant CSD,		
'		!	

including a balance sheet, income statement, changes in equity and in cash flows and a summary of accounting policies and other relevant explanatory notes; audited annual financial statements of any parent undertaking for the three financial years preceding the date of the application. application shall include a description of an adequate recovery plan to ensure continuity of the applicant CSD's critical operations referred to in Article 22(2) of Regulation (EU) No 909/2014 including:<olclass="crrCharList"> a summary that provides an overview of the plan and its implementation; identification of the critical operations of the applicant CSD, stress scenarios and events triggering recovery, and a description of recovery tools to be used by the applicant CSD; an assessment of any impact of the recovery plan on stakeholders that are likely to be affected by its implementation; an assessment of the legal enforceability of the recovery plan that takes account of any legal constraints imposed by Union, national or third |country legislation.

SUBTITLE

Financial resources for the provision of services by the applicant CSD

TITLE

SECTION 2

CONTENT	SUBTITLE	TITLE
<pre><div class="crrArticle"> An application for authorisation shall include an organisational chart that describes the organisational structure of the applicant CSD. The chart shall include the following: <ol class="crrCharList"> the identity and tasks of the persons responsible for the following positions: cli>the identity and tasks of the persons responsible for the following positions: senior management; li>senior management; li>managers in charge of the operational functions referred to in Article 47(3); managers in charge of the activities of any branches of the applicant CSD; li>other significant roles in the operations of the applicant CSD; li>the number of staff members in each division and </div></pre>	Organisational chart	Article 9

	operational unit. An application for authorisation shall include the following information on		
	the applicant CSD's policies and procedures related to staff: <pre>class="crrCharList"> a description of the remuneration policy including information about the fixed and variable elements of the remuneration of the senior management, the members of the management body and the staff employed in the risk-management, compliance and internal control, internal audit and technology functions of the applicant CSD; <pre>cli>the</pre> measures put in place by the applicant CSD to mitigate the risk of over-reliance on the responsibilities entrusted to any individual</pre>	Staffing policies and procedures	Article 10
	col class="crrNumList"> col class="crrNumList"> col class="crrNumList"> col class="crrNumList"> col class="crrNumList"> col	Risk monitoring tools and governance arrangements	Article 11

	recognised corporate governance code of conduct, the application shall identify any code, include a copy of that code and justify any situations where the applicant CSD deviates from the code. <ol class="crrNumList"> An application for authorisation shall include a description of the procedures for the applicant CSD's internal reporting of infringements referred to in Article 26(5) of Regulation (EU) No 909/2014. An application for authorisation shall include information regarding an applicant CSD's internal audit policies and procedures referred to in Article 51, including: <ol class="crrCharList"> a description of the monitoring and evaluation tools for the adequacy and effectiveness of the applicant CSD's internal audit systems; <al adequacy="" and="" applicant="" be="" color="" csd's="" effectiveness="" information="" li="" of="" processing="" systems;<="" the=""> <al a="" adequacy="" and="" applicant="" be="" color="" csd's="" effectiveness="" information="" of="" processing="" systems;<="" the=""> </al> <al applicant="" be="" color="" csd's="" information="" li="" processing="" systems;<=""> <al applicant="" be="" color="" csd's="" information="" li="" processing="" systems;<=""> <al and="" applicant="" application="" audit="" be="" color="" csd's="" development="" internal="" li="" methodology;<="" of="" the=""> </al> <al and="" applicant="" application="" audit="" be="" color="" csd's="" development="" internal="" li="" methodology;<="" of="" the=""> </al> <al and="" applicant="" application="" audit="" be="" color="" csd's="" development="" internal="" li="" methodology;<="" of="" the=""> </al> </al></al></al>		
		Compliance, internal control and internal audit functions	Article 12

est of the pasiness antics, the policies and procedures of the compliance and internal control function, including a description of the compliance role of the management body and |senior management; where available, the most recent internal report prepared by the persons responsible for the compliance and internal control function or by any other staff involved in the assessments of compliance within the applicant CSD.

class="crrNumList"> An application for authorisation shall include, for each member of the senior management and each member of the management body of the applicant CSD, the following information to enable the competent authority to assess compliance of the applicant CSD with Article 27(1) and (4) of Regulation (EU) No 909/2014: class="crrCharList"> a copy of a curriculum vitae which sets out the experience and knowledge of each member; details regarding any criminal and administrative sanctions imposed on a member in connection with the provision of financial or data services or in relation to acts of fraud or misappropriation of funds, in the form of an appropriate official certificate where available in the relevant Member State; self-declaration of good repute in relation to the provision of financial or data services, where all members of the senior management and management body shall state whether they have been subject to any of the following: class="crrRomanList"> they have been convicted of any criminal or administrative offence in connection with the provision of financial or data services or in relation to acts of fraud or misappropriation of funds; been subject to an adverse decision in any proceedings of a disciplinary nature brought by a regulatory authority, a government

body or agency or they are subject to any ongoing proceedings; have been subject to an adverse judicial finding in civil proceedings before a court in connection with the provision of financial or data services, or fraud in the management of a business; they have been members of the management body or senior management of an undertaking whose ARTICLE registration or authorisation was withdrawn by a regulatory body while connected to the undertaking at least one year before the date of withdrawal of authorisation or registration; have been refused the right to carry on any type of activities which require registration or authorisation by a regulatory body; they have been members of the management body or of senior management of an undertaking against whom insolvency proceedings have been opened at least one year before proceedings have been opened; they have been members of the management body or the senior management of an undertaking that was subject to a sanction by a regulatory body while they were connected to the undertaking at least one year before such a sanction was imposed; have been otherwise fined, suspended, disqualified or subject to any other sanction in connection with the provision of financial or data services by a government, regulatory or professional body; they have been disqualified from acting as a director or in any other managerial capacity, dismissed from employment or other appointment in an undertaking as a result of misconduct or malpractice. For thepurposes of point (c)(i) of this paragraph, the selfdeclaration shall not be required where an official certificate is submitted under point (b) of this paragraph. The application for authorisation shall include the following information regarding the management body of the applicant CSD: <ol

Senior management, management body and shareholders

Article 13

SECTION

|class="crrCharList"> evidence of compliance with Article 27(2) of Regulation (EU) No 909/2014; a description of the roles and responsibilities of the members of the management body; the target for the representation of the underrepresented gender in the management body, the relevant policy on how to meet that target and the method used by the applicant CSD to make public the target, policy and its implementation. The application for authorisation shall include the following information concerning the ownership structure and shareholders of the applicant CSD: <ol class="crrCharList"> a description of the ownership structure of the applicant CSD referred to in point (i) of Article 4(2), including a description of the identity and size of interests of any entity in a position to exercise control over the operation of the applicant CSD; a list of the shareholders and persons who are in a position to exercise, directly or indirectly, control over the management of the applicant CSD.

An application for authorisation shall include the following information on the policies and procedures put in place to identify and manage potential conflicts of interest by the applicant CSD in accordance with Article 50:<olclass="crrCharList"> a description of the policies and procedures concerning the identification, management and disclosure to the competent authority of potential conflicts of interest and of the process used to ensure that the staff of the applicant CSD is informed of those policies and procedures; description of the controls and measures put in place to ensure that the requirements referred to in point (a) on the management of conflicts of interest are met; a description of the following elements: | <ol

	<pre></pre>	ss="crrRomanList"> > the roles and ponsibilities of key rsonnel, especially where by also have ponsibilities in other cities; > arrangements ensuring at individuals who have a rmanent conflict of erest are excluded from decision making process affrom the receipt of any evant information acerning the matters ected by the permanent afflict of interest; > an up-to-date register of sting conflicts of interest the time of the application a description of how ase conflicts of interest the time of the application and description of how ase conflicts of interest the point (SD) is part of a sup, the register referred an point (c)(iii) of ragraph 1 shall include a scription of the conflicts of erest arising from other dertakings within the sup in relation to any evice provided by the configuration of the conflicts of erest.	interest	Article 14
	cli: aut the and for una disc info foll col cli: par or o apr cli: by for cli: con acc hel cli: con acc cli: con cli: con	class="crrNumList"> > An application for chorisation shall include applicant CSD's policies disprocedures put in place preventing the authorised use or closure of confidential principal principal commation. Confidential principal commation shall include the owing information: class="crrCharList"> class="crrCharList"> clicant CSD services; cotting to cricipants, clients, issuers other users of the colicant CSD services; cother information held the applicant CSD as a confidential purposes. clication for authorisation and include the following principal purposes. clication for authorisation and by the applicant CSD: coless="crrCharList"> clication for authorisation the confidential procedures are confidential procedures are crning permissions of confidential procedures are confidential proce	Confidentiality	Article 15

	confidentiality.		
	<pre><div class="crrArticle"> An application for authorisation shall include the following information on each user committee: <ol class="crrCharList"> the mandate of the user committee; the governance arrangements of the user committee; the operating procedures of the user committee; the admission criteria and the election mechanism for the members of the user committee; a list of the proposed members of the user committee and the indication of interests that they represent. </div></pre>	User committee	Article 16
	<pre><ol class="crrNumList"> An application for authorisation shall include a description of the record- keeping systems, policies and procedures of the applicant CSD, established and maintained in accordance with Chapter VIII of this Regulation. Applies for authorisation before the date of application of Article 54, the application for authorisation shall contain the following information: col class="crrCharList"> an analysis of the extent to which the applicant CSD's existing record-keeping systems, policies and procedures are compliant with the requirements under Article 54; Article 54; Ali>an implementation plan detailing how the applicant CSD will comply with the requirements referred to in Article 54 by the date on which it becomes applicable. </pre>	Record- keeping	Article 17
	Organisational requirements		
TITLE	SECTION 3		

CONTENT	SUBTITLE	TITLE
<pre><div class="crrArticle">An application for authorisation shall include a description of the goals and objectives of the applicant CSD referred to in Article 32(1) of Regulation (EU) No 909/2014.</div></pre>	Goals and objectives	Article 18
<pre><div class="crrArticle">An application for authorisation</div></pre>		,

		shall include the procedures the applicant CSD has established for the handling of complaints.	complaints	Article 19
		<pre><div class="crrArticle"> An application for authorisation shall include all necessary information concerning the participation in the securities settlement systems operated by the applicant CSD in accordance with Article 33 of Regulation (EU) No 909/2014 and Articles 88-90 of this Regulation. That information shall include the following: cli>the criteria for participation that allow fair and open access for all legal persons that intend to become participants in the securities settlement systems operated by the applicant CSD; the procedures for the application of disciplinary measures against existing participants that do not comply with the criteria for participation. </div></pre>	Requirements for participation	Article 20
	ARTICLE		Transparency	Article 21

TITLE	SECTION 4		
IIILE	SECTION 4		
	CONTENT	SUBTITLE	TITLE
	<pre><div class="crrArticle">An application for authorisation shall include information on the processes concerning book entries that ensure the compliance of the applicant CSD with Article 3 of Regulation (EU) No 909/2014. </div></pre>	Book-entry form	Article 23
	Sol class = "crrNumList" > < Sol class = "crrNumList" > < Sol class = "crrNumList" > < Sol class = "crrCharList" >	Intended settlement dates and measures for preventing and addressing settlement fails	Article 24

	<pre><div class="crrArticle">An application for authorisation shall include information concerning the applicant CSD's rules and procedures for ensuring the integrity of securities issues referred to in Article 37 of Regulation (EU) No 909/2014 and Chapter IX of this Regulation.</div></pre>	Integrity of the issue	Article 25
ARTICLE	<pre><div class="crrArticle"> An application for authorisation shall include the following information concerning the measures put in place to protect the securities of the applicant CSD's participants and those of their clients in accordance with Article 38 of Regulation (EU) No 909/2014: <ol class="crrCharList"> the rules and procedures to reduce and manage the risks associated with the safekeeping of securities; a detailed description of the different levels of segregation offered by the applicant CSD, a description of the costs associated with each level, the commercial terms on which they are offered, their main legal implications and the applicable insolvency law; </div></pre>	Protection of participants' and their clients' securities	Article 26
	<pre><div class="crrArticle">An application for authorisation shall contain information concerning the rules on settlement finality put in place by the applicant CSD in accordance with Article 39 of Regulation (EU) No 909/2014. </div></pre>	Settlement finality	Article 27
	<ol class="crrNumList">An application for authorisation shall include the procedures for the settlement of the cash payments for each securities settlement system that the applicant CSD operates in accordance with Article 40 of Regulation (EU) No 909/2014./li>/	Cash settlement	Article 28

application for authorisation shall include information Transfer of concerning the procedures participants	applicant CSD shall explain why settlement in accordance with Article 40(1) of Regulation (EU) No 909/2014 is not practical and available. <lo></lo> to class="crrArticle">An application for authorisation shall include the rules and procedures put in place by the applicant CSD to manage the default of a participant. 	Participant default rules and procedures	Article 29
	shall include information concerning the procedures put in place by the applicant CSD to ensure the timely and orderly settlement and transfer of the assets of clients and participants to another CSD in the event of a withdrawal of its	participants and clients' assets in case of a withdrawal of	Article 30

TITLE SECTION 5

CONTENT	SUBTITLE	TITLE
content col class="crrNumList"> li>An application for authorisation necessary to enable the competent authority to assess that the rules, procedures, and contracts of the applicant CSD are clear, understandable and enforceable in all relevant jurisdictions in accordance with Article 43(1) and (2) of Regulation (EU) No 909/2014. li>Where the applicant CSD intends to conduct business in different jurisdictions, the applicant CSD shall provide the competent authority with information concerning the measures put in place to identify and mitigate the risks arising from potential conflicts of laws across jurisdictions in accordance with Article 43(3) of Regulation (EU) No 909/2014. That information shall include any legal assessment on	Legal risks	Article 31
which those measures are based.		
<pre><ol class="crrNumList"> The applicant CSD shall provide the competent authority with a description of the risk-management and control systems as well as the IT tools put in place by the applicant CSD to manage</pre>		
business risks in accordance with Article 44 of Regulation	General business	Article

	(EU) No 909/2014.	risks	32
	has obtained a risk rating from a third party, it shall provide it to the competent authority including any relevant information supporting that risk rating.		
ARTICLE	<pre><ol class="crrNumList"> An application for authorisation shall include information that demonstrates the applicant CSD is compliant with the requirements for the management of operational risks in accordance with Article 45 of Regulation (EU) No 909/2014 and Chapter X of this Regulation. Ap>An application for authorisation shall also contain the following information concerning the list of services referred to in point (p) of Article 4(2) of this Regulation: Class="crrCharList"> Copy of the outsourcing agreements; Ali> the methods used to monitor the service level of the outsourced services and activities. Ali> Ali< <</pre>	Operational risks	Article 33
	<pre><div class="crrArticle"> An application for authorisation shall include evidence demonstrating that: <ol class="crrCharList"> the applicant CSD holds its financial assets in accordance with Article 46(1), (2) and (5) of Regulation (EU) No 909/2014 and Chapter XI of this Regulation. CSD are compliant with Article 46(3) of Regulation (EU) No 909/2014 and Chapter XI of this Regulation. </div></pre>	Investment policy	Article 34
	<pre><div class="crrArticle"> An application for authorisation shall include the following information concerning the capital requirements: <ol class="crrCharList"> information demonstrating that the capital of the applicant CSD, including retained earnings and reserves of the applicant CSD, meets the requirements of Article 47 of Regulation (EU) No 909/2014; the plan referred to in Article 47(2) of Regulation (EU) No 909/2014 and any </div></pre>	Capital requirements	Article 35

	updates to that plan, and evidence of its approval by the management body or an appropriate committee of the management body of the applicant CSD.	
SUBTITLE	Prudential requirements	
TITLE	SECTION 6	

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	CONTENT	SUBTITLE	TITLE
ARTICLE	<pre><div class="crrArticle"> Where the applicant CSD has established or intends to establish CSD links, the application for authorisation shall contain the following information: <ol class="crrCharList"> a description of the CSD links accompanied by assessments of potential sources of risks arising from those link arrangements by the applicant CSD; li>the expected or actual settlement volumes and values of the settlement performed within the CSD links; li>the procedures concerning the identification, assessment, monitoring and management of all potential sources of risk for the applicant CSD and for its participants arising from the link arrangement and the appropriate measures put in place to mitigate them; li>an assessment of the applicability of insolvency laws applicable to the operation of a CSD link and their implications for the applicant CSD; li> cli> other relevant information requested by the competent authority for assessing the compliance of CSD links with the requirements provided in Article 48 of Regulation (EU) No 909/2014 and Chapter XII of this Regulation. </div></pre>	CSD links	Article 36
TITLE	SECTION 7		

	CONTENT	SUBTITLE	TITLE
ARTICLE	<pre><div class="crrArticle"> An application for authorisation shall include a description of the procedures for dealing with the following requests for access: <ol class="crrCharList"> from legal persons intending to become participants in accordance with Article 33 of Regulation (EU) No 909/2014 and Chapter XIII of this Regulation; li>from issuers in accordance with Article 49 of Regulation (EU) No 909/2014 and Chapter XIII of this Regulation; li>from other CSDs in accordance with Article 52 of Regulation (EU) No 909/2014 and </div></pre>	Access rules	Article 37

		Chapter XIII of this Regulation; from other market infrastructures in accordance with Article 53 of Regulation (EU) No 909/2014 and Chapter XIII of this Regulation. 		
	SUBTITLE	Access to CSDs		
	TITLE	SECTION 8		
0				
		CONTENT	SUBTITLE	TITLE
	ARTICLE	<pre><div class="crrArticle">The competent authority may request from the applicant CSD any additional information necessary for assessing whether, at the time of granting the authorisation, the applicant CSD complies with the requirements of Regulation (EU) No 909/2014.</div></pre>		Article 38

SUBTITLE AUTHORISATION OF CSDs(Article 17 of Regulation (EU) No 909/2014)

TITLE CHAPTER III

SUBTITLE Additional information

SECTION 9

TITLE

	CONTENT	SUBTITLE	TITLE
ARTICLE	Adiv class="crrArticle"> In granting the approval for a CSD's participation in a legal person which does not provide the services set out in Sections A and B of the Annex to Regulation (EU) No 909/2014, the competent authority shall take into account the following criteria: Account the following criteria: Collass="crrCharList"> < Interest to financial liabilities assumed by the control of the criteria referred to in cover the risks resulting from the following: Interest to financial control of the criteria referred to in cover the risks resulting from the following: Interest to cover the risks resulting from the following: Interest to cover the risks resulting from the following: Interest to cover the risks resulting from the following: Interest to cover the risks resulting from the following: Interest to cover the risks resulting from the following: Interest to cover the risks resulting from the control of	Criteria for participation of a CSD	Article 39

	interests of the users of the CSD, including issuers, participants and their clients; the financial risks and liabilities resulting from a participation of the CSD.
SUBTITLE	PARTICIPATION OF CSDs IN CERTAIN ENTITIES(Article 18(3) of Regulation (EU) No 909/2014)
TITLE	CHAPTER IV

CONTENT	SUBTITLE	TITLE
	Information to be provided to the competent authority	Article 40
activities with Regulation (EU) No 909/2014 during the review period. The report referred to under point (b) of paragraph 2 shall include a declaration by a CSD of an overall compliance with the provisions of Regulation (EU) No 909/2014 during the review period.		
<pre><div class="crrArticle"> For each review period, the CSD shall provide the competent authority with the following information: <ol class="crrCharList"> a complete set of the latest audited financial statements of the CSD, including those consolidated at group level; a summarised version of the most recent interim financial statements of the CSD; a summarised version of the most recent interim financial statements of the CSD; a summarised version of the management body following the advice of the user committee, as well as any decisions where the management body has decided not to follow the advice of the user committee; ii> information on any pending civil, administrative or any other judicial or extrajudicial proceedings involving the CSD, in particular in relation to matters concerning tax and insolvency, or matters that may cause financial or reputational costs for the CSD; ii> information on any pending civil, administrative or any other judicial or extrajudicial, proceedings involving a member of the management body or a member of the senior management that may have an negative impact on the CSD; ii> a copy of the results of business continuity stress tests or similar exercises performed during the review period; ii> a copy of the results of business continuity stress tests or similar exercises performed during the review period; ii> a report on the operational incidents that occurred during the review period and affected the smooth provision of any core services, the measures taken to address them and the results thereof; ii> a report on the performance of the </div></pre>		

securities settlement system, including an assessment of the system's availability during the review period, measured on a daily basis as the percentage of time the system is operational and functioning according to the agreed parameters;		
<pre><</pre>	Periodic information relevant for the reviews	Article 41
review period including information on the following elements: class="crrRomanList"> the nature of the complaint; li>how the complaint was handled, including the outcome of the complaint; li>the date when the treatment of the complaint ended; li>information concerning the cases where the CSD denied		
access to its services to any existing or potential participant, any issuer, another CSD or another market infrastructure in accordance with Articles 33(3), 49(3), 52(2) and 53(3) of Regulation (EU) No 909/2014; Ali Ali 		
for the settlement in those CSD links; li>information concerning all cases of identified conflicts of interests that materialised during the review period, including the description of how		
they were managed; concerning internal controls and audits performed by the CSD during the review period; information concerning any identified infringement of Regulation (EU) No 909/2014, including those identified through the reporting		
channel referred to in Article 26(5) of Regulation (EU) No 909/2014; cli>detailed information concerning any disciplinary actions taken by the CSD, including any cases of suspension of participants in accordance with Article 7(9) of Regulation (EU) No 909/2014 with a specification		
of the period of suspension and the reason for suspension; suspension; cli>the general business strategy of the CSD covering a period of at least three years after the last review and evaluation and a detailed business plan for the services		
provided by the CSD covering at least a period of one year after the last review and evaluation. For each		
review period, the CSD shall provide the competent authority with the following statistical data: <pre>col class="crrCharList"> a list of the participants of each securities settlement system operated by the CSD, specifying their country of incorporation; </pre>		
and a list of securities issues recorded in securities accounts centrally and not centrally maintained in each securities settlement system operated by the CSD, specifying the country of incorporation of the issuers and the identification		
of the issuers to whom the CSD provides the services referred to in points (1) and (2) of Section A of the Annex to Regulation (EU) No 909/2014; li>the total market value and nominal value of the securities recorded in securities accounts centrally and not centrally		
maintained in each securities settlement system operated by the CSD; li>the nominal and market value of the securities referred to in point		

(c) specified as follows: class="crrRomanList"> by each of the following types of financial instruments: transferable securities referred to in point (a) of Article 4(1)(44) of Directive 2014/65/EU,sovereign debt referred to in Article 4(1)(61) of Directive 2014/65/EU, transferablesecurities referred to in point (b) of Article 4(1) (44) of Directive 2014/65/EU, other than sovereign debt referred to in Article 4(1)(61) of Directive 2014/65/EU, <math><p>transferable securities referred to in point (c) of Article 4(1) (44) of Directive 2014/65/EU, exchange-traded funds as defined in point (46) of Article 4(1) of Directive 2014/65/UE (ETF), units in collective investment undertakings, other than ETFs, money-market instruments, other than sovereign debt referred to in Article 4(1)(61) of Directive 2014/65/EU, allowances, other financial instruments; by country of incorporation of the participant; country of incorporation of the issuer; the nominal and market value of the securities initially recorded in each securities settlement system operated by the CSD; the nominal and market value of the

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securities referred to in point (e) specified as follows: by types of financial instruments referred to in point (d)(i); by country of incorporation of the participant; of the issuer; and the values of the settlement instructions against payment and the total number and the values of the free of payment (FOP) settlement instructions settled in each securities settlement system operated by the CSD; number and the values of the settlement instructions categorised as follows: class="crrRomanList"> by types of financial instruments referred to in point (d)(i); by country of the incorporation of the participant; by country of incorporation of the issuer; by settlement currency; by type of settlement instructions, as follows: a free of payment (FOP)settlement instructions that consist of deliver free of payment (DFP) and receive free of payment (RFP) settlement instructions, delivery versus payment (DVP) and receive versus payment (RVP) settlement instructions, delivery with payment (DWP) and receive with payment (RWP) settlement instructions, >payment free of delivery (PFOD) settlement instructions; for settlement instructions against payment, by whether the cash leg is settled in accordance with Article 40(1) of Regulation (EU) No 909/2014 or in accordance with Article 40(2) of Regulation (EU) No 909/2014; value of buy-in transactions referred to in Article 7(3) of Regulation (EU) No 909/2014; number and amount of penalties referred to in Article 7(2) of Regulation (EU) No 909/2014 per participant; the total value of securities borrowing and lending operations processed by the CSD acting as an agent or as principal for each type of financial instruments referred to in point (d)(i); the total value of settlement

Statistical data to be delivered for each review and evaluation

Article 42 instructions settled via each CSD link, specifying whether the CSD is the requesting CSD or the receiving CSD; the value of guarantees and commitments received or provided by the CSD related to securities borrowing and lending operations; the value of treasury activities involving foreign exchange and transferable securities related to managing participants' long balances including categories of institutions whose long balances are managed by the CSD; the number of reconciliation processes revealing undue creations or deletions of securities as referred to in Article 65(2) where those processes concern securities issues recorded in securities accounts centrally and not centrally maintained by the CSD; mean, median, and mode for the length of time taken to remedy the error identified according to Article 65(2). to in points (g), (h) and (l) of subparagraph 1 shall be calculated as follows: <ol class="crrCharList"> in the case of settlement instructions against payment, the settlement amount of the cash leg; the case of FOP settlement instructions, the market value of the financial instruments or, where not available, the nominal value of the financial instruments. The market value referred to in paragraph 1 shall be calculated on the last day of the review period as follows: for financial instruments referred to in Article 3(1) of Regulation (EU) No 600/2014 of the European Parliament and of the CouncilRegulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012 (OJ L 173, 12.6.2014, p. 84). admitted to trading on a trading venue within the Union, the market value shall be the closing price of the most relevant market in terms of liquidity referred to in Article 4(6)(b) of that Regulation; instruments admitted to trading on a trading venue within the Union other than those referred to in point (a), the market value shall be the closing price derived from the trading venue within the Union with the highest turnover; for financial instruments other than those referred to in points (a) and (b) the market value shall be determined on the basis of a price calculated using a pre-determined methodology that refers to criteria related to market data, such as market prices available across trading venues or investment firms. The CSD shall provide the values referred to in paragraph 1 in the currency in which the securities are denominated, settled or in which credit is extended. The competent authority may request the CSD to provide these values in the currency of the home Member State of the CSD or in euro. For the purposes of statistical reporting by a CSD, the competent authority may determine algorithms or principles for data aggregation. <div class="crrArticle"> Documents provided

| <div class="crrArticle"> Documents provided | by the CSD to the competent authority pursuant | to Article 41 shall indicate the following: whether a document is | provided for the first time or is a document that | has already been provided and has been updated | during the review period; the unique | reference number of the document assigned by | the CSD: the title of the document:

Other Article information 43

final remedial actions or penalties against the CSD as a result of the review and evaluation. Where applicable, the report referred to in point (a) shall include the results of the competent authority's analysis of how the CSD complies with the requirements referred to in Article 24(2), and the relevant documents and information referred to in Article 24(2) submitted by the CSD. <l></l>	the chapter, section or page of the document where changes have been introduced during the review period and any additional explanation in relation to the changes introduced during the review period.		
and evaluation, the competent authority shall send to the competent authorities referred to in Article 22(8) of Regulation (EU) No 909/2014 any relevant information provided by the CSD in connection to staff, key individuals, functions, services or systems shared between that CSD and other CSDs with which it maintains the types of relations referred to in points (a), (b) and (c) of Article 17(6) of Regulation (EU) No 909/2014 within 10 working days from the receipt of that information. within 10 working days from the receipt of that information. within 10 working information to the review and evaluation, the competent authority shall send the following information to the competent authorities referred to in Article 22(8) of Regulation (EU) No 909/2014: are controlled by the CSD in and (c) of information between the competent authorities referred to in Article 22(8) of Regulation (EU) No 909/2014: are controlled by the CSD in and (c) of information between the competent authority shall send the following information to the competent authority of the risks to which the CSD is or might be exposed or which it creates for the smooth functioning of securities markets; //i> <li< td=""><td>period, the competent authority shall supply the following information to the authorities referred to in Article 22(7) of Regulation (EU) No 909/2014: <ol class="crrCharList"> a report on the evaluation by the competent authority of the risks to which the CSD is or might be exposed or which it creates for the smooth functioning of securities markets; any envisaged or final remedial actions or penalties against the CSD as a result of the review and evaluation. Where applicable, the report referred to in point (a) shall include the results of the competent authority's analysis of how the CSD complies with the requirements referred to in Article 24(2), and the relevant documents and information referred to in Article 24(2) submitted</td><td>to be supplied to the authorities referred to in Article 22(7) of Regulation (EU) No</td><td>Article 44</td></li<>	period, the competent authority shall supply the following information to the authorities referred to in Article 22(7) of Regulation (EU) No 909/2014: <ol class="crrCharList"> a report on the evaluation by the competent authority of the risks to which the CSD is or might be exposed or which it creates for the smooth functioning of securities markets; any envisaged or final remedial actions or penalties against the CSD as a result of the review and evaluation. Where applicable, the report referred to in point (a) shall include the results of the competent authority's analysis of how the CSD complies with the requirements referred to in Article 24(2), and the relevant documents and information referred to in Article 24(2) submitted	to be supplied to the authorities referred to in Article 22(7) of Regulation (EU) No	Article 44
01 11 01	and evaluation, the competent authority shall send to the competent authorities referred to in Article 22(8) of Regulation (EU) No 909/2014 any relevant information provided by the CSD in connection to staff, key individuals, functions, services or systems shared between that CSD and other CSDs with which it maintains the types of relations referred to in points (a), (b) and (c) of Article 17(6) of Regulation (EU) No 909/2014 within 10 working days from the receipt of that information. 	of information between the competent authorities referred to in Article 22(8) of Regulation (EU) No	Article 45

SUBTITLE REVIEW AND EVALUATION(Article 22 of Regulation (EU) No 909/2014)

TITLE CHAPTER V

	CONTENT	SUBTITLE	TITLE
ANTIOLL	including translations therein where the original documents are not drawn up in a language customary in the sphere of international finance; be provided with a unique reference number for each document included. the applicant CSD shall provide evidence certifying the information included in Annex I. 	Content of the application	Article 46
SUBTITLE	RECOGNITION OF A THIRD-COUNTRY CSD(Article 2	5(6) of Regu	lation

∥(ĽU) NO 909/2014)

TITLE CHAPTER VI

CONTENT SUBTITLE TITLE class="crrNumList"> A CSD shall establish, as part of its governance arrangements, documented policies, procedures and systems that identify, measure, monitor, manage and enable reporting on the risks that the CSD may be exposed to and the risks that the CSD poses to any other entities including its participants and their clients, as well as linked CSDs, CCPs, trading venues, payment systems, settlement banks, liquidity providers and investors.
The CSD shall structure the policies, procedures and systems referred to in the first subparagraph so as to ensure that users and, where relevant, their clients properly manage and address the risks they pose to the CSD. For the purposes of paragraph 1, the governance arrangements of the CSD shall include the following: <ol class="crrCharList"> the composition, role, responsibilities, procedures for appointment, performance assessment and Risk monitoring Article accountability of the management body and tools of CSDs 47 of its risk monitoring committees; the structure, role, responsibilities, procedures for appointment and performance assessment of the senior management; the reporting lines between the senior management and the management body; governance arrangements referred to in the first subparagraph shall be clearly specified and well documented. shall establish and specify the tasks of the following functions: <ol class="crrCharList"> a risk-management function; a technology function; a compliance and internal control function; an internal audit function. Each function shall have a welldocumented description of its tasks, the necessary authority, resources, expertise and access to all relevant information to carry out those tasks.
Each function shall operate independently from the other functions of the CSD. class="crrNumList"> A CSD shall establish the following committees: a risk committee responsible for advising the management body on the CSD's overall current and future risk tolerance and strategy; responsible for advising the management body on the performance of the CSD's internal audit function, which it shall oversee; a remuneration committee responsible for advising the management body on the CSD's remuneration policy, which Risk monitoring Article committees it shall oversee. committee shall be chaired by a person who has appropriate experience in the field of competence of that committee and is independent from the CSD's executive members of the management body.
The majority of members of each committee shall not be executive members of the

management board. ine CSD snall establish a clear and publicly available		
mandate and procedures for each committee,		
and shall ensure their access to external		
expert advice where necessary.		
<ol class="crrNumList"> A CSD shall		
have adequate staff to meet its obligations. A		
CSD shall not share staff with other group		
entities, unless it does so under the terms of		
a written outsourcing arrangement in		
accordance with Article 30 of Regulation (EU)		
No 909/2014.		
oody shall assume at least the following responsibilities:		
class="crrCharList"> establish well-		
documented policies, procedures and		
processes by which the management body,		
senior management and committees shall		
operate;		
and strategies for the CSD;		
effectively monitor senior management;		
establish adequate remuneration		
policies; ensure the surveillance of		
the risk-management function and take the		
decisions related to risk management;		
ensure the independence and adequate		
resources of the functions referred to in		
Article 47(3); monitor outsourcing arrangements; monitor and ensure		
compliance with all relevant regulatory and		
supervisory requirements;		
accountable to shareholders or other		
owners, employees, users and other relevant		
stakeholders; approve internal audit		
planning and review;		
apdate regularly the governance		
arrangements of the CSD.		
the management body or its members		
delegate tasks, they shall retain the responsibility for decisions that may affect		
the smooth provision of services by the CSD.		
She shield provided of software by the cost. She shield held		
the final responsibility for managing the		
CSD's risks. The management body shall		
define, determine and document an		
appropriate level of risk tolerance and risk		
pearing capacity for the CSD and for all the		
services that the CSD provides. The management body and senior management		
shall ensure that the CSD's policies,		
procedures and controls are consistent with		
the CSD's risk tolerance and risk bearing		
capacity and that these policies, procedures		
and controls address how the CSD identifies,		
reports, monitors and manages risks.		
The senior management shall have		
at least the following responsibilities:		
<pre><ol class="crrCharList"> ensure</pre>	Responsibilities	
consistency of the activities of the CSD with the objectives and strategy of the CSD as	of key	
determined by the management body;	personnel in	Article
<pre>design and establish risk-management,</pre>	respect to the	49
technology, compliance and internal control	risks	
procedures that promote the objectives of		
the CSD; subject the risk-		
management, technology, compliance and		
nternal control procedures to regular review		
and testing;		
resources are devoted to risk management,		
technology, compliance and internal control,		
and internal and the fire the think		
and internal audit.		
and internal audit. <		

ocumentea. v con snan nave ciear ana direct reporting lines between the members of its management body and the senior management in order to ensure that the senior management is accountable for its performance. The reporting lines for the riskmanagement function, compliance and internal control function and internal audit function shall be clear and separate from those for the operations of the CSD. A CSD shall have a chief risk officer who shall implement the risk-management framework including the policies and procedures established by the management body. A CSD shall have a chief technology officer who shall implement the technology framework including the policies and procedures established by the management body. a chief compliance officer who shall implement the compliance and internal control framework including the policies and procedures established by the management body. A CSD shall ensure that the functions of the chief risk officer, chief compliance officer and chief technology officer are carried out by different individuals, who shall be employees of the CSD or of an entity from the same group as the CSD. A single individual shall have the responsibility for each of these functions. The CSD shall establish procedures ensuring that the chief risk officer, the chief technology officer and the chief compliance officer have direct access to the management body. Persons appointed as chief risk officer, chief compliance officer or chief technology officer may undertake other duties within the CSD provided that specific procedures are put in place in the governance arrangements to identify and manage any conflict of interest that may

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 A CSD shall put in place a policy in relation to conflicts of interest arising or affecting the CSD or its activities, including with respect to outsourcing arrangements. Where a CSD is part of a group of undertakings, its organisational administrative arrangements shall take into account any circumstances, of which the CSD is or should be aware, which may give rise to a conflict of interest arising as a result of the structure and business activities of other undertakings of the same group. Where a CSD shares the functions of chief risk officer, chief compliance officer, chief technology officer, or internal audit with other entities of the group, the governance arrangements shall ensure that related conflicts of interest at group level are appropriately managed. The organisational and administrative arrangements referred to in Article 26(3) of Regulation (EU) No 909/2014 shall include a description of the circumstances which may give rise to a conflict of interest entailing a material risk of damage to the interests of one or more users of the CSD, or their clients, as well as the procedures to be followed and the measures to be adopted in order to manage those conflicts of interest. The description of circumstances referred to in paragraph 4 shall take into

arise from those duties.

account whether a member of the management body, senior management or staff of the CSD, or any person directly or indirectly linked to those individuals or to the CSD: <ol class="crrCharList"> has a personal interest in the use of the services, materials and equipment of the CSD for the purposes of another commercial activity; holds a personal or financial interest in another entity that enters into contracts with the CSD; holds a participation or a personal interest in another entity that provides services used by the CSD, including any entity to which the CSD outsources services or activities; has a personal interest in an entity that uses the service of the CSD; i > service on the insured to any legal or natural person that has influence on the	Conflicts of interest	Article 50
operations of any entity that provides the services used by the CSD or uses the services provided by the CSD; 		
<pre>col class="crrNumList"> The internal audit function of a CSD shall ensure the following: <ol class="crrCharList"> establish, implement and maintain an allencompassing audit plan to examine and evaluate the adequacy and effectiveness of the CSD's systems, risk-management processes, internal control mechanisms, remuneration policies, governance arrangements, activities and operations, including outsourced activities; review and report the audit plan to the competent authority at least annually; establish a comprehensive risk-based audit; sissue recommendations based on the result of work carried out in accordance with point (a) and verify compliance with those recommendations; cli>report internal audit matters to the management body; lobe independent from the senior management and report directly to the management body; ensure that special audits may be performed at short notice on an event-driven basis. cli> cli> cli> <</pre>		

	provided that the following requirements are		
	complied with: <ol class="crrCharList"> it is separate and independent from		
	other functions and activities of the group;		
	<pre> it has a direct reporting line to the management body of the CSD; the</pre>	A d:t a t la - d -	Article
	arrangement concerning the operation of the	Audit methods	51
	internal audit function does not prevent the exercise of supervisory and oversight		
	functions, including on-site access to acquire any relevant information needed to fulfil		
	those functions.		
	CSD shall assess the internal audit function. <pre></pre>		
	an on-going monitoring of the performance of		
	the internal audit activity and periodic		
	reviews performed through self-assessment carried out by the audit committee or by		
	other persons within the CSD or the group		
	with sufficient knowledge of internal audit practices. br>An external assessment of the		
	internal audit function shall be conducted by		
	a qualified and independent assessor from outside the CSD and its group structure at		
	least once every five years.		
	operations, risk-management processes, internal control mechanisms and records		
	shall be subject to regular internal or		
	external audits. The frequency of the audits shall be determined on the basis of a		
	documented risk assessment. Audits referred to in the first subparagraph shall be		
	carried out at least every two years.		
	A CSD's financial statement shall be prepared on an annual basis and be audited		
	by statutory auditors or audit firms approved		
	in accordance with Directive 2006/43/EC.		
	<pre>class="crrNumList"> cp>A CSD</pre>		
	shall share audit findings with the user committee in any of the following cases:		
	 class="crrCharList"> where the 		
	findings relate to the criteria for accepting issuers or users to their respective securities		
	settlement systems operated by the CSDs;	Sharing audit	
	<pre> where the findings relate to any other aspect of the user committee's</pre>	findings with the user	Article 52
	mandate; where the findings may	committee	
	impact the level of provision of services by a CSD, including ensuring business continuity.		
	Members of the user		
	committee shall not be provided with information that may place those members at		
	a competitive advantage.		
SUBTITLE	RISK MONITORING TOOLS(Article 26(1) to (7) o 909/2014)	f Regulation (EU)) No
TITLE	CHAPTER VII		

CONTENT	SUBTITLE	TITLE
<ol class="crrNumList"> A CSD		
shall maintain full and accurate		
ecords of all its activities as specified		
n this Regulation at all times,		
ncluding during disruption events		
when the business continuity policy		
and disaster recovery plans are		
ctivated. Those records shall be		
readily accessible.		
records kept by a CSD shall cover		
separately each individual service		
provided by the CSD in accordance		

with Regulation (EU) No 909/2014. <lp>A CSD shall keep records in a durable medium that allows information to be provided to the authorities referred to in Article 29(2) of Regulation (EU) No 909/2014. The record-keeping system shall ensure that all of the following conditions are met: <ol class="crrCharList">< li><ech be="" by="" csd="" key="" li="" may="" of="" processing="" reconstituted;<="" records="" stage="" the=""> </ech></lp>	General requirements	Article 53
amendments may be recorded, traced and retrieved; measures are put in place to prevent unauthorised alteration of records; measures are put in place to ensure the security and confidentiality of the data recorded; < li>< a mechanism for identifying and correcting errors is incorporated in the record-keeping system; the timely recovery of the records in the case of a system failure is ensured within the record-keeping system. 		
<pre><ol class="crrNumList"> A CSD shall maintain records of all transactions, settlement instructions and orders concerning settlement restrictions that it processes and it shall ensure that its records include all necessary information to accurately identify them. In relation to every settlement instruction and order concerning settlement restrictions received, a CSD shall, immediately upon receiving the relevant information, make and keep updated a record of the following details, depending on whether the settlement instruction or settlement restrictions covers securities or cash only, or both securities and cash:</pre>		
class="crrCharList"> type of settlement instruction as referred to in point (h)(v) of Article 42(1); type of transaction, as follows: cli>type of transaction, as follows: cli>type of transaction, as follows: cli>to class="crrRomanList"> ti>purchase or sale of securities; cli>collateral management operations; ending/borrowing operations; repurchase transactions; ti>repurchase transactions; ti>others; ti>tothers; trade date; intended settlement date; ti>intended settlement date; ti>timestamp of the moment of entry of the settlement instruction into the securities settlement system; ti>timestamp of the moment of		
irrevocability of the settlement instruction; <matching case="" in="" instructions;<="" li="" matched="" of="" settlement="" timestamp=""> <securities account="" identifier;<="" li=""> <ash account="" identifier;<="" li=""> <settlement hank="" identifier<="" li=""> </settlement></ash></securities></matching>		

JOHNSON DUNK MONUMENT, 7/11identifier of the instructing participant; instructing participant's counterpart; identifier of the instructing participant's client, where known to the CSD; identifier of the client of the instructing participant's counterpart, where known to the CSD; securities identifier; settlement currency; Transaction/settlement Article settlement cash amount; instruction (Flow) 54 quantity or nominal amount of records securities; settlement instruction covering: pending instructions which can still settle on the intended settlement date: instructions which cannot settle anymore on the intended settlement date; fully settled settlement instructions; settlement instructions, including the settled part and the missing part of either financial instruments or cash; cancelled settlement instructions, including information whether it is cancelled by the system or by the participant. For each of the categories of settlement instructions referred to in the first subparagraph, the following information shall be recorded: <ol class="crrCharList"> whether an instruction is matched or not matched; whether an instruction can settle partially; whether an instruction is on hold; where relevant, what the reasons are for instruction being pending or failing place of trading; if applicable, place of clearing; where a buy-in process is initiated in accordance with Article 7(3) of Regulation (EU) No 909/2014, details regarding: <ol class="crrRomanList"> the final results of the buy-in process on the last business day of the deferral period at the latest, including the number and value of the financial instruments where the buy-in is partially or fully successful; the payment of cash compensation, including the amount of the cash compensation, where the buy-in is not possible, fails or is partially successful; the cancellation of the initial settlement instruction; for each settlement fail, the amount of the penalties referred to in Article 7(2) of Regulation (EU) No 909/2014. class="crrNumList"> A CSD shall keep records of positions corresponding to all securities accounts that it maintains. Separate records shall be held for each account kept in accordance with Article 20 of Decrelation (EII) No

Article 50 of negulation (EU) no 909/2014. A CSD shallkeep records of the following information: <ol class="crrCharList"> identifier of each issuer for which the CSD provides the core service referred to in point 1 or 2 of Section A of the Annex to Regulation (EU) No 909/2014; securities issue for which the CSD

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provides the core services referred to in point 1 or 2 of Section A of the Annex to of Regulation (EU) No 909/2014, the law under which the securities recorded by the CSD are constituted and the country of incorporation of the issuers of each securities issue; identifier of each securities issue recorded in securities accounts not centrally maintained by the CSD, the law under which the securities recorded by the CSD are constituted and the country of incorporation of the issuers of each securities issue; identifier of the issuer CSD or of the relevant third country entity performing similar functions to an issuer CSD for each securities issue referred to in point (c); accounts identifiers, in the case of issuer CSDs; issuers' cash accounts identifiers, in the case of issuer CSDs; identifiers of settlement banks used by each issuer, $\|$ Position (Stock) in the case of issuer CSDs; participants' identifiers; participants' country of incorporation; participants' securities accounts identifiers; participants' cash accounts |identifiers; identifiers of settlement banks used by each participant; country of incorporation of settlement banks used by each participant. At the end of each business day, a CSD shall record for each position the following details to the extent that they are relevant for the position: <ol class="crrCharList"> identifiers of participants and of other account holders; type of securities accounts according to whether a securities account belongs to a participant (participant's own account), to one of its clients (individual client segregation) or to several of its clients (omnibus client segregation); for each securities issue identifier (ISIN), endof-day balances of securities accounts covering the number of securities; for each securities account and ISIN under point (c), the number of securities subject to settlement restrictions, type of the restrictions and the identity of the beneficiary of restrictions at the end of day. A CSD shall keep records of settlement fails and the measures adopted by the CSD and its

records

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participants to prevent and address settlement fails in accordance with Articles 6 and 7of Regulation (EU) No 909/2014.		
<pre><ol class="crrNumList"> A CSD shall keep the types of records specified in Annex II to this Regulation for each of the ancillary</pre>		
services provided by a CSD in accordance with Sections B and C of the Annex to Regulation (EU) No 909/2014, including the end-of-day balances of the cash accounts provided by the CSD or the designated credit institution for each currency. /li> /li> Where a CSD provides ancillary services other than those explicitly mentioned in Sections B or C of the Annex to Regulation (EU) No 909/2014, it shall keep adequate records of those services. /li> 	Ancillary Services Records	Article 56
<pre><ol class="crrNumList"> A CSD shall maintain adequate and orderly records of activities related to its business and internal organisation.</pre>		
<pre></pre> <pre></pre> <pre></pre> <pre>to in paragraph 1 shall reflect any substantive changes in the</pre>		
documents held by the CSD and shall include the following: <pre>class="crrCharList"> the</pre>		
organisational charts for the management body, senior		
management, relevant committees, operational units and all other units or divisions of the CSD;		
identities of the shareholders, whether natural or legal persons, that exercise direct or indirect		
control over the management of the CSD or that have participations in the		
capital of the CSD and the amounts of those holdings;		
<pre>participations of the CSD in the capital of other legal entities; the documents attesting the</pre>		
policies, procedures and processes required under the CSD's		
organisational requirements and in relation to the services provided by		
the CSD; the minutes of management body meetings and of meetings of senior management		
committees and other committees; the minutes of meetings of 		
the user committees; the minutes of consultation groups with		
participants and clients, if any; internal and external audit		
reports, risk-management reports, internal control and compliance reports, including responses from the		
senior management to the reports; 	Business Records	Article 57
business continuity policy and disaster recovery plan;		
<pre>records reflecting all assets, liabilities and capital accounts of the</pre>		
CSD; records reflecting all		II

separately in accordance with Article 34(6) of Regulation (EU) No 909/2014; formal complaints received, including information on the		
complainant's name and address; the date when the complaint was received; the name of all persons		
identified in the complaint; a description of the nature and content of the complaint; and the date when the complaint was resolved; li>records of any interruption of services or dysfunction, including a detailed report on the timing, effects and remedial actions of that interruption or dysfunction; records of the results of the back and stress tests performed by the CSDs providing banking-type ancillary services; li>written communications with the competent authority, ESMA and relevant authorities; li>legal opinions received in accordance with the relevant provisions on organisational requirements in accordance with Chapter VII of this Regulation; di>documentation regarding link arrangements in accordance with Chapter XII of this Regulation; tariffs and fees applied to the different services, including any discount or rebate.		
<pre></pre> <pre></pre> <pre></pre> <pre></pre> <pre></pre> <pre><pre></pre> <pre><pre><pre><pre><pre><pre><pre><pre></pre></pre></pre></pre></pre></pre></pre></pre></pre>	Additional records	Article 58
RECORD-KEEPING(Article 29(3) of Regu	llation (EU) No 909/2014)

SUE TITLE CHAPTER VIII

CONTENT	SUBTITLE	TITLE
<pre><ol class="crrNumList"> A CSD shall</pre>		
perform the reconciliation measures referred		
to in Article 37(1) of Regulation (EU) No		
909/2014 for each securities issue recorded in		
securities accounts centrally and not centrally		
maintained by the CSD. The CSD shall		
compare the previous end-of-day balance with		
all the settlements processed during the day		
and the current end-of-day balance for each		
securities issue and securities account		
centrally or not centrally maintained by the		
CSD. A CSD shall use double-entry		
accounting, according to which for each credit		
entry made on a securities account maintained		
by the CSD, centrally or not centrally, there is a		
corresponding debit entry on another		
securities account maintained by the same		
CSD. The audits referred to in Article		
26(6) of Regulation (EU) No 909/2014 shall		
ensure that the records of a CSD related to	C 1	
securities issues are accurate, and that its	General	Article
reconciliation measures referred to in Article	reconciliation	59
37(1) of Regulation (EU) No 909/2014 and the	measures	
measures concerning cooperation and		
exchanges of information with third parties		
related to reconciliation referred to in Article		

DOCUMENT SECTION

37(2) of Regulation (EU) No 909/2014 are adequate. li>Where the reconciliation process concerns securities subject to immobilisation, a CSD shall put in place adequate measures to protect the physical		
securities from theft, fraud, and destruction. Those measures shall at least include the use of vaults whose design and location ensure a high level of protection against floods, earthquakes, fire and other disasters. Audits referred to in Article 26(6) of Regulation (EU) No 909/2014 with respect to the vaults, including physical inspections, shall be performed at least annually. The CSD shall share the results of those audit controls with the competent authority.		
<ol class="crrNumList"> A CSD shall not determine the entitlements to the proceeds of a corporate action on stock that would change the balance of securities accounts maintained by the CSD until the reconciliation measures specified in Article 59 and in Articles 61, 62 and 63 are completed. Ali>When a corporate action has been processed, a CSD shall ensure that all securities accounts maintained by the CSD, centrally or not centrally, are updated. 	Reconciliation measures for corporate actions	Article 60
In a continuous con	Reconciliation measures for the registrar model	Article 61
Striat entity. In the control of the cont	Reconciliation measures for the transfer agent model	Article 62

ARTICLE	entity maintains for that CSD. common depository or any other similar entity is responsible for the overall integrity of a certain securities issue, the common depository or the other similar entity shall conduct a daily comparison of the total balance per securities issue against the balances in the securities accounts it maintains for each CSD. br>Where the reconciliation process concerns securities subject to immobilisation, the CSDs shall ensure that the common depository or the other entity meets the requirements set out in Article 59(3).	Reconciliation measures for the common depository model	Article 63
	<pre><ol class="crrNumList"> A CSD shall review at least annually its cooperation and information exchange measures with other entities referred to in Articles 61, 62 and 63. This review may be conducted in parallel with a review of the CSD link arrangements. When required by the competent authority, the CSD shall implement other cooperation and information exchange measures in addition to those specified in this Regulation. <pre>When a CSD establishes links, they shall comply with the additional requirements provided in Article 86. </pre> /ii> <pre>A CSD shall</pre> require its participants to reconcile their records with the information received from that CSD on a daily basis. /ii> <pre><</pre></pre>	Additional measures where other entities are involved in the reconciliation process	Article 64

</11> <11>wnere the reconculation process reveals an undue creation or deletion of securities, and the CSD fails to solve this problem by the end of the following business day, the CSD shall suspend the securities issue for settlement until the undue creation or deletion of securities has been remedied. In the event of suspension of the settlement, the CSD shall inform without undue delay its participants, competent authority, relevant authorities and all other entities involved in the reconciliation process referred to in Articles 61, 62 and 63. The CSD shall take without undue delay all the necessary measures to remedy the undue creation or deletion of securities and shall inform its competent authority and relevant authorities with regard to the measures taken. The CSD shall inform without undue delay its participants, competent authority, relevant authorities and the other entities involved in the reconciliation process that are referred to in Articles 61, 62 and 63, when the undue creation or deletion of securities has been remedied. Where a securities issue is suspended from settlement, the settlement discipline measures set out in Article 7 of Regulation (EU) No 909/2014 shall not apply in relation to that securities issue for the period of suspension. shall resume settlement as soon as the undue creation or deletion of securities has been remedied. instances of undue creation or deletion of securities referred to in paragraph 2 is higher than five per month, the CSD shall send within one month the competent authority and the relevant authorities a proposed plan of measures for mitigating the occurrence of similar instances. The CSD shall update the plan and shall provide a report on its implementation to the competent authority and the relevant authorities on a monthly basis, until the number of instances referred to in paragraph 2 falls below five per month.

Problems related to reconciliation

Article 65

SUBTITLE

RECONCILIATION MEASURES(Article 37(4) of Regulation (EU) No 909/2014)

TITLE CHAPTER IX

ARTI	CLE		SUBTITLE	TITLE
CONTENT	SUBTITLE	TITLE		
<pre><ol class="crrNumList"> The operational risks referred to in Article 45(1) of Regulation (EU) No 909/2014 comprise the risks caused by deficiencies in information systems,</pre>				
internal processes, and personnel's performance or disruptions caused by external events that result in the reduction, deterioration or interruption of	General operational risks and their assessment	Article 66		

services provided by a CSD. cli>A CSD shall identify all potential single points of failure in its operations and assess the evolving nature of the operational risk that it faces, including pandemics and cyberattacks, on an ongoing basis. col class="crrNumList">			
<pre>A CSD shall, on an ongoing basis, identify the key participants in the securities settlement system that it operates based on the following factors: <ol class="crrCharList"> <hei><hei><hei><hei><hei><hei><hei><he< td=""><td></td><td></td><td></td></he<></hei></hei></hei></hei></hei></hei></hei></pre>			
potential impact on other participants and the securities settlement system of the CSD as a whole in the event of an operational problem affecting the smooth provision of services by the CSD. (p) For the purposes of point (b) in the first subparagraph, the CSD shall also identify the following: (p) class="crrRomanList"> the participants' clients responsible for a significant proportion of 			
transactions processed by the CSD; Il>the participants' clients whose transactions, based on their volumes and values, are significant relative to the respective participants' risk- management capacity. Il> A CSD shall review and keep the identification of the key participants up-to-date on an ongoing basis. A CSD shall have clear and transparent criteria, methodologies	Operational risks that may be posed by key participants	Article 67	

	the CSD shall ensure	hroviner2			
	that the level of				
	service and its				
	resilience is not				
	impacted and full				
	access by the CSD to				
	the information				
	II I				
	necessary for the				
	provision of the				
	outsourced services is				
	preserved.				
	CSD shall establish				
	clear lines of				
	communication with				
	the providers referred				
	to in paragraph 1 to				
	facilitate the exchange				
	of information in both				
	ordinary and				
	exceptional				
	circumstances.				
	A CSD shall inform				
	its competent				
	authority about any				
	dependencies on				
	utilities and service				
	providers identified				
	under paragraph 1				
	and take measures to				
	ensure that authorities				
	can obtain information				
	about the performance				
	of those providers,				
	either directly from				
	utilities or service				
	providers or through				
	the CSD.				
	 iii iii iv 				
	class="crrNumList">				
	A CSD shall ensure				
	that its systems and				
	communication				
	arrangements with				
	other CSDs or market				
	infrastructures are				
	reliable, secure and				
	designed to minimise				
	operational risks.				
	Any				
	arrangement that a				
	CSD enters into with				
	another CSD or				
	another market				
	infrastructures shall				
	provide that:				
	class="crrCharList">				
		Operational			
	the other CSD or	risks that may			
	otner ilnanciai market	be posed by	Article		
	Imirastructure	other CSDs or	69		
	discloses to the CSD	market			
	any critical service	infrastructures			
	provider on which the	mmastructures			
	other CSD or market				
	infrastructure relies;				
	II I				
	governance				
	arrangements and				
	management				
	management				
	processes in the other				
	CSD or other market				
	infrastructure do not				
	affect the smooth				
111		1	ıı l	111	ı f

provision of services by the CSD, including the risk-management arrangements and the non-discriminatory access conditions.				
CONTENT	SUBTITLE	TITLE		
CONTENT Col class = "crrNumList" > Ci>As part of the policies, procedures and systems referred to in Article 47, a CSD shall have in place a well-documented framework for the management of operational risk with clearly assigned roles and responsibilities. A CSD shall have appropriate IT systems, policies, procedures and controls to identify, measure, monitor, report on and mitigate its operational risk. Ci>The management body and the senior management of a CSD shall determine, implement and monitor the risk-management framework for operational risks referred to in paragraph 1, identify all of the CSD's exposures to operational risk and track relevant operational risk data, including any cases where material data is lost. A CSD shall define and document clear operational risk data, including operational reliability objectives, including operational performance objectives and committed service-level targets for its services and securities settlement systems. It shall have policies and procedures in place to achieve those objectives and committed service-level targets for its services and securities settlement systems. It shall have policies and procedures in place to achieve those objectives. Ci >A CSD shall ensure that its operational performance objectives and service-level targets referred to in paragraph 3 include both qualitative measures of operational performance. Ci >A CSD shall regularly monitor and assess whether its established objectives and service-level targets are met. CSD shall regularly monitor and assess whether its established objectives and service-level targets are met. CSD shall have rules and service-level targets are met. CSD shall have rules and service-level targets are met. CSD shall have rules and service-level targets are met. CSD shall have rules and service-level targets are met. CSD shall have rules and service-level targets are met. CSD shall have rules and service-level targets are met. <				
procedures in place that ensure that the	system and framework	70		

performance of its securities system is reported regularly to senior management, members of the management body, relevant committees of the management body, user committees and the competent authority. A CSD shall periodically review its operational objectives to incorporate new technological and business developments. A CSD's operational riskmanagement framework shall include changemanagement and projectmanagement processes to mitigate operational risk arising from modifications to operations, policies, procedures and controls put in place by the CSD. operational riskmanagement framework shall include a comprehensive framework for physical security and information security to manage the risks that the CSD faces from attacks, including cyber-attacks, intrusions and natural disasters. That comprehensive framework shall enable the CSD to protect the information at its disposal from unauthorised access or disclosure, ensure data accuracy and integrity and maintain availability of the services provided by the CSD.ACSD shall put in place appropriate procedures concerning human resources to employ, train and retain qualified personnel, as well as mitigate the effects of personnel turnover or overreliance on key personnel. A CSD shall ensure that its operational riskmanagement system is part of its day-to-day risk-management processes and that their results are taken into account in the process of determining, monitoring and controlling the CSD's operational risk profile.

<pre> </pre>	Integration of and compliance with the operational and enterprise risk-management system	Article 71	Methods to test, address and minimise operational risks	SECTION 2
As part of the risk-management function, the operational risk-management function of a CSD shall manage the CSD's operational risk. It shall in particular: <ol class="crrCharList"> develop strategies, policies and procedures to identify, measure, monitor and report on	Operational	A L: - 1 -		

	operational risks; develop procedures to control and manage operational risks, including by introducing any necessary adjustments in the operational riskmanagement system; li>ensure that the strategies, policies and procedures referred to in points (a) and (b) are properly implemented. /li> 	risk- management function	72
SECTION	<pre><ol class="crrNumList"></pre>	Audit and testing	Article 73
	<pre><div class="crrArticle">A CSD may only contract insurance to mitigate the operational risks referred to in this Chapter where the</div></pre>	Mitigation of operational risk through	Article 74

this Chapter do not fully mitigate operational	2011 alice			
risks.				
CONTENT	SUBTITLE	TITLE		
<pre><ol class="crrNumList"></pre>				
<pre>A CSD shall ensure that its information</pre>				
technology (IT) systems are				
well-documented and that				
they are designed to cover				
the CSD's operational				
needs and the operational				
risks that the CSD faces.				
<pre> to the control of the control o</br></pre>				
systems shall be: <ol class="crrCharList" ="">				
resilient, including in				
stressed market				
conditions; have				
sufficient capacity to				
process additional				
information as a result of				
increasing settlement				
volumes; achieve the service level objectives				
of the CSD.				
A CSD systems shall				
have sufficient capacity to				
process all transactions				
before the end of the day				
even in circumstances				
where a major disruption occurs. occurs.				
have procedures for				
ensuring sufficient				
capacity of its IT systems,				
including in the case of the				
introduction of new				
technology.				
shall base its IT systems on internationally recognised				
technical standards and				
industry best practices.				
systems shall ensure that				
any data at the disposal of				
the CSD is protected from				
loss, leakage, unauthorised				
access, poor administration, inadequate				
record-keeping, and other				
processing risks.				
A CSD's information				
security framework shall				
outline the mechanisms				
that the CSD have in place				
to detect and prevent				
cyber-attacks. The				
framework shall also				
outline the CSD's plan in				
response to cyber-attacks.				
shall subject its IT systems to stringent testing by				
simulating stressed		A m+1-1-	IT systems	SECTIO
conditions before those	IT tools	75		3
systems are used for the		'		
first time, after making				
significant changes to the				
systems and after a major				

operational distuption had occurred. A CSD shall, as	۱ ا
appropriate, involve in the	<u> </u>
design and conduct of	′ ∥
these tests: <ol< td=""><td></td></ol<>	
class="crrCharList">	
users; critica	$_{ m al}$
utilities and critical servic	
providers; other	
CSDs; other	
market infrastructures;	
any other	
institutions with which	
interdependencies have	
been identified in the	
business continuity policy	.
The information security framework shall	
include: <ol< td=""><td></td></ol<>	
class="crrCharList">	
access controls to the	,
system; adequate	
safeguards against	
intrusions and data	
misuse;	
devices to preserve data	
authenticity and integrity,	
including cryptographic techniques;	
techniques; reliable networks and	
procedures for accurate	.
and prompt data	
transmission without majo	$\ \mathbf{r}\ $
disruptions; and	
audit trails.	>
have arrangements for the	
selection and substitution	·
of IT third party service providers, CSD's timely	
access to all necessary	
information, as well as	
proper controls and	
monitoring tools.	
The CSD shall ensure	
that the IT systems and th	ιe∥
information security	
framework concerning the	∍ ∥
CSD's core services are	
reviewed at least annually	7
and are subject to audit	
assessments. The results of the assessments shall b	ا م
of the assessments shall t reported to the CSD's	ןישי
management body and to	
the competent authority.	
	<u> </u>
CONTENT	S

CONTENT	SUBTITLE	TITLE
 class="crrNumList"> 		
A CSD shall		
have a business		
continuity policy and		
associated disaster		
recovery plan that is:		
<ol< td=""><td></td><td></td></ol<>		
class="crrCharList">		
approved by the		
management body;		
subject to audit		
reviews that shall be		
reported to the		
management body.		

CSD shall ensure that the business continuity policy: 	Strategy and policy	Article 76	
in a timely manner. <ol class="crrNumList"> 			
<pre> A CSD shall conduct a business impact analysis to: <ol class="crrCharList"> prepare a list with all the processes and activities that contribute to the delivery of the services it provides; i>identify and create </pre>			
an inventory of all the components of its IT system that support the processes and activities identified in point (a) as well as their respective			

interdependencies;			
<pre></pre>			
document qualitative and			
quantitative impacts of a			
disaster recovery			
scenario to each process			
and activity referred to			
in point (a) and how the			
impacts change over			
time in case of			
disruption;			
define and document			
the minimum service			
levels considered			
acceptable and adequate			
from the perspective of	D		
the users of the CSD;	Business	Article	
	impact	77	
//li> identify and	analysis	' '	
document the minimum			
resource requirements			
concerning personnel			
and skills, work space			
and IT to perform each			
critical function at the			
minimum acceptable			
level.			
A CSD shall conduct			
a risk analysis to identify			
how various scenarios			
affect the continuity of			
its critical operations.			
111111			
shall ensure that its			
business impact analysis			
and risk analysis fulfil all			
of the following			
requirements:			
<			
date;			
reviewed following a			
material incident or			
significant operational			
changes and, at least,			
annually;			
take into account all			
relevant developments,			
including market and IT			
developments.			
		<u> </u>	
<pre><pre></pre></pre> <pre><pre></pre><pre></pre><pre></pre><pre></pre><pre></pre><pre></pre><pre></pre><pre></pre><pre></pre></pre> <pre></pre>			
<pre>A CSD shall</pre>			
have in place			
arrangements to ensure			
the continuity of its			
critical operations in			
disaster scenarios,			
including natural			
disasters, pandemic			
situations, physical			
attacks, intrusions,			
terrorist attacks, and			
cyber-attacks. Those			
arrangements shall			
ensure:			
class="crrCharList">			
the availability of			
adequate human			
resources; the			
availability of sufficient			
financial resources;			
the failover, recovery			
IIIIII	I	ıı II	ıı II

	I		II
prevents it from being			
affected by the event			
affecting the primary			
processing site;			
<pre>ii>is immediately</pre>			
accessible by the CSD's			
staff in order to ensure			
continuity of its critical			
operations where the			
primary processing site			
is not available.			
 A			
CSD shall develop and			
maintain detailed			
procedures and plans			
concerning:			
class="crrCharList">			
<pre>the identification,</pre>			
logging and reporting of			
all disruptive events for			
the operations of the			
CSD; response			
measures to operational			
incidents and emergency			
situations;			
assessment of damages,			
and appropriate plans			
for activating the			
response measures			
referred to in point (b);			
management and			
communications,			
including appropriate			
contact points, to ensure			
that reliable and up to			
date information is			
transmitted to relevant			
stakeholders and the			
competent authority;			
and transition to			
alternative operational			
and business sites;			
III dusiness sites, III recovery,			
including activation of			
the secondary IT			
processing site and			
failover.			
<pre><div class="crrArticle"></div></pre>			
A CSD shall monitor			
its business continuity			
policy and disaster			
recovery plan and test			
them at least annually.			
The CSD shall also test			
its business continuity			
policy and disaster			
recovery plan after			
substantive changes to			
the systems or related			
operations in order to			
ensure that the systems			
and operations achieve			
the CSD objectives. The			
CSD shall plan and			
document these tests,			
which shall include:			
<ol class="crrCharList"> 			
		11	II .
scenarios of large	Testing and	Article	
<pre>scenarios of large</pre>	Testing and monitoring	Article 79	

disaster recovery plan after every significant disruption of its operations. That review shall identify the causes of the disruption and any required improvement to the CSD's operations, the business continuity policy and disaster recovery plan. OPERATIONAL RISKS(Article 45(1) to (6) of Regulation (EU) No 909/2014) TITLE CHAPTER X	<pre> </pre>	site and secondary processing site;
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CONTENT	SUBTITLE	TITLE
<pre><ol class="crrNumList"> Financial</pre>		
instruments shall be considered highly liquid		
with minimal credit and market risk where		
they are debt instruments meeting the		
following conditions: <ol< td=""><td></td><td></td></ol<>		
class="crrCharList"> they are issued or		
guaranteed by:		
class="crrRomanList"> a government;		
a central bank; a		
	I	

ARTICLE	multilateral development bank as listed under Article 117 of Regulation (EU) No 575/2013 of the European Parliament and of the Council Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 (O) L 176, 27.6.2013, p. 1).; L 176, 27.6.2013, p. 1).; L 176, 27.6.2014, p. 1).; L 176, 27.6.2013, p. 1).; L 270, 27.6.2013, p. 1).; L 271, 27.6.2013, p. 27.6.2012, p. 1).; L 271, 27.6.2013, p. 27.6.2012, p. 1).;	Highly liquid instruments with minimal market and credit risk	Article 81
	assets. A CSD shall have access to financial instruments on the same business day when a decision to liquidate the financial instruments is taken. CSD shall have access to financial instruments is taken. CSD shall put in place procedures ensuring that the CSD is able to access cash and financial instruments within the time frames set out	Appropriate timeframe for access to assets	Article 82

		·
CONTENT	SUBTITLE	TITLE
<ol class="crrNumList"> A CSD link shall be established and maintained under the following conditions: <ol class="crrCharList"> the requesting CSD shall meet the requirements of the receiving CSD's participation rules; &ttli>the requesting CSD shall conduct an analysis of the receiving third-country CSD's financial soundness, governance arrangements, processing capacity, operational reliability and any reliance on a third party critical service provider; 	SUBTITLE	TITLE
of Regulation (EU) No 909/2014;		
situations where the securities settlement systems of the two CSDs malfunction or break down, and provide for the remedial actions		

planned if those situations occur; all link arrangements shall be reviewed at least annually by the receiving CSD and the requesting CSD taking into account all relevant developments, including market and IT developments, as well as any developments in local legislation referred to in point (e); for CSD links that do not provide for DVP settlement, the annual review referred to in point (i) shall also include an assessment of any developments that may allow supporting DVP settlement. purposes of point (e), in performing the assessment, the CSD shall ensure that the securities maintained in the securities settlement system operated by the receiving CSD benefit from a level of asset protection comparable to the one ensured by the rules applicable to the securities settlement system operated by the requesting CSD. The requesting CSD shall require from the thirdcountry CSD a legal assessment addressing the following issues: <ol class="crrRomanList"> the entitlement of the requesting CSD to the securities, including the law applicable to proprietary aspects, the nature of the rights of the requesting CSD on the securities, the possibility of encumbering the securities; the impact of insolvency proceedings opened against the receiving third-country CSD on the requesting CSD regarding the segregation requirements, settlement finality. procedures and time limits to claim the securities in the relevant third country. <p>In addition to the conditions referred to in paragraph 1, a CSD link providing for DVP settlement shall be established and maintained under the following conditions: <ol class="crrCharList"> the requesting CSD shall assess and mitigate the additional risks resulting from the settlement of cash; a CSD that is not authorised to provide banking-type ancillary services in accordance with Article 54 of Regulation (EU) No 909/2014, and which is involved in the execution of cash settlement on behalf of its participants, shall not receive credit and shall use prefunding mechanisms covered by its participants in relation to the DVP settlements to be processed through the link; that uses an intermediary for the cash settlement shall ensure that the intermediary performs that settlement efficiently. The CSD shall conduct yearly reviews of the arrangements with that intermediary. In addition to the conditions referred to in paragraphs 1 and 2, an interoperable link shall be established and maintained under the following conditions: the linked CSDs shall agree on equivalent standards concerning reconciliation, opening hours for the processing of the settlement and of corporate actions and cut-off times; the linked CSDs shall establish equivalent procedures and mechanisms for transmission of settlement instructions to ensure a proper, secure and straight through processing of settlement instructions; interoperable link supports DVP settlement, the linked CSDs shall reflect at least daily and without undue delay the results of the

Conditions for the adequate protection of linked CSDs and of their participants

Article 84

 In addition to complying with the requirements under Article 84, where a requesting CSD uses an indirect link or an intermediary to operate a CSD link, it shall ensure that:<olclass="crrCharList"> the intermediary is one of the following: class="crrRomanList"> a credit institution as defined in point (1) of Article 4(1) of Regulation (EU) No 575/2013 that complies with the following requirements: it complies with Article 38(5) and (6) of Regulation (EU) No 909/2014 or with segregation and disclosure requirements at least equivalent to those laid down in Article 38(5) and (6) of Regulation (EU) No 909/2014 where the link is established with a thirdcountry CSD, it ensures prompt access by the requesting CSD to the securities of the requesting CSD when required, it has low credit risk, which shall be established in an internal assessment by the requesting CSD by employing a defined and objective methodology that does not exclusively rely on external opinions; country financial institution that complies with the following requirements: it is subject to and complies with prudential rules at least equivalent to those laid down in Regulation (EU) No 575/2013, | it has robust accounting practices, safekeeping procedures, and

ARTICLE

complies with Article 38(5) and (6) of Regulation (EU) No 909/2014 or with segregation and disclosure requirements at least equivalent to those laid down in Article 38(5) and (6) of Regulation (EU) No 909/2014 where the link is established with a thirdcountry CSD, it ensures prompt access by the requesting CSD to the securities of the requesting CSD when required, risk, based upon an internal assessment by the requesting CSD by employing a defined and objective methodology that does not exclusively rely on external opinions; | the intermediary complies with the rules and requirements of the requesting CSD, as evidenced by the information provided by that intermediary, including any relevant legal opinions or arrangements; ensures the confidentiality of information concerning the operation of the CSD link, as evidenced by the information provided by that intermediary, including any relevant legal opinions or arrangements; intermediary has the operational capacity and systems for: handling the services provided to the requesting CSD; sending the CSD any information relevant to the services provided in relation to the CSD link in a timely manner; | complying with the reconciliation

internal controls, it

Monitoring
and
management
of additional
risks resulting

measures in accordance with Article 86 and Chapter IX; the intermediary adheres to and complies with the riskmanagement policies and procedures of the requesting CSD and it has an appropriate riskmanagement expertise; the intermediary has put in place measures that include business continuity policies and associated business continuity and disaster recovery plans, to ensure the continuity of its services, the timely recovery of its operations and the fulfilment of its obligations in events that pose a significant risk of disrupting its operations; sufficient financial resources to fulfil its obligations towards the requesting CSD and to cover any losses for which it may be held liable; an individually segregated account at the receiving CSD is used for the operations of the CSD link; condition referred to in point (e) of Article 84(1) is fulfilled; is informed of the continuity arrangements between the intermediary and the receiving CSD; the proceeds from settlement are promptly transferred to the requesting CSD. For the purposes of the first indent in point (a)(i), the third indent in point (a)(ii) and point (h), the requesting CSD shall ensure that it can have access to the securities held in the individually segregated account at any point in time. Where an individually segregated account at the receiving CSD is however not available for the operations of a CSD link established with a third-country CSD, the requesting CSD shall inform its competent authority about the reasons justifying the unavailability of individually segregated accounts and shall provide it with the details on the risks resulting from the unavailability of individually segregated accounts. The requesting CSD shall in any case ensure an adequate level of protection of its assets held with the thirdcountry CSD. In addition to complying with the requirements under paragraph 1, when a requesting CSD uses an intermediary to operate a CSD link and that intermediary operates the securities accounts of the requesting CSD on its behalf in the books of the receiving CSD, the requesting CSD shall ensure that: <ol class="crrCharList"> the intermediary does not have any entitlement to the securities held; the account in the books of the receiving CSD is opened in the name of the requesting CSD and the liabilities and obligations as regards the registration, transfer and custody of securities are only enforceable between both CSDs; requesting CSD is able to immediately access the securities held with the receiving CSD, including in the event of a change or insolvency of the intermediary. Requesting CSDs referred to in paragraphs 1 and 2 shall perform a yearly due diligence to ensure that the conditions referred to therein are fulfilled. class="crrNumList"> The

from the use of indirect links or intermediaries to operate CSD links

Article 85

The
reconciliation procedures referred to in Article
48(6) of Regulation (EU) No 909/2014 shall
include the following measures: the receiving CSD

		shall transmit to the requesting CSD daily statements with information specifying the following, per securities account and per securities issue: class="crrRomanList"> the individual movements during the day; li>the aggregated opening balance; li>the requesting CSD shall conduct a daily comparison of the opening balance and the closing balance communicated to it by the receiving CSD or by the intermediary with the records maintained by the requesting CSD itself. li>li>the first subparagraph shall be transmitted through the intermediary referred to in point (a) of the first subparagraph shall be transmitted through the intermediary referred to point (a) of Article 85(1). li> li> where a CSD suspends a securities issue for settlement in accordance with Article 65(2), all CSDs that are participants of or have an indirect link with that CSD, including in the case of interoperable links, shall subsequently suspend the securities issue for settlement. br> Where intermediaries are involved in the operation of CSD links, those intermediaries shall establish appropriate contractual arrangements with the CSDs concerned in order to ensure compliance with the first subparagraph. li> li> ln the event of a corporate action that reduces the balances of securities accounts held by an investor CSD with another CSD, settlement instructions in the relevant securities issues shall not be processed by the investor CSD until the corporate action has been fully processed by the other CSD. br> accounts held by an investor CSD with another CSD. br> accounts held by an investor CSD with another CSD. cSD, the investor CSD shall not update the securities accounts that it maintains to reflect the corporate action until the corporate action has been fully processed by the other CSD. br> An issuer CSD shall ensure the timely transmission to all its participants, including investor CSDs, of information on the processing of corporate actions	Reconciliation procedures for linked CSDs	Article 86
	SUBTITLE	commercial fee for the provision of DVP settlement, on a cost-plus basis, unless otherwise agreed by the linked CSDs; there is a safe and efficient access to cash in the currencies used by the receiving CSD for settlement of securities transactions of the requesting CSD and its participants. CSD LINKS(Article 48(3), (5), (6) and (7) of Regulations	DVP settlement through CSD links	Article 87
	SUBTITLE	CSD LINKS(Article 48(3), (5), (6) and (7) of Regule 909/2014)	ation (EU) No	

909/2014)

ARTICLE

CONTENT	SUBTITLE	TITLE
<pre><ol class="crrNumList"> For the purposes of this Chapter, a receiving party shall include one of the following entities: <ol class="crrCharList"> </pre>	Receiving and requesting parties	Article 88

	ARTICI	Æ		SUBTITLE	TITLE
	CONTENT	SUBTITLE	TITLE		
	 				
	class="crrNumList">				
	Where, in				
	accordance with				
	Articles 33(3), 49(3),				
	52(2) or 53(3) of				
	Regulation (EU) No				
	909/2014, a CSD carries				
	out a comprehensive				
	risk assessment				
	following a request for				
	access by a requesting				
	participant, an issuer, a				
	requesting CSD, a CCP				
	or a trading venue, as				
	well as where a				
	competent authority				
	assesses the reasons				
	for refusal by the CSD				
	to provide services				

o brosine sersices, they shall take into account the following risks resulting from access to the services of the CSD:<olclass="crrCharList"> legal risks; financial risks; operational risks. When assessing legal risks following a request for access by a requesting participant, a CSD and its competent authority shall take into account the following criteria: <olclass="crrCharList"> the requesting participant is not able to comply with the legal requirements for participation in the securities settlement system operated by the CSD, or does not provide the CSD with the information necessary for the CSD to assess the compliance, including any required legal opinions or legal arrangements; the requesting participant is not able to ensure, in accordance with the rules applicable in the home Member State of the CSD, the confidentiality of the information provided through the securities settlement system, or does not provide the CSD with the information necessary for the CSD to assess its ability to comply with those rules on confidentiality, including any required legal opinions or legal arrangements; where a requesting participant is established in a third country, either of the following: class="crrRomanList"> the requesting participant is not subject to a regulatory and supervisory framework comparable to the regulatory and supervisory framework that would be applicable to the requesting participant

rules of the CSD concerning settlement finality referred to in Article 39 of Regulation (EU) No 909/2014 are not enforceable in the jurisdiction of the requesting participant. <iol> <iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol></iol>	ır ıt were establisned in the Union;					
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a third country, the requesting trading venue is not subject to a regulatory and supervisory framework comparable to the regulatory and supervisory framework applicable to a trading venue in the Union; When assessing financial risks following a request for access by a requesting participant, a CSD and its competent authority shall take into account whether the requesting participant holds sufficient financial resources to fulfil its contractual obligations towards the CSD. When assessing financial risks following an issuer's request for recording its securities in the CSD in accordance with Article 49(1) of Regulation (EU) No 909/2014, a CSD and its competent authority shall take into account the criterion set out in paragraph 7. When assessing financial risks following a request for access by a requesting CSD, the receiving CSD and its competent authority shall take into account the criterion set out in paragraph 7. When assessing financial risks following a request for access by a CCP or a trading venue, a CSD and its competent authority shall take into account the criterion set out in paragraph 7. When assessing operational risks following a request for access by a requesting participant, a CSD and its competent authority shall take into account the following criteria: <ol class="crrCharList"> the requesting participant does not have the operational capacity to participate in the CSD; the requesting participant does not comply with the riskmanagement rules of the receiving CSD, or it

lacks the necessary expertise in that regard; the requesting participant has not put in place business continuity policies or disaster recovery plans; the granting of access requires the receiving CSD to undertake significant changes of its operations affecting its risk-management procedures and endangering the smooth functioning of the securities settlement system operated by the receiving CSD, including the implementation of ongoing manual processing by the CSD. When assessing operational risks following an issuer's request for recording its securities in the CSD in accordance with Article 49(1) of Regulation (EU) No 909/2014, a CSD and its competent authority shall take into account the following criteria: <olclass="crrCharList"> the criterion set out in point (d) of paragraph 11; the securities settlement system operated by the CSD cannot process the currencies requested by the issuer. When assessing operational risks following a request for access by a requesting CSD, or a CCP, the receiving CSD and its competent authority shall take into account the criteria set out in paragraph 11. When assessing the operational risks following a request for access by a trading venue, the receiving CSD and its competent authority shall take into

SECTION

account at least the criteria set out in point (d) of paragraph 11.

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<ol class="crrNumList"> In the event of a refusal of access, the requesting party shall have the right to complain within one month from the receipt of the refusal to the competent authority of the receiving CSD, CCP or trading venue that has refused access to it in accordance with Articles 33(3), 49(4), 52(2) or 53(3) of Regulation (EU) No 909/2014. competent authority referred to in paragraph 1 may request additional information concerning the refusal of access from the requesting and receiving parties.
br>The responses to the request for information referred to in the first subparagraph shall be sent to the competent authority within two weeks from the date of the receipt of the request.
In accordance with Article 53(3) of Regulation (EU) No 909/2014, within two business days from the date of the receipt of the complaint referred to in paragraph 1, the competent authority of the receiving party shall transmit the complaint to the relevant authority referred to in point (a) of Article 12(1) of Regulation (EU) No 909/2014 from the Member State of the place of establishment of the receiving party. The competent authority referred to in paragraph 1 shall consult the following authorities on its initial assessment of the complaint within two months from the date of the receipt of the complaint, as appropriate: <ol |class="crrCharList"> the competent authority of the place of establishment of the requesting participant in accordance with

Article 33(3) of Regulation (EU) No				
909/2014;				
the place of establishment of the requesting issuer in				
accordance with Article 49(4) of Regulation (EU)				
No 909/2014;				
authority of the requesting CSD and the relevant authority				
referred to in point (a) of Article 12(1) of				
Regulation (EU) No 909/2014 responsible				
for the oversight of the securities settlement system operated by the				
requesting CSD in accordance with				
Articles 52(2) and 53(3) of Regulation (EU) No 909/2014;				
competent authority of the requesting CCP or				
trading venue in accordance with Article				
53(3) of Regulation (EU) No 909/2014 and the relevant authority				
referred to in point (a) of Article 12(1) of				
Regulation (EU) No 909/2014 responsible for the oversight of the				
securities settlement systems in the Member				
State where the requesting CCP and trading venues are				
established in accordance with Article				
53(3) of Regulation (EU) No 909/2014.				
authorities referred to in points (a) to (d) of				
paragraph 3 shall respond within one month from the date of				
the request for consultation specified				
in paragraph 3. Where an authority referred to				
in points (a) to (d) of paragraph 3 does not provide its opinion				
within that time limit, it shall be deemed to have a positive opinion			Procedure for refusal of access(Articles	
on the assessment provided by the	Procedure	Article	33(3), 49(4), 52(2) and 53(3)	SECTION 2
competent authority referred to in		90	of Regulation (EU) No	
paragraph 3. The competent authority referred to in			909/2014)	
paragraph 1 shall inform the authorities referred to in points (a)				
to (d) of paragraph 3 of				

o (u) oi paragrapii o oi its final assessment of the complaint within two weeks from the time limit provided in paragraph 4. Where one of the authorities referred to in points (a) to (d) of paragraph 3 disagrees with the assessment provided by the competent authority referred to in paragraph 1, any of them may refer the matter to ESMA within two weeks from the date when the competent authority referred to in paragraph 1 provides the information concerning its final assessment of the complaint in accordance with paragraph 5. When the matter has not been referred to ESMA, the competent authority referred to in paragraph 1 shall send a reasoned reply to the requesting party within two working days from the time limit provided in paragraph 6.
The competent authority referred to in paragraph 1 shall also inform the receiving party and the authorities referred to in points (a) to (d) of paragraph 3 of the reasoned reply referred to in the first subparagraph of this paragraph within two working days from the date where it sends the reasoned reply to the requesting party. In the event of a referral to ESMA referred to in paragraph 6, the competent authority referred to in paragraph 1 shall inform the requesting party and the receiving party of the referral within two working days from the date where the referral has been made. Where the refusal by the receiving party to grant access to the requesting party is deemed to be minatified fellowing

unjustinea ronowing				
the procedure provided				
for in paragraphs 1 to				
7, the competent				
authority referred to in				
paragraph 1 shall,				
within two weeks from				
the time limit specified				
in paragraph 7, issue				
an order requiring that				
receiving party to grant				
access to the				
requesting party within				
three months from the				
date when the order				
enters into force.				
<pre>chtcr3 into force:</pre>				
referred to in the first				
subparagraph shall be				
extended to eight				
months in case of				
customised links that				
1111				
require significant				
development of IT tools,				
unless otherwise				
agreed by the				
requesting and				
receiving CSDs.				
<pre></pre>				
include the reasons				
why the competent				
authority referred to in				
paragraph 1 concluded				
that the refusal by the				
receiving party to grant				
access was unjustified.				
<pre> def = 1.00 color color </pre>				
sent to ESMA, the				
authorities referred to				
in points (a) to (d) of				
paragraph 3, the				
requesting party and				
the receiving party				
within two working				
days after the date				
when it enters into				
force.				
procedure referred to				
in paragraphs 1 to 9				
shall also apply when				
the receiving party				
intends to withdraw				
access to a requesting				
party to whom it				
already provides its				
services.				
	<u> </u>			
ACCESS TO A CSD(Articles 33(5), 49(5), 52(3) and 53(4) of Regulation				
(EU) No 909/2014)				

SUBTITLE

TITLE CHAPTER XIII

CONTENT	SUBTITLE	TITL
<pre><div class="crrArticle"> An application for</div></pre>		
authorisation in accordance to point (a) of		
Article 54(2) of Regulation (EU) No 909/2014		
shall include the following information:		
class="crrCharList"> a copy of the decision		
of the management body of the applicant CSD		
to apply for authorisation and the minutes from		
the meeting where the management body		
approved the content of the application file and		
its submission;		
the nerson responsible for the application for		

the berson responsible for the application for authorisation, where that person is not the one submitting the application for authorisation referred to under Article 17 of Regulation (EU) No 909/2014; existence of an authorisation referred to in point (a) of Article 54(3) of Regulation (EU) No 909/2014; CSD meets the prudential requirements referred to in Article 59(1), (3) and (4) of Regulation (EU) No 909/2014 and the supervisory requirements referred to in Article 60 of that Regulation; containing any relevant documents including articles of incorporation, financial statements, audit reports, reports from risk committees, which proves that the applicant CSD complies with point (d) of Article 54(3) of Regulation (EU) No 909/2014; recovery plan referred to in point (f) of Article 54(3) of Regulation (EU) No 909/2014; a programme of operations that fulfils the following conditions: class="crrRomanList"> it includes a list of the banking-type ancillary services referred to in Section C of the Annex to Regulation (EU) No 909/2014 that the CSD intends to provide; it includes an explanation of how the banking-type ancillary services referred to in Section C of the Annex to Regulation (EU) No 909/2014 are directly related to any core or ancillary services referred to in Sections A and B of the Annex to Regulation (EU) No 909/2014 that the CSD is authorised to provide; it is structured following the list of banking-type ancillary services referred to in Section C of the Annex to Regulation (EU) No 909/2014; the reasons for not settling the cash payments of the CSD's securities settlement system through accounts opened with a central bank of issue of the currency of the country where the settlement takes place; information on the arrangements which ensure that the provision of banking-type ancillary services intended to be provided does not affect the smooth provision of the core CSD services referred to in Section A of the Annex to Regulation (EU) No 909/2014, including: the IT platform used for the settlement of the cash leg of securities transactions, including an overview of the IT organisation and an analysis of the related risks and how they are mitigated; the operation and legal arrangements of the DVP process and, in particular, the procedures used to address the credit risk resulting from the settlement of the cash leg of securities transactions; the selection, monitoring, legal documentation and management of interconnections with any other third parties involved in the process of cash transfers, in particular the relevant arrangements with third parties involved in the process of cash transfers; analysis contained in the recovery plan of the applicant CSD of regarding any impact of the provision of banking-type ancillary services on the provision of core CSD services; disclosure of possible conflicts of interests in the governance arrangements resulting from the provision of banking-type ancillary services, and the measures taken to address them. </div>

CSDs offering banking-type ancillary services themselves

g-type Article ry 91

<div class="crrArticle"> An application for authorisation in accordance with point (b) of Article 54(2) of Regulation (EU) No 909/2014 shall contain the following information: <ol class="crrCharList"> a copy of the decision of the management body of the applicant CSD to apply for authorisation and the minutes from the meeting where the management body approved the content of the application file and its submission; the contact details of the person responsible for the application for authorisation, where the person is not the same person as the one submitting the application for authorisation referred to in Article 17 of Regulation (EU) No 909/2014; the corporate name of the credit institution

to be designated in accordance with point (b) of Article 54(2) of Regulation (EU) No 909/2014, its legal status and registered address in the Union; evidence that the credit institution referred to in point (c) has obtained an authorisation referred to in point (a) of Article 54(4) of Regulation (EU) No 909/2014; the articles of incorporation and other relevant statutory documentation of the designated credit institution; ownership structure of the designated credit institution, including the identity of its shareholders; common shareholders of the applicant CSD and the designated credit institution and any participations between the applicant CSD and the designated credit institution; evidence that the designated credit institution meets the prudential requirements referred to in Article 59(1), (3) and (4) of Regulation (EU) No 909/2014 and the supervisory requirements referred to in Article 60 of that Regulation; including a memorandum of association,

financial statements, audit reports, reports from risk committees, or other documents, which proves that the designated credit institution complies with point (e) of Article 54(4) of Regulation (EU) No 909/2014;
the details of the recovery plan referred to in point (g) of Article 54(4) of Regulation (EU)

No 909/2014;

designated credit institution intends to

how the banking-type ancillary services

referred to in Section C of the Annex to

Regulation (EU) No 909/2014 are directly

CSD is authorised to provide;
structured following the list of banking-type ancillary services referred to in Section C of the Annex to Regulation (EU) No 909/2014;

evidence supporting the reasons for not settling the cash payments of the CSD's securities settlement system through accounts opened with a central bank of issue of the currency of the country where the settlement takes place;
eli>detailed information concerning the following aspects of the relation between the CSD and the designated credit

related to any core or ancillary services

operations that fulfils the following conditions:

class="crrRomanList"> it includes
a list of the banking-type ancillary services
referred to in Section C of the Annex to
Regulation (EU) No 909/2014 that the

provide; it includes an explanation of

referred to in Sections A and B of the Annex to

Regulation (EU) No 909/2014 that the applicant

ARTICLE

CSDs
offering
banking-type
ancillary
services
through a
designated
credit
institution

Article 92

including an overview of the IT organisation and an analysis of the related risks and how they are mitigated; 	institution:		
including an overview of the IT organisation and an analysis of the related risks and how they are mitigated; < <	<pre>the IT platform used for the settlement of</pre>		
and an analysis of the related risks and how they are mitigated. <a distable-rules-and-ensure-rules-that-ensure-rules-rule<="" dx.com="" href="https://dx.com/distable-rules-and-procedures-that-ensure-compliance-with-the-requirements concerning-settlement finality referred to in Article 39 of Regulation (IEU) No 909/2014;<td></td><td></td><td></td>			
they are mitigated; < Ii> < Ii> < Ii> < Ii> < Ii			
with the requirements concerning settlement finality referred to in Article 39 of Regulation (EU) No 909/2014; // // // // // // // // // // // // //			
with the requirements concerning settlement finality referred to in Article 39 of Regulation (EU) No 909/2014; Article 39 of Regulation (EU) No 909/2014; Article 30 of Regulation and the legal arrangements of the DVP process, including the procedures used to address the credit risk resulting from the cash leg of a securities transaction; Article 30 of a securities transaction; Article 30 of cash transfers, in particular the relevant arrangements with third parties involved in the process of cash transfers; All the service level agreement establishing the details of functions to be outsourced by the CSD to the designated credit institution or from the designated credit institution or from the designated credit institution to the CSD and any evidence that demonstrates compliance with the outsourcing requirements set out in Article 30 of Regulation (EU) No 909/2014; All the covery plan of the applicant CSD about any impact of the provision of banking-type ancillary services on the provision of core CSD services; All the provision of banking-type ancillary services on the provision of core CSD services; All the disclosure of possible conflicts of interests in the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; All particless them;<!--</td--><td></td><td></td><td></td>			
finality referred to in Article 39 of Regulation (EU) No 909/2014;-/il> CEU) No 909/2014;-/il> CEU) No 909/2014;-/il> CEU) No 909/2014;-/il> CEU) No 909/2014 is submitted after the authorisation referred to in Article 91 for each designated credit institution no no no ended in stution to be authorisation referred to in Article 91 for each of the designated credit institution or no not not be obtained to the provision of interests in the case may be, short-term credit. Specific requirements			
(EU) No 909/2014; <a crrnumlist"="" href="https://libror.com/libror.co</td><td></td><td></td><td></td></tr><tr><td>the legal arrangements of the DVP process, including the procedures used to address the credit risk resulting from the cash leg of a securities transaction; < f > < > < > < < <</td><td></td><td></td><td></td></tr><tr><td>including the procedures used to address the credit risk resulting from the cash leg of a securities transaction; </td><td></td><td></td><td></td></tr><tr><td>credit risk resulting from the cash leg of a securities transaction; securities transaction; sl>>the selection, monitoring and management of the interconnections with any other third parties involved in the process of cash transfers; slipatricular the relevant arrangements with third parties involved in the process of cash transfers; particular the relevant arrangements with third parties involved in the process of cash transfers; particular the relevant arrangements with third parties involved in the process of cash transfers; particular the relevant arrangements with third parties involved in the process of cash transfers; particular the relevant arrangements with third parties in the detailed and susception of the CSD and any evidence that demonstrates compliance with the outsourcing requirements set out in Article 30 of Regulation (EU) No 909/2014, slipatricular the cedit institution of banking-type ancillary services on the provision of core CSD services; slipatricular the cash of the application of banking-type ancillary services, and the measures taken to address them; slipatricular the cedit institution has the necessary contractual and operational ability to have prompt access to the securities collateral located in the CSD and related to the provision of intraday credit and, as the case may be, short-term credit. slipatricular the cedit institution to provide and particular the provide of the designated credit institution and the relations between them. slipatricular the cash of the designated credit institution and the relations between them. specific requirements specific requirements specific requirements specific requirements specific requirements specific requirements specific requirements sol class=">slipatricular submitte designated credit institution and the relations betwe			
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monitoring and management of the interconnections with any other third parties involved in the process of cash transfers, in particular the relevant arrangements with third parties involved in the process of cash transfers; <pre>//iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii</pre>			
interconnections with any other third parties involved in the process of cash transfers, in particular the relevant arrangements with third parties involved in the process of cash transfers, cities and in the process of cash transfers and in the process of cash transfers, in particular transfers, cities and in the process of cash transfers, in particular transfers, cities and in the process of the outsourcing requirements set out in Article 130 of Regulation (EU) No 909/2014, clis—the detailed analysis contained in the recovery plan of the applicant CSD about any impact of the provision of core CSD services; clis—the disclosure of possible conflicts of interests in the provision of core CSD services; clis—the disclosure of possible conflicts of interests in the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; clis—the disclosure of possible conflicts of interests in the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; clis—the disclosure of the core than one credit institution to provide banking-type ancillary services, its application shall include the following information: clip—clos—class="crrNumList"> clip—clos—class="crrNumList"> clip—clos—class="crrNumList"> clip—clos—class="crrNumList"> clip—clos—class="crrNumList"> clip—clos—class="crrNumList"> clip—clos—class="crrNumList"> clip—class="crrNumList">			
involved in the process of cash transfers, in particular the relevant arrangements with third parties involved in the process of cash transfers; 			
parties involved in the process of cash transfers; > > the service level agreement establishing the details of functions to be outsourced by the CSD to the designated credit institution to the CSD and any evidence that demonstrates compliance with the outsourcing requirements set out in Article 30 of Regulation (EU) No 909/2014; > > > > > > > > >			
transfers; < i > < i > < i > < i > < i > < i > < i > < i > < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < i < < > < < <> < > < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < <	particular the relevant arrangements with third		
establishing the details of functions to be outsourced by the CSD to the designated credit institution or from the designated credit institution to the CSD and any evidence that demonstrates compliance with the outsourcing requirements set out in Article 30 of Regulation (EU) No 909/2014; No 909/2014; In the provision of banking-type ancillary services on the provision of banking-type ancillary services on the provision of core CSD services; In the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; In the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; In the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; In the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; In the governance arrangements resulting from the banking-type ancillary services, and the measures taken to address them; In the governance arrangements resulting from the securities collateral located in the CSD and related to the provision of intraday credit and, as the case may be, short-term credit. In the governance arrangements resulting from the securities collateral located in the CSD and related to the provision of intraday credit and, as the case may be, short-term credit. In the governance arrangements resulting from the securities collateral located in the CSD and related to the provision of intraday credit and, as the case may be, short-term credit. In the governance arrangements resulting from the case may be, short-term credit. In the governance arrangements resulting from the case may be, short-term credit. In the governance arrangements resulting from the case may be, short-term credit. In the governance arra	parties involved in the process of cash		
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	CONTENT	SUBTITLE	TITLE	
ARTICLE	<pre><ol class="crrNumList"> Information referred to in Article 17(2) of this Regulation, shall be provided to the competent authority at the latest six months before the date referred to in Article 96(2). Information referred to in Article 24(2) of this Regulation shall be provided to the competent authority at the latest six months before the date referred to in Article 96(2). Information referred to in Article 96(2). Article 41 and in points (d), (f), (h), (i), and (j) of Article 42(1) of this Regulation shall be provided from the date referred to in Article 96(2). </pre>	Transitional provisions	Article 95	
	<ol class="crrNumList"> This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. 54 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 later. 	Entry into force and application	Article 96	
SUBTITLE FINAL PROVISIONS				
TITLE	CHAPTER XV			