

# **CSDR**

Updated in March 2024



## CSDR: RULES FOR CENTRAL SECURITIES DEPOSITARIES (CSD) BUSINESS AND EUROPEAN HARMONIZATION OF SETTLEMENT FRAMEWORK

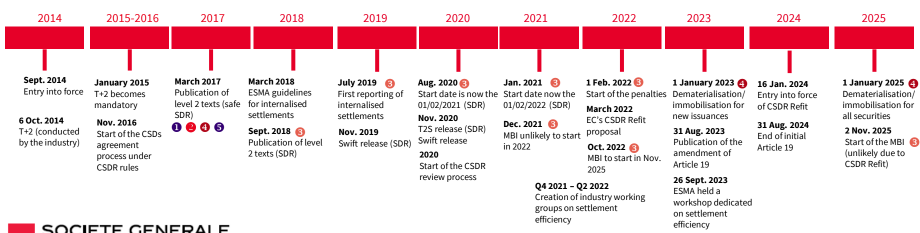
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#### **REGULATORY EVOLUTION**

- CSD Agreement and licensing: licensing and European passport principles; organization, business and governance rules; resources requirements, set up of users' committees; risk management rules (operational risk, capital requirements)
- CSD Role: Harmonized definition of the CSD role; distinction made between core functions and ancillary services; some banking services may be offered by CSD; direct competition with business of their participants (custody business for instance)
- Settlement landscape unification: settlement cycle harmonization (T+2), common settlement discipline framework (penalties and buy-in), regulatory reporting of fails by CSDs and of internalized settlement by custodians.
- On investor's demand segregation: clients of CSD's participants may ask for segregated account opened in CSD's books; dematerialization and immobilization of securities.
- Free choice for Issuers of their issuer CSD.

#### **FOCAL POINTS**

- Impacts on CSDs Capital needs; third countries regime and potential competition with non-European CSD; CSD agreement by regulators
- CSD can be direct competitors with their participants through banking services and custody activities; Clearstream and Euroclear Bank should be the major CSDs involved in this competition
- Heavy impact of settlement discipline regime for all participants and CSD with client's repercussion to be put in perspective (reporting, billing etc); quarterly reporting of internalized settlements would have a heavy impact in regards with volumes
- Segregation at CSD level is mandatory for clients from segregated countries investing in securities issued by direct holdings countries; practical implementation per CSD implies procedure definitions at CSD level; high cost difficult to assess to set up segregation for a client at CSD level
- Risk of competition between issuer services at European level; already done for bonds, hard to apply for shares



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**STATEMENT** 

- o The Settlement Disciplines Regime now applies:
  - The payment date is the 18<sup>th</sup> PBD<sup>(\*)</sup> of the month (starting in April 2023 for March penalties)
  - Work still ongoing on settlement efficiency and on how to improve it
  - Most of the CSDR CSDs published their annual public reporting on the settlement efficiency on their website
- o Mandatory Buy-in (MBI): the MBI now to start on the 2<sup>nd</sup> of November 2025 (real start very unlikely due to CSDR Refit)
- o CSDR's review: an agreement has been reached
- o Dematerialization / Immobilization: the requirement applied as of the 1st of January 2023 for new issued securities
- o Update of article 19 (2018/1229) role of CCPs in payment of penalties -: amendment published in August 2023; to apply on the 31/08/2024

(\*) Penalties Business Days (ECSDA framework)

**FOR YOUR CONSIDERATION** 

- o CSD Agreement: Participants to comply with different obligations (segregation policy, reconciliation,...)
- Settlement Disciplines:
  - Confirmation / allocation: ESMA has published its final guidelines
  - Penalties: the annual stats published by CSDs show very disparate level of fails; there is a need to understand why some are really high
  - Buy-ins: on hold until November 2025
- o Internalized settlement reporting: live; ESMA has published its first analysis based on the reporting received
- On demand segregation for clients and mandatory for any client from a direct holding country, holding securities issued by this direct holding country.
- SDR and Brexit: UK has decided to not apply the EU SDR

### sylvie.bonduelle@sgss.socgen.com

If you want to know more, refer to Fiche To Know More

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