

## EMIR 2.2 (EMIR REVIEW – CCP'S SUPERVISION)



EMIR, which is the European version of the G20 leaders' commitment made during the 2009 Pittsburgh Summit to enhance transparency on the derivatives market and mitigate the current risk generated by those transactions, has entered into force in August 2012. In accordance with Article 85 of EMIR, the European Commission was requested to review and prepare a general report on EMIR for submission to the European Parliament and the Council. A first step has been the adoption of EMIR Refit (entered into force in June 2019)..

Considering the growing part of mandatory and voluntary clearing its has been stated that the failure of a CCP while having a low-probability remains with a potentially extremely high impact on the financial stability. Therefore supervisory arrangements for EU and non EU CCPs should be reviewed. This is the aim of EMIR 2.2. One should keep in mind another brick of the CCPs regulatory landscape, namely the future European text on CCPs' recovery and resolution.

EMIR is built on three main pillars: risk mitigation, transparency and Infrastructure. This second part of the EMIR review focuses only on CCPs and amends EMIR accordingly.

Main topics of EMIR 2.2

1. **ENHANCEMENT OF THE CCPS' SUPERVISION**
  - Improvement of the EMIR Colleges
  - Extension of these colleges remit to non EU CCPs
  - Creation of a permanent internal ad hoc ESMA committee (the CCP Supervisory Committee)
  - Ongoing supervision by ESMA for certain non EU CCPs
2. **NON EU (THIRD COUNTRY) CCPS SPECIFICS**
  - New classification of third country CCPs into Tier 1 / Tier 2, depending on the systemic risk they may pose for the Union. The conditions for a "Tier 2" CCP to be recognised by ESMA (by ESMA or by EC on ESMA recommendation?) will be more stringent.
  - The EC may even require a "Tier 2" CCP to relocate its activities in the EU, if necessary
  - Non EU CCPs (TC CCPs) may be fined by ESMA and on-site inspections may be conducted by ESMA
3. **THIRD COUNTRY EQUIVALENCE**
  - Introduction of a regular monitoring of regulatory and supervisory developments in third countries

### 1. Overview

#### - Key aspects of the Review

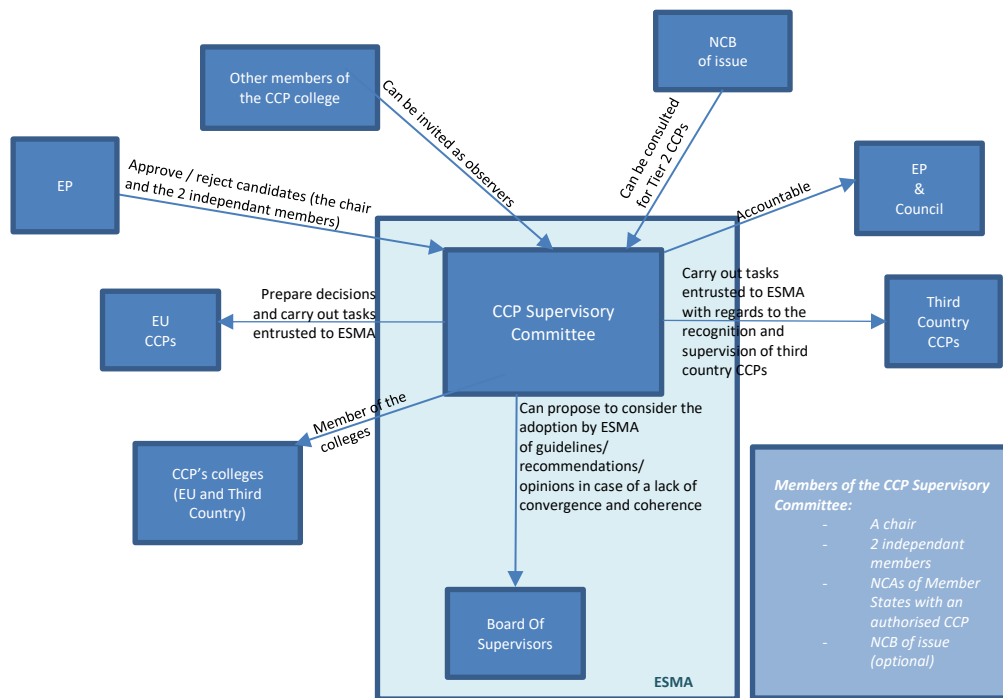
- The CCP Supervisory Committee

With the original EMIR, the supervisory arrangements were mainly under the home-country authority in cooperation with colleges comprising NCAs, ESMA, ... In 2016, the European Commission has pointed out the risk for diverging supervisory practices leading to potential arbitrages and thus the need for a greater supervisory convergence. Due to the current ESMA's coordination role between NCAs and colleges, it has been decided to address inconsistencies in the supervision of EU and non EU CCPs by creating a permanent internal ESMA committee to handle tasks related to all authorised CCPs and detailed by EMIR 2.2 details (preparing certain decisions, carrying out certain tasks which are entrusted to ESMA, ...).

#### CCPs' SUPERVISION

The Committee is composed of a Chair, two independent members and representatives of the competent authorities of Member States with an authorised CCP. It can also welcome representatives of Central Banks of issue, as well as members of CCPs colleges. The Chair and the independent members are accountable to the European Parliament and the Council.

The CCP Supervisory Committee will also be able to request the ESMA's Board of Supervisors to consider the need for guidelines, recommendations or opinions to be adopted by ESMA (it is ESMA's role to promote convergence and consistency). In practical terms, this Committee will provide opinions on ESMA's draft technical standards that concern the authorisation and the supervision of CCPs.



- EU CCPs' colleges

**CCPs' SUPERVISION**

EMIR has instituted colleges for EU CCPs. Composed of ESMA representatives, the CCP's competent Authority, competent authorities in relation to clearing members of the CCPs as well as in relation to Trading Venues served by the CCP, ....., the college is involved in the CCP authorisation and supervisory process.

EMIR 2.2 improves the functioning and the governance of colleges. The participation to colleges is extended to other entities (NCAs or central banks of issue not already members of the college). The Chair (or an independent member) of the CCP Supervisory Committee will also be a member of the colleges, representing ESMA. Members will be entitled to contribute to the agenda-setting of the meetings. Also the role of colleges is strengthened since they will be able to provide opinions on specific cases. Finally, the composition of the colleges becomes public.

- Process of agreement

**EQUIVALENCE**

One should note that the first step remains unchanged. The European Commission will continue to decide if an equivalence exists between EMIR and the legal and supervisory framework of the third country. Without this equivalence, no CCP of this third country can be recognised. ESMA will also continue to provide the Commission with assessments on a potential equivalence.

What EMIR 2.2 introduces is a monitoring of regulatory and supervisory developments in third countries and in relation with the equivalence. ESMA has been empowered to conduct this task. A confidential report shall be provided each year to the Commission and to the third country CCP's college. Should an impact on financial stability be identified then ESMA is required to inform immediately the European Parliament, the Council and the Commission.

- Classification (should not start before January 2021)

**TC CCPs SPECIFICS**

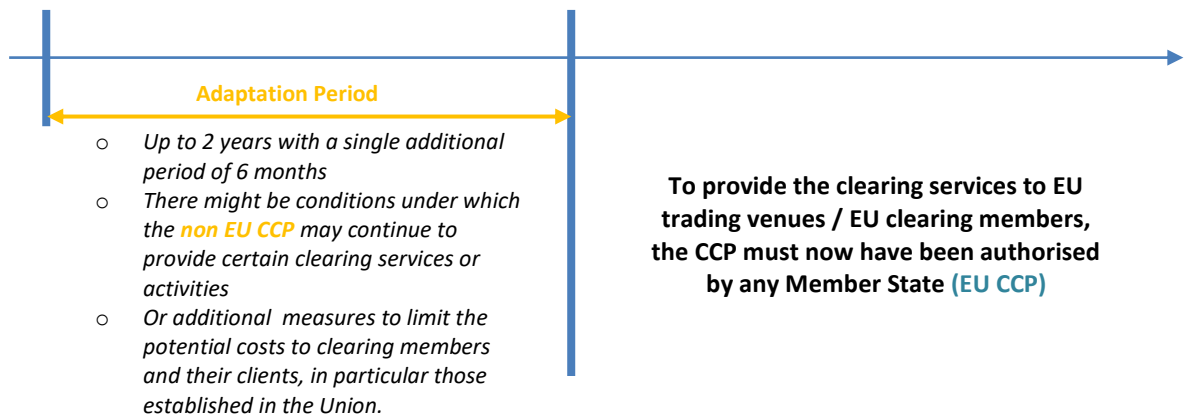
With EMIR 2.2, third country CCPs are now qualified Tier 1 or Tier 2 (to be noted this will not apply to EU CCPs). Tier 1 CCPs are those that are not systemically important or likely to become systematically important for the financial stability of the Union or of one or more of its Member States. The others are qualified Tier 2.

The text gives a list of criteria to be taken into account to determine if a CCP is Tier 1 or Tier 2 (nature, size and complexity of the CCP's business in the Union, the effect that the failure of or a disruption to the CCP would have on financial markets, financial institutions, financial stability of the Union, ..).

A Tier 2 CCP (or part of its clearing activities) may be of such substantial systemic importance that it could not be recognized to provide certain clearing services or activities. It is up to ESMA to undertake the analysis, after consultation of the European Systemic Risk Board (ESRB) and in agreement with the central banks of issue and to present its recommendation to the Commission on the basis of a fully reasoned assessment.

Following the ESMA assessment, the Commission will then have to adopt an implementing act confirming that the CCP should not be recognized to provide certain clearing services or activities. This adoption is clearly considered as a "measure of last resort" by EMIR 2.2.

**Adoption of the delegated act**



• Recognition

In case of a Tier 2 CCP, additional conditions to those set in the original EMIR should be fulfilled by the CCP in order to be recognized by ESMA. Practically Tier 2 CCPs shall comply at the moment of their recognition and on an ongoing basis with parts of EMIR (capital requirements, CCPs requirements, interoperability arrangements). Where the requirements are related to margins, liquidity risk, collateral, central bank money or interoperability ESMA shall consult the central bank of issue.

**TC CCPs SPECIFICS**

For the Tier 1 the current set of conditions still applies.

The conditions for a review of the recognition by ESMA of a non EU CCP have changed. It shall now be conducted by ESMA when informed of any CCP's intention to extend or reduce the range of its activities and services in the Union and in any case at least every five years. The review encompasses the CCP qualification (Tier 1 / Tier 2).

The new recognition process will start alongside the classification. For CCPs already recognized the review of the recognition should be undertaken within 18 months after the entry into force of the related delegated act likely to happen in January 2021.

• Tier 2 CCP

With regards to Tier 2 CCPs, ESMA is responsible for the supervision, on an ongoing basis, of the compliance of those CCPs with the conditions specific to Tier 2 CCPs as well as certain EMIR requirements (margins, liquidity risk, settlement – central bank money, ...).

**CCPs' SUPERVISION**

**TC CCPs SPECIFICS**

• Third Country CCPs' colleges (should be established by April 2021)

EMIR 2.2 extends the principle of CCP college to non European CCPs. ESMA is in charge of their establishment. They will be chaired by the chair of the CCP Supervisory Committee, include the two independent members of the latter, different competent authorities and members of the European System of Central Banks (ESCB).

**CCPs' SUPERVISION**

**TC CCPs SPECIFICS**

For CCPs recognised by ESMA before the 1<sup>st</sup> January 2020, colleges should be in place within 4 months after the entry into force of the related delegated act (January 2021).

- **Other aspects:**

• Powers given to ESMA

EMIR 2.2 allows ESMA to request for information to all recognised non EU CCPs. ESMA may also conduct general investigations and on site inspections where the third country CCP is qualified Tier 2.

TC CCPs SPECIFICS

CCPs' SUPERVISION

• Fines

ESMA will be able to impose periodic penalty payments to third-country CCPs or to impose fines on both Tier 1 and Tier 2 CCPs.

TC CCPs SPECIFICS

CCPs' SUPERVISION

• Fees

Non EU CCPs will be charged fees by ESMA with regards to their recognition but also after, on an annual basis.

TC CCPs SPECIFICS

- **Progress update and way forward:**

• Next steps

The regulation has entered into force on the 2nd of January 2020. However measures related to non EU CCPs will not apply before 2021 and the entry into force of the related delegated acts; Therefore ESMA was requested to provide the European Commission with several Draft RTS by the 2nd January 2021 on different topics.

The Commission has adopted on the 1<sup>st</sup> of September 2020 the delegated act as regards changes to the composition, functioning and management of colleges for central counterparties.

The below level 2 texts have been published in the EU Official Journal on the 21<sup>st</sup> of September 2020:

- Draft delegated act on criteria for tiering
- Draft delegated act on Comparable Compliance
- Draft delegated act fees for Third-Country CCPs

On the 21<sup>st</sup> of January: release of Guidelines on written agreements between members of the CCP college

On the 6<sup>th</sup> of May 2021, publication in the EU OJ of the Delegated Regulation supplementing EMIR, as amended by EMIR 2.2, with regard to rules of procedure for penalties imposed on third-country central counterparties (CCPs) or related third parties by ESMA

On the 12<sup>th</sup> of July 2021, ESMA issued its methodology for assessing TC CCPs. ESMA has built on the 7 indicators listed in article 25(c) of the level 1 as well as the costs, benefits and consequences of a non recognition. ESMA has retained among others the costs and the needed time in case of transfer/relocation of positions, the consequences of breaking netting sets, impact on competitive position of EU actors, impact on the supervision EU may conduct on TC CCPs, ...

- **EMIR 2.2 and Brexit:**

• Equivalence

On 21 September 2020, the European Commission published a temporary decision (valid from 1 January 2021 to 30 June 2022) on equivalence between Union and UK regulations on the regulatory framework applicable to CCPs. The Commission recalls, however, that it based its decision on the current state of regulation in the UK and that it is in a position to revoke equivalence at any time.

- Recognition

Taking advantage of the publication of the delegated acts on third country CCPs, ESMA has recognised, on the 28<sup>th</sup> of September 2020, 3 UK CCPs: LME Clear Limited as Tier 1 CCP, ICE Clear Limited and LCH Limited as Tier 2 CCPs. Like the equivalence given by the Commission, these recognitions, which will come into effect on 1 January 2021, are only temporary (they end on 30 June 2022).

ESMA will use these 18 months to analyse in detail the systemic importance of these CCPs and in particular the provision of clearing services without being located in the Union.

On the 16<sup>th</sup> of September 2021, several trade associations have written to the EC asking the latter to grant an extension to the current equivalence decision or a non-time-limited equivalence decision and to inform the industry as soon as possible and no later than 3 months before the current end date.

In its communiqué of 10 November 2021, the European Commission (EC) specified its intentions in the case of the British CCPs(\*). As recalled in the letter, the objective is to not jeopardize the financial stability either in the short term (by abruptly banning access to UK CCPs and thus forcing the relocation of contracts) or in the medium term (due to excessive dependence on CCPs based in the UK). The transfer of the clearing of derivatives within the Union has been the subject of work carried out by various European institutions (the EC, the ECB, ...). They revealed the existence of preconditions, whether in terms of attractiveness, clearing offer of by European CCPs or supervision. As a result, the date of 30 June 2022, marking the end of temporary recognition/equivalence, became hardly tenable. The EC therefore announced that an extension of the “temporary” period would be proposed in early 2022. Discussions on the medium term will have to continue along two lines: building an attractive European offer and providing the Union with an ad hoc supervision framework. Moreover, the cessation of temporary recognition/equivalence should only take place once the supervision system has been reviewed.

---

## 2. Reference law(s) and effective date

---



[final text \(2019/2099\)](#)

[criteria for tiering \(2020/1303\)](#)

[comparable compliance \(2020/1304\)](#)

[UE/UK temporary equivalence](#)

[UK CCPs temporary recognition](#)

[ESMA methodology for assessing TC CCPs](#)

[Trade associations letter \(September 2021\)](#)

[EC November 2021 communiqué](#)

**SGSS/CAO/SEG** contact: Sylvie Bonduelle [sylvie.bonduelle@sgss.socgen.com](mailto:sylvie.bonduelle@sgss.socgen.com)