## 2018/0048(COD)

## COLUMN TABLE FOR INTERINSTITUTIONAL NEGOTIATIONS – WORKING DOCUMENT

Proposal for a regulation of the European Parliament and of the Council on European Crowdfunding Service Providers (ECSP) for Business (COM(2018)0113 – C8-0103/2018 – 2018/0048(COD))

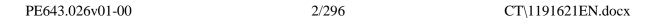
Date of the trilogue: 22.10.2019

Committee on Economic and Monetary Affairs - Negotiating team

NB: this cover page has been added for technical reasons only.

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## Proposal for a Regulation of the European Parliament and of the Council on European Crowdfunding Service Providers (ECSP) for Business (Text with EEA relevance) 2018/0048(COD)

Document dated: 31 July 2019 - V1

Key	
<u>Green</u>	Text agreed in principle and/or identical
GREY	Text subject to technical discussion of
BLUE	Text agreed at trilogue discussion of

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
1.		Proposal for a Regulation of the	Proposal for a Regulation of the	Proposal for Regulation of the	
		European Parliament and of the	European Parliament and of the	European Parliament and of the	
		Council	Council	Council	
2.		on European Crowdfunding	on European Crowdfunding	on European Crowdfunding	
		Service Providers (ECSP) for	Service Providers (ECSP) for	Service Providers (ECSP) for	
		Business	Business and amending	Business	
			Regulation (EU) No 2017/1129		
3.		(Text with EEA relevance)	(Text with EEA relevance)	(Text with EEA relevance)	
4.		THE EUROPEAN	THE EUROPEAN	THE EUROPEAN	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
5.	Cit. 1	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 thereof,	the Functioning of the European	
6.	Cit. 2	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	
7.	Cit. 3	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	
8.	Cit. 4	Having regard to the opinion of the European Central Bank <sup>1</sup> ,	Having regard to the opinion of the European Central Bank <sup>2</sup> ,	Having regard to the opinion of the European Central Bank <sup>3</sup> ,	
9.	Cit. 5	Having regard to the opinion of the European Economic and Social Committee <sup>4</sup> ,	Having regard to the opinion of the European Economic and Social Committee <sup>5</sup> ,		
10.	Cit. 6	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	
11.		Whereas:	Whereas:	Whereas:	
12.	Rec. 1	(1) Crowdfunding is increasingly an established form of alternative	,	(1) Crowdfunding is increasingly an established form of <u>alternative</u>	

<sup>1</sup> OJ C [...], [...], p. [...].

<sup>2</sup> 

OJ C [...], [...], p. [...] OJ C <u>195, 2.6.2016</u>, p. <u>1</u>. OJ C [...], [...], p. [...]. OJ C <u>177, 18.5.2016</u>, p. <u>9</u>. OJ C , , p. .

<sup>5</sup> 

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
Nr.	Ref.	finance for small and medium enterprises (SMEs) at an early stage of company growth, typically relying on small investments. Crowdfunding represents a new type of intermediation where a crowdfunding service provider interacts with its clients through a digital platform without taking on own risk in order to match prospective investors with businesses that seek funding, irrespective of whether that funding leads to a loan agreement, to an equity stake or to another transferable security based stake. It is therefore appropriate to include in the scope of this Regulation both lending-based crowdfunding and investment-based crowdfunding, since they are comparable business funding alternatives.	finance for small and medium enterprises (SMEs) at an early stage of company growth, typically relying on small investments. Crowdfunding represents a new type of intermediation where a crowdfunding service provider interacts with its clients through a digital platform without taking	finance for start-ups, as well as for small and medium enterprises (SMEs) at an early stage of company growth, typically relying on small investments. Crowdfunding represents an increasingly important type of intermediation where a crowdfunding service provider operates a digital platform open	COMPROMISE
			are comparable business funding alternatives		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
13.	Rec. 2	(2) Obtaining finance is challenging for small and nascent firms, particularly when they move from a start-up into the expansion phase. Crowdfunding can contribute to provide access to finance for such firms and so to complete the Capital Markets Union (CMU). Lack of access to finance for such firms constitutes a problem even in Member States where access to bank finance has remained stable throughout the financial crisis. Crowdfunding has emerged as an established practice of funding a project or a venture, typically by a large number of people or organisations, through online platforms on which citizens, organisations and businesses, including business start-ups, raise relatively small amounts of money.	(2) Obtaining finance is challenging for small and nascent firms, particularly when they move from a start-up into the expansion phase. Crowdfunding can contribute to provide access to finance for such firms and so to complete the Capital Markets Union (CMU). Lack of access to finance for such firms constitutes a problem even in Member States where access to bank finance has remained stable throughout the financial crisis. Crowdfunding has emerged as an established practice of funding a project or a venture, typically by a large number of people or organisations, through online platforms on which citizens, organisations and businesses, including business start-ups, raise relatively small amounts of money.		
14.	Rec. 3	(3) The provision of crowdfunding services generally relies on three types of actors: the project owner that proposes the	3) The provision of erowdfunding services generally relies on three types of actors: the project owner that proposes the	(3) The provision of crowdfunding services generally relies on three types of actors: the project owner, that proposes the	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		project to be funded, investors who fund the proposed project, generally by limited investments, and an intermediating organisation in the form of a service provider that brings together project owners and investors through an online platform.	project to be funded, investors who fund the proposed project, generally by limited investments, and an intermediating organisation in the form of a service provider that brings together project owners and investors through an online platform.	project <i>or the business loans</i> to be funded, investors who fund the proposed project, generally by limited investments <i>or loans</i> , and an intermediating organisation in the form of a service provider that brings together project owners and investors <i>or lenders</i> through an	
15.	Rec. 4	(4) In addition to providing an alternative source of financing, including venture capital, crowdfunding can offer other benefits to firms. It can provide concept and idea validation to the project owner, give access to a large number of people providing the entrepreneur with insights and information and be a marketing tool if a crowdfunding campaign is successful.	(4) In addition to providing an alternative source of financing, including venture capital, crowdfunding can offer other benefits to firms. It can provide concept and idea validation to the project owner, give access to a large number of people providing the entrepreneur with insights and information and be a marketing tool if a crowdfunding campaign is successful.	online platform.  (4) In addition to providing an alternative source of financing, including venture capital, crowdfunding can offer other benefits to firms. It can provide concept and idea validation to the project <i>or business</i> , give access to a large number of people providing the entrepreneur with insights and information and be a marketing tool.	
16.	Rec. 5	(5) Several Member States have already introduced domestic bespoke regimes on crowdfunding. Those regimes are tailored to the characteristics and needs of local markets and	(5) Several Member States have already introduced domestic bespoke regimes on crowdfunding. Those regimes are tailored to the characteristics and needs of local markets and	(5) Several Member States have already introduced domestic bespoke regimes on crowdfunding. Those regimes are tailored to the characteristics and needs of local markets and	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
17	Page 6	investors. As a result, the existing national rules diverge as regards the conditions of operation of crowdfunding platforms, the scope of permitted activities and the licencing requirements.	investors. As a result, the existing national rules diverge as regards the conditions of operation of crowdfunding platforms, the scope of permitted activities and the licencing requirements.	investors. As a result, the existing national rules diverge as regards the conditions of operation of crowdfunding platforms, the scope of permitted activities and the licencing requirements.	
17.	Rec. 6	(6) The differences between the existing national rules are such as to obstruct the cross-border provision of crowdfunding services and thus have a direct effect on the functioning of the internal market in such services. In particular, the fact that the legal framework is fragmented along national borders creates substantial legal compliance costs for retail investors who often face difficulties which are disproportional to the size of their investment in determining the rules applicable to cross-border crowdfunding services. Therefore, such investors are often discouraged from investing cross-border via crowdfunding platforms. For the same reasons crowdfunding service providers	(6) The differences between the existing national rules are such as to obstruct the cross-border provision of crowdfunding services and thus have a direct effect on the functioning of the internal market in such services. In particular, the fact that the legal framework is fragmented along national borders creates substantial legal compliance costs for retail-investors who often face difficulties which are disproportional to the size of their investment in determining the rules applicable to cross-border crowdfunding services. Therefore, such investors are often discouraged from investing cross-border via crowdfunding platforms. For the same reasons crowdfunding service providers operating such platforms are discouraged from offering their services in a Member State other than the one in which they are	(6) The differences between the existing national rules are such as to obstruct the cross-border provision of crowdfunding services and thus have a direct effect on the functioning of the internal market in such services. In particular, the fact that the legal framework is fragmented along national borders creates substantial legal compliance costs for retail investors who often face difficulties which are disproportional to the size of their investment in determining the rules applicable to cross-border crowdfunding services. Therefore, such investors are often discouraged from investing cross-border via crowdfunding platforms. For the same reasons crowdfunding service providers	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		operating such platforms are discouraged from offering their services in a Member State other than the one in which they are established. As a result, crowdfunding activities have remained hitherto largely national to the detriment of a Union-wide crowdfunding market, thus depriving businesses of access to crowdfunding services.	established. As a result, crowdfunding activities have remained hitherto largely national to the detriment of a Union-wide crowdfunding market, thus depriving businesses of access to crowdfunding services.	operating such platforms are discouraged from offering their services in a Member State other than the one in which they are established. As a result, crowdfunding activities have remained hitherto largely national to the detriment of a Union-wide crowdfunding market, thus depriving businesses of access to crowdfunding services, especially in cases where a business operates in a Member State lacking access to crowd because of its comparatively smaller population.	
18.	Rec. 7	(7) In order to foster cross border crowdfunding activities and to facilitate the exercise of the freedom to provide and receive such services in the internal market for crowdfunding providers it is therefore necessary to address the existing obstacles to the proper functioning of the internal market in crowdfunding services., Providing for a single	(7) In order to foster cross border crowdfunding activities and to facilitate the exercise of the freedom to provide and receive such services in the internal market for crowdfunding providers it is therefore necessary to address the existing obstacles to the proper functioning of the internal market in crowdfunding services.  Providing for a single set of rules on the provision of crowdfunding	(7) In order to foster cross border crowdfunding activities and to facilitate the exercise of the freedom to provide and receive such services in the internal market for crowdfunding providers it is therefore necessary to address the existing obstacles to the proper functioning of the internal market in crowdfunding services. Providing for a single	

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		set of rules on the provision of crowdfunding services giving crowdfunding service providers the option to apply for a single Union-wide authorisation to exercise their activity under those rules is a suitable first step for fostering cross border crowdfunding activities and thus	services giving crowdfunding service providers the option to apply for a single Union wide authorisation to exercise their activity under those rules is a suitable first step for fostering cross border crowdfunding activities and thus enhance the operation of the Single Market., and to ensure a high level of investor protection	set of rules on the provision of crowdfunding services giving crowdfunding service providers the option to apply for a single Union-wide authorisation to exercise their activity under those rules is a suitable first step for fostering cross border crowdfunding activities and thus	
		enhance the operation of the Single Market.	by laying down a regulatory	enhance the operation of the Single Market.	
19.	Rec. 8	(8) By addressing the obstacles to the functioning of the internal market in crowdfunding services, this Regulation aims to foster cross-border business funding. Crowdfunding services in relation to lending to consumers, as defined in Article 3(a) of Directive 2008/48/EC of the European Parliament and of the	(8) By addressing the obstacles to the functioning of the internal market in crowdfunding services, this Regulation aims to foster cross-border business funding. Crowdfunding services in relation to lending to consumers, as defined in Article 3(a) of Directive 2008/48/EC of the European Parliament and of the Council <sup>8</sup> , should therefore not	(8) By addressing the obstacles to the functioning of the internal market in crowdfunding services, this Regulation aims to foster cross-border business funding. Crowdfunding services in relation to lending to consumers, as defined in Article 3(a) of Directive 2008/48/EC of the European Parliament and of the	

Directive 2008/48/EC of the European Parliament and of the Council of 23 April 2008 on credit agreements for consumers and repealing Council Directive 87/102/EEC (OJ L 133, 22.5.2008, p. 66).

Directive 2008/48/EC of the European Parliament and of the Council of 23 April 2008 on credit agreements for consumers and repealing Council Directive 87/102/EEC (OJ L 133, 22.5.2008, p. 66).

Directive 2008/48/EC of the European Parliament and of the Council of 23 April 2008 on credit agreements for consumers and repealing Council Directive 87/102/EEC (OJ L 133, 22.5.2008, p. 66).

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		fall within the scope of this	fall within the scope of this	•	
		Regulation.	Regulation.	Regulation.	
20.	Rec. 8a		(8a) Given the risks		
	(new)		associated with crowdfunding		
			investments, it is appropriate,		
			to protect investors, to impose a		
			threshold for a maximum		
			consideration for each		
			crowdfunding offer. That		
			threshold should be set at EUR		
			8 000 000, which corresponds		
			to the maximum threshold		
			under which offers of securities		
			to the public can be exempted		
			from the obligation to publish a		
			prospectus in line with		
			<b>Regulation (EU) 2017/1129<sup>10</sup>.</b>		
			Where Member States have		
			decided to set the threshold for		
			crowdfunding offers below		
			<b>EUR 8 000 000, they should</b>		
			have the possibility to prohibit		
			the raising of capital for		
			crowdfunding projects from its		
			residents for amounts		
			exceeding that national		

Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC (OJ L 168, 30.6.2017, p. 12).

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		threshold		
		(8b) In order to facilitate the		
(new)		operation of crowdfunding		
<b>D</b> 0				
(new)				
		-		
	Rec. 8b (new)  Rec. 8c (new)	Rec. 8b (new)  Rec. 8c	Rec. 8b (new)  (8b) In order to facilitate the operation of crowdfunding service providers and ensure a level playing field with other financial institutions, crowdfunding services for offers with a consideration above EUR 8 000 000 or above the national threshold notified under this Regulation will remain subject to applicable national or EU legislation.  Rec. 8c  (8c) To avoid regulatory	Rec. 8b (new)  Rec. 8b (new)  (8b) In order to facilitate the operation of crowdfunding service providers and ensure a level playing field with other financial institutions, crowdfunding services for offers with a consideration above EUR 8 000 000 or above the national threshold notified under this Regulation will remain subject to applicable national or EU legislation.  Rec. 8c (8c) To avoid regulatory arbitrage and to ensure the effective supervision of crowdfunding service providers, crowdfunding service providers, crowdfunding service providers should be prohibited from accepting deposits or other repayable funds from the public, unless they are authorised as a credit institution in accordance with Article 8 of Directive 2013/36/EU of the

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Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338).

Directive 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).

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		Regulation.	relatively small investment amounts through a publicly accessible internet-based electronic information system. Crowdfunding services are thus open to an unrestricted pool of investors who receive investment propositions at the same time and involve the raising of funds predominantly from natural persons, including those that are not high-net worth individuals. The joint provision of reception and transmission of investor orders and placement of transferable securities without firm commitment, on a public platform that provides unrestricted access to investors are the key features of crowdfunding services in relation with certain investment services provided under Directive 2014/65/EU, even though individually, the mentioned services match those covered by that directive. 13 or provided in	Regulation.	
			accordance with national law should		

Directive 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)

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			be excluded from the scope of this		
			Regulation.		
24.	Rec. 10	(10) In relation to lending-based		(10) In relation to lending-based	
		crowdfunding, the facilitation of	crowdfunding, the facilitation of		
		granting of loans, including			
		services such as presenting			
		crowdfunding offers to clients or			
		rating the creditworthiness of			
		project owners, should		project owners, should	
		accommodate different business		accommodate different business	
		models enabling a loan		$\mathcal{C}$	
		agreement to be concluded	accommodate different business	agreement to be concluded	
		through a crowdfunding platform	models enabling a loan	through a crowdfunding platform	
		between one or more clients and	agreement to be concluded	between one or more clients and	
		one or more project owners.	through a crowdfunding platform	one or more project owners.	
			between one or more <del>clients and</del>		
			one or more project		
			owners.investors and one or		
			more project owners. Loans		
			included in the scope of this		
			Regulation should be loans		
			with unconditional repayment		
			claims, whereby lending-based		
			<b>crowdfunding</b> platforms		
			merely facilitate investors and		
			project owners to conclude		
			loan agreements without at any		
			moment acting as a creditor of		

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			the project owner. The		
			facilitation of granting of loans		
			within the scope of this		
			Regulation is to be		
			distinguished from the activity		
			of a credit institution, which		
			grants credits for its own		
			account and takes deposits or		
			other repayable funds from the		
			public.		
25.	Rec. 10a		(10a) In order to deliver their		
	(new)		services crowdfunding service		
			providers operate internet-		
			based electronic information		
			systems that are publicly		
			accessible and these systems		
			may or may not enable their		
26.	Rec. 10b		clients to register as a user		
20.	(new)		(10b) The provision of crowdfunding services		
			crowdfunding services generally relies on three types		
			of actors: the project owner		
			that proposes the project to be		
			funded, investors who fund the		
			proposed project, generally by		
			limited investments, and an		
			intermediating organisation in		
			the form of a service provider		

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			that brings together project		
			owners and investors through		
			an online platform.		
27.	Rec. 11	(11) In relation to investment-	(11) In relation to investment-	(11) In relation to investment-	
		based crowdfunding, the	based crowdfunding, the	based crowdfunding, the	
		transferability of a security is an	transferability of a security is an	transferability of a security is an	
		important safeguard for investors	important safeguard for investors	important safeguard for investors	
		to be able to exit their investment	to be able to exit their investment	to be able to exit their investment	
		since it provides them with the	since it provides them with the a	since it provides them with the	
		legal possibility to dispose of	legal possibility to dispose of	legal possibility to dispose of	
		their interest on the capital	their interest on the capital	their interest on the capital	
		markets. This Regulation	markets. This Regulation	markets. This Regulation	
		therefore only covers and permits	therefore only covers and permits	therefore only covers and permits	
		investment-based crowdfunding	investment-based crowdfunding	investment-based crowdfunding	
		services in relation to	services in relation related to	services in relation to	
		transferable securities. Financial	transferable securities.	transferable securities. Financial	
		instruments other than	Financial The scope and	instruments other than	
		transferable securities should	<u>definition</u> of admitted	transferable securities should	
		however be excluded from the	instruments other than <u>for</u>	however be excluded from the	
		scope of this Regulation because	crowdfunding purposes shall	scope of this Regulation because	
		those securities entail risks for	not prevent them from being	those securities entail risks for	
		investors that cannot be properly	included in the definition of	investors that cannot be properly	
		managed within this legal	<u>'transferable</u> <u>securities</u> <u>should</u>	managed within this legal	
		framework.	however be excluded from the	framework.	
			scope of this Regulation because		
			those securities entail risks for		
			investors that cannot be properly		
			managed within this legal		

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			framework. securities' as established by Union law.		
28.	Rec. 11a (new)		Established by Canon Man.	(11a) The characteristics of initial coin offerings (ICOs) differ considerably from crowdfunding regulated in this Regulation. Among others, ICOs typically do not use intermediaries, such as crowdfunding platforms, and often raise funds in excess of EUR 1 000 000. The inclusion of ICOs in this Regulation would not tackle the problems associated with ICOs as a whole.	
29.	Rec. 11b (new)		offered on crowdfunding platforms may be subject to national law governing their transferability, such as the requirement for the transfer to be authenticated by a notary. This Regulation should apply without prejudice to national law governing the transfer of these instruments.		
30.	Rec. 12	(12) Given the risks associated with crowdfunding investments,	(12) Given the risks associated with crowdfunding investments,	(12) Given the risks associated with crowdfunding investments,	

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		it is appropriate, in the interest of the effective protection of investors, to impose a threshold for a maximum consideration for each crowdfunding offer. That threshold should be set at EUR 1 000 000, because that threshold corresponds to the threshold set out in Regulation (EU) 2017/1129 of the European Parliament and of the Council <sup>14</sup> for the mandatory drawing up and approval of a prospectus above that threshold.	it is appropriate, in the interest of the effective protection of investors, to impose a threshold for a maximum consideration for each crowdfunding offer. That threshold should be set at EUR 1 000 000, because that threshold corresponds to the threshold set out in Regulation (EU) 2017/1129 of the European Parliament and of the Council for the mandatory drawing up and approval of a prospectus above that threshold.	11 1	

Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC (OJ L 168, 30.6.2017, p. 12).

Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC (OJ L 168, 30.6.2017, p. 12)

Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC (OJ L 168, 30.6.2017, p. 12).

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				Union platform attractive for cross-border business funding.	
31.	Rec. 12a (new)			(12a) This Regulation lays down the content of a key investment information sheet to be supplied to potential investors for every crowdfunding offer. As the key investment information sheet is designed to be tailored to the specific features of a crowdfunding offer and the information needs of investors, it should replace the prospectus required by Regulation (EU) 2017/1129 when securities are offered to the public. Crowdfunding offers under this Regulation should therefore be excluded from the scope of Regulation (EU) 2017/1129 and that Regulation should be	
32.	Rec. 13	(12) T 11	(12) T 1 1 4	amended accordingly.	
32.	Rec. 13	(13) To avoid regulatory arbitrage and to ensure the effective supervision of crowdfunding service providers,	(13) To avoid regulatory arbitrage and to ensure the effective supervision of erowdfunding service providers,	(13) To avoid regulatory arbitrage and to ensure the effective supervision of crowdfunding service providers,	
		crowdfunding service providers should be prohibited from	crowdfunding service providers	crowdfunding service providers	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		accepting deposits or other	accepting deposits or other	accepting deposits or other	
		repayable funds from the public,	repayable funds from the public,	repayable funds from the public,	
		unless they are authorised as a	unless they are authorised as a	unless they are authorised as a	
		credit institution in accordance	eredit institution in accordance	credit institution in accordance	
		with Article 8 of Directive	with Article 8 of Directive	with Article 8 of Directive	
		2013/36/EU of the European	2013/36/EU of the European	2013/36/EU of the European	
		Parliament and of the Council <sup>17</sup> .	Parliament and of the Council <sup>18</sup> .	Parliament and of the Council.	
33.	Rec. 14	(14) In order to achieve that	(14) In order to achieve that	(14) In order to achieve that	
		purpose, crowdfunding service	<del>purpose, crowdfunding service</del>	purpose, crowdfunding service	
		providers should be given the	providers should be given the	providers should be given the	
		option to apply for a single	option to apply for a single	option to apply for a single	
		Union-wide authorisation and to	Union wide authorisation and to	Union-wide authorisation and to	
		exercise their activity in	exercise their activity in	exercise their activity in	
		accordance with those uniform	accordance with those uniform	accordance with those uniform	
		requirements. However, to	requirements. However, to	requirements. However, to	
		preserve the broad availability of	preserve the broad availability of	preserve the broad availability of	
		crowdfunding offers targeted	crowdfunding offers targeted	crowdfunding offers targeted	
		solely at national markets, where	solely at national markets, where	solely at national markets, where	
		crowdfunding service providers	crowdfunding service providers	crowdfunding service providers	
		choose to provide their services	choose to provide their services	choose to provide their services	
		under the applicable national law,	under the applicable national law,	under the applicable national law,	
		they should remain able to do so.	they should remain able to do so.	they should remain able to do so.	
		Accordingly, the uniform	Accordingly, the uniform	Accordingly, the uniform	
		requirements laid down in this	requirements laid down in this	requirements laid down in this	

Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338).

Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338)

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		Regulation should be optional	Regulation should be optional	Regulation should be optional	
		and therefore not apply to such	and therefore not apply to such	and therefore not apply to such	
		crowdfunding service providers	crowdfunding service providers	crowdfunding service providers	
		choosing to remain active on	choosing to remain active on	choosing to remain active on	
		national basis only.	national basis only.	national basis only.	
34.	Rec. 15	(15) In order to maintain a high	(15) In order to maintain a high	(15) In order to maintain a high	
		standard of investor protection, to	standard of investor protection, to	standard of investor protection, to	
		reduce the risks associated with	reduce the risks associated with	reduce the risks associated with	
		crowdfunding and to ensure fair	crowdfunding and to ensure fair	crowdfunding and to ensure fair	
		treatment of all clients,	treatment of all clients,	treatment of all clients,	
		crowdfunding service providers	crowdfunding service providers	crowdfunding service providers	
		should have in place a policy	should have in place a policy	should have in place a policy	
		designed to ensure that projects	designed to ensure that projects	designed to ensure that projects	
		are selected in a professional, fair	are selected in a professional, fair	are selected in a professional, fair	
		and transparent way and that	and transparent way and that	and transparent way and that	
		crowdfunding services are	crowdfunding services are	crowdfunding services are	
		provided in the same manner.	provided in the same manner.	provided in the same manner.	
35.	Rec. 15a			(15a) For the same reasons,	
	(new)			crowdfunding service providers	
				that use ICOs on their platform	
				should be excluded from this	
				Regulation. To achieve efficient	
				regulation on the emerging ICO	
				technology, the Commission	
				could in future propose a	
				comprehensive Union-level	
				legislative framework based on a	
				thorough impact assessment.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
36.	Rec. 15b (new)			(15b) Alternative investment instruments, such as ICOs, have potential in funding SMEs, innovative start-ups and scaleups, can accelerate technology transfer, and can be an essential part of the capital markets union. The Commission should assess the need to propose a separate, Union legislative framework for ICOs. Increased legal certainty across the board could be instrumental in increasing investor and consumer protection and reducing risks stemming from asymmetric information, fraudulent behaviour and illegal activities.	
37.	Rec. 16	(16) In order to improve the service to their clients, crowdfunding service providers should be able to exercise discretion on behalf of clients with respect to the parameters of the clients' orders, provided that they take all necessary steps to obtain the best possible result for	(16) In order to improve the service to their clients investors, crowdfunding service providers should be able to exercise discretion propose crowdfunding projects to individual investors based on behalf one or more specific parameter, such as the type or	(16) In order to improve the service to their clients, who can be prospective or actual investor or project owner, crowdfunding service providers should be able to exercise discretion on behalf of clients with respect to the parameters of the clients' orders, provided that they take all	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		their alients and that they disaloge	gooton of clients with respect to	managamy stans to abtain the heat	
		their clients and that they disclose	sector of clients with respect to	necessary steps to obtain the best	
		the exact method and parameters	the parameters of business	possible result for their clients	
		of the discretion. In order to	activity or a credit rating which	and that they disclose the exact	
		ensure that prospective investors	have been communicated to the	method and parameters of the	
		are offered investment	clients' orders, provided that they	discretion. In order to ensure that	
		opportunities on a neutral basis,	take all necessary steps to	prospective investors are offered	
		crowdfunding service providers	obtain crowdfunding service	investment opportunities on a	
		should not pay or accept any	<b>provider</b> by the best possible	neutral basis, crowdfunding	
		remuneration, discount or non-	result for their clients and that	service providers should not pay	
		monetary benefit for routing	they disclose investor in	or accept any remuneration,	
		investors' orders to a particular	advance. However, the exact	discount or non-monetary benefit	
		offer provided on their platform	method and parameters	for routing investors' orders to a	
		or to a particular offer provided	of authorisation obtained under	particular offer provided on their	
		on a third party platform.	this Regulation shall not grant	platform or to a particular offer	
			<u>crowdfunding</u> <u>service</u>	provided on a third party	
			providers the discretion right to	platform.	
			carry out individual or		
			collective asset management		
			services. The investor should		
			be required to explicitly		
			approve each project. In order		
			to ensure that prospective		
			investors are offered investment		
			opportunities on a neutral basis,		
			crowdfunding service providers		
			should not pay or accept any		
			remuneration, discount or non-		
			monetary benefit for routing		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			investors' orders to a particular offer provided on their platform or to a particular offer provided		
			on a third party platform.		
38.	Rec. 17	(17) This Regulation aims to facilitate direct investment and to avoid creating regulatory arbitrage opportunities for financial intermediaries regulated under other Union legislation, in particular Union rules governing asset managers. The use of legal structures, including special purpose vehicles, to interpose between the crowdfunding project and investors, should therefore be strictly regulated and permitted only where it is justified.	(17) This Regulation aims to facilitate direct investment and to avoid creating regulatory arbitrage opportunities for financial intermediaries regulated under other Union legislation, in particular Union rules governing asset managers. The use of legal structures, including special purpose vehicles, to interpose between the crowdfunding project and investors, should therefore be strictly regulated and permitted only where it is justified—by enabling an investor to acquire an interest, for example, in an illiquid or indivisible asset through issuance of	(17) This Regulation aims to facilitate direct investment and to avoid creating regulatory arbitrage opportunities for financial intermediaries regulated under other Union legislation, in particular Union rules governing asset managers. The use of legal structures, including special purpose vehicles, to interpose between the crowdfunding project or business and investors, should therefore be strictly regulated and permitted only to eligible counterparties or elective professional investors as defined in Directive 2014/65/EU.	
			transferable securities by a		
20	D. 10	(10) F	special purpose vehicle.	(10) F	
39.	Rec. 18	(18) Ensuring an effective system	(18) Ensuring an effective system	(18) Ensuring an effective system	
		of governance is essential for the	of governance is essential for the	of governance is essential for the	
		proper management of risk and	proper management of risk and	proper management of risk and	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		interest. Crowdfunding service providers should therefore have governance arrangements that	for preventing any conflict of interest. Crowdfunding service providers should therefore have governance arrangements that ensure effective and prudent management and their management should be of good repute and have adequate knowledge and experience. Crowdfunding service providers should also establish procedures to receive and handle complaints from clients.	interest. Crowdfunding service providers should therefore have governance arrangements that	
40.	Rec. 18a (new)		(18a) Clients are exposed to potential risks related to the crowdfunding service providers, in particular operational risks. In order to protect clients against these risks, crowdfunding service providers should be subject to prudential requirements.		
41.	Rec. 18b (new)		(18b) Crowdfunding service providers should be required to develop business continuity plans addressing the risks associated with platform failure. Such continuity plans		

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			should include provisions for		
			the handling of critical		
			functions, which, depending on		
			the business model of the		
			<u>crowdfunding</u> <u>service</u>		
			provider, could include		
			provisions for the continued		
			servicing of outstanding loans,		
			client notification and		
			handover of asset safekeeping		
			arrangements. The business		
			continuity plans shall be		
			reviewed periodically by the		
			management of the		
			<u>crowdfunding</u> <u>service</u> providers.		
42.	Rec. 19	(19) Crowdfunding service		(19) Crowdfunding service	
42.	RCC. 19	(19) Crowdfunding service providers should operate as	(19) Crowdfunding service providers should operate as	(19) Crowdfunding service providers should operate as	
		neutral intermediaries between	neutral intermediaries between	neutral intermediaries between	
		clients on their crowdfunding			
		platform. In order to prevent	platform. In order to prevent	platform. In order to prevent	
		conflicts of interests, certain	1	1	
		requirements should be laid	requirements should be laid	requirements should be laid	
		down with respect to	down with respect to	down with respect to	
		crowdfunding service providers	crowdfunding service providers	crowdfunding service providers	
		and managers and employees, or	and, shareholders, managers	and managers and employees, or	
		any person directly or indirectly	and employees, or any person		
		controlling them. In particular,			

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		crowdfunding service providers	_	financial interests in projects or	
		should be prevented from having	crowdfunding service providers	offers are disclosed in advance	
		any financial participation in the	should be prevented from having	on their website, crowdfunding	
		crowdfunding offers on their	any financial participation in the	-	
		crowdfunding platforms.	crowdfunding offers on their	prevented from having any	
		Furthermore, shareholders	crowdfunding platforms.	financial participation in the	
		holding 20 % or more of share	Furthermore, shareholders	crowdfunding offers on their	
		capital or voting rights, managers	holding 20 % or more of share	crowdfunding platforms. That	
		and employees, or any person	capital or voting	will allow crowdfunding service	
		directly or indirectly controlling	rightsShareholders, managers	providers to align their interests	
		crowdfunding platforms, should	and employees, or any person	with the interests of the	
		not act as clients, in relation to	directly or indirectly controlling	<i>investors.</i> Furthermore,	
		the crowdfunding services	erowdfunding platformsthem,	shareholders holding 20 % or	
		offered on that crowdfunding	should not act as elients, project	1	
		platform.	owners in relation to the	rights, and managers, or any	
			crowdfunding services offered		
			on thattheir crowdfunding	crowdfunding platforms, should	
			platform. However, these	not act as clients, in relation to	
			persons should not be	the crowdfunding services	
			prohibited from acting as	_	
			investors in the projects offered	platform.	
			on their crowdfunding		
			platform, provided that		
			appropriate safeguards against		
			conflicts of interest are in place.		
43.	Rec. 20	(20) In the interest of an efficient	(20) In the interest of an	(20) In the interest of an	
		and smooth provision of	efficient and smooth provision of	efficient and smooth provision of	
		crowdfunding services,	crowdfunding services,	crowdfunding services,	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		crowdfunding service providers	crowdfunding service providers	crowdfunding service providers	
		should be allowed to entrust any	should be allowed to entrust any	should be allowed to entrust any	
		operational function, in whole or	operational function, in whole or	operational function, in whole or	
		in part, to service providers	in part, to service providers	in part, to <i>other</i> service providers	
		provided that the outsourcing	provided that the outsourcing	provided that the outsourcing	
		does not impair materially the	does not impair materially the	does not impair materially the	
		quality of crowdfunding services	quality of crowdfunding services	quality of crowdfunding services	
		providers' internal controls and	providers' internal controls and	providers' internal controls and	
		effective supervision	effective supervision	effective supervision	
		Crowdfunding service providers	Crowdfunding service providers	Crowdfunding service providers	
		should however remain fully	should however remain fully	should however remain fully	
		responsible for compliance with	responsible for compliance with	responsible for compliance with	
		this Regulation.	this Regulation.	this Regulation.	
44.	Rec. 20a		(20a) The requirements		
	(new)		concerning safekeeping of		
			assets are crucial for the		
			protection of investors		
			receiving crowdfunding		
			services. Transferable		
			securities or admitted		
			instruments for crowdfunding		
			purposes which can be		
			registered in a financial		
			instruments account or which		
			can be physically delivered to		
			the custodian should be safe-		
			kept by a qualified custodian,		
			which is authorised in		

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			accordance with Directive		
			2014/65/EC or Directive CRD		
			[exact reference to be added].		
			<b>Depending on the type of assets</b>		
			to be safe-kept, assets are either		
			(i) to be held in custody, as with		
			transferable securities which		
			can be registered in a financial		
			instruments account or which		
			can be physically delivered, or		
			(ii) to be subject to ownership		
			verification and record-		
			keeping. Those transferable		
			securities or admitted		
			instruments for crowdfunding		
			purposes that in accordance		
			with applicable national law		
			are only registered with the		
			project owner or its agent, such		
			as investments in non-listed		
			companies, or loan agreements should not be held in custody.		
			The safekeeping of loan		
			agreements is regulated by		
			national law.		
45.	Rec. 21	(21) The holding of clients' funds	(21) The holding of clients' funds	(21) The holding of clients' funds	
		and the provision of payment	and the provision of Only payment	and the provision of payment	
		services require an authorisation	service providers are permitted to	services require an authorisation	
		services require an admonstron	provide payment services require an	services require an authorisation	

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		as a payment service provider in accordance with Directive (EU) 2015/2366 of the European Parliament and of the Council <sup>19</sup> . That mandatory authorisation requirement cannot be satisfied by an authorisation as a crowdfunding service provider. Therefore, it is appropriate to clarify that where a crowdfunding service provider carries out such payment services in connection with its crowdfunding services, it needs to be authorised also as a payment institution in accordance with Directive (EU) 2015/2366. In order to enable a proper supervision of such activities, the European Securities and Markets Authority (ESMA) should be informed	authorisation as a payment service provider defined in accordance with Directive (EU) 2015/2366—of—the European Parliament and of the Council <sup>20</sup> . That mandatory authorisation requirement cannot be satisfied by an authorisation as a crowdfunding service provider. Therefore, it is appropriate to clarify that where a crowdfunding service provider carries out such payment services in connection with its crowdfunding services, it needs to be authorised also as a payment institutionservices provider as defined in accordance with Directive (EU) 2015/2366. This requirement is without prejudice to entities authorised under Directive 2014/65/EU where they comply with the specific requirements stipulated under Article 3 of Directive (EU) 2015/2366 and consequently with	as a payment service provider in accordance with Directive (EU) 2015/2366 of the European Parliament and of the Council <sup>21</sup> . That mandatory authorisation requirement cannot be satisfied by an authorisation as a crowdfunding service provider. Therefore, it is appropriate to clarify that where a crowdfunding service provider carries out such payment services in connection with its crowdfunding services, it needs to be authorised also as a payment institution in accordance with Directive (EU) 2015/2366. In order to enable a proper supervision of such activities, the <i>national competent authority</i> should be informed about whether the	

Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35).

Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35).

Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35).

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		about whether the crowdfunding service provider intends to carry out payment services itself with the appropriate authorisation, or whether such services will be outsourced to an authorised third party.	the notification requirement set out in Article 37 of Directive (EU) 2015/2366. In order to enable a proper supervision of such activities, the European Securities and Markets Authority (ESMA)competent authorities should be informed about whether the crowdfunding service provider intends to carry out payment services itself with the appropriate authorisation, or whether such services will be outsourced to an authorised third party.	crowdfunding service provider intends to carry out payment services itself with the appropriate authorisation, or whether such services will be outsourced to an authorised third party.	
46.	Rec. 22	(22) The growth and smooth functioning of cross-border crowdfunding services requires a sufficient scale and public confidence in those services. It is therefore necessary to lay down uniform, proportionate and directly applicable requirements for authorisation and a single point of supervision.	, , ,	functioning of cross-border crowdfunding services requires a sufficient scale and public confidence in those services. It is therefore necessary to lay down uniform, proportionate and directly applicable requirements for authorisation and a single	
47.	Rec. 23	(23) A high level of investor confidence contributes to the growth of crowdfunding	(23) A high level of investor confidence contributes to the growth of crowdfunding		
		services. Requirements for	services. Requirements for	services. Requirements for	

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48.	Rec. 24	crowdfunding services should therefore facilitate cross-border provision of those services, reduce operational risks and ensure a high degree of transparency and investor protection.  (24) Crowdfunding services can be exposed to money laundering and terrorist financing risks, as		therefore facilitate cross-border	
		underlined in the Commission's Report on the assessment of the risks of money laundering and terrorist financing affecting the internal market and relating to cross-border situations <sup>22</sup> . Safeguards should therefore be envisaged when meeting conditions for authorisation, assessing the good repute of the management, providing payment services only through licensed	underlined in the Commission's Report on the assessment of the risks of money laundering and terrorist financing affecting the internal market and relating to cross-border situations <sup>23</sup> . Safeguards should therefore be envisaged when meeting conditions for authorisation, assessing the good repute of the management, providing payment services only through licensed entities subject to anti-money laundering and terrorist financing requirements. With a view	underlined in the Commission's Report on the assessment of the risks of money laundering and terrorist financing affecting the internal market and relating to cross-border situations <sup>24</sup> . Safeguards should therefore be envisaged when meeting conditions for authorisation, assessing the good repute of the management, providing payment services only through licensed	

<sup>&</sup>lt;sup>22</sup> COM(2017) 340 final, Report from the Commission to the European Parliament and the Council on the assessment of the risks of money laundering and terrorist financing affecting the internal market and relating to cross-border activities.

<sup>&</sup>lt;sup>23</sup> COM (2017) 340 final, Report from the Commission to the European Parliament and the Council on the assessment of the risks of money laundering and terrorist financing affecting the internal market and relating to cross-border activities.

<sup>&</sup>lt;sup>24</sup> COM(2017) 340 final, Report from the Commission to the European Parliament and the Council on the assessment of the risks of money laundering and terrorist financing affecting the internal market and relating to cross-border activities.

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Nr.	Kei.	entities subject to anti-money laundering and terrorist financing requirements. With a view to further ensuring financial stability by preventing risks of money launderign and terrorism financing, the Commission should assess the necessity and	to further ensuring financial stability by preventing risks of money launderign and terrorism financing, the Commission should assess the necessity and proportionality of subjecting crowdfunding service providers to obligations for compliance with the	entities subject to anti-money laundering and terrorist financing requirements. With a view to further ensuring financial stability by preventing risks of money laundering and terrorism financing, and taking into account the maximum threshold	COMPROMISE
		proportionality of subjecting crowdfunding service providers to obligations for compliance with the national provisions implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing and adding such crowdfunding service providers to the list of	national provisions implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing and adding such crowdfunding service providers to the list of obliged entities for the purposes of Directive (EU) 2015/849.	of funds that can be raised by a crowdfunding offer in accordance with this Regulation, the Commission should assess the necessity and proportionality of subjecting crowdfunding service providers, authorised under this Regulation to some or all of the	
		obliged entities for the purposes of Directive (EU) 2015/849.		obligations for compliance with the national provisions implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing and adding such crowdfunding service providers to the list of obliged entities for the purposes of Directive (EU) 2015/849.	
49.	Rec. 25	(25) To enable crowdfunding service providers to operate	(25) To enable crowdfunding service providers to operate	(25) To enable crowdfunding service providers to operate	

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		cross-border without facing divergent rules and thereby facilitating the funding of projects across the Union by investors from different Member States, Member States should not be allowed to impose additional requirements on crowdfunding service providers that are authorised by ESMA.	eross border without facing divergent rules and thereby facilitating the funding of projects across the Union by investors from different Member States, Member States should not be allowed to impose additional requirements on crowdfunding service providers that are authorised by ESMA.	cross-border without facing divergent rules and thereby facilitating the funding of projects across the Union by investors from different Member States, Member States should not be allowed to impose additional requirements on crowdfunding service providers that are authorised <i>under this Regulation</i> .	
50.	Rec. 26	(26) The authorisation process should enable ESMA to be informed about the services that the prospective crowdfunding service providers intend to provide, to assess the quality of their management, and to assess the internal organisation and procedures set up by the prospective crowdfunding service providers to ensure compliance with the requirements set out in this Regulation.	should enable ESMAcompetent authorities to be informed about the services that the prospective crowdfunding service providers intend to provide, also in the light of similar or related activities that prospective crowdfunding service providers may be permitted to pursue in accordance with Directive 2014/65/EU, as well as to assess the quality of their management, and to assess the internal organisation and procedures set up by the prospective crowdfunding	(26) The authorisation process should enable <i>the national competent authority</i> to be informed about the services that the prospective crowdfunding service providers intend to provide <i>and the crowdfunding platforms that they intend to operate</i> , to assess the quality of their management, and to assess the internal organisation and procedures set up by the prospective crowdfunding service providers to ensure compliance with the requirements set out in this	

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			service providers to ensure		
			compliance with the		
			requirements set out in this		
			Regulation.		
51.	Rec. 26a		(26a) In order to ensure proper		
	(new)		supervision and to avoid		
			disproportionate		
			administrative burdens, it		
			should be possible for entities		
			that have been authorised		
			under Directive 2014/65/EU,		
			<u>Directive</u> 2015/2366/EU,		
			Directive 2009/110/EU or		
			Directive 2013/36/EU and		
			wishing to provide		
			crowdfunding services to hold		
			both an authorisation under		
			those directives and this		
			Regulation. In that case, the		
			competent authorities shall not require submission of		
			documents or proofs that are already at their disposal and		
			may thus provide a simplified		
			authorisation procedure.		
52.	Rec. 27	(27) To facilitate transparency	(27) To facilitate transparency	(27) To facilitate transparency	
52.	100.27	for retail investors as regards the	for retail investors as regards the	for retail investors as regards the	
		provision of crowdfunding	provision of crowdfunding	_	
		provision of crowdranding	provision of crownfunding	provision of crownfullding	

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		services, ESMA should establish	services, ESMA should establish	services, ESMA should establish	
		a public and up-to-date register of	a public and up-to-date register of	a public and up-to-date register of	
		all crowdfunding services	1 1	all crowdfunding services	
			all crowdfunding services service	- C	
		operating in the Union in	<b>providers</b> operating in the Union in accordance with this	1 -	
		accordance with this Regulation.		operating <i>crowdfunding</i> platforms in the Union in	
			Regulation.	accordance with this Regulation.	
53.	Rec. 28	(28) The authorisation should be	(28) The authorisation should be	(28) The authorisation should be	
33.	RCC. 28	withdrawn where the conditions	withdrawn where the conditions	withdrawn where the conditions	
		for its issuance are no longer met.	for its issuance are no longer met.	for its issuance are no longer met.	
		In particular, ESMA should be	In particular, ESMA should be	In particular, the national	
		able to assess whether the good	able to assess whether the good	competent authority should be	
		repute of the management has	repute of the management has been affected or whether the	able to assess whether the good	
		been affected or whether the		repute of the management has	
		internal procedures and systems	internal procedures and	been affected or whether the	
		have seriously failed. To enable	systems Competent authorities	internal procedures and systems	
		ESMA to assess whether the	should also have seriously	have seriously failed. To enable	
		authorisation as a crowdfunding	failed. To enable ESMA to assess	the national competent	
		service provider should be	whether the power to withdraw	1	
		withdrawn, national competent	the authorisation as a	authorisation as a crowdfunding	
		authorities should inform ESMA	erowdfunding service provider	=	
		whenever a crowdfunding	should be withdrawn, national	withdrawn, the national	
		service provider, or a third party	competent authorities should	competent authority should be	
		acting on its behalf, has lost its	inform ESMAunder this	informed whenever a	
		authorisation as a payment	Regulation whenever a	crowdfunding service provider,	
		institution, or has been found to	crowdfunding service provider,	1 0	
		be in breach of Directive (EU)	or a third party acting on its		
		2015/849 of the European	behalf, has lost itsthe	as a payment institution, or has	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
Nr.	Tel.	Parliament and of the Council <sup>25</sup> .	authorisation as allowing for the provision of payment services under Directive (EU) 2015/2366, or whenever a crowdfunding service provider that is also a payment institution services provider, or has its managers, employees or a third party acting on its		COMI ROMISE
54.	Rec. 28a (new)		behalf, has been found to be in breach of Directive (EU) 2015/849 of the European Parliament and of the Council <sup>26</sup> .  (28a) In order to provide a broad range of services to their clients, a crowdfunding service		
			provider authorised under this Regulation should be allowed to engage in other activities		

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Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).

Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).

Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			than those covered by the		
			authorisation referred to in		
			Article 10. When doing so, the		
			<u>competent</u> <u>authorities</u>		
			designated under this		
			Regulation should ensure that		
			<u>crowdfunding</u> <u>service</u>		
			providers comply with the		
			requirements of this		
			Regulation.		
55.	Rec. 29	(29) In order for prospective	1 ' '	(29) In order for prospective	
		investors to have a clear			
		understanding of the nature,	,	_	
		risks, costs and charges of	risks, costs and charges of	_	
		crowdfunding services,	crowdfunding services,	crowdfunding services,	
		crowdfunding service providers	crowdfunding service providers	crowdfunding service providers	
		should provide their clients with	should provide their clients with	should provide their clients with	
		appropriate information.	appropriate information.	clear and disaggregated	
				information.	
56.	Rec. 29a		(29a) Crowdfunding service		
	(new)		providers who provide		
			<u>crowdfunding</u> <u>services</u>		
			consisting of the facilitation of		
			granting of loans should make		
			available to all clients and		
			potential clients certain		
			relevant information, such as		
			default rates of loans.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
57.	Rec. 29b		(29b) Crowdfunding service		
	(new)		providers that determine credit		
			score or pricing shall disclose		
			key elements of their		
			methodology. The level of		
			detail concerning methods to		
			calculate credit scores or to		
			determine the price or the		
			interest rate should not reveal		
			sensitive business information		
			or impede innovation.		
58.	Rec. 29c		(29c) To ensure adequate		
	(new)		investor protection of different		
			categories of investors		
			participating in crowdfunding		
			projects while facilitating		
			investment flows, this		
			<b>Regulation</b> distinguishes		
			between sophisticated and non-		
			sophisticated investors and		
			introduces different levels of		
			investor protection safeguards		
			adapted to each of these		
			categories of investors. The		
			<u>distinction</u> between		
			sophisticated and non-		
			sophisticated investors should		
			<b>build</b> on the distinction		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			between professional clients		
			and retail clients established in		
			<u>Directive</u> 2014/65/EU.		
			<b>However, the distinction</b>		
			should take into account the		
			characteristics of the		
			crowdfunding market.		
			Notably, the distinction		
			between sophisticated and non-		
			sophisticated investors in this		
			Regulation shall also consider		
			experience and knowledge of		
			potential investors in		
			crowdfunding, which shall be		
			re-assessed every two years.		
59.	Rec. 30	(30) Investments in products	(30) Investments in products	(30) Investments in products	
		marketed on crowdfunding	marketed on crowdfunding	marketed on crowdfunding	
		platforms are not comparable to	platforms are not comparable to	platforms are not comparable to	
		traditional investments products	*	_	
		or savings products and should			
		not be marketed as such.	not be marketed as such.	not be marketed as such.	
		However, to ensure that	However, to ensure that	However, to ensure that	
		prospective investors understand	prospective <b>non-sophisticated</b>	prospective investors understand	
		the level of risk associated with	investors understand the level of	the level of risk associated with	
		crowdfunding investments,	risk associated with	crowdfunding investments,	
		crowdfunding service providers	crowdfunding investments,	crowdfunding service providers	
		should run an entry knowledge	crowdfunding service providers	is mandatory to run an entry	
		test of their prospective investors	should run an entry knowledge	knowledge test of their	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		investment. Crowdfunding service providers should explicitly warn prospective	service providers should	their <i>understanding of the</i> investment. Crowdfunding service providers should explicitly warn prospective	
60.	Rec. 30a (new)		(30a) Given that sophisticated investors, by definition, are aware of the risks associated with investments in crowdfunding projects, there is no merit in applying an entry knowledge test. Similarly, crowdfunding service providers should not be required to issue risk warnings or require sophisticated investors to acknowledge any warnings before making investments into crowdfunding projects available to them.		
61.	Rec. 30b (new)		(30b) In order to ensure that non-sophisticated investors have read and understood the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			explicit risk warnings issued to		
			them by the crowdfunding		
			service provider, they should		
			expressly accept the risks that		
			they engage in when investing		
			in a crowdfunding project.		
			Given that an absence of such		
			acknowledgement indicates a		
			lack of understanding of the		
			risks involved, crowdfunding		
			service providers should only		
			accept investments from non-		
			sophisticated investors		
			<b>following</b> the		
			acknowledgement of the said		
			warnings, so as to maintain a		
			high level of investor		
			protection.		
62.	Rec. 30c		(30c) Given the riskiness of		
	(new)		crowdfunding projects, non-		
			sophisticated investors should		
			avoid overexposure to them.		
			There is a significant risk to		
			lose large amounts of the		
			initially invested sums or even		
			experience a total loss. It is		
			therefore appropriate to		
			provide Member States with		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			the possibility to impose		
			restrictions for non-		
			sophisticated investors on the		
			maximum amount that they		
			can invest in an individual		
			project, either in the form of		
			an absolute monetary amount		
			or as a percentage of net		
			investible assets not lower than		
			10 percent of the non-		
			sophisticated investor, but in		
			any event not lower than EUR		
			1000 per crowdfunding project		
			to preserve the integrity of the		
			Single Market. Investors who		
			have the necessary experience,		
			knowledge or financial		
			capacity, or a combination		
			thereof, should not be subject		
			to such limits, and the limit		
			should accordingly not apply		
			to sophisticated investors.		
63.	Rec. 30d		(30d) In order to strengthen the		
	(new)		protection for non-sophisticated		
			investors, and without prejudice		
			to the right of withdrawal		
			provided for in Directive		
			2002/65/EC concerning the		
			distance marketing of consumer		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			financial services, it is necessary		
			to make provisions for a reflection		
			period in which the prospective		
			non-sophisticated investor can		
			revoke an expression of interest to		
			<u>invest into a particular</u>		
			crowdfunding offer without		
			penalty and with no obligation to		
			provide a justification. This is		
			necessary to avoid that a		
			prospective non-sophisticated		
			investor, by accepting a		
			crowdfunding offer, binds him or		
			herself to a contract without any		
			possibility of retraction during an		
			adequate period of time. The		
			period of reflection is not		
			necessary when the		
			prospective non-sophisticated		
			investor can express an interest		
			for a particular crowdfunding		
			offer without binding him or		
			herself to a contract, except in		
			the situation when such		
			expression of interest is		
			effected at a moment close to		
			the scheduled closing date of		
			the offer or to the date of		
			reaching the funding target.		
			Crowdfunding services		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			providers should ensure that		
			no money is collected from the		
			investor or transferred to the		
			project owner before the		
			contract is concluded.		
64.	Rec. 30e		(30e) Directive 97/9/EC covers		
	(new)		claims arising out of an		
			investment firm's inability to		
			(a) repay money owed to or		
			belonging to investors and held		
			on their behalf in connection		
			with investment business or (b)		
			return to investors any		
			instruments belonging to them		
			and held, administered or		
			managed on their behalf in		
			connection with investment		
			business. Considering that the		
			safekeeping of assets connected		
			with crowdfunding services		
			provided by an investment firm		
			also authorised pursuant to		
			Directive 2014/65/EU does not		
			involve the provision of		
			investment services in the		
			meaning of Article 4(2) of		
			Directive 2014/65/EU, non-		
			sophisticated investors should		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			be informed in the key		
			investment information sheet		
			that the investor compensation		
			scheme protection does not		
			apply to the transferable		
			securities acquired through		
			their crowdfunding platform.		
			Moreover, the provision of		
			crowdfunding services by the		
			crowdfunding service provider		
			should not involve the taking of		
			deposits in the meaning of		
			Article 2(1)(3) of Directive		
			<u>2014/49/EU.</u>		
65.	Rec. 31	(31) In order to enable investors	(31) In order to enable investors	(31) In order to enable investors	
		to make an informed investment	to make an informed investment	to make an informed investment	
		decision, crowdfunding service	decision, crowdfunding service	decision, crowdfunding service	
		providers should provide	providers should provide	providers should provide	
		prospective investors with a key	prospective investors with a key	prospective investors with a key	
		investment information sheet.	investment information sheet.	investment information sheet.	
		The key investment information	The key investment information	The key investment information	
		sheet should warn prospective	sheet should warn prospective	sheet should warn prospective	
		investors that the investing	investors that the investing	investors that the investing	
		environment they have entered	environment they have entered	environment they have entered	
		into entails risks and is covered	into entails risks and isthat are	into entails risks and is covered	
		neither by the deposit	covered neither by the deposit	neither by the deposit	
		compensation scheme, nor by the	compensationguarantee scheme,	compensation scheme, nor by the	
		investor compensation	nor by the investor compensation	investor compensation	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		guarantees.	guarantees. scheme. The	guarantees.	
			<u>harmonisation</u> of the		
			information contained in the		
			key investment information		
			sheet should provide investor		
			protection at Union level.		
66.	Rec. 32	(32) The key investment	$(32) \qquad (32) \qquad \text{The key}$	(32) The key investment	
		information sheet should also	investment information sheet	information sheet should also	
		take into account the specific	should reflect the specific	take into account the specific	
		features and risks associated with	features of lending-based and	features and risks associated with	
		early stage companies, and focus	investment-based crowdfunding.	early stage companies, and focus	
		on material information about the	In order to ensure this, specific and relevant indicators should be	on material information about the	
		project owners, the investors'	required. The key investment	project owners, the investors'	
		rights and fees, and the type of	information sheet should also take	rights and fees, and the type of	
		securities offered and loan	into account the specific features	securities offered and loan	
		agreements. Because the project	and risks associated with early	agreements. Because the project	
		owner concerned is in the best	stage companies project owners,	owner concerned is in the best	
		position to provide that	and focus on material information	position to provide that	
		information, the key investment	about the project owners, the	information, the key investment	
		information sheet should be	investors' rights and fees, and the	information sheet should be	
		drawn up by that project owner.	type of <u>transferable</u> securities	drawn up by that project owner.	
		However, since crowdfunding	offered, admitted instruments for	However, since crowdfunding	
		service providers are responsible	<u>crowdfunding purposes</u> and loan	service providers are responsible	
		for informing their prospective	agreements offered. Because the	for informing their prospective	
		investors, they should ensure that	project owner concerned is in the best position to provide that	investors, they are responsible	
		the key investment information	information, the key investment	for the completeness of the key	
		sheet is complete.	information, the key investment	investment information sheet .	
		r	up by that project owner. However,		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			since crowdfunding service		
			providers are responsible for		
			informing their prospective		
			investors, they should ensure that		
			the key investment information		
			sheet is complete.clear and		
			complete. If whilst verifying the		
			completeness and clarity of the		
			key investment information sheet,		
			or in different circumstances,		
			crowdfunding service providers		
			identify gross omissions, mistakes		
			or inaccuracies, they shall contact		
			the project owners and request		
			rectification. Crowdfunding		
			service providers should suspend		
			or even cancel crowdfunding offers until the project owners		
			introduce the necessary		
			amendments to the key		
			investment information sheets.		
67.	Rec. 33	(33) To ensure seamless and	(33) To ensure seamless and	(33) To ensure seamless and	
		expedient access to capital	expedient access to capital	expedient access to capital	
		markets for start-ups and SMEs,	markets for start-ups and SMEs,	markets for start-ups and SMEs,	
		to reduce their costs of financing	to reduce their costs of financing	to reduce their costs of financing	
		and to avoid delays and costs for	and to avoid delays and costs for	and to avoid delays and costs for	
		crowdfunding service providers,	crowdfunding service providers,	crowdfunding service providers,	
		the key investment information	the key investment information	the key investment information	
			documentsheet should not be		
				document should not be	
		approved by a competent	approved by a competent	approved by a competent	

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Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	authority.	authority.	authority.	
		(33a) Crowdfunding service		
(new)		providers should be allowed to		
		present more information than		
		required in the key investment		
		information sheet drawn up by		
		the project owner. Such		
		information should, however,		
		be complementary and		
		consistent with the information		
		provided in the key investment		
		information sheet and shall not		
		affect its content and format as		
		required by this Regulation.		
		Where such information is		
		contrary to the information in		
		the key investment information		
		sheet, the key investment		
		information sheet shall be		
		updated in accordance.		
Rec. 34	(34) To avoid unnecessary costs	(34) To avoid unnecessary costs	(34) To avoid unnecessary	
	and administrative burden on the		costs and administrative burden	
	cross-border provision of		on the cross-border provision of	
	crowdfunding services,		crowdfunding services,	
	marketing communications		marketing communications	
	should not be subject to		should not be subject to	
			translation requirements .	
	they are provided in a language		•	
	Rec. 33a (new)	Rec. 34  (34) To avoid unnecessary costs and administrative burden on the cross-border provision of crowdfunding services, marketing communications should not be subject to translation requirements where	Rec. 33a (new)  Rec. 33a (new)  (33a) Crowdfunding service providers should be allowed to present more information than required in the key investment information sheet drawn up by the project owner. Such information should, however, be complementary and consistent with the information provided in the key investment information sheet and shall not affect its content and format as required by this Regulation. Where such information is contrary to the information in the key investment information sheet, the key investment information sheet shall be updated in accordance.  (34) To avoid unnecessary costs and administrative burden on the cross-border provision of crowdfunding services, marketing communications should not be subject to translation requirements where	Rec. 33a (new)  Rec. 34 (34) To avoid unnecessary costs and administrative burden on the cross-border provision of crowdfunding services, marketing communications should not be subject to translation requirements where  authority.  (33a) Crowdfunding service provided in the key investment information than required in the key investment information sheet drawn up by the project owner. Such information provided in the key investment information sheet and shall not affect its content and format as required by this Regulation.  Where such information is contrary to the information in the key investment information sheet, the key investment information sheet shall be updated in accordance.  (34) To avoid unnecessary costs and administrative burden on the cross-border provision of crowdfunding services, marketing communications should not be subject to translation requirements where they are provided in a language eustomary in the ophere of alanguage eustomary i

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		customary in the sphere of			
		finance.			
70.	Rec. 35	(35) Crowdfunding service	(35) Crowdfunding Where this is	(35) Crowdfunding service	
		providers should not be able to	permitted by national legislation,	providers should not be able to	
		provide any discretionary or non-	<u>a crowdfunding</u> service	provide any discretionary or non-	
		discretionary matching of buying	providersprovider should not be	discretionary matching of buying	
		and selling interest, because that	able to provide any discretionary or	and selling interest, because that	
		activity requires an authorisation	non-discretionary matching modify the owner of buying and selling	activity requires an authorisation	
		as an investment firm in	interest, because that activity	as an investment firm in	
		accordance with Article 5 of	requires an authorisation as an	accordance with Article 5 of	
		Directive 2014/65/EU, or as a	investment firm in accordance with	Directive 2014/65/EU, or as a	
		regulated market in accordance	Article 5 of Directive 2014/65/EU.	regulated market in accordance	
		with Article 44 of that Directive.	or as a regulated market in	with Article 44 of that Directive.	
		Crowdfunding service providers	accordance with Article 44 of that	Crowdfunding service providers	
		should, in the interest of	Directive. Crowdfundingshares in	should, in the interest of	
		transparency and flow of	an investment-based	transparency and flow of	
		information, be able to allow	crowdfunding project in its	information, be able to allow	
		investors who have made	information system. A	investors who have made	
		investments through their	<u>crowdfunding</u> service	investments through their	
		platform to contact, and transact	providersprovider should also, in	platform to contact, and transact	
		with, each other over their	the interest of transparency and flow of information, be able to allow	with, each other over their	
		platforms in relation to	investorsclients who have made	platforms in relation to	
		investments originally made on	investments through theirits	investments originally made on	
		their platform. Crowdfunding	platform to contact, and transact	their platform. Crowdfunding	
		service provider should however	with, each other over their	service <i>providers</i> should	
		inform their clients that they does	platformsadvertise on a bulletin	however inform their clients that	
		not operate a trading system and	board on its platform interest to	they <b>do</b> not operate a trading	
		that any buying and selling	buy or sell contracts in relation to	system and that any buying and	
		and any ourning and sening	investments originally made on their	system and that any saying and	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		activity on their platforms is at	platform. Crowdfundingthat	selling activity on their platforms	
		the client's discretion and	platform, without however	is at the client's discretion and	
		responsibility.	entering into an activity consisting	responsibility.	
		1 2	of bringing together multiple	1 3	
			third-party buying and selling		
			interests in financial instruments		
			in a way that results in a contract		
			in relation to such advertisements.		
			The bulletin board provided by a		
			crowdfunding service provider		
			should however therefore not		
			consist of an internal matching system which executes client		
			orders on a multilateral basis,		
			unless, in relation to transferable		
			securities, the crowdfunding		
			service provider also has a		
			separate authorisation as an		
			investment firm in accordance		
			with Article 5 of		
			Directive 2014/65/EU, or as a		
			regulated market in accordance		
			with Article 44 of that Directive.		
			Where they do not hold such		
			authorisation in relation to		
			transferable securities,		
			crowdfunding service providers		
			should therefore clearly inform		
			their clients that they does not		
			operate a trading system		
			and investors that they do not		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			accept the reception of orders for		
			the purposes of buying or selling		
			contracts in relation to		
			investments originally made on		
			the platform, that any buying and		
			selling activity on their		
			platforms crowdfunding platform		
			is at the elient's investor's discretion		
			and responsibility, and that they do		
			not operate a trading venue in		
			accordance with Directive 2014/65/EU.		
71.	Rec. 36	(36) To facilitate transparency	(36) To facilitate transparency	(26) To facilitate transparancy	
/1.	Rec. 30		, , , ,	(36) To facilitate transparency and to ensure proper	
		T T	1 1		
		communications with the client,	communications with the client,	communications with the client,	
		crowdfunding service providers	crowdfunding service providers	crowdfunding service providers	
		should keep all appropriate	should keep all appropriate	should keep all appropriate	
		records related to their services	records related to their services	records related to their services	
		and transactions.	and transactions.	and transactions.	
72.	Rec. 37	(37) To ensure fair and non-	(37) To ensure fair and non-	(37) To ensure fair and non-	
		discriminatory treatment of	discriminatory treatment of	discriminatory treatment of	
		investors, crowdfunding service	investors, crowdfunding service	investors and project owners,	
		providers that are promoting their	providers that are promoting their	crowdfunding service providers	
		services through marketing	services through marketing	that are promoting their services	
		communications should not treat	communications should not treat	through marketing	
		any particular project more	any particular project more	communications should not treat	
		favourably by singling it out from	favourably by singling it out from	any particular project more	
		other projects offered on their	other projects offered on their	favourably than other projects	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		platform. Any open or planned projects should therefore not feature in marketing communications of a crowdfunding platform. Crowdfunding service providers should however not be prevented from mentioning successfully closed offers in which investments through the platform are no longer possible.	platform. Any open or planned projects should therefore not feature in marketing communications of a crowdfunding platform. Crowdfunding service providers should however not be prevented from mentioning successfully closed offers in which investments through the platform are no longer possible.shall provide fair, clear and not misleading information.	offered on their platform, unless there is an objective reason to do so such as specific requirements of the investor or in the light of an investor's predetermined risk profile. Crowdfunding service providers should however not be prevented from mentioning successfully closed offers in which investments through the platform are no longer possible and are encouraged to allow for comparability of the performance of their closed projects.	
73.	Rec. 38	(38) To provide for more legal certainty to crowdfunding service providers operating across the Union and to ensure easier market access, complete information about the laws, regulations and administrative provisions applicable in the Member States, and summaries thereof, which specifically govern marketing communications of crowdfunding service providers,	(38) To provide for more legal certainty to crowdfunding service providers operating across the Union and to ensure easier market access, complete information about the laws, regulations and administrative provisions applicable in the Member States, and summaries thereof, which specifically govern to the marketing communications of crowdfunding service providers,	(38) To provide for more legal certainty to crowdfunding service providers operating across the Union and to ensure easier market access, complete information about the laws, regulations and administrative provisions applicable in the Member States, and summaries thereof, which specifically govern marketing communications of	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		should be published	should be published	should be published	
		electronically in a language	electronically, as well as and	electronically . For that purpose,	
		customary in the sphere of	<b>summaries thereof</b> in a		
		international finance. For that	language customary in the sphere	should maintain central	
		purpose, competent authorities	of international finance. For that	databases.	
		and ESMA should maintain	purpose, competent authorities		
		central databases.	and ESMA should maintain		
			central databases.		
74.	Rec. 39	(39) To develop a better	(39) To develop a better	(39) To develop a better	
		understanding of the extent of	understanding of the extent of	understanding of the extent of	
		regulatory divergences existing	regulatory divergences existing	regulatory divergences existing	
		among the Member States	among the Member States	among the Member States	
		regarding the requirements	regarding the requirements	regarding the requirements	
		applicable to marketing	applicable to marketing	applicable to marketing	
		communications, competent	communications, competent	communications, competent	
		authorities should provide	authorities should provide	authorities should provide	
		ESMA annually with a detailed		ESMA annually with a detailed	
		report on their enforcement	report on their enforcement	report on their enforcement	
		activities in this area.	activities in this area.	activities in this area.	
75.	Rec. 39a			(39a) In order to ensure the	
	(new)			consistent application of the	
				authorisations of, and	
				requirements for, crowdfunding	
				services providers operating	
				across the Union, regulatory	
				technical standards should be	
				developed by ESMA for	
				submission to the Commission.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
76.	Rec. 40	(40) It is important to effectively and efficiently ensure compliance with the requirements for authorisation and for the provision of crowdfunding services, in accordance with this Regulation. ESMA should therefore be conferred competences to grant authorisation and exercise oversight. To enable ESMA to fulfil that supervisory mandate, it should be given the power to request information, carry out general investigations and on-site inspections, issue public notices and warnings and impose sanctions. ESMA should make use of its oversight and sanctioning competences in a	(40) It is important to effectively and efficiently ensure compliance with the requirements for authorisation and for the provision of crowdfunding services, in accordance with this Regulation. ESMA should therefore be conferred competences to grant authorisation and exercise oversight. To enable ESMA to fulfil that supervisory mandate, it should be given the power to request information, carry out general investigations and on-site inspections, issue public notices and warnings and impose sanctions. ESMA should make use of its oversight and sanctioning competences in a	(40) It is important to effectively and efficiently ensure compliance with the requirements for authorisation and for the provision of crowdfunding services, in accordance with this Regulation. The national competent authority should grant authorisation and exercise oversight. The national competent authority should have the power to request information, carry out general investigations and on-site inspections, issue public notices and warnings and impose sanctions. The national competent authority should make use of its oversight and sanctioning competences in a	
		proportionate manner.	<del>proportionate manner.</del>	proportionate manner.	
77.	Rec. 41	(41) Granting those competences to ESMA allows for a more efficient and centrally managed authorisation and oversight, generating economies of scale. Such a central supervisory regime is beneficial to the market	(41) Granting those competences to ESMA allows for a more efficient and centrally managed authorisation and oversight, generating economies of scale. Such a central supervisory regime is beneficial to the market		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		participants in terms of greater	participants in terms of greater		
		transparency, investor protection	transparency, investor protection		
		and market efficiency.	and market efficiency.		
78.	Rec. 42	(42) ESMA should charge fees	(42) ESMA should charge fees	(42) The national competent	
		on directly supervised entities to	on directly supervised entities to	authority should charge fees on	
		cover its costs, including	cover its costs, including	directly supervised entities to	
		overheads. The level of the fee	overheads. The level of the fee	cover its costs, including	
		should be proportionate to the	should be proportionate to the	overheads. The level of the fee	
		size of a directly supervised	size of a directly supervised	should be proportionate to the	
		entity, having regard to the early	entity, having regard to the early	size of a directly supervised	
		stage of development of the	stage of development of the	entity, having regard to the early	
		crowdfunding industry.	crowdfunding industry.	stage of development of the	
				crowdfunding industry.	
79.	Rec. 42a		(42a) To ensure an efficient		
	(new)		supervision and authorisation		
			procedure, Member States		
			should delineate the duties and		
			functions pursuant to this		
			Regulation to be carried out by		
			the competent authorities.		
			Member States should		
			designate a single point of		
			contact to manage		
			communication with ESMA		
			and competent authorities		
			across the Union, which would		
			provide for effective cross-		
			border administrative		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			cooperation.		
80.	Rec. 42b		(42b) A set of effective tools and		
	(new)		powers and resources for the		
			competent authorities of		
			Member States guarantees		
			supervisory effectiveness. This		
			Regulation should therefore in		
			particular provide for a		
			minimum set of supervisory		
			and investigative powers with		
			which competent authorities of		
			Member States should be		
			entrusted in accordance with		
			national law. Those powers		
			should be exercised, where the		
			national law so requires, by		
			application to the competent		
			judicial authorities. When		
			exercising their powers under		
			this Regulation, competent		
			authorities and ESMA should		
			act objectively and impartially		
			and remain autonomous in		
			their decision-making.		
81.	Rec. 42c		(42c) For the purpose of		
	(new)		detecting infringements of this		
			Regulation, it is necessary for		
			competent authorities to be		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			able to access sites other than		
			the private residences of		
			natural persons in order to		
			seize documents. Access to such		
			premises is necessary when		
			there is reasonable suspicion		
			that documents and other data		
			related to the subject matter of		
			an inspection or investigation		
			exist and might be relevant to		
			prove an infringement of this		
			<b>Regulation.</b> Additionally,		
			access to such premises is		
			necessary where the person to		
			whom a demand for		
			information has already been		
			made fails to comply with it, or		
			where there are reasonable		
			grounds for believing that, if a		
			demand were to be made, it		
			would not be complied with or		
			that the documents or		
			information to which the		
			information requirement		
			relates would be removed,		
0.2	D		tampered with or destroyed.		
82.	Rec. 42d		(42d) In line with the		
	(new)		<b>Communication</b> of the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			<b>Commission</b> of		
			8 December 2010 on		
			<b>Reinforcing</b> sanctioning		
			regimes in the financial		
			services sector and in order to		
			ensure that the requirements of		
			this Regulation are fulfilled, it		
			is important that Member		
			States take necessary steps to		
			ensure that infringements of		
			this Regulation are subject to		
			appropriate administrative		
			sanctions and other		
			administrative measures.		
			Those sanctions and measures		
			should be effective,		
			proportionate and dissuasive		
			and ensure a common		
			approach in Member States and a deterrent effect. This		
			Regulation should not limit		
			Member States in their ability		
			to provide for higher levels of		
			administrative sanctions.		
83.	Rec. 42e		(42e) In order to ensure that		
	(new)		decisions imposing		
			administrative sanctions or		
			other administrative measures		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			taken by competent authorities		
			have a deterrent effect on the		
			public at large, they should		
			normally be published unless		
			the competent authority in		
			accordance with this		
			Regulation deems it necessary		
			to opt for a publication on an		
			anonymous basis, to delay the		
			publication or not to publish.		
84.	Rec. 42f		(42f) Although Member States		
	(new)		should be able to lay down		
			rules for administrative and		
			<u>criminal sanctions for the same</u>		
			infringements, Member States		
			should not be required to lay		
			down rules for administrative		
			sanctions for the infringements		
			of this Regulation which are		
			subject to criminal sanctions in		
			their national law. In		
			accordance with national law,		
			Member States are not obliged		
			to impose both administrative		
			and criminal sanctions for the		
			same offence, but they should		
			be able to do so if their national		
			law so permits. However, the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			maintenance of criminal		
			sanctions instead of		
			administrative sanctions for		
			infringements of this		
			Regulation should not reduce		
			or otherwise affect the ability of		
			competent authorities to		
			cooperate, access and exchange		
			information in a timely way		
			with competent authorities in		
			other Member States for the		
			purposes of this Regulation,		
			including after any referral of		
			the relevant infringements to		
			the competent judicial		
			authorities for criminal		
			prosecution.		
85.	Rec. 42g		(42g) Whistleblowers might		
	(new)		bring new information to the		
			attention of competent		
			authorities which assists them		
			in detecting and imposing		
			sanctions in cases of		
			infringements of this		
			Regulation. This Regulation		
			should therefore ensure that		
			adequate arrangements are in		
			place to enable whistleblowers		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			to alert competent authorities		
			to actual or potential		
			infringements of this		
			Regulation and to protect them		
			from retaliation.		
86.	Rec. 42h		(42h) In order to specify the		
	(new)		requirements set out in this		
			Regulation, the power to adopt		
			acts in accordance with		
			Article 290 of the Treaty on the		
			Functioning of the European		
			<b>Union</b> (TFEU) should be		
			delegated to the Commission		
			with regard to specific		
			provisions of this Regulation. It		
			is of particular importance that		
			the Commission carries out		
			appropriate consultations		
			during its preparatory work,		
			including at expert level, and		
			that those consultations be		
			conducted in accordance with		
			the principles laid down in the		
			Interinstitutional Agreement of		
			13 April 2016 on Better Law-		
			Making <sup>28</sup> . In particular, to		

OJ L 123, 12.5.2016, p. 1.

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			ensure equal participation in		
			the preparation of delegated		
			acts, the European Parliament		
			and the Council receive all		
			documents at the same time as		
			Member States' experts, and		
			their experts systematically		
			have access to meetings of		
			<b>Commission</b> expert groups		
			dealing with the preparation of		
			delegated acts.		
87.	Rec. 42i		(42i) Technical standards in		
	(new)		<u>financial</u> services should		
			ensure adequate protection of		
			investors and consumers across		
			the Union. As bodies with		
			highly specialised expertise, it		
			would be efficient and		
			appropriate to entrust ESMA		
			and EBA with the elaboration		
			of draft regulatory technical		
			standards which do not involve		
			policy choices, for submission		
00	D		to the Commission.		
88.	Rec. 42j (new)		(42j) The Commission should		
	(IICW)		be empowered to adopt		
			regulatory technical standards		
			developed by ESMA and EBA		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			with regard to specific		
			provisions of this Regulation.		
			The Commission should adopt		
			those regulatory technical		
			standards by means of		
			delegated acts pursuant to		
			Article 290 TFEU and in		
			accordance with Articles 10		
			to 14 of Regulation (EU)		
			<u>No 1095/2010.</u>		
89.	Rec. 42k		(42k) The Commission should		
	(new)		also be empowered to adopt		
			implementing technical		
			standards developed by ESMA		
			with regard to specific		
			provisions of this Regulation.		
			The Commission should adopt		
			those implementing technical		
			standards by means of		
			implementing acts pursuant to		
			Article 291 TFEU and in		
			accordance with Article 15 of		
			<b>Regulation (EU) No 1095/2010.</b>		
90.	Rec. 421		(421) Any processing of		
	(new)		personal data carried out		
			within the framework of this		
			Regulation, such as the		
			exchange or transmission of		

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			personal data by the competent		
			authorities, should be		
			undertaken in accordance with		
			Regulation (EU) 2016/679 and		
			any exchange or transmission		
			of information by ESMA		
			should be undertaken in		
			accordance with Regulation		
			(EU) 2018/1725.		
91.	Rec. 43	(43) Since the objectives of this	(43) Since the objectives of this		
		Regulation, namely to address	Regulation, namely to address	Regulation, namely to address	
		the fragmentation of the legal	the fragmentation of the legal	the fragmentation of the legal	
		framework applicable to	framework applicable to	framework applicable to	
		crowdfunding services in order to	crowdfunding services in order to	crowdfunding services in order to	
		ensure the proper functioning of	ensure the proper functioning of	ensure the proper functioning of	
		the internal market in such	the internal market in such		
		services while enhancing	services while enhancing	services while enhancing	
		investor protection as well as	investor protection as well as	investor protection as well as	
		market efficiency and	market efficiency and	market efficiency and	
		contributing to establishing the	contributing to establishing the	contributing to establishing the	
		Capital Markets Union, cannot be	Capital Markets Union, cannot be	Capital Markets Union, cannot be	
		sufficiently achieved by the	sufficiently achieved by the	sufficiently achieved by the	
		Member States but can rather be	Member States but can rather be	Member States but can rather be	
		better achieved at Union level,	better achieved at Union level,	better achieved at Union level,	
		the Union may adopt measures in	the Union may adopt measures in	the Union may adopt measures in	
		accordance with the principle of	accordance with the principle of	accordance with the principle of	
		subsidiarity as set out in Article 5	subsidiarity as set out in Article 5	subsidiarity as set out in Article 5	
		of the Treaty on European Union.	of the Treaty on European Union.	of the Treaty on European Union.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	
92.	Rec. 44	(44) The application of this Regulation should be deferred to align it with the application of the national rules transposing Directive XXX/XXXX/EU (Directive (EU)/ of of the European Parliament and of the Council), which exempts crowdfunding service providers falling under the scope of this Regulation from the application of Directive 2014/65/EU.	(44) The application of this Regulation should be deferred to align italigned with the application of the national rules transposing Directive XXX/XXXX/EU (Directive (EU)/ of of the European Parliament and of the Council), which exempts crowdfunding service providers falling under the scope of this Regulation from the application of Directive 2014/65/EU.	(44) The application of this Regulation should be deferred to align it with the application of the national rules transposing Directive XXX/XXXX/EU (Directive (EU)/ of of	
93.	Rec. 44a (new)		(44a) In the interest of legal certainty and in view of the replacement of national rules by the rules of this Regulation insofar as types of crowdfunding services are concerned which are now included within the scope of this Regulation, it is		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			appropriate to make		
			transitional arrangements		
			allowing persons who are		
			providing such crowdfunding		
			services in accordance with		
			national laws preceding this		
			Regulation to adapt their		
			business operations to the rules		
			provided by this Regulation		
			and to have sufficient time to		
			apply for an authorisation		
			under this Regulation.		
			Therefore, such persons should		
			be able to continue to carry out		
			crowdfunding services which		
			are now included within the		
			scope of this Regulation in		
			accordance with the applicable		
			national law until X of Month		
			20xx. Member States can		
			during this transitional period		
			put in place special procedures		
			which enable persons		
			authorised under national law		
			to carry out crowdfunding		
			services which are now		
			included within the scope of		
			this Regulation to convert their		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			national authorisations into		
			authorisations under this		
			Regulation, provided that the		
			<u>crowdfunding</u> <u>service</u>		
			providers meet the		
			requirements of this		
			Regulation.		
94.	Rec. 44b		(44b) After X of Month 20xx,		
	(new)		<u>crowdfunding</u> <u>service</u>		
			providers who have failed to		
			obtain authorisation in		
			accordance with this		
			Regulation, should not issue		
			any new crowdfunding offers.		
			To avoid the situation whereby		
			the raising of target capital in		
			relation to a particular		
			crowdfunding project is not		
			completed by X of Month 20xx,		
			the calls for funding should be		
			closed before that date.		
			However, after X of Month		
			20xx servicing of the existing		
			contracts, including collecting		
			and transferring receivables,		
			providing asset safe-keeping		
			services or processing		
			corporate actions, may be		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			continued in accordance with		
05	D 44 .		the applicable national laws.		
95.	Rec. 44c (new)		(44c) To accommodate		
	(new)		divergent levels of development		
			in crowdfunding markets		
			across the Member States and		
			where crowdfunding service		
			providers do not engage with		
			clients in other Member States,		
			Member States should have the		
			possibility to grant their		
			competent authorities the		
			power to extend the duration of		
			the transition period at the		
			request of the crowdfunding		
			service provider.		
96.	Rec. 45	(45) This Regulation respects the	(45) This Regulation respects the	(45) This Regulation respects the	
		fundamental rights and observes	fundamental rights and observes	fundamental rights and observes	
		the principles recognised by the	the principles recognised by the	the principles recognised by the	
		Charter of Fundamental Rights of	Charter of Fundamental Rights of	Charter of Fundamental Rights of	
		the European Union. Therefore,	the European Union. Therefore,	the European Union. Therefore,	
		this Regulation should be	this Regulation should be	this Regulation should be	
		interpreted and applied in	interpreted and applied in	interpreted and applied in	
		accordance with those rights and	accordance with those rights and	accordance with those rights and	
		principles.	principles.	principles.	
97.	Rec. 46	(46) The European Data	(46) The European Data	(46) The European Data	
		Protection Supervisor was	Protection Supervisor was	Protection Supervisor was	
		consulted in accordance with	consulted in accordance with	consulted in accordance with	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		Article 28(2) of Regulation (EC)	Article 28(2) of Regulation (EC)	Article 28(2) of Regulation (EC)	
		No 45/2001 of the European	No 45/2001 of the European	No 45/2001 of the European	
		Parliament and of the Council <sup>29</sup> ,	Parliament and of the Council <sup>30</sup> ,	Parliament and of the Council <sup>31</sup> ,	
98.		HAVE ADOPTED THIS	HAVE ADOPTED THIS	HAVE ADOPTED THIS	
		REGULATION:	REGULATION	REGULATION:	
99.	Chapter 1 -	Chapter I	CHAPTER I	Chapter I	
	title	Subject matter, scope and	Subject matter, scope and	Subject matter, scope and	
		definitions	definitions GENERAL	definitions	
			<u>PROVISIONS</u>		
100.	Art. 1 - title	Article 1	Article 1	Article 1	
		Subject matter	Subject matter, scope and	Subject matter	
			<u>exemptions</u>		
101.	Art. 1 - para	This Regulation establishes	This Regulation establishes	This Regulation establishes	
	1	uniform requirements for the	uniform requirements for the	uniform requirements for the	
		following:	following:	following:	
102.	Art. 1 - para	(a) the operation and organisation	the operation and organisation of	(a) the operation and organisation	
	1 - point a	of crowdfunding service	erowdfunding service providers;	of crowdfunding service	
100		providers;		providers;	
103.	Art. 1 - para	(b) the authorisation and	the authorisation and supervision	(b) the authorisation and	
	1 - point b	supervision of crowdfunding	of crowdfunding service	supervision of crowdfunding	
101		service providers;	providers;	service providers;	
104.	Art. 1 - para	(c) transparency and marketing	transparency and marketing	(c) transparency and marketing	

Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1).

Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1).

Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1).

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	1 - point c	communications in relation to the provision of crowdfunding services in the Union.	communications in relation to the provision of crowdfunding services in the Union	communications in relation to the provision of crowdfunding services in the Union.	
105.	Art. 1 - para 1 (new)		1. This Regulation lays down requirements for the operation, organisation, authorisation and supervision of crowdfunding service providers and on the transparency and marketing communications in relation to the provision of crowdfunding services in the Union.		
106.	Art. 1 - para 2 (new)		2. This Regulation shall not apply to:		
107.	Art. 1 - para 2 - point a (new)		(a) crowdfunding services that are provided to project owners that are consumers, as defined in Article 3(a) of Directive 2008/48/EC;		
108.	Art. 1 - para 2 - point b (new)		(b) other services related to those defined in Article 3(1)(a) that are provided in accordance with national law;		
109.	Art. 1 - para 2 - point d (new)		(d) crowdfunding offers with a total consideration in the Union of more than EUR 8 000 000, which shall be		

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			calculated over a period of 12		
			months as the sum of:		
110.	Art. 1 - para		(i) the total consideration		
	2 - point d -		of offers of transferable		
	point i (new)		securities and admitted		
			instruments for crowdfunding		
			purposes as per Article 3(1)(i)		
			and 3(1)(ia) and amounts		
			raised via loan agreements		
			through a crowdfunding		
			platform by a particular		
			project owner; and		
111.	Art. 1 - para		(ii) the total consideration of		
	2 - point d -		offers to the public of transferable		
	point ii		securities made by the project		
			owner referred to in point (i) in its		
			capacity as an offeror pursuant to		
			the exemption under Article 1(3)		
			or Article 3(2) of Regulation (EU)		
			<u>2017/1129.</u>		
112.	Art. 1 - para		2a. A Member State may		
	2a (new)		decide to prohibit the raising of		
			capital for crowdfunding projects		
			from its residents for the amount that exceeds the total		
			that exceeds the total consideration under which that		
			Member State exempts offers of		
			securities to the public from the		
			obligation to publish a prospectus		

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			in accordance with		
			Regulation (EU) 2017/1129.		
113.	Art. 1 - para		2a1. Where a Member State		
	2a1 (new)		decides to provide for the		
			prohibition referred to in		
			paragraph 2a of this Article it		
			may in addition decide to		
			prohibit the raising of capital		
			for crowdfunding offers above		
			<b>EUR 5 000 000 from its</b>		
			residents.		
114.	Art. 1 - para		<b>2b.</b> Member States shall		
	2b (new)		notify the decision to align the		
			threshold for capital raising		
			referred to in paragraph 2a of		
			this Article with the applicable		
			total consideration under		
			<b>Regulation (EU) 2017/1129</b>		
			and the decisions referred to in		
			paragraphs 2a and 2a1 of this		
			Article to the European		
			<b>Commission and ESMA before</b>		
			their entry into force. ESMA		
			shall disclose this information		
			without delay on its website.		
115.	Art. 1 - para		3. Unless a		
	3 (new)		crowdfunding service provider, a		
			project owner or an investor is		
			authorised as a credit institution		

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			in accordance with Article 8 of		
			Directive 2013/36/EU, Member		
			States shall not apply national		
			requirements implementing		
			Article 9(1) of Directive		
			2013/36/EU and ensure that their		
			national laws do not require a		
			credit institution license or any		
			other individual exemption,		
			authorisation or dispensation in		
			connection with the provision of		
			<u>crowdfunding</u> <u>services</u> in the		
11.5			following situations:		
116.	Art. 1 - para		(i) for project owners that in		
	3 - point i (new)		respect of the loans facilitated by		
	(liew)		the crowdfunding service		
			provider accept funds from		
115			investors; or		
117.	Art. 1 - para		(ii) for investors that grant loans		
	3 - point ii (new)		to project owners facilitated by		
	(iiew)		the crowdfunding service		
110	Art. 2 - title	1 . 1 . 2	provider.	4	
118.	Art. 2 - title	Article 2	Article 2	Article 2	
		Scope	Scope	Scope	
119.	Art. 2 - para	1. This Regulation shall apply to	1. This Regulation shall	1. This Regulation shall apply to	
	1	legal persons who choose to seek	apply to legal persons who	legal persons who choose to seek	
		authorisation in accordance with	choose to seek authorisation in	authorisation in accordance with	
		Article 10 and to crowdfunding	accordance with Article 10 and to	Article 10 and to crowdfunding	
		service providers authorised in	crowdfunding service providers	service providers authorised in	
		accordance with that Article, in	authorised in accordance with	accordance with that Article, in	

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		relation to the provision of crowdfunding services.	that Article, in relation to the provision of crowdfunding services.	relation to the provision of crowdfunding services. Those legal persons shall have an effective and stable establishment in a Member State in order to be eligible to apply for authorisation.	
120.	Art. 2 - para 2	2. This Regulation shall not apply to:	2. This Regulation shall not apply to:	2. This Regulation shall not apply to:	
121.	Art. 2 - para 2 - point a	(a) crowdfunding services that are provided to project owners that are consumers, as defined in Article 3(a) of Directive 2008/48/EC;	(a) crowdfunding services that are provided to project owners that are consumers, as defined in Article 3(a) of Directive 2008/48/EC;	(a) crowdfunding services that are provided to project owners that are consumers, as defined in Article 3(a) of Directive 2008/48/EC;	
122.	Art. 2 - para 2 - point b	(b) crowdfunding services that are provided by natural or legal persons that have been authorised as an investment firm in accordance with Article 7 of Directive 2014/65/EU;	(b) crowdfunding services that are provided by natural or legal persons that have been authorised as an investment firm in accordance with Article 7 of Directive 2014/65/EU;	(b) crowdfunding services that are provided by natural or legal persons that have been authorised as an investment firm in accordance with Article 7 of Directive 2014/65/EU;	
123.	Art. 2 - para 2 - point c	(c) crowdfunding services that are provided by natural or legal persons in accordance with national law;	(c) crowdfunding services that are provided by natural or legal persons in accordance with national law;	(c) crowdfunding services that are provided by natural or legal persons in accordance with national law;	
124.	Art. 2 - para 2 - point d	(d) crowdfunding offers with a consideration of more than EUR 1 000 000 per crowdfunding offer, which shall be calculated	(d) crowdfunding offers with a consideration of more than EUR 1 000 000 per crowdfunding offer, which shall be calculated	(d) crowdfunding offers with a consideration of more than <i>EUR</i> 8 000 000 per crowdfunding offer, which shall be calculated	

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		over a period of 12 months with in regard to a particular crowdfunding project.	over a period of 12 months with in regard to a particular crowdfunding project.	over a period of 12 months with in regard to a particular crowdfunding project.	
125.	Art. 2 - para 2a (new)			2a. National laws on licence requirements relating to project owners or investors shall not prevent those project owners or investors from using crowdfunding services provided by crowdfunding service providers pursuant to, and authorised by, this Regulation.	
126.	Art. 3 - title	Article 3 Definitions	Article 3 Definitions	Article 3 Definitions	
127.	Art. 3 - para	1. For the purposes of this Regulation, the following definitions shall apply:	1. For the purposes of this Regulation, the following definitions shall apply:	1. For the purposes of this Regulation, the following definitions shall apply:	
128.	Art. 3 - para 1 - point a	(a) 'crowdfunding service' means the matching of business funding interest of investors and project owners through the use of a crowdfunding platform and which consist of any of the following:	(a) 'crowdfunding service' means the matching of business funding interest of investors and project owners through the use of a crowdfunding platform and which consist of any of the following:	(a) 'crowdfunding service' means the <i>provision</i> of a crowdfunding platform which <i>enables either</i> of the following:	

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129.	Art. 3 - para 1 - point a - point i	(i) the facilitation of granting of loans;	(i) the facilitation of granting of loans;	(i) direct crowdfunding service, comprising the facilitation of matching a specific investor with a specific project owner and of matching a specific project owner with a specific investor,	
130.	Art. 3 - para 1 - point a - point ii	point 7 of Section A of Annex I	commitment, as referred to in point 7 of Section A of Annex I to Directive 2014/65/EU, of transferable securities and admitted instruments for crowdfunding purposes issued	(ii) intermediated crowdfunding service, comprising the facilitation of matching an investor with a project owner and determining the pricing and packaging of offers in respect thereof, or the facilitation of matching a project owner with an investor and determining pricing of offers in respect	
131.	Art. 3 - para 1 - point aa (new)		(aa) 'loan' means a sum of money borrowed by a project owner under the agreed terms, which together with the		

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			accrued interest has to be unconditionally paid back to the investor in accordance with the instalment payment schedule;		
132.	Art. 3 - para 1 - point b	(b) 'crowdfunding platform' means an electronic information system operated or managed by a crowdfunding service provider;	(b) 'crowdfunding platform' means ana publicly accessible internet-based electronic information system operated or managed by a crowdfunding service provider;	(b) 'crowdfunding platform' means an electronic system operated or managed by a crowdfunding service provider;	
133.	Art. 3 - para 1 - point c	(c) 'crowdfunding service provider' means a legal person who provides crowdfunding services and has been authorised for that purpose by the European Securities and Markets Authority (ESMA) in accordance with Article 11 of this Regulation;	(c) 'crowdfunding service provider' means a legal person who provides crowdfunding services and has been authorised for that purpose by the European Securities and Markets Authority (ESMA) in accordance with Article 11 of this Regulation;	(c) 'crowdfunding service provider' means a legal person who provides <i>one or more</i> crowdfunding services and has been authorised for that purpose by the <i>relevant national competent authority</i> in accordance with Article <i>10</i> of this Regulation;	
134.	Art. 3 - para 1 - point d	(d) 'crowdfunding offer' means any communication by crowdfunding service providers that contains information which enables prospective investors to decide on the merits of entering into a crowdfunding transaction;	(d) 'crowdfunding offer' means any communication by crowdfunding service providers that contains information which enables prospective investors to decide on the merits of entering investing into a crowdfunding	(d) 'crowdfunding offer' means any communication by crowdfunding service providers that contains information which enables prospective investors to decide on the merits of entering into a crowdfunding transaction;	

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			transactionproject;		
135.	Art. 3 - para 1 - point e	(e) 'client' means any prospective or actual investor or project owner to whom a crowdfunding service provider	(e) 'client' means any prospective or actual investor or project owner to whom a crowdfunding service provider	(e) 'client' means any prospective or actual investor or project owner to whom a crowdfunding service provider	
		provides or may provide crowdfunding services;	provides or may provide crowdfunding services;	provides or may provide crowdfunding services;	
136.	Art. 3 - para 1 - point f	(f) 'project owner' means any person that seeks to fund its crowdfunding project through a crowdfunding platform;	(f) 'project owner' means any person that seeks to fund its crowdfunding project through a crowdfunding platform;	(f) 'project owner' means any person that seeks to <i>obtain</i>	
137.	Art. 3 - para 1 - point g	(g) 'investor' means any person that, through a crowdfunding platform, grants loans or acquires transferable securities;	(g) 'investor' means any person that, through a crowdfunding platform, grants loans or acquires transferable securities; or admitted instruments for crowdfunding purposes;		
138.	Art. 3 - para 1 - point ga (new)		(ga) 'sophisticated investor' means any person that is a professional client by virtue of points (1), (2), (3) and (4) of Section I of Annex II to Directive 2014/65/EU or any person that has received the approval of the crowdfunding provider in accordance with the criteria and the procedure laid down in Annex II;		

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139.	Art. 3 - para 1 - point gb (new)		(gb) 'non-sophisticated investor' means an investor who is not a sophisticated investor;		
140.	Art. 3 - para 1 - point h	(h) 'crowdfunding project' means the business activity or activities that a project owner funds or seeks to fund through the crowdfunding offer;	(h) 'crowdfunding project' means the business activity or activities—that a project owner funds or seeks to fund through the crowdfunding offer;	(h) 'crowdfunding project' means the <i>purpose for which</i> a project owner funds or seeks to <i>raise funds</i> through the crowdfunding offer;	
141.	Art. 3 - para 1 - point i	(i) 'transferable securities' means transferable securities as defined in Article 4(1)(44) of Directive 2014/65/EU;	(i) 'transferable securities' means transferable securities as defined in Article 4(1)(44) of Directive 2014/65/EU;	(i) 'transferable securities' means transferable securities as defined in Article 4(1)(44) of Directive 2014/65/EU;	
142.	Art. 3 - para 1 - point ia (new)		(ia) 'admitted instruments for crowdfunding purposes' means shares of a limited liability company as listed in Annex III, provided that the transfer of such shares is not subject to restrictions which would effectively prevent the shares from being transferred;		
143.	Art. 3 - para 1 - point j	(j) 'marketing communications' means any information or communication from a crowdfunding service provider to a prospective investor or prospective project owner about the services of the crowdfunding service provider, other than	(j) 'marketing communications' means any information or communication from a crowdfunding service provider to a prospective investor	(j) 'marketing communications' means any information or communication from a crowdfunding service provider to a prospective investor or prospective project owner about the services of the crowdfunding service provider, other than	

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144.	Art. 3 - para 1 - point k	investor disclosures required under this Regulation;  (k) 'durable medium' means an instrument which enables the storage of information in a way that is accessible for future reference and for a period of time adequate for the purposes of the information and which allows for the unchanged reproduction of	other than investor disclosures required under this Regulation;  (k) 'durable medium' means an instrument which enables the storage of information in a way that is accessible for future reference and for a period of time adequate for the purposes of the information and which allows for the unchanged reproduction of	investor disclosures required under this Regulation; (k) 'durable medium' means an instrument which enables the storage of information in a way that is accessible for future reference and for a period of time adequate for the purposes of the information and which allows for the unchanged reproduction of	
145.	Art. 3 - para 1 - point l	the information stored; (1) 'special purpose vehicle' or 'SPV' means entities whose sole purpose is to carry on a securitisation within the meaning of Article 1(2) of Regulation (EU) No 1075/2013 of the European Central Bank.	the information stored;  (l) 'special purpose vehicle' or 'SPV' means entities whose sole purpose is to carry onout a securitisation within the meaning of Article 1(2) of Regulation (EU) No 1075/2013 of the European Central Bank <sup>32</sup> :	the information stored; (1) 'special purpose vehicle' or 'SPV' means <i>an entity created solely for, or which solely serves the</i> purpose <i>of</i> , a securitisation within the meaning of Article 1(2) of Regulation (EU) No 1075/2013 of the European Central Bank <sup>33</sup> .	
146.	Art. 3 - para 1 - point la (new)			(la) 'loan' means an agreement which obliges an investor to make available to a project owner an agreed sum of money for an agreed period of time and under which the project owner is	

<sup>&</sup>lt;sup>32</sup> OJ L 297, 7.11.2013, p. 107.

<sup>&</sup>lt;sup>33</sup> OJ L 297, 7.11.2013, p. 107.

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				obliged to repay that amount within the agreed time;	
147.	Art. 3 - para 1 - point la (new)		(la) 'competent authority' means the authority designated by each Member State in accordance with Article 27a.	,	
148.	Art. 3 - para 1 - point lb (new)			(lb) 'national competent authority' or 'NCA' means the national authority, or authorities, designated by a Member State and having the necessary powers and allocated responsibilities for performing the tasks related to the authorisation and supervision of crowdfunding service providers within the scope of this Regulation.	
149.	Art. 3 - para 2	2. The Commission shall be empowered to adopt delegated acts in accordance with Article 38 to specify further technical elements of the definitions laid down in paragraph 1 to take into account market developments, technological developments and	2. The Commission shall be empowered to adopt delegated acts in accordance with Article 38 to specify further technical elements of the definitions laid down in paragraph 1 to take into account market developments,		

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		experience in the operation of crowdfunding platforms and provision of crowdfunding services.	technological developments and experience in the operation of crowdfunding platforms and provision of crowdfunding services. 2. Where Member States decide to add or remove types of private liability companies, the shares of which should be listed in Annex III, they shall, before its entry into force, notify such a decision to the European Commission and ESMA. ESMA shall make the information publicly accessible on its website without undue delay.		
150.	Chapter II - title	Chapter II  Provision of crowdfunding services and organisational and operational requirements of crowdfunding service providers	CHAPTER II PROVISION OF CROWDFUNDING SERVICES AND ORGANISATIONAL AND OPERATIONAL REQUIREMENTS OF CROWDFUNDING SERVICE PROVIDERS	Chapter II  Provision of crowdfunding services and organisational and operational requirements of crowdfunding service providers	
151.	Art 4 - title	Article 4	Article 4	Article 4	

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		Provision of crowdfunding services	Provision of crowdfunding services	Provision of crowdfunding services	
152.	Art. 4 - para 1	1. Crowdfunding services shall only be provided by legal persons that have an effective and stable establishment in a Member State of the Union and that have been authorised as crowdfunding service providers in accordance with Article 11 of this Regulation.	1. Crowdfunding services shall only be provided by legal persons that have an effective and stable establishment in a Member State of the Union and that have been authorised as crowdfunding service providers in accordance with Article 11 of this Regulation. 10.	1. Crowdfunding services shall only be provided by legal persons that have an effective and stable establishment in a Member State of the Union and that have been authorised as crowdfunding service providers in accordance with Article 10 of this Regulation.	
153.	Art. 4 - para 1 - subpara 1a (new)			Legal persons established in a third country cannot apply for authorisation as crowdfunding service providers under this Regulation.	
154.	Art. 4 - para 2	2. Crowdfunding service providers shall act honestly, fairly and professionally in accordance with the best interests of their clients and prospective clients.	2. Crowdfunding service providers shall act honestly, fairly and professionally in accordance with the best interests of their clients and prospective clients.	2. Crowdfunding service providers shall act honestly, fairly and professionally in accordance with the best interests of their clients and prospective clients.	
155.	Art. 4 - para 3	3. Crowdfunding service providers shall not pay or accept any remuneration, discount or non-monetary benefit for routing investors' orders to a particular crowdfunding offer made on	3. Crowdfunding service providers shall not pay or accept any remuneration, discount or non-monetary benefit for routing investors' orders to a particular crowdfunding offer made on	3. Crowdfunding service providers shall not pay or accept any remuneration, discount or non-monetary benefit for routing investors' orders to a particular crowdfunding offer made on	

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156.	Art. 4 - para	theirs platform or to a particular crowdfunding offer provided on a third party platform.  4. Crowdfunding service	theirstheir platform or to a particular crowdfunding offer provided on a third party platform.  4. Crowdfunding service	crowdfunding offer provided on a third party platform.	
130.	Art. 4 - para 4	providers may exercise discretion on behalf of their clients with respect to the parameters of the clients' orders, in which case they shall disclose to their clients the exact method and parameters of that discretion and take all necessary steps to obtain the best possible result for their clients.	providers may exercise discretion on behalf of their elients with respect propose to the parameters of the clients' orders, in individual investors specific crowdfunding projects which ease they shall disclose correspond to their elients one or more specific parameter or risk indicator chosen by the investor. Where the investor wishes to make an investment in the exact method suggested crowdfunding projects, the investor shall review and parameters of that discretion and expressly take all necessary steps to obtain the best possible result for their clients an investment decision in relation to each individual crowdfunding offer.	providers may exercise discretion on behalf of their clients with respect to the parameters of the clients' orders, in which case they shall disclose to their clients the exact method and parameters of that discretion and take all necessary steps to obtain the best possible result for their clients.	

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157.	Art. 4 - para 5	5. As regards the use of special purpose vehicles for the provision of crowdfunding services, crowdfunding service providers shall only have the right to transfer one asset to the special purpose vehicle to enable investors to take exposure to that asset by means of acquiring securities. The decision to take exposure to that underlying asset shall exclusively lie with investors.	5. As regards the use of Where a special purpose vehicles vehicle is used for the provision of crowdfunding services, erowdfunding service providers only one illiquid or indivisible asset can be offered through such a special purpose vehicle. This requirement shall only have the right apply on a look-through basis to transfer one asset to the special purpose vehicle to enable investors to take exposure to that the underlying illiquid or indivisible asset by means of acquiring securities. held by financial or legal structures fully or partially owned or controlled by the special purpose vehicle. The decision to take exposure to that the underlying illiquid or indivisible asset shall exclusively lie with investors.	5. As regards the use of special purpose vehicles for the provision of crowdfunding services for investors who are not eligible counterparties as defined in Directive 2014/65/EU, crowdfunding service providers shall only have the right to transfer one asset to the special purpose vehicle to enable investors to take exposure to that asset by means of acquiring securities. The decision to take exposure to that underlying asset shall exclusively lie with investors.	
158.	Art. 4 - para 6 (new)		6. Crowdfunding service providers shall have in place the necessary procedures to apply customer due diligence measures, including the identification of the residency of the investor and prevent that the total amount raised for a crowdfunding offer from investors resident in a given		

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			Member State is above the		
			national threshold notified by that Member State in accordance		
159.	Art. 4a (new) - title		with Article 2(2a).	Article 4a	
				Intermediated crowdfunding services	
160.	Art. 4a (new) - para 1			For the purposes of this Regulation, intermediated crowdfunding services shall be considered to comprise the following:	
161.	Art. 4a (new) - para 1 - point a			a. the placing without a firm commitment basis, as referred to in point (7) of Section A of Annex I to Directive 2014/65/EU, of transferable securities or of the facilitation of loans issued by project owners;	
162.	Art. 4a (new) - para 1 - point b			b. the offer of investment advice, as referred to in point (5) of Section A to Annex I to Directive 2014/65/EU, with regards to transferable securities or the facilitation of loans issued by project owners; and	
163.	Art. 4a (new) - para			c. the reception and	

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	1 - point c			transmission of client orders, as referred to in point (1) of Section A to Annex I to Directive 2014/65, in relation to transferable securities or the facilitation of loans issued by project owners.	
164.	Art. 5 - title	Article 5  Effective and prudent management	Article 5  Effective and prudent management	Article 5  Effective and prudent management	
165.	Art. 5 - para 1	1. The management of crowdfunding service providers shall establish, and oversee the implementation of, adequate policies and procedures to ensure effective and prudent management, including the segregation of duties, business continuity and the prevention of conflicts of interest, in a manner that promotes the integrity of the market and the interest of their clients.	1. The management of crowdfunding service providers shall establish, and oversee the implementation of, adequate policies and procedures to ensure effective and prudent management, including the segregation of duties, business continuity and the prevention of conflicts of interest, in a manner that promotes the integrity of the market and the interest of their clients.	1. The management of crowdfunding service providers shall establish, and oversee the implementation of, adequate policies and procedures to ensure effective and prudent management, including the segregation of duties, business continuity and the prevention of conflicts of interest, in a manner that promotes the integrity of the market and the interest of their clients. Crowdfunding service providers who offer the services referred to in point (iia) of Article 3(1)(a) shall ensure that they have in place adequate	

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				systems and controls for the management of risk and financial modelling for that offer of services.	
166.	Art. 5 - para 1a (new)		1a. Crowdfunding service providers shall have in place appropriate systems and controls to assess the risks related to the loans intermediated on the platform.	offer of services.	
167.	Art. 5 - para 2 (new)		2. The management of crowdfunding service providers shall review periodically, taking into account the nature, scale and complexity of the crowdfunding services provided by the crowdfunding service provider, the prudential safeguards referred to in Article 10(2)(fb) and the business continuity plan referred to in Article 10(2)(g).		
168.	Art. 5 - para 2a (new)		2a. Where a crowdfunding service provider determines the price of a crowdfunding offer, it must:		
169.	Art. 5 - para 2a - point a		(a) undertake a reasonable		

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	(new)		assessment of the credit risk of the crowdfunding project or project owner before the crowdfunding offer is made, including by considering the risk that the crowdfunding project or project owner will not make one or more repayments in case of a loan, bond or other form of securitised debt by the due		
170.	Art. 5 - para 2a - point b (new)  Art. 5 - para		date; (b) base its credit risk assessment on sufficient information, including audited accounts covering the two latest financial years, if available:  a. of which it is aware at		
	2a - point b - point a (new)		the time the credit risk assessment is carried out;		
172.	Art. 5 - para 2a - point b - point b (new)		b. obtained, where appropriate, from the crowdfunding project or project owner, and, where necessary, any other relevant sources of information; and		
173.	Art. 5 - para		c. which enables the		

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	2a - point b - point c (new)		crowdfunding service provider to carry out a reasonable credit risk assessment;		
174.	Art. 5 - para 2a - point c - (new)		(c) establish, implement and maintain clear and effective policies and procedures to enable it to carry out credit risk assessments, and publish those policies and procedures;		
175.	Art. 5 - para 2a - point d - (new)		(d) ensure that the price is fair and appropriate;		
176.	Art. 5 - para 2a - point e - (new)		(e) have and use a risk management framework that is designed to achieve compliance with the requirements in points (a) to (d) of this paragraph;		
177.	Art. 5 - para 2a - point f - (new)		(f) maintain a record of each facilitated crowdfunding offer sufficient to demonstrate that:		
178.	Art. 5 - para 2a - point f - point a (new)		a. a credit risk assessment was carried out when required and in compliance with points (a) and (b) of this paragraph; and		
179.	Art. 5 - para 2a - point f -		b. the price of the crowdfunding offer was fair		

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	point b (new)		and appropriate in line with the risk management framework.		
180.	Art. 5a (new) - title			Article 5a  Due diligence requirements	
181.	Art. 5a (new) - para 1			Ia. Crowdfunding service providers shall undertake at least a minimum level of due diligence in respect of project owners that propose their project to be funded by the crowdfunding platform of a crowdfunding service provider.	
182.	Art. 5a (new) - para 2			2a. The minimum level of due diligence referred to in paragraph 1 shall comprise all of the following:	
183.	Art. 5a (new) - para 2 - point a			(a) evidence that the project owner has no criminal record regarding infringements of national commercial law, national insolvency law, national financial services law, anti-money laundering law, national fraud law or national professional liability	

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				obligations;	
184.	Art. 5a			(b) evidence that the project	
	(new) - para			owner that seeks to be funded	
	2 - point b			through the crowdfunding	
				platform:	
185.	Art. 5a (new) - para			(i) is not established in a non-	
	2 - point b -			cooperative jurisdiction, as	
	point i			recognised by the relevant	
				Union policy, or in a high-risk third country pursuant to Article	
				9(2) of Directive (EU) 2015/849;	
				or	
186.	Art. 5a			(ii) effectively complies with	
	(new) - para			Union or internationally agreed	
	2 - point b - point ii			tax standards on transparency	
	1			and exchange of information.	
187.	Art. 6 - title	Article 6	Article 6	Article 6	
		Complaints handling	Complaints handling	Complaints handling	
188.	Art. 6 - para	1. Crowdfunding service	1. Crowdfunding service providers	1. Crowdfunding service	
	1	providers shall establish and	shall establish and maintain effective and transparent procedures	providers shall have in place and	
		maintain effective and	for the prompt, fair and consistent	publish descriptions of effective	
		transparent procedures for the prompt, fair and consistent	handling of complaints received	and transparent procedures for the prompt, fair and consistent	
		handling of complaints received	from clients.	handling of complaints received	
		from clients.		from clients.	
189.	Art. 6 - para	2. Clients shall be able to file	2. Clients shall be able to file	2. Crowdfunding service	
	2	complaints with crowdfunding	complaints with crowdfunding	providers shall ensure that	
		service providers free of charge.	service providers free of charge.	clients are able to file complaints	

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				against them free of charge.	
190.	Art. 6 - para 3	3. Crowdfunding service providers shall keep a record of all complaints received and the measures taken.	3. Crowdfunding service providers shall keep a record of all complaints received and the measures taken.	3. Crowdfunding service providers shall develop and make available to clients a standard template for complaints and shall keep a record of all complaints received and the measures taken.	
191.	Art. 6 - para 3a (new)			3a. Crowdfunding service providers shall investigate all complaints in a timely and fair manner and communicate the outcome within a reasonable period of time to the complainant.	
192.	Art. 6 - para 4	4. The Commission may adopt delegated acts in accordance with Article 37 to specify the requirements, standard formats and procedures for complaint handling.	4. The Commission may adopt delegated acts in accordance with Article 37 to specify the requirements, standard formats and procedures for complaint handling, taking into account the nature, scale and complexity of the crowdfunding services	4. ESMA shall develop draft regulatory technical standards to specify the requirements, standard formats and procedures for complaint handling.	

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			provided by the crowdfunding service provider.		
193.	Art. 6 - para 4 - subpara 1a (new)			ESMA shall submit those draft regulatory technical standards to the Commission by [XXX (months) from the date of entry into force of this Regulation].	
194.	Art. 6 - para 4 - subpara 1b (new)			Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph of this paragraph in accordance with the procedure laid down in Articles 10 to 14 of Regulation (EU) No 1095/2010.	
195.	Art. 7 - title	Article 7 Conflicts of interest	Article 7 Conflicts of interest	Article 7 Conflicts of interest	
196.	Art. 7 - para 1- subpara 1	1. Crowdfunding service providers shall not have any financial participation in any crowdfunding offer on their crowdfunding platforms.	1. Crowdfunding service providers shall not have any financial—participation in any crowdfunding offer on their crowdfunding platforms.	1. Crowdfunding service providers shall not have any financial participation in any crowdfunding offer on their crowdfunding platforms.	
197.	Art. 7 - para 1 - subpara 1a (new)			By way of derogation from the first subparagraph, crowdfunding service providers may hold a financial participation in a crowdfunding	

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			offer on their crowdfunding platforms when information on that participation is made clearly available to clients by publishing clear and transparent selection procedures.	
198. Art. 7 - p	2. Crowdfunding service providers shall not accept as their clients any of their shareholders holding 20% or more of share capital or voting rights, any of their managers or employees, or any person directly or indirectly linked to those shareholders, managers and employees by control as defined in Article 4(1)(35)(b) of Directive 2014/65/EU.	2. Crowdfunding service providers shall not accept—as their elients any of their shareholders holding 20% or more of share capital or voting rights, any of their managers or employees, or any person directly or indirectly linked to those shareholders, managers and employees by control as defined in Article 4(1)(35)(b) of Directive 2014/65/EU. 2014/65/EU acting as project owners in relation to the crowdfunding services offered on their crowdfunding platform. Crowdfunding service providers that accept as investors in the projects offered on their crowdfunding platform any of their shareholders holding 20% or more of share capital or voting rights, any of their managers or employees, or any person directly or indirectly linked to those	2. Crowdfunding service providers shall not accept as their clients any of their shareholders holding 20% or more of share capital or voting rights, any of their managers, or any person directly linked to those shareholders <i>and</i> managers by control as defined in Article 4(1)(35)(b) of Directive 2014/65/EU.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
199.	Art. 7 - para 3	3. Crowdfunding service providers shall maintain and operate effective internal rules to prevent conflicts of interest.	shareholders, managers or employees by control as defined in Article 4(1)(35)(b) of Directive 2014/65/EU shall fully disclose this on their website, including the specific offers invested in, and shall ensure that these investments are made under the same conditions as those of other investors and that these investors do not enjoy any preferential treatment or privileged access to information.  3. Crowdfunding service providers shall maintain and operate effective internal rules to prevent conflicts of interest.	3. Crowdfunding service providers shall maintain and operate effective internal rules to prevent conflicts of interest and they shall ensure that their employees cannot hold directly	
200.	Art. 7 - para 4	4. Crowdfunding service providers shall take all	4. Crowdfunding service providers shall take all appropriate steps to prevent identify manage	<ul> <li>or indirectly an influence over projects in which they have a financial participation.</li> <li>4. Crowdfunding service providers shall take all</li> </ul>	
		appropriate steps to prevent, identify, manage and disclose conflicts of interest between the crowdfunding service providers themselves, their shareholders,	steps to prevent, identify, manage and disclose conflicts of interest between the crowdfunding service providers themselves, their shareholders, their managers andor employees, or any person directly or	appropriate steps to prevent, identify, manage and disclose conflicts of interest between the crowdfunding service providers themselves, their shareholders,	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		their managers and employees, or any person directly or indirectly linked to them by control, as defined in Article 4(1)(35)(b) of Directive 2014/65/EU, and their clients, or between one client and another client.	indirectly linked to them by control, as defined in Article 4(1)(35)(b) of Directive 2014/65/EU, and their clients, or between one client and another client.	their managers and employees, or any person directly or indirectly linked to them by control, as defined in Article 4(1)(35)(b) of Directive 2014/65/EU, and their clients, or between one client and another client.	
201.	Art. 7 - para 5	5. Crowdfunding service providers shall disclose to their clients and potential clients the general nature and sources of conflicts of interest and the steps taken to mitigate those risks when they consider that this is necessary for the measures taken in accordance with the internal rules referred to in paragraph 3 to be effective.	5. Crowdfunding service providers shall disclose to their clients and potential clients the general nature and sources of conflicts of interest and the steps taken to mitigate those risks—when they consider that this is necessary for the measures taken in accordance with the internal rules referred to in paragraph 3 to be effective.	5. Crowdfunding service providers shall disclose to their clients the general nature and sources of conflicts of interest and the steps taken to mitigate those.	
202.	Art. 7 - para 6	6. The disclosure referred to in paragraph 5 shall:	6. The disclosure referred to in paragraph 5 shall:	6. The disclosure referred to in paragraph 5 shall:	
203.	Art. 7 - para 6 - point a	(a) be made in a durable medium;	(a) be made in a durable medium;	(a) be made in a durable medium;	
204.	Art. 7 - para 6 - point b	(b) include sufficient detail, taking into account the nature of each client, to enable each client to take an informed decision about the service in the context of which the conflict of interest	(b) include sufficient detail, taking into account the nature of each client, to enable each client to take an informed decision about the service in the context of which the conflict of interest arises.	(b) include sufficient detail, taking into account the nature of each client, to enable each client to take an informed decision about the service in the context of which the conflict of interest	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		arises.		arises.	
205.	Art. 7 - para 7	7. The Commission shall be empowered to adopt delegated acts in accordance with Article 37 to specify:	7. The Commission shall be empowered to adopt delegated acts in accordance with Article 37 to specify:	7. ESMA shall develop draft regulatory technical standards to specify the following:	
206.	Art. 7 - para 7 - point a	(a) the requirements for the maintenance or operation of internal rules referred to in paragraph 3;	(a) the requirements for the maintenance or operation of internal rules referred to in paragraph 3;	(a) the requirements for the maintenance or operation of <i>financial participation selection procedures and</i> internal rules referred to in <i>paragraphs 1</i> and 3;	
207.	Art. 7 - para 7 - point b	(b) the steps referred to in paragraph 4;	(b) the steps referred to in paragraph 4;	(b) the steps referred to in paragraph 4;	
208.	Art. 7 - para 7 - point c	(c) the arrangements for the disclosure referred to in paragraphs 5 and 6.	(c) the arrangements for the disclosure referred to in paragraphs 5 and 6.	(c) the arrangements for the disclosure referred to in paragraphs 5 and 6.	
209.			The delegated acts referred to in the first sub-paragraph shall take into account the nature, scale and complexity of the crowdfunding services provided by the crowdfunding service provider.		
210.	Art. 7 - para 7 - subpara 1a (new)			ESMA shall submit those draft regulatory technical standards to the Commission by [XXX months from the date of entry into force of this Regulation].	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
211.	Art. 7 - para 7 - subpara 1b (new)			Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with the procedure laid down in Articles 10 to 14 of Regulation (EU) No 1095/2010.	
212.	Art. 7a (new) - title			Article 7a  Alignment of the interests of crowdfunding platform with the investors	
213.	Art. 7a (new) - para 1			1. To ensure that crowdfunding platforms align their incentives with those of investors, incentive mechanisms shall be encouraged.	
214.	Art. 7a (new) - para 2			2. Crowdfunding platforms may participate in the funding of a project. That participation shall not exceed 2% of the capital accumulated for the project.	
215.	Art. 7a (new) - para 3			3. A success fee (carry) may be granted to the crowdfunding service provider whenever the	

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216	A 7			project exits successfully from the crowdfunding platform.	
216.	Art. 7a (new) - para 4			4. Crowdfunding service providers shall describe to ESMA the alignment of interests policy that they plan to use prior to the authorisation and request its approval.	
217.	Art. 7a (new) - para 5			5. Crowdfunding platforms may modify the alignment of interests policy every three years. Any modification is subject to approval by ESMA.	
218.	Art. 7a (new) - para 6			6. Crowdfunding platforms shall explicitly describe their alignment of interests policy on their website in a prominent place.	
219.	Art. 8 - title	Article 8 Outsourcing	Article 8 Outsourcing	Article 8 Outsourcing	
220.	Art. 8 - para 1	1. Crowdfunding service providers shall, when relying on a third party for the performance of operational functions, take all reasonable steps to avoid additional operational risk.	1. Crowdfunding service providers shall, when relying on a third party for the performance of operational functions, take all reasonable steps to avoid additional operational risk.	1. Crowdfunding service providers shall, when relying on a third party for the performance of operational functions, take all reasonable steps to avoid additional operational risk.	
221.	Art. 8 - para 2	2. Outsourcing of operational functions shall not impair	2. Outsourcing of operational functions shall not impair materially	2. Outsourcing of operational functions shall not impair the	

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		materially the quality of the crowdfunding service providers' internal control and the ability of ESMA to monitor the crowdfunding service provider's compliance with all obligations laid down in this Regulation.	the quality of the crowdfunding service providers' internal control and the ability of ESMAthe competent authority to monitor the crowdfunding service provider's compliance with all obligations laid down in this Regulation.	quality of the crowdfunding service providers' internal control and the ability of <i>the national competent authority</i> to monitor the crowdfunding service provider's compliance with all obligations laid down in this Regulation.	
222.	Art. 8 - para 3	3. Crowdfunding service providers shall remain fully responsible for compliance with this Regulation with respect to the outsourced activities.	3. Crowdfunding service providers shall remain fully responsible for compliance with this Regulation with respect to the outsourced activities.	3. Crowdfunding service providers shall remain fully responsible for compliance with this Regulation with respect to the outsourced activities.	
223.	Art. 9 - title	Article 9 Client asset safekeeping, holding of funds and providing payment services	Article 9 Client asset safekeeping, holding of funds and providing payment services	Article 9 Client asset safekeeping, holding of funds and providing payment services	
224.	Art. 9 - para 1 - intro	1. Crowdfunding service providers shall inform their clients of the following:	1. CrowdfundingWhere asset safekeeping services are provided, crowdfunding service providers shall inform their clients of the following: about:	1. Crowdfunding service providers shall inform their clients of the following:	
225.	Art. 9 - para 1 - point a	(a) whether, and on which terms and conditions they provide asset safekeeping services, including references to applicable national law;	whether,(a) the nature and on which—terms and conditions they provide for these asset safekeeping services, including references to applicable national law; and	(a) whether, and on which terms and conditions they provide asset safekeeping services, including references to applicable national law;	

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226.	Art. 9 - para	(b) whether asset safekeeping	(b) whether asset safekeeping	(b) whether asset safekeeping	
	1 - point b	services are provided by them or	services are provided by them	services are provided by them or	
		by a third party;	directly or by a third party;.	by a third party;	
227.	Art. 9 - para	(c) whether payment services and	whether payment services and the	(c) whether payment services and	
	1 - point c	the holding and safeguarding of	holding and safeguarding of funds	the holding and safeguarding of	
		funds are provided by the	are provided by the crowdfunding	funds are provided by the	
		crowdfunding service provider or	service provider or through a third	crowdfunding service provider or	
		through a third party provider	party provider acting on their behalf.	through a third party provider	
		acting on their behalf.		acting on their behalf.	
228.	Art. 9 - para		1a. Transferable securities or		
	1a (new)		admitted instruments for		
			crowdfunding purposes offered		
			on a crowdfunding platform and		
			which can be registered in a		
			<u>financial</u> instruments account		
			opened in the name of an investor		
			or which can be physically		
			delivered to a custodian shall be held in custody by the		
			held in custody by the crowdfunding service provider or		
			by a third party. An entity		
			providing custody services shall		
			be authorised in accordance with		
			Directive 2014/65/EC or Directive		
			CRD [exact reference to be		
			added].		
229.	Art. 9 - para		1b. Crowdfunding service		
	1b (new)		providers shall ensure that the		
			payment services in relation to the		
			provision of crowdfunding		

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			services are carried out in accordance with Directive 2015/2366/EU.		
230.	Art. 9 - para 2	2. Crowdfunding service providers or third party providers acting on their behalf shall not hold clients' funds or provide payment services unless those funds are intended for the provision of payment services related to the crowdfunding services and the crowdfunding service provider or the third party provider acting on its behalf is a payment service provider as defined in Article 4(11) of Directive (EU) 2015/2366.	2. Crowdfunding service providersprovider may itself or through a third-party providers acting on their behalf shall not hold elients' funds or provide payment services unless those funds are intended for the provision of payment services related to the erowdfunding services and provided that the crowdfunding service provider itself or the third- party provider acting on its behalf-is a payment service provider as defined in Article 4(11) of accordance with Directive (EU) 2015/2366.	2. Crowdfunding service providers or third party providers acting on their behalf shall not hold clients' funds or provide payment services unless those funds are intended for the provision of payment services related to the crowdfunding services and the crowdfunding service provider or the third party provider acting on its behalf is a payment service provider as defined in Article 4(11) of Directive (EU) 2015/2366.	
231.	Art. 9 - para 3	3. The funds referred to in paragraph 2 shall be safeguarded in accordance with the national provisions transposing Directive (EU) 2015/2366.	3. The funds referred to in paragraph 2 shall be safeguarded in accordance with the national provisions transposing Directive (EU) 2015/2366.	3. The funds referred to in paragraph 2 shall be safeguarded in accordance with the national provisions transposing Directive (EU) 2015/2366.	
232.	Art. 9 - para 4	4. Where crowdfunding service providers do not provide payment services or the holding and safeguarding of funds in relation to the crowdfunding	4. Where <u>a</u> crowdfunding service <u>providers doprovider does</u> not provide payment services <del>or the holding and safeguarding of funds</del> in relation to the crowdfunding	4. Where crowdfunding service providers do not provide payment services or the holding and safeguarding of funds in relation to the crowdfunding	

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		services either themselves or through a third party, such crowdfunding service providers shall put in place and maintain arrangements to ensure that project owners accept funding of crowdfunding offers or any payment only by means of a payment service provider as defined in Article 4(11) of Directive (EU) 2015/2366.	services either themselvesitself or through a third party, such a crowdfunding service providers provider shall put in place and maintain arrangements to ensure that project owners accept funding of crowdfunding offers or provide any payment services only by means of a payment service provider as defined operating in Article 4(11) of accordance with Directive (EU) 2015/2366.	services either themselves or through a third party, such crowdfunding service providers shall put in place and maintain arrangements to ensure that project owners accept funding of crowdfunding offers or any payment only by means of a payment service provider or an agent providing payment services as defined in Article 4(11) and Article 19 of Directive (EU) 2015/2366.	
233.	Art. 9a (new)		<u>Article 9a</u> Prudential requirements		
234.	Art. 9a - para 1 (new)		1. Crowdfunding service providers shall at all times have in place prudential safeguards equal to an amount of at least the highest between:		
235.	Art. 9a - para 1 - point a (new)		(a) EUR 25 000; and		
236.	Art. 9a - para 1 - point b (new)		(b) one quarter of the fixed overheads of the previous year, reviewed annually, which shall include the cost of servicing loans for three months when the crowdfunding service provider		

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			also facilitates the granting of		
			loans		
237.	Art 9a - para		1a. The prudential safeguards		
	1a (new)		referred to in paragraph 1 shall		
			take one of the following forms:		
238.	Art. 9a -		(a) own funds, consisting of		
	para 1a -		<b>Common Equity Tier 1 items</b>		
	point a		referred to in Articles 26 to 30 of		
	(new)		Regulation (EU) No 575/2013		
			after the deductions pursuant to		
			Article 36 in full without the		
			application of threshold		
			exemptions pursuant to Article 46		
			and 48 of that Regulation;		
239.	Art. 9a -		(b) an insurance policy		
	para 1a -		covering the territories of the		
	point b (new)		<b>Union where crowdfunding offers</b>		
	(IICW)		are actively marketed or a		
- 10			comparable guarantee; or		
240.	Art. 9a -		(c) a combination of points (a)		
	para 1a - point c		and (b).		
	(new)				
241.	Art. 9a -		1b. Paragraph 1 does not		
	para 1b -		apply to crowdfunding service		
	(new)		providers that are undertakings		
			subject, on a solo basis or on the		
			basis of their consolidated		
			situation, to the provisions of Title		
			III of Part Three of Regulation		
			(EU) No 575 / 2013 and		

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			undertakings which are subject,		
			on a solo basis or on the basis of		
			their consolidated situation, to the		
			provisions of [Investment Firm		
			Regulation (exact reference to be		
			added when available)].		
242.	Art. 9a -		1c. Paragraph 1 does not		
	para 1c -		apply to crowdfunding service		
	(new)		providers that are undertakings		
			subject to the provisions of Title		
			II, Articles 7 to 9, of Directive		
			(EU) 2015/2366 or Title II, Article		
			4 and 5, of Directive 2009/110/EC.		
243.	Art. 9a -		2. Where a crowdfunding		
	para 2- (new)		service provider has been in		
	(liew)		operation for less than 12 months		
			it may use forward-looking		
			business estimates in calculating		
			the fixed overheads, provided that		
			it starts using historical data as		
244.	Art. 9a -		soon as it is available.		
244.	Art. 9a - para 2a -		2a. The insurance policy		
	(new)		referred to in paragraph 1 shall have at least the following		
	(110)		characteristics:		
245.	Art. 9a -				
∠ <del>+</del> J.	para 2a -				
	point a -		than one year;		
	(new)				
246.	Art. 9a -		(b) a notice period for		
	para 2a -		cancellation of at least 90 days;		

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	point b -				
	(new)				
247.	Art. 9a -		(c) is taken out from an EU or		
	para 2a -		non-EU undertaking authorised		
	point c -		to provide insurance, in		
	(new)		accordance with Union law or		
			national law;		
248.	Art. 9a -		(d) is provided by a third		
	para 2a -		party entity.		
	point d -		party distriy		
	(new)				
249.	Art. 9a -		2b. The insurance policy		
	para 2b		referred to in paragraph 1 shall		
	(new)		include, without being limited		
			to, coverage against the risk of:		
250.	Art. 9a -		(a) loss of documents;		
200.	para 2b -		(a) loss of documents,		
	point a				
	(new)				
251.	Art. 9a -		(b) misrepresentations or		
	para 2b -		misleading statements made;		
	point b				
	(new)				
252.	Art. 9a -		(c) acts, errors or omissions		
	para 2b -		resulting in a breach of:		
	point c				
252	(new)				
253.	Art. 9a - para 2b -		i. legal and regulatory		
	para 2b - point c -		obligations;		
	point i (new)				
	Point I (new)				

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254.	Art. 9a - para 2b - point c - point ii (new)		ii. duty of skill and care towards clients;		
255.	Art. 9a - para 2b - point c - point iii (new)		iii. obligations of confidentiality;		
256.	Art. 9a - para 2b - point d (new)		(d) failure to establish, implement and maintain appropriate procedures to prevent conflicts of interest;		
257.	Art. 9a - para 2b - point e (new)		(e) losses arising from business disruption, system failures or process management.		
258.	Art. 9a - para 2b - point f (new)		(f) where applicable to the business model, gross negligence in carrying out asset valuation or credit pricing and scoring.		
259.	Art. 9a - para 2c (new)		2c. For the purposes of paragraph 1(b), crowdfunding service providers shall calculate their fixed overheads of the preceding year, using figures resulting from the applicable accounting framework, by subtracting the following items from the total expenses after distribution of profits to shareholders in their		

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			most recent audited annual		
			financial statements, or, where		
			audited statements are not		
			available, in annual financial		
			statements validated by national		
			supervisors:		
260.	Art. 9a -		(a) staff bonuses and other		
	para 2c -		remuneration, to the extent that		
	point a (new)		they depend on a net profit of the		
	(new)		crowdfunding service provider in		
			the respective year;		
261.	Art. 9a -		(b) employees', directors' and		
	para 2c -		partners' shares in profits;		
	point b (new)				
262.	Art. 9a -		(c) other appropriations of profits		
202.	para 2c -		and other variable remuneration,		
	point c		to the extent that they are fully		
	(new)		discretionary;		
263.	Art. 9a -		(d) shared commission and fees		
	para 2c -		payable which are directly related		
	point d		to commission and fees receivable,		
	(new)		which are included within total		
			revenue, and where the payment		
			of the commission and fees		
			payable is contingent upon the		
			actual receipt of the commission		
			and fees receivable; and		
264.	Art. 9a -		(e) non-recurring expenses from		
	para 2c -		non-ordinary activities.		
	point e				

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	(new)				
265.	Art. 9a -		2d. Where fixed expenses have		
	para 2d		been incurred on behalf of the		
	(new)		crowdfunding service providers		
			by third parties, and these fixed		
			expenses are not already included		
			within the total expenses referred		
			to in paragraph 2c, crowdfunding		
			service providers shall take either		
			of the following actions:		
266.	Art. 9a -		(a) where a break-		
	para 2d -		down of the expenses of those		
	point a (new)		third parties is available,		
	(liew)		crowdfunding service providers		
			shall determine the amount of		
			fixed expenses that those third		
			parties have incurred on their		
			behalf and shall add that amount		
			to the figure resulting from		
267	1		paragraph 2c;		
267.	Art. 9a -		(b) where the break-		
	para 2d - point b		down referred to in point (a) is not		
	(new)		available, crowdfunding service		
	(110 11)		providers shall determine the		
			amount of expenses incurred on		
			their behalf by those third parties		
			according to the crowdfunding		
			service providers' business plans and shall add that amount to the		
			figure resulting from paragraph		
			<u>2c.</u>		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
268.	Chapter II - title	Chapter II Authorisation and supervision of crowdfunding service providers	Chapter————————————————————————————————————	Chapter II Authorisation and supervision of crowdfunding service providers	
269.	Art. 10 - title	Article 10 Authorisation as a crowdfunding service provider	Article 10 Authorisation as a crowdfunding service provider	Article 10 Authorisation as a crowdfunding service provider	
270.	Art. 10 - para 1	1. A legal person that intends to provide crowdfunding services shall apply to ESMA for authorisation as a crowd funding service provider.	1. A legal person that intends to provide crowdfunding services shall apply to ESMA_the competent authority of the Member State of establishment for authorisation as a crowd fundingcrowdfunding service provider.	1. In order to become a crowdfunding service provider under this Regulation, a prospective crowdfunding service provider shall apply to the national competent authority of the Member State in which it is established for authorisation to provide crowdfunding services.	
271.	Art. 10 - para 2	2. The application referred to in paragraph 1 shall contain all of the following:	2. The application referred to in paragraph 1 shall contain all of the following:	2. The application referred to in paragraph 1 shall contain all of the following:	
272.	Art. 10 - para 2 - point a	(a) the address of the prospective crowdfunding service provider;	(a) the name (including the legal name and any other trading name to be used), physical address and internet address of the website used exclusively by the prospective	(a) the address of the prospective crowdfunding service provider;	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			crowdfunding service provider;		
273.	Art. 10 - para 2 - point b	(b) the legal status of the prospective crowdfunding service provider;	(b) the legal status of the prospective crowdfunding service provider;	(b) the legal status of the prospective crowdfunding service provider;	
274.	Art. 10 - para 2 - point c	(c) the articles of association of the prospective crowdfunding service provider;	(c) the articles of association of the prospective crowdfunding service provider;	(c) the articles of association of the prospective crowdfunding service provider;	
275.	Art. 10 - para 2 - point d	(d) a programme of operations setting out the types of crowdfunding services that the prospective crowd funding service provider wishes to provide;	(d) a programme of operations setting out the types of crowdfunding services that the prospective erowdfunding service provider wishes to provide;	(d) a programme of operations setting out the types of crowdfunding services that the prospective crowd funding service provider wishes to provide and the platform that it intends to operate, including where and how offers are to be marketed	
276.	Art. 10 - para 2 - point e	(e) a description of the prospective crowdfunding service provider's governance arrangements and internal control mechanisms to ensure compliance with this Regulation, including risk management and accounting procedures;	(e) a description of the prospective crowdfunding service provider's governance arrangements and internal control mechanisms to ensure compliance with this Regulation, including risk management and accounting procedures;	(e) a description of the prospective crowdfunding service provider's governance arrangements and internal control mechanisms to ensure compliance with this Regulation, including risk management and accounting procedures;	
277.	Art. 10 - para 2 - point f	(f) a description of the prospective crowdfunding service provider's systems, resources and procedures for the	(f) a description of the prospective crowdfunding service provider's systems, resources and procedures for the	(f) a description of the prospective crowdfunding service provider's systems,	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
278. 279.	Art. 10 - para fa (new)  Art. 10 - para fb (new)  Art. 10 -	control and safeguarding of the data processing systems;	control and safeguarding of the data processing systems;  (fa) a description of the prospective crowdfunding service provider's operational risks;  (fb) a description of the prospective crowdfunding service provider's prudential safeguards in accordance with Article 9a;	control and safeguarding of the data processing systems;	
280.	Art. 10 - para 2 - point g	(g) a description of the prospective crowdfunding service provider's business continuity arrangements;	(g) a description of the prospective crowdfunding service provider's business continuity arrangements plan which, taking into account the nature, scale and complexity of the crowdfunding services provided by the crowdfunding service provider, establishes measures and procedures that ensure, in the event of failure of the crowdfunding service provider, the continuity of the provision of critical services related to existing investments and sound administration of agreements between the crowdfunding service provider and its clients;	(g) a description of the prospective crowdfunding service provider's business continuity arrangements, to ensure that any loan repayments and investments will continue to be administered to the investors in the event of insolvency of the prospective crowdfunding service provider;	
281.	Art. 10 - para 2 - point h	(h) the identity of the persons responsible for the management of the prospective crowdfunding	(h) the identity of the persons responsible for the management of the prospective crowdfunding service provider;	(h) the identity of the persons responsible for the management of the prospective crowdfunding	

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282.	Art. 10 - para 2 - point i	service provider;  (i) proof that the persons referred to in point (h) are of good repute and possess appropriate knowledge and experience to manage the prospective crowdfunding service provider;	(i) proof that the persons referred to in point (h) are of good repute and possess appropriate knowledge and experience to manage the prospective crowdfunding service provider;	service provider;  (i) proof that the persons referred to in point (h) are of good repute and possess appropriate knowledge and experience to manage the prospective crowdfunding service provider;	
283.	Art. 10 - para 2 - point j	(j) a description of the internal rules of the prospective crowdfunding service provider to prevent that its shareholders who hold 20% or more of the share capital or voting rights, its managers or its employees or any person directly or indirectly linked to them by control engage in crowdfunding transactions offered by the prospective crowdfunding service provider;	(j) a description of the internal rules of the prospective crowdfunding service provider provider's internal rules to prevent that its shareholders who hold 20% or more of the share capital or voting rights, its managers or its employees or any person directly or indirectly linked to them those shareholders, managers or employees by control as defined in Article 4(1)(35)(b) of Directive 2014/65/EU engage as project owners in crowdfunding transactions projects offered by the prospective crowdfunding service provider;	(j) a description of the internal rules of the prospective crowdfunding service provider to prevent that its shareholders who hold 20% or more of the share capital or voting rights, its managers, or any person directly linked to them by control engage in crowdfunding transactions offered by the prospective crowdfunding service provider, and that description should also covering include the internal rules of the prospective crowdfunding service provider on conflicts of interest pertaining to employees' exposure to projects;	
284.	Art. 10 - para 2 - point k	(k) a description of the prospective crowdfunding service provider's outsourcing	(k) a description of the prospective crowdfunding service provider's outsourcing arrangements;	(k) a description of the prospective crowdfunding service provider's outsourcing	

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285.	Art. 10 - para 2 - point 1	arrangements;  (1) a description of the prospective crowdfunding service provider's procedures to	(l) a description of the prospective crowdfunding service provider's procedures to deal with	arrangements; (l) a description of the prospective crowdfunding service provider's procedures to	
		deal with complaints from clients;	complaints from clients;	deal with complaints from clients;	
286.	Art. 10 - para 2 - point m	(m) where applicable, a description of the payment services that the prospective crowdfunding service provider intends to provide under Directive (EU) 2015/2366.	where applicable, (m) a description of the payment services thatwhether the prospective crowdfunding service provider intends to provide payment services itself under Directive (EU) 2015/2366. through a third-party under Directive (EU) 2015/2366, or through an arrangement in accordance with Article 9(4);	(m) where applicable, a description of the payment services that the prospective crowdfunding service provider intends to provide under Directive (EU) 2015/2366.	
287.	Art. 10 - para 2 - point ma (new)			(ma) proof that the crowdfunding service provider is adequately covered or holds sufficient capital against the financial consequences of its professional liability in the event of a failure to comply with its professional obligations set out in this Regulation.	
288.	Art. 10 - para 2 - point mb (new)		(mb) a description of the prospective crowdfunding service provider's procedures to verify		

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			the completeness and the clarity of		
			information contained in the key		
			investment information sheet;		
289.	Art. 10 -		(mc) a description of the		
	para 2 -		prospective crowdfunding service		
	point mc		provider's procedures in relation		
	(new)		to the national threshold referred		
			to in Article 4(6)		
290.	Art. 10 -		(md) a description of the		
	para 2 -		prospective crowdfunding service		
	point md		provider's procedures in relation		
	(new)		to investment limits for non-		
			sophisticated investors referred to		
			in Article 15a(1b).		
291.	Art. 10 -	3. For the purposes of paragraph	3. For the purposes of	3. For the purposes of paragraph	
	para 3 - intro	2(i), prospective crowdfunding	paragraph 2(i), prospective	2(i), prospective crowdfunding	
		service providers shall provide	crowdfunding service providers	service providers shall provide	
		proof of the following:	shall provide proof of the following:	proof of the following:	
292.	Art. 10 -	(a) absence of criminal record in	(a) absence of criminal record	(a) absence of criminal record in	
	para 3 -	respect of convictions or	in respect of convictions or penalties	respect of convictions or	
	point a	penalties of national rules in	of national rules in force in the fields	penalties of national rules in	
		force in the fields of commercial	of commercial law, insolvency law,	force in the fields of commercial	
		law, insolvency law, financial	financial services legislation, anti-	law, insolvency law, financial	
		•	money laundering legislation, fraud		
		services legislation, anti-money	or professional liability for all the	services legislation, anti-money	
		laundering legislation, fraud or	persons involved in the management	laundering legislation, fraud or	
		professional liability for all the	of the prospective <del>crowd</del>	professional liability for all the	
		persons involved in the	fundingcrowdfunding service	persons involved in the	
		management of the prospective	provider and for shareholders who	management of the prospective	
		crowd funding service provider;		crowd funding service provider;	

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			hold 20% or more of the share capital or voting rights;		
293.	Art. 10 - para 3 - point b	(b) proof that the persons involved in the management of the crowdfunding service provider collectively possess sufficient knowledge, skills and experience to manage the crowdfunding service provider and that those persons are required to commit sufficient time to perform their duties.	(b) proof that the persons involved in the management of the crowdfunding service provider collectively possess sufficient knowledge, skills and experience to manage the crowdfunding service provider and that those persons are required to commit sufficient time to perform their duties.	(b) proof that the persons involved in the management of the crowdfunding service provider collectively possess sufficient knowledge, skills and experience to manage the crowdfunding service provider and that those persons are required to commit sufficient time to perform their duties.	
294.	Art. 10 - para 4	4. ESMA shall, within 20 working days of receipt of the application referred to in paragraph 1, assess whether that application is complete. Where the application is not complete, ESMA shall set a deadline by which the prospective crowdfunding service provider is to provide the missing information.	4. ESMAThe competent authority shall, within 20 working days of receipt of the application referred to in paragraph 1, assess whether that application is complete: by checking that the necessary information listed in paragraph 2 has been submitted. Where the application is not complete, ESMAthe competent authority shall set a deadline by which the prospective crowdfunding service provider is to provide the missing information.	4. The national competent authority shall, within 30 working days of receipt of the application referred to in paragraph 1, assess whether that application is complete. Where the application is not complete, the national competent authority shall set a deadline by which the prospective crowdfunding service provider is to provide the missing information.	
295.	Art. 10 - para 4a (new)		4a. Where an application as referred to in paragraph 1 remains incomplete after the deadline referred to in paragraph		

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200	4		4, the competent authority may refuse to review the application and in the event of such refusal shall return the submitted documents to the prospective crowdfunding service provider.		
296.	Art. 10 - para 5	5. Where an application as referred to in paragraph 1 is complete, ESMA shall immediately notify the prospective crowdfunding service provider thereof.	5. Where an application as referred to in paragraph 1 is complete, ESMAthe competent authority shall immediately notify the prospective crowdfunding service provider thereof.	5. Where an application as referred to in paragraph 1 is complete, <i>the national competent authority</i> shall immediately notify the prospective crowdfunding service provider thereof.	
297.	Art. 10 - para 5a (new)			5a. Before making a decision on the granting or refusal of an application for authorisation to provide crowdfunding service, the national competent authority shall consult the national competency authority of any other Member State in the following cases:	
298.	Art. 10 - para 5a (new) - point a			(a) the prospective crowdfunding service provider is a subsidiary of a crowdfunding service provider authorised in that other Member State;	
299.	Art. 10 -			(b) the prospective	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	para 5a (new) - point b			crowdfunding service provider is a subsidiary of the parent undertaking of a crowdfunding service provider authorised in that other Member State;	
300.	Art. 10 - para 5a (new) - point c			(c) the prospective crowdfunding service provider is controlled by the same natural or legal persons who control a crowdfunding service provider authorised in that other Member State;	
301.	Art. 10 - para 5a (new) - point d			(d) the prospective crowdfunding service provider intends to directly market offers in that other Member State.	
302.	Art. 10 - para 5b (new)			5b. Where either of the national competent authorities referred to in paragraph 5a disagree about the procedure or content of an action or inaction of the other, such disagreement shall be resolved in accordance with Article 13a.	
303.	Art. 10 - para 6	6. ESMA shall, within two months from the receipt of a complete application, assess whether the prospective	6. ESMAThe competent authority shall, within twothree months from the receipt of a complete application, assess whether the prospective crowdfunding service	6. The national competent authority shall, within three months from the receipt of a complete application, assess	

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		crowdfunding service provider complies with the requirements set out in this Regulation and shall adopt a fully reasoned decision granting or refusing authorisation as a crowdfunding service provider. ESMA shall have the right to refuse authorisation if there are objective and demonstrable grounds for believing that the management of the crowdfunding service provider may pose a threat to its effective, sound and prudent management and business continuity and to the adequate consideration of the interest of its clients and the integrity of the market.	provider complies with the requirements set out in this Regulation and shall adopt a fully reasoned decision granting or refusing authorisation as a crowdfunding service provider. ESMAThis assessment shall havetake into account the right to refuse authorisation if there are objective nature, scale and demonstrable grounds for believing that the management complexity of the services intended to be provided by the prospective crowdfunding service provider may pose a threat to its effective, sound and prudent management and business continuity and to the adequate consideration of the integrity of the market.	whether the prospective crowdfunding service provider complies with the requirements set out in this Regulation and shall adopt a fully reasoned decision granting or refusing authorisation as a crowdfunding service provider. <i>The national competent authority</i> shall have the right to refuse authorisation if there are objective and demonstrable grounds for believing that the management of the crowdfunding service provider may pose a threat to its effective, sound and prudent management and business continuity and to the adequate consideration of the interest of its clients and the integrity of the market.	
304.	Art. 10 - para 6a (new)			6a. The national competent authority shall inform ESMA of a successful application for authorisation under this Article. ESMA shall add that application to the register of approved platforms provided for in Article	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
				11. ESMA may request	
				information in order to ensure	
				that national competent	
				authorities grant authorisations	
				under this Article in a consistent	
				manner. If ESMA does not	
				agree with a decision of the	
				national competent authority to	
				grant or refuse an application	
				for authorisation under this	
				Article, it shall issue its reasons	
				for such disagreement and shall	
				explain and justify any	
				significant deviation from the decision.	
305.	Art. 10 -	7. ESMA shall notify the	7. ESMA The competent	7. The national competent	
	para 7	prospective crowdfunding	authority shall, within five	authority shall notify the	
		service provider of its decision	working days after having		
		within five working days after	taken that decision, notify the	service provider of its decision	
		having taken that decision.	prospective crowdfunding	within two working days after	
			service provider of its decision	having taken that decision.	
			within five working days after		
			having taken that decision.and, if		
			authorisation is granted, shall		
			submit to ESMA the data		
20.5			referred to in Article 11(2).		
306.	Art. 10 - para 7a			7a. A crowdfunding service	
	(new)			provider authorised in	

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307.	Art. 10 -	8. The authorisation referred to in	8. The authorisation	accordance with this Article shall meet at all times the conditions for its authorisation.  8. The authorisation referred to in	
	para 8	paragraph 1 shall be effective and valid for the entire territory of the Union.	referred to in paragraph 1 shall be effective and valid for the entire territory of the Union.	paragraph 1 shall be effective and valid for the entire territory of the Union.	
308.	Art. 10 - para 9	9. Member States shall not require crowdfunding service providers to have physical presence in the territory of a Member State other than the Member State in which those crowdfunding service providers are established in order to provide crowdfunding services on a cross-border basis.	9. Member States shall not require crowdfunding service providers to have physical presence in the territory of a Member State other than the Member State in which those crowdfunding service providers are established in order to provide crowdfunding services on a cross-border basis.	9. Member States shall not require crowdfunding service providers to have physical presence in the territory of a Member State other than <i>the facilities in</i> the Member State in which those crowdfunding service providers are established <i>and have obtained authorisation</i> in order to provide crowdfunding services on a cross-border basis.	
309.	Art. 10 - para 9a (new)		9a. Where an entity authorised pursuant to Directive 2014/65/EU, Directive 2015/2366/EU, Directive 2009/110/EU, Directive 2013/36/EU or national legislation applicable to crowdfunding services prior to the entry into force of this Regulation applies for authorisation as a crowdfunding service provider under this		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			Regulation, the competent		
			authority shall not require from		
			that entity to provide information		
			or documents which it has already		
			submitted when applying for		
			authorisation under the		
			mentioned Directives or national		
			legislation, provided that such		
			information or documents remain		
			up-to-date and are accessible to		
			the competent authority.		
310.	Art. 10 -		9aa. Where a		
	para 9aa		prospective crowdfunding service		
	(new)		provider also seeks to apply for an		
			authorisation to provide payment		
			services solely in connection with		
			the provision of crowdfunding		
			services, and to the extent that the		
			competent authorities are also		
			responsible for the authorisation		
			pursuant to Directive 2015/2366/EU, the competent		
			2015/2366/EU, the competent authorities shall require that the		
			information and documents to be		
			submitted under each application		
			are submitted only once.		
311.	Art. 10 -	10. The Commission shall adopt	10. The Commission	10. ESMA shall develop draft	
222.	para 10	delegated acts in accordance with	shall adopt delegated acts in	implementing technical	
	•	Article 37 to specify further the	accordance with Article 37 to	standards to establish standard	
			specify further the requirements and		
		requirements and arrangements	arrangements for the application	forms, templates and procedures	

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		for the application referred to in paragraph 1.	referred to in paragraph 1.  The delegated acts referred to in the first sub-paragraph shall take into account the nature, scale and complexity of the crowdfunding services provided by the crowdfunding service provider.	for the application for authorisation.	
312.	Art. 10 - para 10 - subpara 1a (new)		SCI VICE PIOVICEI.	ESMA shall submit those draft implementing technical standards to the Commission by [XX months from the date of entry into force of this Regulation].	
313.	Art. 10 - para 10 - subpara 1b (new)			Power is delegated to the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with the procedure laid down in Article 15 of Regulation (EU) No 1095/2010.	
314.	Art. 10a (new)		Article 10a Scope of authorisation		
315.	Art. 10a - para 1 (new)		1. The competent authorities that granted an authorisation notified under paragraph 7 of Article 10 shall		

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			ensure that such authorisation		
			specifies the crowdfunding		
			services which the crowdfunding		
			service provider is authorised to		
			provide. The authorisation may		
			only cover crowdfunding services		
			as defined in Article 3(1)(a).		
316.	Art. 10a -		2. A crowdfunding service		
	para 2 (new)		provider seeking authorisation to		
			extend its business to additional		
			crowdfunding services not		
			foreseen at the time of the initial		
			authorisation shall submit a		
			request for extension of its		
			authorisation to the competent		
			authorities that the crowdfunding		
			service provider obtained its		
			initial authorisation from by		
			complementing and updating the		
			information in paragraph 2 of		
			Article 10. The request for		
			extension shall be processed in		
			accordance with the processing of		
			applications referred to in		
317.	Art. 11 - title	4 1 .11	paragraphs 4 to 8 of Article 10.	A (* 1 11 -	
317.	Art. 11 - title	Article 11	Article 11	Article 11	
		Register of crowdfunding	Register of crowdfunding service	Register of crowdfunding	
		service providers	providers	service providers	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
318.	Art. 11 - para 1	1. ESMA shall establish a register of all crowdfunding service providers. That register shall be publicly available on its website and shall be updated on a regular basis.	1. ESMA shall establish a register of all crowdfunding service providers. That register shall be publicly available on its website and shall be updated on a regular basis.	1. ESMA shall establish a register of all crowdfunding service providers. That register shall be publicly available on its website and shall be updated on a regular basis.	
319.	Art. 11 - para 2	2. The register referred to in paragraph 1 shall contain the following data:	2. The register referred to in paragraph 1 shall contain the following data:	2. The register referred to in paragraph 1 shall contain the following data:	
320.	Art. 11 - para 2 - point a	(a) the name and legal form of the crowdfunding service provider;	(a) the name-and, legal form and where applicable, the legal entity identifier of the crowdfunding service provider;	(a) the name and legal form of the crowdfunding service provider;	
321.	Art. 11 - para 2 - point b	(b) the commercial name and internet address of the crowdfunding platform operated by the crowdfunding service provider;	(b) the commercial name and internet address of the crowdfunding platform operated by the crowdfunding service provider;	(b) the commercial name and internet address of the crowdfunding platform operated by the crowdfunding service provider;	
322.	Art. 11 - para 2 - point ba (new)		(ba) the competent authority which granted authorisation and its contact details;		
323.	Art. 11 - para 2 - point c	(c) information on the services for which the crowdfunding service provider is authorised;	(c) information on the services for which the crowdfunding service provider is authorised;	(c) information on the services for which the crowdfunding service provider is authorised;	
324.	Art. 11 - para 2 - point ca (new)		(ca) the Member States in which the crowdfunding service provider is providing services;		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
325.	Art. 11 - para 2 - point cb (new)		(cb) any other activities provided by the crowdfunding service provider not covered by this Regulation with a reference to the relevant national or EU legislation;		
326.	Art. 11 - para 2 - point d	(d) sanctions imposed on the crowdfunding service provider or its managers.	(d) sanctions imposed on the crowdfunding service provider or its managers.	(d) sanctions imposed on the crowdfunding service provider or its managers.	
327.	Art. 11 - para 3	3. Any withdrawal of an authorisation in accordance with Article 13 shall be published in the register for five years.	3. Any withdrawal of an authorisation in accordance with Article 13 shall be published in the register for five years.	3. Any withdrawal of an authorisation in accordance with Article 13 shall be published in the register for five years.	
328.	Art. 12 - title	Article 12 Supervision	Article 12 Supervision	Article 12 Supervision	
329.	Art. 12 - para 1	1. Crowdfunding service providers shall provide their services under the supervision of ESMA.	1. Crowdfunding The crowdfunding service providers provider shall provide theirits services under the supervision of ESMAthe competent authorities designated in accordance with Article 27a by the Member State which granted authorisation.	1. Crowdfunding service providers shall provide their services under the supervision of the national competent authority of the Member State where the crowdfunding service provider has been authorised.	
330.	Art. 12 - para 2	2. Crowdfunding service providers shall comply at all times with the conditions for	2. <u>Crowdfunding The</u> <u>crowdfunding</u> service <u>providersprovider</u> shall comply at all times with the conditions for	2. Crowdfunding service providers shall comply at all times with the conditions for	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		authorisation.	authorisation	authorisation set out in Article 10 of this Regulation.	
331.	Art. 12 - para 3	3. ESMA shall assess compliance of crowdfunding service providers with the obligations provided for in this Regulation.	3. ESMAThe relevant competent authority shall assess the compliance of the crowdfunding service providers provider with the obligations provided for in this Regulation.	3. The national competent authority shall assess compliance of crowdfunding service providers with the obligations provided for in this Regulation. It shall determine the frequency and depth of that assessment having regard to the size and complexity of the activities of the crowdfunding service provider. For the purpose of that assessment, the national competent authority may subject the crowdfunding service provider to an on-site inspection.	
332.	Art. 12 - para 4	4. Crowdfunding service providers shall notify ESMA of any material changes to the conditions for authorisation without undue delay and, upon request, shall provide the information needed to assess their compliance with this Regulation.	4. Crowdfunding The crowdfunding service providersprovider shall notify ESMAthe relevant competent authority of any material changes to the conditions for authorisation without undue delay and, upon request, shall provide the information needed to assess their compliance with this Regulation.	4. Crowdfunding service providers shall notify <i>the national competent authority</i> of any material changes to the conditions for authorisation without undue delay and, upon request, shall provide the information needed to assess their compliance with this Regulation.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
333.	Art. 12a			Article 12 a	
	(new) - title			Designation of the competent	
				authority	
334.	Art. 12a				
334.	(new) - para			1. Each Member State shall	
	1 - subpara 1			designate the national	
	1			competent authority responsible	
				for carrying out the duties under	
				this Regulation for the	
				authorisation and supervision of	
				crowdfunding services providers	
335.	Art. 12a			and shall inform ESMA thereof.  Where a Member State	
333.	(new) - para			designates more than one	
	1 - subpara 2			national competent authority, it	
				shall determine their respective	
				roles and shall designate a	
				single authority to be	
				responsible for cooperation with	
				the national competent	
				authorities of other Member	
				States and with ESMA, where	
				provided for in this Regulation.	
336.	Art. 12a			2. ESMA shall publish on its	
	(new) - para			website a list of the competent	
	2			authorities designated in	
				accordance with the first	

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337.	Art. 12a (new) - para 3			subparagraph.  3. The national competent authorities shall have the supervisory and investigatory powers necessary for the exercise of their functions.	
338.	Art. 13 - title	Article 13 Withdrawal of authorisation	Article 13 Withdrawal of authorisation	Article 13 Withdrawal of authorisation	
339.	Art. 13 - para 1	1.ESMA shall have the power to withdraw the authorisation of a crowdfunding service provider in any of the following situations where the crowdfunding service provider:	1. ESMA The competent authorities designated in accordance with Article 27a by the Member State which granted authorisation shall have the power to withdraw the authorisation of a crowdfunding service provider in any of the following situations where the crowdfunding service provider:	1. The national competent authorities shall have the power to withdraw the authorisation of a crowdfunding service provider in any of the following situations where the crowdfunding service provider:	
340.	Art. 13 - para 1 - point a	(a) has not used its authorisation within 18 months after the authorisation has been granted;	(a) has not used its authorisation within 18–12 months after the authorisation has been granted;	(a) has not used its authorisation within 18 months after the authorisation has been granted;	
341.	Art. 13 - para 1 - point b	(b) has expressly renounced its authorisation;	(b) has expressly renounced its authorisation;	(b) has expressly renounced its authorisation;	
342.	Art. 13 - para 1 - point c	(c) has not provided crowdfunding services for six successive months;	(c) has not provided crowdfunding services in the meaning of Article 3(1)(a) for	(c) has not provided crowdfunding services for six successive months;	

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			sixnine successive months; and is		
			also no longer involved in the		
			administration of existing		
			contracts that were initially		
			matched through the use of its		
			crowdfunding platform;		
343.	Art. 13 -	(d) has obtained its authorisation	(d) has obtained its authorisation by	(d) has obtained its authorisation	
	para 1 -	by irregular means, including	irregular means, including making	by irregular means, including	
	point d	making false statements in its	false statements in its application for	making false statements in its	
		application for authorisation;	authorisation;	application for authorisation;	
344.	Art. 13 -	(e) no longer meets the	(e) no longer meets the conditions	(e) no longer meets the	
	para 1 -	conditions under which the	under which the authorisation was	conditions under which the	
	point e	authorisation was granted;	granted;	authorisation was granted;	
345.	Art. 13 -	(f) has seriously infringed the	(f) has seriously infringed the	(f) has seriously infringed the	
	para 1 -	provisions of this Regulation.	provisions of this Regulation-;	provisions of this Regulation.	
	point f	provisions of this regulation.		provisions of this regulation.	
346.	Art. 13 -		(fa) or a third party provider		
	para 1 -		acting on its behalf has lost the		
	point fa (new)		authorisation allowing for the		
	(liew)		provision of payment services as		
			<u>defined</u> in		
			<u>Directive (EU) 2015/2366</u> or		
			investment services under		
			Directive 2014/65/EU, and such a		
			crowdfunding service provider		
			has failed to remedy the situation		
2.47	1.12		within a reasonable time;		
347.	Art. 13 -		(fb) which is also a payment		
	para 1 - point fb		services provider as defined in		
	(new)		Directive (EU) 2015/2366, or its		
	(IIC VV)				

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			managers, employees or third parties acting on its behalf, have breached national legislation transposing  Directive (EU) 2015/849 in respect of money laundering or terrorism financing.		
348.	Art. 13 - para 1 - point g (new)			(g) has lost its authorisation as a payment institution in accordance with pursuant to Article 13 of Directive 2015/2366/EU, or a third party provider acting on its behalf has lost that authorisation;	
349.	Art. 13 - para 1 - point h (new)			(h) has infringed provisions of national law implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing, or its managers, employees or third parties acting on its behalf have infringed those provisions.	
350.	Art. 13 - para 2 - subpara 1	2. National competent authorities shall notify ESMA of the following without delay:	2. National competent authorities shall notify ESMA of the following without delay:		
351.	Art. 13 - para 2 - subpara 1 - point a	(a) the fact that a crowdfunding service provider, or a third party provider acting on behalf of that crowdfunding service provider,	the fact that a crowdfunding service provider, or a third party provider acting on behalf of that crowdfunding service provider, has		

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		has lost its authorisation as a payment institution in accordance with Article 13 of Directive 2015/2366/EU;	lost its authorisation as a payment institution in accordance with Article 13 of Directive 2015/2366/EU;		
352.	Art. 13 - para 2 - subpara 1 - point b	(b) the fact that a crowdfunding service provider, or its managers, employees or third parties acting on its behalf, have breached national provisions implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing.	the fact that a crowdfunding service provider, or its managers, employees or third parties acting on its behalf, have breached national provisions implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing.		
353.	Art. 13 - para 2 - subpara 2	Subparagraph 2(b) shall also apply to national competent authorities designated under the provisions of Directive (EU) 2015/849.	Subparagraph 2(b) shall also apply to national competent authorities designated under the provisions of Directive (EU) 2015/849.		
354.	Art. 13 - para 3	3. ESMA shall withdraw the authorisation as a crowdfunding service provider where ESMA is of the opinion that the facts referred to in points (a) and (b) of paragraph 2 affect the good repute of the management of the crowdfunding service provider, or indicate a failure of the governance arrangements,	3. ESMA shall withdraw the authorisation as a crowdfunding service provider where ESMA is of the opinion that the facts referred to in points (a) and (b) of paragraph 2 affect the good repute of the management of the crowdfunding service provider, or indicate a failure of the governance arrangements, internal control mechanisms or procedures referred		

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		internal control mechanisms or procedures referred to in Article 5.	to in Article 5.		
355.	Art. 13 - para 4	4. ESMA shall notify, without undue delay, the national competent authority of the Member State where the crowdfunding service provider is established of its decision to withdraw the authorisation of a crowdfunding service provider.	undue delay, the national The	authorities shall notify, without	
356.	Art. 13 - para 4a (new)			4a. Before making a decision to withdraw the authorisation of a crowdfunding service provider to provide crowdfunding services, the national competent	

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				authority shall consult the national competent authority of any other Member State in cases where the crowdfunding service provider:	
357.	Art. 13 - para 4a (new) - point a			(a) is a subsidiary of a crowdfunding service provider authorised in that other Member State;	
358.	Art. 13 - para 4a (new) - point b			(b) is a subsidiary of the parent undertaking of a crowdfunding service provider authorised in that other Member State;	
359.	Art. 13 - para 4a (new) - point c			(c) is controlled by the same natural or legal persons who control a crowdfunding service provider authorised in that other Member State;	
360.	Art. 13 - para 4a (new) - point d			(d) directly markets offers in that other Member State.	
361.	Art. 13a (new) - title			Article 13a  Settlement of disputes between competent authorities	
362.	Art. 13a			1. Where a competent authority	

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	(new) - para 1 - subpara 1			disagrees about the procedure or content of an action or inaction of a competent authority of another Member State regarding the application of this Regulation, ESMA, at the request of one or more of the competent authorities concerned, may assist the authorities in reaching an agreement in accordance with the procedure set out in paragraphs 2 to 4.	
363.	Art. 13a (new) - para 1 - subpara 2			Where on the basis of objective criteria disagreement between competent authorities from different Member States can be identified, ESMA may, on its own initiative, assist the competent authorities in reaching an agreement in accordance with the procedure set out in paragraphs 2 to 4.	
364.	Art. 13a (new) - para 2 - subpara 1			2. ESMA shall set a time limit for conciliation between the competent authorities taking	

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				into account any relevant time periods, as well as the complexity and urgency of the matter. At that stage ESMA	
				shall act as a mediator.	
365.	Art. 13a (new) - para 2 - subpara 2			If the competent authorities concerned fail to reach an agreement within the conciliation phase referred to in the first subparagraph, ESMA may, in accordance with the procedure set out in the third and fourth subparagraph of Article 44(1) of Regulation (EU) No 1095/2010, take a decision requiring them to take specific action or to refrain from action in order to settle the matter, with binding effects for the competent authorities	
				concerned, in order to ensure compliance with Union law.	
366.	Art. 13a (new) - para 3			3. Without prejudice to the powers of the Commission under Article 258 TFEU, where a competent authority does not	

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				comply with the decision of ESMA, and thereby fails to ensure that a crowdfunding service provider complies with requirements under this Regulation, ESMA may adopt an individual decision addressed to the crowdfunding service provider requiring the necessary action to comply with its obligations under Union law, including the cessation of any practice.	
367.	Art. 13a (new) - para 4			4. Decisions adopted under paragraph 3 shall prevail over any previous decision adopted by the competent authorities on the same matter. Any action by the competent authorities in relation to facts which are subject to a decision pursuant to paragraph 2 or 3 shall be compatible with such decision.	
368.	Art. 13a (new) - para 5			5. In the report referred to in Article 50(2) of Regulation (EU) No 1095/2010, the Chairperson of ESMA shall set out the nature and type of disagreements	

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				between competent authorities,	
				the agreements reached and the	
				decisions taken to settle such	
				disagreements.	
369.	Art. 13a		Article 13a		
	(new)		Cross-border provision of		
			crowdfunding services		
370.	Art. 13a -		1. Where the crowdfunding		
	para 1 (new)		service provider authorised in		
			accordance with Article 10		
			intends to provide crowdfunding		
			services in a Member State other		
			than the Member State whose		
			competent authority granted		
			authorisation in accordance with		
			Article 10, it shall submit to the		
			competent authority designated as		
			a single point of contact in		
			accordance with Article 27a,		
			paragraph 2, by the Member State		
			which granted authorisation the		
271	A 12 .		following information:		
371.	Art. 13a - para 1 -		(a) the Member States in which		
	para 1 - point a		the crowdfunding service		
	(new)		provider intends to provide		
372.	Art. 13b -		crowdfunding services;		
312.	para 1 -		(b) the identity of the persons		
	point a		responsible for the provision of		
	(new)		the crowdfunding services in those		
	· · · · /		Member States;		

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373.	Art. 13a -		(c) the starting date of the		
	para 1 -		intended provision of the		
	point c		<u>crowdfunding</u> <u>services</u> <u>by</u> <u>the</u>		
	(new)		crowdfunding service provider;		
374.	Art. 13a -		(d) any other activities provided		
	para 1 -		by the crowdfunding service		
	point d		provider not covered by this		
	(new)		Regulation.		
375.	Art. 13a -		2. The single point of contact of		
	para 2 (new)		the Member State which granted		
			authorisation shall, within ten		
			working days of receipt of the		
			information referred to in		
			paragraph 1, communicate that		
			information to the competent		
			authorities of the Member States		
			in which the crowdfunding service		
			provider intends to provide		
			crowdfunding services as referred		
			to in paragraph 1 and to ESMA,		
			which shall introduce this		
			information in the register		
			referred to in Article 11.		
376.	Art. 13a -		3. The single point of		
	para 3 (new)		contact of the Member State		
			which granted authorisation shall		
			thereafter inform without delay		
			the crowdfunding service		
			provider of such communication.		
377.	Art. 13a -		4. The crowdfunding		
	para 4 (new)		service provider may start to		

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378.	Chapter IV - title	Chapter IV  Transparency and entry knowledge test by crowdfunding	provide crowdfunding services in the Member States referred to in paragraph 1 from the date of the receipt of the communication referred to in paragraph 3.  CHAPTER IV  TRANSPARENCY AND ENTRY KNOWLEDGE TEST BY CROWDFUNDING SERVICE PROVIDERS	Chapter IV  Transparency and entry knowledge test by crowdfunding	
379.	Art. 14 - title	service providers  Article 14  Information to clients	Article 14 Information to clients	service providers  Article 14 Information to clients	
380.	Art. 14 - para 1	1. All information, including marketing communications as referred to in Article 19, from crowdfunding service providers to clients or potential clients about themselves, about the costs and charges related to crowdfunding services or investments, about the crowdfunding conditions, including crowdfunding project selection criteria, or about the nature of and risks associated with their crowdfunding services shall be clear, comprehensible, complete and correct.	1. All information, including marketing communications as referred to in Article 19, from crowdfunding service providers to clients or potential clients about themselves, about the costs and charges related to crowdfunding services or investments, about the crowdfunding conditions, including crowdfunding project selection criteria, or about the nature of and risks associated with their crowdfunding services shall be clear, comprehensible, complete and correct.	1. All information, including marketing communications as referred to in Article 19, from crowdfunding service providers to clients about themselves, about the costs, <i>financial risks</i> and charges related to crowdfunding services or investments, <i>including about insolvency risks of the crowdfunding service provider</i> about the crowdfunding conditions, including crowdfunding project selection criteria, or about the nature of and risks associated with their crowdfunding services shall be	

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				fair, clear, and not misleading.	
381.	Art. 14 -		1a. Crowdfunding		
	para 1a		service providers shall inform		
	(new)		clients and potential clients that		
			their crowdfunding services are		
			not covered by the deposit		
			guarantee scheme established in		
			accordance with Directive		
			2014/49/EU and that transferable		
			securities or admitted instruments		
			for crowdfunding purposes		
			acquired through their		
			crowdfunding platform are not covered by the investor		
			covered by the investor compensation scheme established		
			in accordance with Directive		
			97/9/EC.		
382.	Art. 14 -		1b. Crowdfunding		
	para 1b		service providers shall inform		
	(new)		their clients about the reflection		
			period for non-sophisticated		
			investors referred to in Article		
			15b. Such information shall be		
			provided in a prominent place on		
			every page of each website and		
			mobile application of the		
			crowdfunding service provider		
			containing an offer to invest into a		
	<u> </u>		crowdfunding project.		
383.	Art. 14 -	2. The information referred to in	2. The information	2. All information to be provided	
	para 2	paragraph 1 shall be provided to	referred to in	to clients in accordance with	

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		potential clients before they enter into a crowdfunding transaction.	paragraphparagraphs 1, 1a and 1b shall be provided to potential clients before they enter into a transaction with the crowdfunding transactionservice provider.	paragraph 1 shall be provided in a concise, accurate and easily accessible manner, including on the website of the crowdfunding service provider. The information shall be provided whenever appropriate, including prior to entering into a crowdfunding transaction.	
384.	Art. 14 - para 3	3. The information referred to in paragraph 1 shall be available to all clients and potential clients on a clearly identified section of the website of the crowdfunding platform and in a non-discriminatory manner.	3. The information referred to in paragraphparagraphs 1,1a,1b and 4 shall be available to all clients and potential clients on a clearly identified section of the website of the crowdfunding platform and in a non-discriminatory manner.		
385.	Art. 14 - para 4 (new)		4. Crowdfunding service providers which provide crowdfunding services consisting of the facilitation of granting of loans shall, in addition to the information referred to in paragraph 1, make available and periodically update default rates of loans granted through their crowdfunding platform. The default rates shall cover a minimum period of five years from the date the default rates are		

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			made available.		
386.	Art. 14 -		4a. If crowdfunding		
	para 4a		service providers apply credit		
	(new)		scores to crowdfunding projects		
			or suggest pricing of		
			crowdfunding offers on their		
			crowdfunding platform, a		
			description of the method used to		
			calculate such credit scores or		
			prices. If the estimation is based		
			on accounts that are not audited,		
			this should be clearly disclosed in		
			the description of the method.		
387.	Art. 14 -		5. EBA shall develop		
	para 5 (new)		draft regulatory technical		
			standards to specify the elements,		
			including the format, that shall be		
			included in the description of the		
			method referred to in paragraph		
			4a of this Article to calculate		
200			credit scores or pricing.		
388.	Art. 14 -		EBA shall submit those draft		
	para 5 - subpara 1		regulatory technical standards to		
	(new)		the Commission by [Publications		
	(ne ;;)		Office please insert date 24		
200	A . 14		months from entry into force].		
389.	Art. 14 - para 5 -		Power is delegated to the		
	para 5 - subpara 2		Commission to adopt the		
	(new)		regulatory technical standards		
	(,		referred to in the second		
			subparagraph in accordance with		

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			Articles 10 to 14 of Regulation (EU) No 1093/2010.		
390.	Art. 14a (new) - title		Regulation (De) 110 1035/2010.	Article 14 a	
				Default rate disclosure	
391.	Art. 14a (new) - para 1			1. Crowdfunding service providers shall disclose annually the default rates of the crowdfunding projects offered on their crowdfunding platform over at least the preceding 24 months.	
392.	Art. 14a (new) - para 2			2. The default rates referred to in paragraph 1 shall be published online in a prominent place on the website of the crowdfunding service provider.	
393.	Art. 14a (new) - para 3 - subpara 1			3. In close cooperation with the EBA, ESMA shall develop draft regulatory technical standards to specify the methodology for calculating the default rate of the projects offered on crowdfunding platform.	
394.	Art. 14a (new) - para 3 - subpara 2			ESMA shall submit those draft regulatory technical standards to the Commission by [XX months from the date of entry	

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395.	Art. 14a (new) - para 3 - subpara 3			into force of this Regulation].  Power is delegated to the Commission to supplement this Regulation by adopting the regulatory technical standards referred to in the first subparagraph of this paragraph in accordance with the procedure laid down in Articles 10 to 14 of Regulation (EU) No 1095/2010.	
396.	Art. 15 - title	Article 15 Entry knowledge test and simulation of the ability to bear loss	Article 15 Entry knowledge test and simulation of the ability to bear loss	Article 15 Entry knowledge test and simulation of the ability to bear loss	
397.	Art. 15 - para 1	1. Crowdfunding service providers shall, before giving prospective investors full access to their crowdfunding offers, assess whether and which crowdfunding services offered are appropriate for the prospective investors.	1. Crowdfunding service providers shall, before giving prospective <b>non-sophisticated</b> investors full access to <b>invest in</b> their crowdfunding offersprojects, assess whether and which crowdfunding services offered are appropriate for the prospective <b>non-sophisticated</b> investors.	1. Crowdfunding service providers shall assess whether and which crowdfunding services offered are appropriate for the prospective investors.	
398.	Art. 15 - para 2	2. For the purposes of the assessment pursuant to the first paragraph 1, crowdfunding	2. For the purposes of the assessment pursuant to the first paragraph 1, crowdfunding service	2. For the purposes of the assessment pursuant to paragraph 1, crowdfunding	

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		service providers shall request information about the prospective investor's basic knowledge and understanding of risk in investing in general and in the types of investments offered on the crowdfunding platform, including information about:	providers shall request information about the prospective non-sophisticated investor's basic knowledge and understanding of risk in investing in general and in the types of investments offered on the crowdfunding platform, including information about:	service providers shall request information about the prospective investor's experience, investment objectives, financial situation and basic understanding of risk in investing in general and in the types of investments offered on the crowdfunding platform, including information about:	
399.	Art. 15 - para 2 - point a	(a) the prospective investor's past investments in transferable securities or loan agreements, including in early or expansion stage businesses;	(a) the prospective <u>non-sophisticated</u> investor's past investments in transferable securities, <u>admitted instruments</u> <u>for crowdfunding purposes</u> or loan agreements, including in early or expansion stage businesses;	(a) the prospective investor's past investments in transferable securities or loan agreements, including in early or expansion stage businesses;	
400.	Art. 15 - para 2 - point b	(b) any relevant knowledge or professional experience in relation to crowdfunding investments.	(b) any relevant knowledge or professional experience in relation to crowdfunding investments.	(b) the understanding of the prospective investor of the risks involved in granting loans or acquiring transferable securities through a crowdfunding platform, and professional experience in relation to crowdfunding investments.	
401.	Art. 15 - para 3	3. Crowdfunding service providers shall take the measures necessary to comply with paragraph 1 for each investor	3. Crowdfunding service providers shall take the measures necessary to comply with paragraph 1 for each <b>non-sophisticated</b> investor every		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
402.	Art. 15 - para 4	every two years.  4. Where prospective investors do not provide the information required pursuant to paragraph 1, or where crowdfunding service providers consider, on the basis of the information received under paragraph 1 that the prospective investors have insufficient knowledge, crowdfunding service providers shall inform those prospective investors that the services offered on their platforms may be inappropriate for them and give them a risk warning. That information or risk warning shall not prevent prospective investors from investing in crowdfunding projects.	4. Where prospective non- sophisticated investors do not provide the information required pursuant to paragraph 1, or where crowdfunding service providers consider, on the basis of the information received under paragraph 1, that the prospective non-sophisticated investors have insufficient knowledge, crowdfunding service providers shall inform those prospective non-sophisticated investors that the services offered on their platforms may be inappropriate for them and give them a risk warning. That information or risk warning shall not prevent prospective Prospective non-sophisticated investors from investing inshall expressly acknowledge that they have received and understood the warning issued by the crowdfunding projects. service provider.	4. Where crowdfunding service providers consider, on the basis of the information received under paragraph 2, that the prospective investors have insufficient understanding of the offer or that the offer is not suitable for those prospective investors, crowdfunding service providers shall inform those prospective investors that the services offered on their platforms may be inappropriate for them and give them a risk warning. That information or risk warning shall not prevent prospective investors from investing in crowdfunding projects. The information or risk warning shall clearly state the risk of losing the entirety of the money invested.	
403.	Art. 15 - para 5 - subpara 1	5. Crowdfunding service providers shall at all times offer prospective investors and investors the possibility to	5. Crowdfunding service providers shall at all times offer prospective non-sophisticated investors and non-sophisticated investors the possibility to simulate their ability to bear loss,	5. <i>All crowdfunding</i> service providers shall at all times offer prospective investors and investors the possibility to	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
404.	Art. 15 - para 5 - point a	simulate their ability to bear loss, calculated as 10% of their net worth, based on the following information:  (a) regular income and total income, and whether the income is earned on a permanent or temporary basis;	calculated as 10% of their net worth, based on the following information:  (a) regular income and total income, and whether the income is earned on a permanent or temporary basis;	simulate their ability to bear loss, calculated as 10% of their net worth, based on the following information:  (a) regular income and total income and, where appropriate, household income, and whether the income is earned on a permanent or temporary basis;	
405.	Art. 15 - para 5 - point b	(b) assets, including financial investments, personal and investment property, pension funds and any cash deposits;	(b) assets, including financial investments, personal and investment property, pension funds and any cash deposits;	(b) assets, including financial investments, personal and investment property, pension funds and any cash deposits;	
406.	Art. 15 - para 5 - point c	(c) financial commitments, including regular, existing or future.	(c) financial commitments, including regular, existing or future.	(c) financial commitments, including regular, existing or future.	
407.	Art. 15 - para 5 - subpara 2	Irrespective of the results of the simulation, prospective investors and investors shall not be prevented from investing in crowdfunding projects.	Irrespective of the results of the simulation, prospective non-sophisticated investors and non-sophisticated investors shall not be prevented from investing in crowdfunding projects. The non-sophisticated investor shall acknowledge the results of the simulation.	On the basis of the results of the simulation, crowdfunding service providers may prevent prospective investors and investors from investing in crowdfunding projects. However, investors shall remain responsible for the full risk of making an investment.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
408.	Art. 15 - para 6 - subpara 1 - intro	6. The Commission may adopt delegated acts in accordance with Article 37 to specify the arrangements necessary to:	6. The Commission may adopt delegated acts in accordance with Article 37 to specify the arrangements necessary to:	6. In close cooperation with the EBA, ESMA shall develop draft regulatory technical standards to specify the arrangements necessary to:	
409.	Art. 15 - para 6 - point a	(a) carry out the assessment referred to in paragraph 1;	(a) carry out the assessment referred to in paragraph 1;	(a) carry out the assessment referred to in paragraph 1;	
410.	Art. 15 - para 6 - point b	(b) carry out the simulation referred to in paragraph 3;	(b) carry out the simulation referred to in paragraph 3; 5;	(b) carry out the simulation referred to in paragraph 5;	
411.	Art. 15 - para 6 - point c	(c) provide the information referred to in paragraphs 2 and 4.	(c) provide the information referred to in paragraphs 2 and 4.	(c) provide the information referred to in paragraphs 2 and 4.	
412.			The delegated acts referred to in the first sub-paragraph shall take into account the nature, scale and complexity of the crowdfunding services provided by the crowdfunding service provider.		
413.	Art. 15 - para 6 - subpara 1a (new)			ESMA shall submit those draft regulatory technical standards to the Commission by [XX months from the date of entry into force of this Regulation].	
414.	Art. 15 - para 6 - subpara 1b (new)			Power is delegated to the Commission to supplement this Regulation by adopting the regulatory technical standards	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
				referred to in the first subparagraph of this paragraph in accordance with the procedure laid down in Articles 10 to 14 of Regulation (EU) No	
				1095/2010.	
415.	Art. 15a (new)		Article 15a Investment limits and warnings for non-sophisticated investors		
416.	Art. 15a - para 1 (new)		1 Member States may decide to introduce a limit to the amount of money non-sophisticated investors can invest into an individual crowdfunding project.		
			The amount of this limit cannot be lower than EUR 1 000 per crowdfunding project.		
417.	Art. 15a - para 1b (new)		1b. Where a Member State sets an investment limit pursuant to paragraph 1 of this Article, crowdfunding service providers shall ensure with respect to non-sophisticated investors using their services that a non-sophisticated investor resident in that Member State does not exceed this limit.		
			Crowdfunding service providers shall have, with regard to non-sophisticated investors resident in Member States which set the limit		

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			pursuant to paragraph 1 of this		
			Article, the necessary procedures		
			in place to ensure compliance with		
			this requirement.		
418.	Art. 15a -		1c. Any investment limit		
	para 1c		established pursuant to		
	(new)		paragraph 1 of this Article shall		
			be applicable only to non-		
			sophisticated investors investing		
			in crowdfunding projects after the		
			date of entry into application of		
			this Regulation.		
419.	Art. 15a -		1d. The Member State that		
	para 1d		decides to introduce an		
	(new)		investment limit pursuant to		
			paragraph 1 of this Article, or that		
			decides to change such a limit,		
			shall notify the limit to ESMA		
			before it enters into force. ESMA		
			shall disclose this information		
150			without delay on its website.		
420.	Art. 15a -		1e. The Member State whose		
	para 1e		authority granted the		
	(new)		authorisation shall ensure that		
			crowdfunding service providers		
			provide a warning to prospective		
			non-sophisticated investors		
			residing in a Member State which		
			has taken a decision referred to in		
			Article 2 paragraph 2a). This		
			warning shall inform the non-		

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			sophisticated investor that the		
			crowdfunding offer that they are		
			considering to invest in is above		
			the threshold notified by their		
			Member State of residence.		
421.	Art. 15b		Article 15b		
	(new)				
422.	Art. 15b -		Reflection period		
423.	Title (new) Art. 15b -		0. Crowdfunding offers shall		
423.	para 0 (new)		0. Crowdfunding offers shall be subject to a time interval		
	para o (new)		composed of the following		
			sequential steps:		
424.	Art. 15b -		(i) a step when the interval		
727.	para 0 -		starts, corresponding to the listing		
	point i (new)		by the crowdfunding service		
			provider of the crowdfunding		
			offer on its crowdfunding		
			platform and opening of the		
			crowdfunding project for		
			investment by prospective		
			investors;		
425.	Art. 15b -		(ii) a step when the		
	para 0 -		prospective investor expresses an		
	point ii		interest via the crowdfunding		
	(new)		platform to invest into the		
			crowdfunding project;		
426.	Art. 15b -		(iii) a step when the interval		
	para 0 -		ends, corresponding to one of the		
	point iii		two following dates:		
	(new)				

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427.	Art. 15b -		a. at the future date		
	para 0 -		announced by the crowdfunding		
	point iii -		service provider at the time of		
	point a		listing the crowdfunding offer on		
	(new)		its crowdfunding platform, or		
428.	Art. 15b -		b. when the target funding		
	para 0 -		goal has been reached, or in the		
	point iii -		case of a funding range, when the		
	point b		maximum target funding goal has		
	(new)		been reached.		
429.	Art. 15b -		<u>0a. Crowdfunding service</u>		
	para 0a		providers shall have internal		
	(new)		procedures in place to ensure that		
			the specific step for the expression		
			of interest referred to in		
			paragraph 0(ii) is recorded and		
			stored on its crowdfunding		
			platform.		
430.	Art. 15b -		<b><u>0b.</u></b> The terms and conditions		
	para 0b		of the crowdfunding offer shall		
	(new)		remain binding on the project		
			owner during the time interval		
			specified in paragraph 0.		
431.	Art. 15b -		1. The crowdfunding service		
	para 1 (new)		provider shall provide for a		
			reflection period, during which		
			the non-sophisticated investor		
			may at any time revoke the		
			expression of interest referred to		
			in paragraph 0(ii) without		
			incurring a penalty and without		

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			giving a reason.		
432.	Art. 15b -		1a. The reflection period		
	para 1a		referred to in paragraph 1 shall		
	(new)		start at the moment of the		
			expression of interest by the non-		
			sophisticated investor referred to		
			in paragraph 0(ii) and shall expire		
			7 calendar days later.		
433.	Art. 15b -		1c. The modalities to revoke		
	para 1c		an expression of interest referred		
	(new)		to in paragraph 1 shall include at		
			least the same modality by which		
			the non-sophisticated investor has		
			been able to express interest as		
10.1			referred to in paragraph 0(ii).		
434.	Art. 15b -		1d. The crowdfunding service		
	para 1d (new)		provider shall provide accurate,		
	(IICW)		clear and timely information to		
			the prospective non-sophisticated		
			investors and the project owners		
			throughout the time interval		
			referred to in paragraph 0 about		
			the reflection period or the		
			modalities to revoke an expression		
			of interest, including at least the		
435.	Art. 15b -		following:		
433.	Art. 15b - para 1d -		(i) Immediately before the		
	point i(new)		non-sophisticated investor		
	Point (iie.ii)		finalises his or her expression of		
			interest referred to in paragraph		
			<u>0(ii) on the crowdfunding</u>		

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			platform, the crowdfunding service provider shall inform the prospective non-sophisticated investor:		
436.	Art. 15b - para 1d - point i - point a (new)		a. that the expression of interest is subject to a reflection period,		
437.	Art. 15b - para 1d - point i - point b(new)		b. the duration of 7 days of the reflection period,		
438.	Art. 15b - para 1d - point i - point c(new)		c. the modalities to revoke an expression of interest.		
439.	Art. 15b - para 1d - point ii(new)		(ii) Immediately after the expression of interest by the non-sophisticated investor, the crowdfunding provider shall through its crowdfunding platform inform such investor that the reflection period has started.		
440.	Art. 15b - para 2a - (new)		2a. After the expiry of the reflection period referred to in paragraph 1, the crowdfunding service provider shall inform the project owner of the final investment intentions.		
441.	Art. 15b -		2aa. Where the		

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	para 2aa -		revocation of an expression of		
	(new)		interest by a non-sophisticated		
			investor during the reflection		
			period leads to a situation where		
			the crowdfunding offer, after the		
			ending date referred to in		
			paragraph 0(iii), no longer meets		
			the target funding goal, or in the		
			case of a funding range, no longer		
			meets the minimum target		
			funding goal, the crowdfunding		
			service provider shall promptly		
			inform the project owner and the		
1.10	1.151		investors.		
442.	Art. 15b -		2b. The crowdfunding service		
	para 2b - (new)		provider shall make the		
	(liew)		necessary arrangements such that		
			the funds collected from the		
			investors are transmitted to the		
			project owner only after the later		
443.	Art. 15b -		of the following two dates:		
443.	para 2b -		(i) conclusion of the contracts between the project		
	point i (new)		owner and the investors in		
	1		accordance with national law, or		
444.	Art. 15b -		(ii) expiry of the reflection		
	para 2b -		period referred to in paragraph		
	point ii		<u>1.</u>		
	(new)		<u></u>		
445.	Art. 16 - title	Article 16	Article 16	Article 16	
		Key investment information	Key investment information	Key investment information	

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		shoot	ahaat	shoot	
446.	Art. 16 - para (-1) (new)	sheet	sheet	sheet  -1. Crowdfunding service providers that offer the services referred to in point (i) of point (a) of Article 3(1) of this Regulation shall provide prospective investors with all of the information referred to in this Article.	
447.	Art. 16 - para 1	1. Crowdfunding service providers shall provide prospective investors with a key investment information sheet drawn up by the project owner for each crowdfunding offer. The key investment information sheet shall be drafted in at least one of the official languages of the Member State concerned or in a language customary in the sphere of international finance.	1. Crowdfunding service providers shall provide prospective investors with a key investment information sheet drawn up by the project owner for each crowdfunding offer. The key investment information sheet shall be drafted in at least one of the official languages of the Member State concerned whose authorities granted the authorisation in accordance with Article 10 of this Regulation or in aanother language customary in the sphere of international finance accepted by those authorities.	1. Prospective investors shall be provided with a key investment information sheet drawn up by the project owner for each crowdfunding offer. The key investment information sheet shall be drafted in at least one of the official languages of the Member State concerned or in a language customary in English.	
448.	Art. 16 - para 1a (new)		1a. Where a crowdfunding service provider promotes a		

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			crowdfunding offer through		
			marketing communication in		
			another Member State, whose one		
			of the official languages is		
			different from the language used		
			under paragraph 1, the key		
			investment information sheet		
			shall be made available in at least		
			one of the official languages of		
			that Member State or in a		
			language accepted by the		
			competent authorities of that		
			Member State.		
449.	Art. 16 -		1b. Crowdfunding service		
	para 1b		providers shall not be prevented		
	(new)		to arrange for a translation of the		
			key investment information sheet		
			into any language or languages		
			other than referred to in		
			paragraph 1 or 1a.		
450.	Art. 16 -		1c. The translations referred		
	para 1c		to in paragraph 1 b shall		
	(new)		accurately reflect the content of		
			the original key investment		
451			information sheet.		
451.	Art. 16 -	2. The key investment	2. The key investment information	2. The key investment	
	para 2	information sheet referred to in	sheet referred to in paragraph 1	information sheet referred to in	
		paragraph 1 shall contain all of	shall contain all of the following	paragraph 1 shall contain all of	
		the following information:	information:	the following information:	
452.	Art. 16 -	(a) the information set out in the	(a) the information set out in the	(a) the information set out in the	
	para 2 -				

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453. 454. 455.	point a  Art. 16 - para 2 - point b - subpara 1  Art. 16 - para 2 - point b - subpara 2  Art. 16 - para 2 -	Annex;  (b) the following explanatory statement, appearing directly underneath the title of the key investment information sheet:  "This crowdfunding offer has been neither verified nor approved by ESMA or national competent authorities.  The appropriateness of your education and knowledge have	Annex;—I;  (b) the following explanatory statement disclaimer, appearing directly underneath the title of the key investment information sheet:  "This crowdfunding offer has been neither verified nor approved by ESMA or national competent authorities or ESMA.  The appropriateness of your education and knowledge have not	Annex;  (b) the following explanatory statement, appearing directly underneath the title of the key investment information sheet:  "This crowdfunding offer has been neither verified nor approved by ESMA or national competent authorities.  The appropriateness of your education and knowledge have	
	point b - subpara 3	not been assessed before you were granted access to this investment. By making this investment, you assume full risk of taking this investment, including the risk of partial or entire loss of the money invested.";	necessarily been assessed before you were granted access to this investment. By making this investment, you assume full risk of taking this investment, including the risk of partial or entire loss of the money invested.";	not been assessed before you were granted access to this investment. By making this investment, you assume full risk of taking this investment, including the risk of partial or entire loss of the money invested.";	
456.	Art. 16 - para 2 - point c - subpara 1 - intro	(c) a risk warning, which shall read as follows:	(c) a risk warning, which shall read as follows:	(c) a risk warning, which shall read as follows:	
457.	Art. 16 - para 2 - point c - subpara 2	"Investment in this crowdfunding offer entails risks, including the risk of partial or entire loss of the money invested. Your investment is not covered	"Investment in this crowdfunding offerproject entails risks, including the risk of partial or entire loss of the money invested. Your investment is not covered by the	"Investment in this crowdfunding offer entails risks, including the risk of partial or entire loss of the money invested. Your investment is not covered	

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		by the deposit guarantee and investor compensation schemes established in accordance with Directive 2014/49/EU of the European Parliament and of the Council* and Directive 97/9/EC of the European Parliament and of the Council.**	deposit guarantee andestablished in accordance with  Directive 2014/49/EU of the  European Parliament and of the  Council* Your investment is not covered by the investor compensation schemes established in accordance with  Directive 2014/49/EU of the  European Parliament and of the  Council* and Directive 97/9/EC of the European Parliament and of the Council.**	by the deposit guarantee and investor compensation schemes established in accordance with Directive 2014/49/EU of the European Parliament and of the Council* <sup>34</sup> and Directive 97/9/EC of the European Parliament and of the Council.** <sup>35</sup>	
458.	Art. 16 - para 2 - point c - subpara 3	You may not receive any return on your investment.	You may not receive any return on your investment.	You may not receive any return on your investment.	
459.	Art. 16 - para 2 - point c - subpara 4	This is not a saving product and you should not invest more than 10% of your net wealth in crowdfunding projects.	This is not a saving product and you should not invest more than 10% of your net wealth in crowdfunding projects.	This is not a saving product and we advise you not to invest more than 10% of your net wealth in crowdfunding projects.	
460.	Art. 16 - para 2 - point c - subpara 5	You may not be able to sell the investment instruments when you wish.	You may not be able to sell the investment instruments—when you wish	You may not be able to sell the investment instruments when you wish. If you are able to sell them, you may nonetheless be	

Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit guarantee schemes (OJ L 173, 12.6.2014, p. 149).
 Directive 97/9/EC of the European Parliament and of the Council of 3 March 1997 on investor-compensation schemes (OJ L 084, 26.3.1997, p. 22)."

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				subject to losses."	
461.	Art. 16 - para 3	3. The key investment information sheet shall be clear, comprehensible, complete and correct and shall not contain any footnotes, other than those with references to applicable law. It shall be presented in a standalone, durable medium which is clearly distinguishable from marketing communications and consist of maximum 6 sides of A4-sized paper format if printed.	3. The key investment information sheet shall be clear, comprehensible, complete and correct and shall not contain any footnotes, other than those with references toquotation of the applicable law. It shall be presented in a stand-alone, durable medium which is clearly distinguishable from marketing communications and consist of maximum 6-sides of A4-sized paper format if printed. sides of A4-sized paper format if printed. In case of admitted instruments for crowdfunding purposes, where the information required under Part F of Annex I exceeds 1 side of A4-sized paper format if printed, the remainder shall be produced in an annex attached to the key investment	3. The key investment information sheet shall be <i>fair</i> , clear, <i>and not misleading</i> and shall not contain any footnotes, other than those with references to applicable law. It shall be presented in a stand-alone, durable medium which is clearly distinguishable from marketing communications and consist of <i>a</i> maximum <i>of three</i> sides of A4-sized paper format if printed.	
462.	Art. 16 -	4. The crowdfunding service	<ul><li>information sheet.</li><li>4. The crowdfunding</li></ul>	4. The crowdfunding service	
	para 4	provider shall keep the key	service provider shall <b>request the</b>	provider shall keep the key	
		investment information sheet	project owner to notify any	investment information sheet	
			change of information in order to		

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		updated at all times and for the whole period of validity of the crowdfunding offer.	be able to keep the key investment information sheet updated at all times and for the whole period of validityduration of the crowdfunding offer. The investors who have put forward interest for the crowdfunding offer shall be immediately informed about any material change to the information in the key investment information sheet.	updated at all times and for the whole period of validity of the crowdfunding offer.	
463.	Art. 16 - para 4a (new)			4a. The requirement set out in point (a) of paragraph 3 of this Article shall not apply to crowdfunding service providers that offer services referred to in point (ii) of point (a) of Article 3(1). Such providers shall instead draw up a key investment information sheet regarding the crowdfunding service provider, which shall contain detailed information on the crowdfunding service provider; its systems and controls for the management of risk, financial modelling for the crowdfunding offer and its historic performance.	

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464.	Art. 16 -		4a. Member States shall ensure		
	para 4a		that responsibility for the		
	(new)		information given in a key		
			investment information sheet		
			attaches to at least the project		
			owner or its administrative,		
			management or supervisory		
			bodies. The persons responsible		
			for the key investment		
			information sheet shall be clearly		
			identified in the key investment		
			information sheet by their names		
			and functions or, in the case of		
			legal persons, their names and		
			registered offices, as well as		
			declarations by them that, to the		
			best of their knowledge, the		
			information contained in the key		
			investment information sheet is in		
			accordance with the facts that the		
			key investment information sheet		
			makes no omission likely to affect		
			its import.		
465.	Art. 16 -		4b. Member States shall ensure		
	para 4b		that their laws, regulations and		
	(new)		administrative provisions on civil		
			liability apply to the persons		
			responsible for the information		
			given in a key investment		
			information sheet, including any		
			translation thereof, in at least the		

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<b>Nr.</b> 466.	Art. 16 - para 4a - point a (new) Art. 16 - para 4a - point b (new)	COMMISSION	following situations:  (a) the information is misleading or inaccurate; or  (b) the key investment information sheet omits key information in order to aid investors when considering whether to finance the	PARLIAMENT	COMPROMISE
468.	Art. 16 - para 5	5. Crowdfunding service providers shall have in place and apply adequate procedures to verify the completeness and the clarity of information contained in the key investment information sheet.	crowdfunding project.  5. Crowdfunding service providers shall have in place and apply adequate procedures to verify the completeness and the clarity of the information contained in the key investment information sheet.	5. <i>All crowdfunding</i> service providers shall have in place and apply adequate procedures to verify the completeness, <i>the correctness</i> and the clarity of information contained in the key investment information sheet.	
469.	Art. 16 - para 6 - subpara 1 - intro	6. When a crowdfunding service provider identifies a material omission, a material mistake or a material inaccuracy in the key investment information sheet, the project owner shall complement or amend that information. Where such complement or amendment is not possible, the crowdfunding service provider shall not make the crowdfunding	6. When a crowdfunding service provider identifies a material omission, a material mistake or a material inaccuracy in the key investment information sheet, the project owner shall complement or amend that information. Where such complement or amendment is not possible, the The crowdfunding service provider shall not makesuspend the crowdfunding offer or cancel the existing offer	6. When a crowdfunding service provider identifies an omission, a mistake or an inaccuracy in the key investment information sheet which could have a material impact on the expected return of the investment, the corrections shall be made in the following manner:	

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		offer or cancel the existing offer until the key investment	until the relating to that key investment information sheet complies with the		
		information sheet complies with the requirements of this Article.	requirements until it has been complemented or amended for a period of this Articleno longer		
470.	Art. 16 - para 6 - subpara 2 (new)		The investors who have put forward interest for the crowdfunding offer shall be immediately informed about the identified irregularities, the steps taken and further to be taken by the crowdfunding service provider and the option to		
471	A . 16		withdraw their interest for the crowdfunding offer.		
471.	Art. 16 - para 6 - subpara 3 (new)		If after one month the key investment information sheet has not been complemented or amended to rectify irregularities, the crowdfunding offer shall be cancelled.		
472.	Art. 16 - para 6 - point a (new)			(a) crowdfunding service providers that offer the services referred to in point (i) of point (a) of Article 3(1) shall signal the omission, mistake or inaccuracy promptly to the project owner, who shall	

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473.	Art. 16 - para 6 - point b (new)			complement or amend that information; (b) crowdfunding service providers that offer services referred to in point (ii) of point (a) of Article 3(1) shall themselves amend the omission, mistake or inaccuracy in the key information sheet themselves	
474.	Art. 16 - para 6 - subpara 2			information sheet themselves.  Where such complement or amendment is not made, the crowdfunding service provider shall not make the crowdfunding offer or cancel the existing offer until the key investment information sheet complies with the requirements of this Article.	
475.	Art. 16 - para 7 - subpara 1	7. An investor may request a crowdfunding service provider to arrange for a translation of the key investment information sheet into a language of the investor's choice. The translation shall accurately reflect the content of the original key investment information sheet.	7. An investor may request a crowdfunding service provider to arrange for a translation of the key investment information sheet into a language of the investor's choice. The translation shall accurately reflect the content of the original key investment information sheet.	7. An investor may request a crowdfunding service provider to arrange for a translation of the key investment information sheet into a language of the investor's choice. The translation shall <i>faithfully and</i> accurately reflect the content of the original key investment information sheet.	

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476.	Art. 16 - para 7 - subpara 2	Where the crowdfunding service provider does not provide the requested translation of the key investment information sheet, the crowdfunding service provider shall clearly advise the investor to refrain from making the investment.	Where the crowdfunding service provider does not provide the requested translation of the key investment information sheet, the crowdfunding service provider shall clearly advise the investor to refrain from making the investment.	Where the crowdfunding service provider does not provide the requested translation of the key investment information sheet, the crowdfunding service provider shall clearly advise the investor to refrain from making the investment.	
477.	Art. 16 - para 8	8. National competent authorities shall not require an ex ante notification and approval of a key investment information sheet.	8. National competent Competent authorities shall notof the Member State that authorised the crowdfunding service provider may require an ex ante notification and approval of a key investment information sheet at least seven working days before making it available to prospective investors. Key investment information sheet shall not be subject to ex-ante approval by the competent authorities.	8. National competent authorities shall not require an ex ante notification and approval of a key investment information sheet.	
478.	Art. 16 - para 8a (new)		8a. Where prospective investors are provided with a key investment information sheet drawn up in accordance with this article, the crowdfunding service providers and the project owners shall be considered as satisfying the obligation to draw up a key information document in		

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479.	Art. 16 -		accordance with Regulation 1286/2014. This shall apply mutatis		
479.	para 8a - subpara 1 (new)		mutandis to persons advising on, or selling, a crowdfunding offer.		
480.	Art. 16 - para 9 - subpara 1 - intro	9. The Commission may adopt delegated acts in accordance with Article 37 specifying:	9. The Commission may adopt delegated acts in accordance with Article 37 specifying:	9. ESMA may develop draft regulatory technical standards to specify the following:	
481.	Art. 16 - para 9 - point a	(a) the requirements for and content of the model for presenting the information referred to in paragraph 2 and the Annex;	(a) the requirements for and content of the model for presenting the information referred to in paragraph 2 and the Annex; I	(a) the requirements for and content of the model for presenting the information referred to in paragraph 2 and the Annex;	
482.	Art. 16 - para 9 - point b	(b) the types of risks that are material to the crowdfunding offer and therefore must be disclosed in accordance with Part C of the Annex;	(b) the types of risks that are material to the crowdfunding offer and therefore must be disclosed in accordance with Part C of the Annex; <b>I</b> ;	(b) the types of risks that are material to the crowdfunding offer and therefore must be disclosed in accordance with Part C of the Annex;	
483.	Art. 16 - para 9 - point ba (new)			(ba) the use of certain financial ratios to enhance the clarity of key financial information;	
484.	Art. 16 - para 9 - point c	(c) the fees and costs referred to in point (a) of Part H of the Annex, including a detailed breakdown of direct and indirect costs to be borne by the investor.	(c) the fees and costs referred to in point (a) of Part H of the Annex I, including a detailed breakdown of direct and indirect costs to be borne by the investor	(c) the <i>commissions and</i> fees and <i>transaction</i> costs referred to in point (a) of Part H of the Annex, including a <i>detailed</i> breakdown of direct and indirect costs to be borne by the investor.	

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485.			The delegated acts referred to in the first sub-paragraph shall take into account the nature, scale and complexity of the crowdfunding services provided by the crowdfunding service provider.		
486.	Art. 16 - para 9 - subpara 1a (new)		SEX TRUE PAG TRUET	In drafting the standards, ESMA shall differentiate between the services referred to in point (i) of point (a) of Article 3 (1) and those referred to in point (ii) of point (a) of Article 3(1).	
487.	Art. 16 - para 9 - subpara 1b (new)			ESMA shall submit those draft regulatory technical standards to the Commission by [XXX months from the date of entry into force of this Regulation].	
488.	Art. 16 - para 9 - subpara 1c (new)			Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph of this paragraph in accordance with the procedure laid down in Articles 10 to 14 of Regulation (EU) No 1095/2010.	

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489.	Art. 17 - title  Art. 17 - para 1	Article 17 Bulletin board  1. Crowdfunding service providers that allow their investors to interact directly with each other to buy and sell loan agreements or transferable securities which were originally crowdfunded on their platforms, shall inform their clients that they do not operate a trading system and that such buying and selling activity on their platforms is at the client's own discretion and responsibility.	Article 17 Bulletin board  1. Crowdfunding service providers that may operate a bulletin board on which they allow their investors clients to interact directly with each other advertise interest to buy and sell loan agreements or admitted instruments for crowdfunding purposes which were originally erowdfunded offered on their crowdfunding platforms, shall inform their clients that they do not operate a trading system and that such buying and selling activity on their platforms is at the client's own discretion and responsibility.	Article 17 Bulletin board  1.Crowdfunding service providers that allow their investors to interact directly with each other to buy and sell loan agreements or transferable securities which were originally crowdfunded on their platforms, shall inform their clients that they do not operate a trading system and that such buying and selling activity on their platforms is at the client's own discretion and responsibility.  Such crowdfunding service providers shall also inform their clients that the rules applicable under Directive 2014/65/EU to trading venues, as defined in point (24) of Article 4(1) of that Directive, do not apply to their platforms.	
491.	Art. 17 - para 1a (new)		1a. The bulletin board referred in paragraph 1 cannot be used to bring together buying and selling interest by means of the crowdfunding service provider's protocols or internal operating procedures in a way that results		

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			in a contract. The bulletin board		
			shall therefore not consist of an		
			internal matching system which		
			executes client orders on a		
			multilateral basis.		
492.	Art. 17 -		<u>1aa. Crowdfunding service</u>		
	para 1aa (new)		providers that allow the		
	(liew)		advertisement referred to in		
			paragraph 1 shall comply with		
402	Art. 17 -		the following requirements:		
493.	Art. 17 - para 1aa -		(a) they shall inform their		
	point a		clients about the nature of the		
	(new)		bulletin board in accordance		
			with paragraphs 1 and 1-a of		
			this Article. they shall require		
			their clients advertising a sale		
			of an agreement, security or		
			instrument referred to in		
			paragraph 1 to make available		
			the key investor information		
			sheet;		
494.	Art. 17 -		(b) they shall ensure that		
	para 1aa -		their clients advertising an		
	point b		interest to purchase an		
	(new)		agreement, security or		
			instrument referred to in		
			paragraph 1 and qualifying as		
			non-sophisticated receive the		
			information referred to in Article		

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			14(1a) and the risk warning referred to Article 15a(1e).		
495.	Art. 17 - para 1b (new)		1b. Crowdfunding service providers that allow the advertisement of interest referred to in paragraph 1 and that provide asset safekeeping services in accordance with Article 9(1) shall require their investors advertising such interest to notify them of any changes in ownership for the purposes of conducting		
			ownership verification and record-keeping.		
496.	Art. 17 - para 2	2. Crowdfunding service providers that suggest a reference price for the buying and selling referred to in paragraph 1 shall inform their clients that suggested reference price is non-binding and substantiate the suggested reference price.	price for the buying and selling referred to in paragraph 1 shall inform their clients that <b>the</b> suggested reference price is non-	referred to in paragraph 1 shall inform their clients <i>whether the</i> reference price is <i>binding or</i> non-	
497.	Art. 17 - para 2a (new)			2a. In order to enable investors to buy and sell loans acquired through their platform, crowdfunding service providers	

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				shall facilitate transparency to investors about their platforms by providing information on the performance of loans generated.	
498.	Art. 18 - title	Article 18 Access to records	Article 18 Access to records	Article 18 Access to records	
499.	Art. 18 - para 1 - intro	Crowdfunding service providers shall:	Crowdfunding service providers shall:	Crowdfunding service providers shall:	
500.	Art. 18 - para 1 - point a	(a) keep all records related to their services and transactions on a durable medium for five years;	(a) keep all records related to their services and transactions on a durable medium for five years;	(a) keep all records related to their services and transactions on a durable medium for five years;	
501.	Art. 18 - para 1 - point b	(b) ensure that their clients have immediate access to records of the services provided to them at all times;	(b) ensure that their clients have immediate access to records of the services provided to them at all times;	(b) ensure that their clients have immediate access to records of the services provided to them at all times;	
502.	Art. 18 - para 1 - point c	(c) maintain for five years all agreements between the crowdfunding service providers and their clients.	(c) maintain for five years all agreements between the crowdfunding service providers and their clients.	(c) maintain for five years all agreements between the crowdfunding service providers and their clients.	
503.	Chapter V - title	Chapter V Marketing communications	Chapter V Marketing communications	Chapter V Marketing communications	
504.	Art. 19 - title	Article 19  Requirements regarding	Article 19  Requirements regarding marketing	Article 19 Requirements regarding	
		marketing communications	communications	marketing communications	
505.	Art. 19 - para 1	1. Crowdfunding service providers shall ensure that all	1. Crowdfunding service providers shall ensure that all marketing	1. Crowdfunding service providers shall ensure that all	

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506.	Art. 19 - para 2	marketing communications to investors are clearly identifiable as such.  2. No marketing communication shall comprise marketing of individual planned or pending crowdfunding projects or offers. Marketing communications may only indicate where and in which language clients can obtain information about individual projects or offers.	communications to investors are clearly identifiable as such.  2. No marketing communication shall comprise marketing of individual planned or pending crowdfunding projects or offers. Marketing communications may only indicate where and in which language clients can obtain information about individual projects or offers. 2. The information contained in a marketing communication shall be fair, clear and not misleading and shall be consistent with the information contained in the key investment information sheet, where already available, or with the information required to be in the key investment information sheet, where the key investment information sheet is yet to be	their marketing communications to investors are clearly identifiable as such.  2. Prior to the closure of raising funds for a project, no marketing communication shall disproportionately target individual planned, pending or current crowdfunding projects or offers.	
507.	Art. 19 - para 3	3. For their marketing communications, crowdfunding service providers shall use one or more of the official languages of the Member State in which the crowdfunding service provider is	made available.  3. For their marketing communications, crowdfunding service providers shall use one or more of the official languages of the Member State in which the crowdfunding service provider is active promotes the crowdfunding	3. For their marketing communications, crowdfunding service providers shall use one or more of the official languages of the Member State in which the crowdfunding service provider is	

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		active or a language customary in the sphere of international finance.	offer or in a language customary inaccepted by the spherecompetent authorities of international financethat Member State.	active or <i>English</i> .	
508.	Art. 19 - para 4	4. National competent authorities shall not require an ex ante notification and approval of marketing communications.	4. National competent Competent authorities shall not require an ex ante notification and approval of marketing communications.	4. National competent authorities shall not require an ex ante notification and approval of marketing communications.	
509.	Art. 20 - title	Article 20  Publication of national provisions concerning marketing requirements	Article 20  Publication of national provisions concerning marketing requirements	Article 20  Publication of national provisions concerning marketing requirements	
510.	Art. 20 - para 1	1. National competent authorities shall publish and keep updated on their websites national laws, regulations and administrative provisions applicable to marketing communications of crowdfunding service providers.	1. National competent Competent authorities shall publish and keep updatedup-to-date on their websites those national laws, regulations and administrative provisions applicable to marketing communications of crowdfunding service providers-that the competent authorities are responsible for overseeing compliance with and enforcing vis-à-vis crowdfunding service providers and their marketing communication.	1. National competent authorities shall publish and keep updated on their websites national laws, regulations and administrative provisions applicable to marketing communications of crowdfunding service providers.	
511.	Art. 20 - para 2	2. Competent authorities shall notify ESMA of the laws, regulations and administrative provisions referred to in	2. Competent authorities shall notify ESMA of the laws, regulations and administrative provisions referred to in paragraph 1 and the hyperlinks to	2. Competent authorities shall notify ESMA of the laws, regulations and administrative provisions referred to in	

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		paragraph 1 and the hyperlinks to the websites of competent authorities where that information is published. Competent authorities shall provide ESMA with a summary of those relevant national provisions in a language customary in the sphere of international finance.	the websites of competent authorities where that information is published. Competent authorities shall—provide ESMA with a summary of those relevant national laws, regulations and provisions in a language customary in the sphere of international finance. ESMA shall publish the summary and the hyperlinks to the websites of the competent authorities referred to in paragraph 1 on its website.	paragraph 1 and the hyperlinks to the websites of competent authorities where that information is published. Competent authorities shall provide ESMA with a summary of those relevant national provisions in a language customary in the sphere of international finance.	
512.	Art. 20 - para 3	3. Competent authorities shall notify ESMA of any change in the information provided pursuant to paragraph 2 and submit an updated summary of the relevant national provisions without delay.		3. Competent authorities shall notify ESMA of any change in the information provided pursuant to paragraph 2 and submit an updated summary of the relevant national provisions without delay.	
513.	Art. 20 - para 3a (new)		3a. Where the competent authorities are not responsible for overseeing and ensuring compliance with the laws, regulations and provisions referred to in paragraph 1, they shall publish on their website the contact information about where information about the laws,		

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			regulations and provisions referred to in paragraph 1 can be obtained.		
514.	Art. 20 - para 3b (new)		3b. ESMA may develop draft implementing technical standards to determine standard forms, templates and procedures for the notifications under this Article.		
515.	Art. 20 - para 3b - subpara 1 (new)		ESMA shall submit those draft implementing standards to the Commission by [18 months after the date of entry into force of this Regulation].		
516.	Art. 20 - para 3b - subpara 2 (new)		Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1095/2010.		
517.	Art. 20 - para 4	4. ESMA shall publish and maintain on its website a summary of the relevant national provisions in a language customary in the sphere of international finance and the hyperlinks to the websites of competent authorities referred to in paragraph 1. ESMA shall not	4. ESMA shall publish and maintain on its website a summary of the relevant national provisions in a language customary in the sphere of international finance and the hyperlinks to the websites of competent authorities referred to in paragraph 1. ESMA shall not be held liable for the information presented in the summary.	4. ESMA shall publish and maintain on its website a summary of the relevant national provisions in a language customary in the sphere of international finance and the hyperlinks to the websites of competent authorities referred to in paragraph 1. ESMA shall not	

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518.	Art. 20 - para 5	be held liable for the information presented in the summary.  5. National competent authorities shall be the single points of contact responsible for providing information on marketing rules in their respective Member States.	5. National competent authorities shall be the single points of contact responsible for providing information on marketing rules in their respective Member States.	be held liable for the information presented in the summary.  5. National competent authorities shall be the single points of contact responsible for providing information on marketing rules in their respective Member States.	
519.	Art. 20 - para 6	6. ESMA may issue guidelines or recommendations addressed to national competent authorities specifying the best practices of marketing communications and verifying marketing communications of crowdfunding service providers.	6. ESMA may issue guidelines or recommendations addressed to national competent authorities specifying the best practices of marketing communications and verifying marketing communications of crowdfunding service providers.	then respective Member States.	
520.	Art. 20 - para 7	7. Competent authorities shall regularly, and at least on a yearly basis, report to ESMA on their enforcement actions taken during the previous year on the basis of their national laws, regulations and administrative provisions applicable to marketing communications of crowdfunding service providers. In particular; the report shall include:	7. Competent authorities shall regularly, and at least on a yearly basis, report to ESMA on their enforcement actions taken during the previous year on the basis of their national laws, regulations and administrative provisions applicable to marketing communications of crowdfunding service providers. In particular; the report shall include:	7. Competent authorities shall regularly, and at least on a yearly basis, report to ESMA on their enforcement actions taken during the previous year on the basis of their national laws, regulations and administrative provisions applicable to marketing communications of crowdfunding service providers. In particular; the report shall include:	

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521.	Art. 20 - para 7 - point a	(a) the total number of enforcement actions taken by type of misconduct, where applicable;	the total number of enforcement actions taken by type of misconduct, where applicable;	(a) the total number of enforcement actions taken by type of misconduct, where applicable;	
522.	Art. 20 - para 7 - point b	(b) where available, the outcomes of the enforcement actions, including types of sanctions imposed by type of sanction or remedies provided by crowdfunding service providers;	where available, the outcomes of the enforcement actions, including types of sanctions imposed by type of sanction or remedies provided by crowdfunding service providers;	(b) where available, the outcomes of the enforcement actions, including types of sanctions imposed by type of sanction or remedies provided by crowdfunding service providers;	
523.	Art. 20 - para 7 - point c	(c) where available, examples of how competent authorities have dealt with the failure of crowdfunding service providers to comply with the national provisions	where available, examples of how competent authorities have dealt with the failure of crowdfunding service providers to comply with the national provisions.	(c) where available, examples of how competent authorities have dealt with the failure of crowdfunding service providers to comply with the national provisions	
524.	Chapter VI - title	Chapter VI ESMA powers and competences	CHAPTER VI COMPETENT AUTHORITIES AND ESMA powers and competences	Chapter VI powers and competences of the relevant national competent authority	
525.	Chapter VI - Section I - title	SECTION I COMPETENCES AND PROCEDURES	Section I Competences and procedures	SECTION I COMPETENCES AND PROCEDURES	
526.	Art. 21 - title	Article 21 Legal privilege	Article 21 Legal privilege	Article 21 Legal privilege	

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527.	Art. 21 - para 1	The powers conferred on ESMA by Articles 22 to 25, or on any official or other person authorised by ESMA, shall not be used to require the disclosure of information which is subject to legal privilege.	The powers conferred on ESMA by Articles 22 to 25, or on any official or other person authorised by ESMA, shall not be used to require the disclosure of information which is subject to legal privilege.	The powers conferred on <i>the national competent authority</i> , or on any official or other person authorised by <i>the national competent authority</i> , shall not be used to require the disclosure of information which is subject to legal privilege.	
528.	Art. 22 - title	Article 22  Request for information	Article 22 Request for information		
529.	Art. 22 - para 1	1. ESMA may by simple request or by decision require the following persons to provide all information necessary to enable ESMA to carry out its duties under this Regulation:	1. ESMA may by simple request or by decision require the following persons to provide all information necessary to enable ESMA to carry out its duties under this Regulation:		
530.	Art. 22 - para 1 - point a	(a) a crowdfunding service provider or a person controlling or being directly or indirectly controlled by a crowdfunding service provider;	a crowdfunding service provider or a person controlling or being directly or indirectly controlled by a erowdfunding service provider;		
531.	Art. 22 - para 1 - point b	(b) project owners formerly or currently having made an offer on a crowdfunding platform;	project owners formerly or currently having made an offer on a crowdfunding platform;		

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532.	Art. 22 - para 1 - point c	(c) third parties designated to perform functions in relation to the provision of the crowdfunding service in accordance with Article 8;	third parties designated to perform functions in relation to the provision of the crowdfunding service in accordance with Article 8;		
533.	Art. 22 - para 1 - point d	(d) the managers of the persons referred to in point (a) to (c);	the managers of the persons referred to in point (a) to (c);		
534.	Art. 22 - para 1 - point e	(e) the auditors and advisors of the persons referred to in point (a) to (c);	the auditors and advisors of the persons referred to in point (a) to (c);		
535.	Art. 22 - para 2	2. Any simple request for information as referred to in paragraph 1 shall:	2. Any simple request for information as referred to in paragraph 1 shall:		
536.	Art. 22 - para 2 - point a	(a) refer to this Article as the legal basis of that request;	refer to this Article as the legal basis of that request;		
537.	Art. 22 - para 2 - point b	(b) state the purpose of the request;	state the purpose of the request;		
538.	Art. 22 - para 2 - point c	(c) specify the information required;	specify the information required;		
539.	Art. 22 - para 2 - point d	(d) include a time limit within which the information is to be provided;	include a time limit within which the information is to be provided;		
540.	Art. 22 - para 2 - point e	(e) indicate the amount of the fine to be issued in accordance with Article 28 where the information provided is incorrect or	indicate the amount of the fine to be issued in accordance with Article 28 where the information provided is incorrect or misleading.		

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		misleading.			
541.	Art. 22 - para 3	3. When requiring to supply information under paragraph 1 by decision, ESMA shall:	3.When requiring to supply information under paragraph 1 by decision, ESMA shall:		
542.	Art. 22 - para 3 - point a	(a) refer to this Article as the legal basis of that request;	refer to this Article as the legal basis of that request;		
543.	Art. 22 - para 3 - point b	(b) state the purpose of the request;	state the purpose of the request;		
544.	Art. 22 - para 3 - point c	(c) specify the information required;	specify the information required;		
545.	Art. 22 - para 3 - point d	(d) set a time limit within which the information is to be provided;	set a time limit within which the information is to be provided;		
546.	Art. 22 - para 3 - point e	(e) indicate the periodic penalty payments provided for in Article 29 where the production of the required information is incomplete;	indicate the periodic penalty payments provided for in Article 29 where the production of the required information is incomplete;		
547.	Art. 22 - para 3 - point f	(f) indicate the fine provided for in Article 28, where the answers to questions asked are incorrect or misleading;	indicate the fine provided for in Article 28, where the answers to questions asked are incorrect or misleading;		
548.	Art. 22 - para 3 - point g	(g) indicate the right to appeal the decision before ESMA's Board of Appeal and to have the decision reviewed by the Court of Justice of the European Union	indicate the right to appeal the decision before ESMA's Board of Appeal and to have the decision reviewed by the Court of Justice of the European Union ('Court of Justice') in accordance with		

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549.	Art. 22 - para 4	('Court of Justice') in accordance with Articles 60 and 61 of Regulation (EU) No 1095/2010.  4. The persons referred to in paragraph 1 or their representatives and, in the case of legal persons or associations having no legal personality, the persons authorised to represent them by law or by their constitution shall supply the information requested. Lawyers duly authorised to act may supply the information on behalf of their clients. The latter shall remain fully responsible if the information supplied is incomplete, incorrect or misleading.	Articles 60 and 61 of Regulation (EU) No 1095/2010.  4. The persons referred to in paragraph 1 or their representatives and, in the case of legal persons or associations having no legal personality, the persons authorised to represent them by law or by their constitution shall supply the information requested. Lawyers duly authorised to act may supply the information on behalf of their clients. The latter shall remain fully responsible if the information supplied is incomplete, incorrect or misleading.		
550.	Art. 22 - para 5	5. ESMA shall without delay send a copy of the simple request or of its decision to the competent authority of the Member State where the persons referred to in paragraph 1 concerned by the request for information are domiciled or established.	5. ESMA shall without delay send a copy of the simple request or of its decision to the competent authority of the Member State where the persons referred to in paragraph 1 concerned by the request for information are domiciled or established.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
551.	Art. 23 - title	Article 23 General investigations	Article 23 General investigations		
552.	Art. 23 - para 1	1. ESMA may conduct investigations of persons referred to in Article 22(1). To that end, the officials and other persons authorised by ESMA shall be empowered to:	1. ESMA may conduct investigations of persons referred to in Article 22(1). To that end, the officials and other persons authorised by ESMA shall be empowered to:		
553.	Art. 23 - para 1 - point a	(a) examine any records, data, procedures and any other material relevant to the execution of its tasks irrespective of the medium on which they are stored;	examine any records, data, procedures and any other material relevant to the execution of its tasks irrespective of the medium on which they are stored;		
554.	Art. 23 - para 1 - point b	(b) take or obtain certified copies of or extracts from such records, data, procedures and other material;	take or obtain certified copies of or extracts from such records, data, procedures and other material;		
555.	Art. 23 - para 1 - point c	(c) summon and ask any person referred to in Article 22(1) or their representatives or staff for oral or written explanations on facts or documents relating to the subject matter and purpose of the inspection and to record the answers;	summon and ask any person referred to in Article 22(1) or their representatives or staff for oral or written explanations on facts or documents relating to the subject matter and purpose of the inspection and to record the answers;		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
556.	Art. 23 - para 1 - point d	(d) interview any other natural or legal person who consents to be interviewed for the purpose of collecting information relating to the subject matter of an investigation;	interview any other natural or legal person who consents to be interviewed for the purpose of collecting information relating to the subject matter of an investigation;		
557.	Art. 23 - para 1 - point e	(e) request records of telephone and data traffic.	request records of telephone and data traffic.		
558.	Art. 23 - para 2	2. The officials and other persons authorised by ESMA for the purposes of the investigations referred to in paragraph 1 shall exercise their powers upon production of a written authorisation specifying the subject matter and purpose of the investigation. That authorisation shall also indicate the periodic penalty payments provided for in Article 29 where the production of the required records, data, procedures or any other material, or the answers to questions asked to persons referred to in Article 22(1) are not provided or are incomplete, and the fines provided for in Article 28, where the answers to questions asked to	2. The officials and other persons authorised by ESMA for the purposes of the investigations referred to in paragraph 1 shall exercise their powers upon production of a written authorisation specifying the subject matter and purpose of the investigation. That authorisation shall also indicate the periodic penalty payments provided for in Article 29 where the production of the required records, data, procedures or any other material, or the answers to questions asked to persons referred to in Article 22(1) are not provided or are incomplete, and the fines provided for in Article 28, where the answers to questions asked to persons referred to in Article 22(1) are incorrect or misleading.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
559.	Art. 23 - para 3	persons referred to in Article 22(1) are incorrect or misleading.  3. The persons referred to in Article 22(1) are required to submit to investigations launched on the basis of a decision of ESMA. The decision shall specify the subject matter and purpose of the investigation, the periodic penalty payments provided for in Article 29, the legal remedies available under Regulation (EU) No 1095/2010 and the right to have the decision reviewed by the Court of Justice.	3. The persons referred to in Article 22(1) are required to submit to investigations launched on the basis of a decision of ESMA. The decision shall specify the subject matter and purpose of the investigation, the periodic penalty payments provided for in Article 29, the legal remedies available under Regulation (EU) No 1095/2010 and the right to have the decision reviewed by the Court of Justice.		
560.	Art. 23 - para 4	4. In good time before an investigation referred to in paragraph 1, ESMA shall inform the competent authority of the Member State where the investigation is to be carried out of the investigation and of the identity of the authorised persons. Officials of the competent authority concerned shall, upon the request of ESMA, assist those authorised persons in carrying out their duties.	4. In good time before an investigation referred to in paragraph 1, ESMA shall inform the competent authority of the Member State where the investigation is to be carried out of the investigation and of the identity of the authorised persons. Officials of the competent authority concerned shall, upon the request of ESMA, assist those authorised persons in carrying out their duties. Officials of the competent authority concerned may also attend the investigations upon request.		

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		Officials of the competent authority concerned may also attend the investigations upon request.			
561.	Art. 23 - para 5	5. If a request for records of telephone or data traffic referred to in point (e) of paragraph 1 requires authorisation from a judicial authority according to applicable national law, such authorisation shall be applied for. Such authorisation may also be applied for as a precautionary measure.	5. If a request for records of telephone or data traffic referred to in point (e) of paragraph 1 requires authorisation from a judicial authority according to applicable national law, such authorisation shall be applied for. Such authorisation may also be applied for as a precautionary measure.		
562.	Art. 23 - para 6	6. Where a national judicial authority receives an application for the authorisation of a request for records of telephone or data traffic referred to in point (e) of paragraph 1, that authority shall verify the following:	6. Where a national judicial authority receives an application for the authorisation of a request for records of telephone or data traffic referred to in point (e) of paragraph 1, that authority shall verify the following:		
563.	Art. 23 - para 6 - point a	(a) the decision adopted by ESMA referred to in paragraph 3 is authentic;	the decision adopted by ESMA referred to in paragraph 3 is authentic;		
564.	Art. 23 - para 6 - point b	(b) any measures to be taken are proportionate and not arbitrary or excessive.	any measures to be taken are proportionate and not arbitrary or excessive.		

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565.	Art. 23 - para 7	7. For the purposes of point (b) paragraph 6, the national judicial authority may ask ESMA for detailed explanations, in particular relating to the grounds ESMA has for suspecting that an infringement of this Regulation has taken place and the seriousness of the suspected infringement and the nature of the involvement of the person subject to the coercive measures. However, the national judicial authority shall not review the necessity for the investigation or demand that it be provided with the information on ESMA's file. The lawfulness of ESMA's decision shall be subject to review only by the Court of Justice following the procedure set out in Regulation (EU) No 1095/2010.			
566.	Art. 24 - title	Article 24 On-site inspections	Article 24 On site inspections		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
567.	Art. 24 - para 1	1. In order to carry out its duties under this Regulation, ESMA may conduct all necessary on-site inspections at any business premises of the persons referred to in Article 22(1).	1. In order to carry out its duties under this Regulation, ESMA may conduct all necessary on site inspections at any business premises of the persons referred to in Article 22(1).		
568.	Art. 24 - para 2	2. The officials and other persons authorised by ESMA to conduct an on-site inspection may enter any business premises of the persons subject to an investigation decision adopted by ESMA and shall have all the powers stipulated in Article 23(1). They shall also have the power to seal any business premises and books or records for the period of, and to the extent necessary for, the inspection.	2. The officials and other persons authorised by ESMA to conduct an on site inspection may enter any business premises of the persons subject to an investigation decision adopted by ESMA and shall have all the powers stipulated in Article 23(1). They shall also have the power to seal any business premises and books or records for the period of, and to the extent necessary for, the inspection.		
569.	Art. 24 - para 3	3. In sufficient time before the inspection, ESMA shall give notice of the inspection to the competent authority of the Member State where the inspection is to be conducted. Where the proper conduct and efficiency of the inspection so require, ESMA, after informing	3. In sufficient time before the inspection, ESMA shall give notice of the inspection to the competent authority of the Member State where the inspection is to be conducted. Where the proper conduct and efficiency of the inspection so require, ESMA, after informing the relevant competent authority, may carry out the on site		

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		the relevant competent authority, may carry out the on-site inspection without prior notice. Inspections in accordance with this Article shall be conducted provided that the relevant authority has confirmed that it does not object to those inspections.	inspection without prior notice. Inspections in accordance with this Article shall be conducted provided that the relevant authority has confirmed that it does not object to those inspections.		
570.	Art. 24 - para 4	4. The officials and other persons authorised by ESMA to conduct an on-site inspection shall exercise their powers upon production of a written authorisation specifying the subject matter and purpose of the inspection and the periodic penalty payments provided for in Article 33 where the persons concerned do not submit to the inspection.	4. The officials and other persons authorised by ESMA to conduct an on-site inspection shall exercise their powers upon production of a written authorisation specifying the subject matter and purpose of the inspection and the periodic penalty payments provided for in Article 33 where the persons concerned do not submit to the inspection.		
571.	Art. 24 - para 5	5. The persons referred to in Article 23(1) shall submit to onsite inspections ordered by decision of ESMA. The decision shall specify the subject matter and purpose of the inspection, appoint the date on which it is to	5. The persons referred to in Article 23(1) shall submit to on site inspections ordered by decision of ESMA. The decision shall specify the subject matter and purpose of the inspection, appoint the date on which it is to begin and indicate the periodic penalty payments provided		

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		begin and indicate the periodic penalty payments provided for in Article 29, the legal remedies available under Regulation (EU) No 1095/2010 as well as the right to have the decision reviewed by the Court of Justice	for in Article 29, the legal remedies available under Regulation (EU) No 1095/2010 as well as the right to have the decision reviewed by the Court of Justice		
572.	Art. 24 - para 6	6. Officials of, as well as those authorised or appointed by, the competent authority of the Member State where the inspection is to be conducted shall, at the request of ESMA, actively assist the officials and other persons authorised by ESMA. Officials of the competent authority of the Member State concerned may also attend the on-site inspections.	6. Officials of, as well as those authorised or appointed by, the competent authority of the Member State where the inspection is to be conducted shall, at the request of ESMA, actively assist the officials and other persons authorised by ESMA. Officials of the competent authority of the Member State concerned may also attend the on-site inspections.		
573.	Art. 24 - para 7	7. ESMA may also require competent authorities to carry out specific investigatory tasks and on-site inspections as provided for in this Article and in Article 23(1) on its behalf.	7. ESMA may also require competent authorities to carry out specific investigatory tasks and on site inspections as provided for in this Article and in Article 23(1) on its behalf.		
574.	Art. 24 - para 8	8. Where the officials and other accompanying persons	8. Where the officials and other accompanying persons		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		authorised by ESMA find that a person opposes an inspection ordered pursuant to this Article, the competent authority of the Member State concerned shall afford them the necessary assistance, requesting, where appropriate, the assistance of the police or of an equivalent enforcement authority, so as to enable them to conduct their onsite inspection.	authorised by ESMA find that a person opposes an inspection ordered pursuant to this Article, the competent authority of the Member State concerned shall afford them the necessary assistance, requesting, where appropriate, the assistance of the police or of an equivalent enforcement authority, so as to enable them to conduct their on site inspection.		
575.	Art. 24 - para 9	9. If the on-site inspection provided for in paragraph 1 or the assistance provided for in paragraph 7 requires authorisation by a judicial authority according to national law, such authorisation shall be applied for. Such authorisation may also be applied for as a precautionary measure.	9. If the on site inspection provided for in paragraph 1 or the assistance provided for in paragraph 7 requires authorisation by a judicial authority according to national law, such authorisation shall be applied for. Such authorisation may also be applied for as a precautionary measure.		
576.	Art. 24 - para 10	10. Where a national judicial authority receives an application for the authorisation of an on-site inspection provided for in paragraph 1 or the assistance provided for in paragraph 7, that	10. Where a national judicial authority receives an application for the authorisation of an on-site inspection provided for in paragraph 1 or the assistance provided for in paragraph 7, that authority shall verify the following:		

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577.	Art. 24 -	authority shall verify the following:			
5//.	para 10 - point a	(a) the decision adopted by ESMA referred to in paragraph 4 is authentic;	the decision adopted by ESMA referred to in paragraph 4 is authentic;		
578.	Art. 24 - para 10 - point b	(b) any measures to be taken are proportionate and not arbitrary or excessive.	any measures to be taken are proportionate and not arbitrary or excessive.		
579.	Art. 24 - para 11	11. For the purposes of paragraph 10(b), the national judicial authority may ask ESMA for detailed explanations, in particular relating to the grounds ESMA has for suspecting that an infringement of this Regulation has taken place and the seriousness of the suspected infringement and the nature of the involvement of the person subject to the coercive measures. However, the national judicial authority shall not review the necessity for the investigation or demand that it be provided with the information on ESMA's file. The lawfulness of ESMA's decision shall be subject to review only by the Court of	11. For the purposes of paragraph 10(b), the national judicial authority may ask ESMA for detailed explanations, in particular relating to the grounds ESMA has for suspecting that an infringement of this Regulation has taken place and the seriousness of the suspected infringement and the nature of the involvement of the person subject to the coercive measures. However, the national judicial authority shall not review the necessity for the investigation or demand that it be provided with the information on ESMA's file. The lawfulness of ESMA's decision shall be subject to review only by the Court of Justice following the procedure set out in Regulation (EU) No 1095/2010.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		Justice following the procedure set out in Regulation (EU) No 1095/2010.			
580.	Art. 25 - title	Article 25 Exchange of information	Article 25 Exchange of information	Article 25 Exchange of information	
581.	Art. 25 - para 1	ESMA and the competent authorities shall provide each other with the information required for the purposes of carrying out their duties under this Regulation without undue delay.	ESMA and the competent authorities shall provide each other with the information required for the purposes of carrying out their duties under this Regulation without undue delay.	ESMA and the competent authorities shall provide each other with the information required for the purposes of carrying out their duties under this Regulation without undue delay.	
582.	Art. 26 - title	Article 26 Professional secrecy	Article 26 Professional secrecy	Article 26 Professional secrecy	
583.	Art. 26 - para 1	The obligation of professional secrecy referred to in Article 76 of Directive 2014/65/EU shall apply to ESMA and all persons who work or who have worked for ESMA or for any other person to whom ESMA has delegated tasks, including auditors and experts contracted by ESMA.	The obligation of professional secrecy referred to in Article 76 of Directive 2014/65/EU shall apply to ESMA and all persons who work or who have worked for ESMA or for any other person to whom ESMA has delegated tasks, including auditors and experts contracted by ESMA.	The obligation of professional secrecy referred to in Article 76 of Directive 2014/65/EU shall apply to the national competent authorities, ESMA and all persons who work or who have worked for the national competent authorities or ESMA or for any other person to whom tasks were delegated, including auditors and experts contracted.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
584.	Art. 27 - title	Article 27	Article 27		
		Supervisory measures by ESMA	Supervisory measures by ESMA		
585.	Art. 27 - para 1	1.Where ESMA finds that a person listed in Article 22(1)(a) has committed one of the infringements listed in Chapter I to V, it may take one or more of the following actions:	1. Where ESMA finds that a person listed in Article 22(1)(a) has committed one of the infringements listed in Chapter I to V, it may take one or more of the following actions:		
586.	Art. 27 - para 1 - point a	(a) adopt a decision requiring the person to bring the infringement to an end;	adopt a decision requiring the person to bring the infringement to an end;		
587.	Art. 27 - para 1 - point b	(b) adopt a decision imposing fines or periodic penalty payments pursuant to Articles 28 and 29;	adopt a decision imposing fines or periodic penalty payments pursuant to Articles 28 and 29;		
588.	Art. 27 - para 1 - point c	(c) issue public notices;	issue public notices;		
589.	Art. 27 - para 1 - point d	(d) issue warnings.	issue warnings.		
590.	Art. 27 - para 2	2. When taking the actions referred to in paragraph 1, ESMA shall take into account the nature and seriousness of the infringement, having regard to	2. When taking the actions referred to in paragraph 1, ESMA shall take into account the nature and seriousness of the infringement, having regard to the following criteria:		

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		the following criteria:			
591.	Art. 27 - para 2 - point a	(a) the duration and frequency of the infringement;	the duration and frequency of the infringement;		
592.	Art. 27 - para 2 - point b	(b) whether financial crime has been occasioned, facilitated or otherwise attributable to the infringement;	whether financial crime has been occasioned, facilitated or otherwise attributable to the infringement;		
593.	Art. 27 - para 2 - point c	(c) whether the infringement has been committed intentionally or negligently;	whether the infringement has been committed intentionally or negligently;		
594.	Art. 27 - para 2 - point d	(d) the degree of responsibility of the person responsible for the infringement;	the degree of responsibility of the person responsible for the infringement;		
595.	Art. 27 - para 2 - point e	(e) the financial strength of the person responsible for the infringement, as indicated by the total turnover of the responsible legal person or the annual income and net assets of the responsible natural person;	the financial strength of the person responsible for the infringement, as indicated by the total turnover of the responsible legal person or the annual income and net assets of the responsible natural person;		
596.	Art. 27 - para 2 - point f	(f) the impact of the infringement on investors' interests;	the impact of the infringement on investors' interests;		
597.	Art. 27 - para 2 - point g	(g) the importance of the profits gained, losses avoided by the person responsible for the infringement or the losses for third parties derived from the	the importance of the profits gained, losses avoided by the person responsible for the infringement or the losses for third parties derived from the		

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		infringement, insofar as they can be determined;	infringement, insofar as they can be determined;		
598.	Art. 27 - para 2 - point h	(h) the level of cooperation of the person responsible for the infringement with ESMA, without prejudice to the need to ensure disgorgement of profits gained or losses avoided by that person;	the level of cooperation of the person responsible for the infringement with ESMA, without prejudice to the need to ensure disgorgement of profits gained or losses avoided by that person;		
599.	Art. 27 - para 2 - point i	(i) previous infringements by the person responsible for the infringement;	previous infringements by the person responsible for the infringement;		
600.	Art. 27 - para 2 - point j	(j) measures taken after the infringement by the person responsible for the infringement to prevent its repetition.	measures taken after the infringement by the person responsible for the infringement to prevent its repetition.		
601.	Art. 27 - para 3	3. ESMA shall notify any action taken pursuant to paragraph 1 to the person responsible for the infringement without undue delay and shall communicate that action to the competent authorities of the Member States concerned and to the Commission. ESMA shall publicly disclose any such decision on its website within 10 working days from the date when	3. ESMA shall notify any action taken pursuant to paragraph 1 to the person responsible for the infringement without undue delay and shall communicate that action to the competent authorities of the Member States concerned and to the Commission. ESMA shall publicly disclose any such decision on its website within 10 working days from the date when that decision was adopted.		

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602.	Art. 27 - para 4	that decision was adopted.  4. The disclosure to the public referred to in paragraph 3 shall include the following:	4. The disclosure to the public referred to in paragraph 3 shall include the following:		
603.	Art. 27 - para 4 - point a	include the following:  (a) a statement affirming the right of the person responsible for the infringement to appeal the decision;	a statement affirming the right of the person responsible for the infringement to appeal the decision;		
604.	Art. 27 - para 4 - point b	(b) where relevant, a statement affirming that an appeal has been lodged and specifying that such an appeal does not have suspensive effect;	where relevant, a statement affirming that an appeal has been lodged and specifying that such an appeal does not have suspensive effect;		
605.	Art. 27 - para 4 - point c	(c) a statement asserting that it is possible for ESMA's Board of Appeal to suspend the application of the contested decision in accordance with Article 60(3) of Regulation (EU) No 1095/2010.	a statement asserting that it is possible for ESMA's Board of Appeal to suspend the application of the contested decision in accordance with Article 60(3) of Regulation (EU) No 1095/2010.		
606.	Section II (new) - title			Section II ADMINISTRATIVE PENALTIES AND OTHER ADMINISTRATIVE MEASURES	
607.	Art. 27a (new) - title			Article 27a Administrative penalties and other administrative measures	

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608.	Art. 27a (new) - para 1 - subpara 1			I. Without prejudice to the right of Member States to provide for and impose criminal penalties pursuant to Article 27c, Member States shall lay down rules establishing appropriate administrative penalties and other administrative measures, applicable at least to situations where a crowdfunding service provider has failed to meet the requirements laid down in Chapters I to V. Such administrative penalties and other administrative measures shall be effective, proportionate and dissuasive.	
609.	Art. 27a (new) - para 1 - subpara 2			Member States shall ensure that the administrative penalties and other administrative measures are effectively implemented.	
610.	Art. 27a (new) - para 2			2. Member States shall, in accordance with national law, confer on national competent authorities the power to apply at least the following administrative penalties and other administrative measures	

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in the event of an infringement of Chapters I to V of this Regulation:  (a) a public statement indicating the person responsible for, and the nature of, the infringement;  (b) an order requiring the person to cease the infringing conduct and to desist from a repetition of that conduct;  (c) a temporary or, for repeated serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  (d) in the case of a natural person, maximum administrative pecuniary fines	Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
of Chapters I to V of this Regulation:  (a) a public statement indicating the person responsible for, and the nature of, the infringement;  (b) an order requiring the person to cease the infringing conduct and to desist from a repetition of that conduct;  (c) a temporary or, for repeated serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para (a) in the case of a natural person, maximum person, maximum					in the event of an infringement	
Regulation:  611. Art. 27a (new) - para 2 - point a (a) a public statement indicating the person responsible for, and the nature of, the infringement;  612. Art. 27a (new) - para 2 - point b (b) an order requiring the person to cease the infringing conduct and to desist from a repetition of that conduct;  613. Art. 27a (new) - para 2 - point c (c) a temporary or, for repeated serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para (d) in the case of a natural person, maximum						
611. Art. 27a (new) - para 2 - point a  612. Art. 27a (new) - para 2 - point b  613. Art. 27a (new) - para 2 - point c  614. Art. 27a (new) - para 2 - para 3 - para 4 - para 2 - para 4 - para 2 - para 4 - para 4 - para 5 - para 6 - para 7 - para 8 - para 8 - para 9 - para					_	
(new) - para 2 - point a  the person responsible for, and the nature of, the infringement;  (b) an order requiring the person to cease the infringing conduct and to desist from a repetition of that conduct;  (c) a temporary or, for repeated serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  (d) in the case of a natural person, maximum	611.	Art. 27a			-	
612. Art. 27a (new) - para 2 - point b  613. Art. 27a (new) - para 2 - point c  614. Art. 27a (new) - para 2 - point d  615. Art. 27a (new) - para (					the person responsible for, and	
(new) - para 2 - point b  Art. 27a (new) - para 2 - point c  613. Art. 27a (new) - para 2 - point c  (c) a temporary or, for repeated serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para		-				
2 - point b  2 - point b  2 - point b  2 - point b  613. Art. 27a (new) - para 2 - point c  614. Art. 27a (new) - para 2 - point d  615. Art. 27a (new) - para 2 - point c  616. Art. 27a (new) - para 2 - point d  617. Art. 27a (new) - para (new) - para 2 - point d  618. Art. 27a (new) - para	612.					
613. Art. 27a (new) - para 2 - point c  614. Art. 27a (new) - para (ne						
613. Art. 27a (new) - para 2 - point c  (c) a temporary or, for repeated serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para (new) - para 2 - point d  (c) a temporary or, for repeated serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  (d) in the case of a natural person, maximum		2 point o				
(new) - para 2 - point c  serious infringements, permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para 2 point d  (new) - para 2 point d	612	Art 270				
2 - point c  permanent ban preventing any member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para	013.	1				
member of the management body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para 2 point d  614. Art. 27a (new) - para 2 person, maximum					<b>3</b> 8	
body of the legal person responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  (d) in the case of a natural person, maximum						
responsible for the infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para 2 point d  responsible for the infringement, from exercising management functions in such undertakings;  (d) in the case of a natural person, maximum					· ·	
infringement, or any other natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para 2 point d  infringement, or any other natural responsible for the infringement, from exercising management functions in such undertakings;  (d) in the case of a natural person, maximum						
natural person held responsible for the infringement, from exercising management functions in such undertakings;  614. Art. 27a (new) - para 2 point d  natural person held responsible for the infringement, from exercising management functions in such undertakings;  (d) in the case of a natural person, maximum					_	
exercising management functions in such undertakings;  614. Art. 27a (new) - para 2 point d  exercising management functions in such undertakings;  (d) in the case of a natural person, maximum						
functions in such undertakings;  614. Art. 27a (new) - para 2 point d  functions in such undertakings;  (d) in the case of a natural person, maximum						
614. Art. 27a (new) - para 2 point d  (d) in the case of a natural person, maximum					S S	
(new) - para  2  point d						
2 point d	614.	1				
administrative pecuniary fines					1	
of 5% of the annual turnover of the crowdfunding service						
provider during the calendar						
year in which the infringement						

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				took wlass.	
615.	Art. 27a			took place;	
015.	(new) - para			(e) maximum administrative	
	2 - point e			pecuniary fines of at least twice	
				the amount of the benefit	
				derived from the infringement	
				where that benefit can be	
				determined, even if that exceeds	
				the maximum amounts in point	
616.	Art. 27a			(d).	
010.	(new) - para			3. Where the provisions referred	
	3			to in paragraph 1 apply to legal	
				persons, Member States shall	
				confer on competent authorities	
				the power to apply the	
				administrative penalties and	
				other administrative measures	
				set out in paragraph 2, subject to	
				the conditions provided for in	
				national law, to members of the	
				management body, and to other	
				individuals who under national	
				law are responsible for the	
< 4.50				infringement.	
617.	Art. 27a			4. Member States shall ensure	
	(new) - para 4			that any decision or measure	
				imposing administrative	
				penalties or other administrative	
				measures set out in paragraph 2	

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				is properly reasoned and is subject to a right of appeal before a tribunal.	
618.	Art. 27b (new) - title			Article 27b Exercise of the power to impose administrative penalties and other administrative measures	
619.	Art. 27b (new) - para 1			1. Competent authorities shall exercise their powers to impose administrative penalties and other administrative measures referred to in Article 27a in accordance with this Regulation and with their national legal frameworks, as appropriate:	
620.	Art. 27b (new) - para 1 - point a			(a) directly;	
621.	Art. 27b (new) - para 1 - point b			(b) in collaboration with other authorities;	
622.	Art. 27b (new) - para 1 - point c			(c) under their responsibility by delegation to other authorities;	
623.	Art. 27b (new) - para 1 - point d			(d) by application to the competent judicial authorities.	
624.	Art. 27b (new) - para 2			2. Competent authorities, when determining the type and level of an administrative penalty or	

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				other administrative measure imposed under Article 27a, shall take into account the extent to which the infringement is intentional or results from negligence and all other relevant circumstances,	
625.	Art. 27b (new) - para 2 - point a			including, where appropriate:  (a) the materiality, gravity and the duration of the infringement;	
626.	Art. 27b (new) - para 2 - point b			(b) the degree of responsibility of the natural or legal person responsible for the infringement;	
627.	Art. 27b (new) - para 2 - point c			(c) the financial strength of the natural or legal person responsible for the infringement;	
628.	Art. 27b (new) - para 2 - point d			(d) the importance of profits gained or losses avoided by the natural or legal person responsible for the infringement, insofar as those can be determined;	
629.	Art. 27b (new) - para 2 - point e			(e) the losses for third parties caused by the infringement, insofar as those can be	

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				determined;	
630.	Art. 27b			(f) the level of cooperation of the	
	(new) - para 2 - point f			natural or legal person	
	2 point i			responsible for the infringement	
				with the competent authority,	
				without prejudice to the need to	
				ensure disgorgement of profits	
				gained or losses avoided by that	
524				person;	
631.	Art. 27b (new) - para			(g) previous infringements by	
	2 - point g			the natural or legal person	
	2 point g			responsible for the	
				infringement.	
632.	Art. 27c (new) - title			Article 27c	
				Criminal penalties	
633.	Art. 27c			1. Member States may decide not	
	(new) - para			to lay down rules for	
				administrative penalties or other	
				administrative measures for	
				infringements which are subject	
				to criminal penalties under their	
				national law.	
634.	Art. 27c (new) - para			2. Where Member States have	
	(new) - para			chosen, in accordance with	
				paragraph 1 of this Article, to	
				lay down criminal penalties for	
				an infringement referred to in	
				Article 27a(1), they shall ensure	

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				that appropriate measures are in place so that competent authorities have all the necessary powers to liaise with judicial, prosecuting, or criminal justice authorities within their jurisdiction to receive specific information related to criminal investigations or proceedings commenced for the infringements referred to in Article 27a(1), and to provide the same information to other competent authorities as well as to ESMA, in order to fulfil their obligation to cooperate for the purposes of this Regulation.	
635.	Art. 27d (new) - title			Article 27d Notification duties	
636.	Art. 27d (new) - para 1			Member States shall notify the laws, regulations and administrative provisions implementing this Chapter, including any relevant criminal law provisions, to the Commission and ESMA by [one year from the date of entry	

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				into force of this Regulation].	
				Member States shall notify the	
				Commission and ESMA without	
				undue delay of any subsequent	
637.	Art. 27e			amendments thereto.	
037.	(new) - title			Article 27e	
	(new) title			Cooperation between competent	
638.	Art. 27e			authorities and ESMA	
036.	(new) - para			1. The national competent	
	1			authorities and ESMA shall	
				cooperate closely with each other and exchange information	
				in order to carry out their duties	
				under this Chapter.	
639.	Art. 27e			2. National competent	
007.	(new) - para			authorities shall closely	
	2			coordinate their supervision in	
				order to identify and remedy	
				infringements of this	
				Regulation, develop and	
				promote best practices, facilitate	
				collaboration, foster consistency	
				of interpretation and provide	
				cross-jurisdictional assessments	
				in the event of any	
				disagreements.	
640.	Art. 27e			3. Where a national competent	
	(new) - para			authority finds that a	
	3			-	

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				requirement of Chapters I to V has not been met or has reason to believe that to be the case, it shall inform the competent authority of the entity or entities suspected of such infringement of its findings in a sufficiently detailed manner. The competent authorities concerned shall closely coordinate their supervision in order to ensure consistent decisions.	
641.	Art. 27f (new) - title			Article 27f Publication of administrative penalties and other administrative measures	
642.	Art. 27f (new) - para 1			1. Subject to paragraph 4, Member States shall ensure that national competent authorities publish on their official websites, without undue delay and as a minimum, any decision imposing an administrative penalty or other administrative measure against which no appeal has been made after the addressee of that penalty or measure has been notified of	

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				that decision.	
643.	Art. 27f			2. The publication referred to in	
	(new) - para			paragraph 1 shall include	
	2			information on the type and	
				nature of the infringement and	
				the identity of the persons	
				responsible and the	
				administrative penalties or other	
				administrative measures	
				imposed.	
644.	Art. 27f			3. Where the publication of the	
	(new) - para			identity, in the case of legal	
				persons, or of the identity and	
				personal data, in the case of	
				natural persons is considered by	
				the competent authority to be	
				disproportionate following a	
				case-by-case assessment, or	
				where the competent authority	
				considers that the publication	
				jeopardises the stability of financial markets or an on-	
				going criminal investigation, or	
				where the publication would	
				cause, insofar as it can be	
				determined, disproportionate	
				damages to the person involved,	
				Member States shall ensure that	

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				competent authorities do one of the following:	
645.	Art. 27f (new) - para 3 - point a			(a) defer publication of the decision imposing the administrative penalty or other administrative measure until the moment where the reasons for that deferral cease to exist;	
646.	Art. 27f (new) - para 3 - point b			(b) publish the decision imposing the administrative penalty or other administrative measure on an anonymous basis, in accordance with national law; or	
647.	Art. 27f (new) - para 3 - point c			(c) not publish the decision to impose the administrative penalty or other administrative measure in the event that the competent authority is of the opinion that the options set out in points (a) and (b) are considered to be insufficient to ensure:	
648.	Art. 27f (new) - para 3 - point c - point i			(i) that the stability of financial markets would not be jeopardised; or	
649.	Art. 27f (new) - para			(ii) the proportionality of the publication of such decisions	

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	3 - point c -			with regard to measures which	
	point ii			are deemed to be of a minor	
				nature.	
650.	Art. 27f			4. In the case of a decision to	
	(new) - para 4			publish an administrative	
	7			penalty or other administrative	
				measure on an anonymous	
				basis, the publication of the relevant data may be postponed.	
				Where a national competent	
				authority publishes a decision	
				imposing an administrative	
				penalty or other administrative	
				measure against which there is	
				an appeal before the relevant	
				judicial authorities, competent	
				authorities shall also publish	
				immediately on their official	
				website that information and any subsequent information on	
				the outcome of such appeal. Any	
				judicial decision annulling a	
				decision imposing an	
				administrative penalty or other	
				administrative measure shall	
				also be published.	
651.	Art. 27f			5. National competent	
	(new) - para			authorities shall ensure that any	

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				decision that is published in accordance with paragraphs 1 to 4 remains accessible on their official website for a period of at least five years after its publication. Personal data contained in those decisions shall only be retained on the official website of the competent authority for the period which is necessary in accordance with the applicable data protection rules.	
652.	Art. 27f (new) - para 6			6. National competent authorities shall inform ESMA of all administrative penalties and other administrative measures imposed, including, where appropriate, any appeal in relation thereto and the outcome thereof.	
653.	Art. 27f (new) - para 7			7. ESMA shall maintain a central database of administrative penalties and other administrative measures communicated to it. That database shall be only accessible to ESMA, the EBA, EIOPA and	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
659.	Art. 27b - para 1 - point b (new)		(b) to require crowdfunding service providers and third parties designated to perform functions in relation to the provision of crowdfunding services, and the persons that control them or are controlled by them, to provide information and		
660.	Art. 27b - para 1 - point c (new)		documents;  (c) to require auditors and managers of the crowdfunding service providers and third parties designated to perform functions in relation to the provision of crowdfunding services, to provide information;		
661.	Art. 27b - para 1 - point d (new)		inspections or investigations at sites other than the private residences of natural persons, and for that purpose to enter premises in order to access documents and other data in any form, where a reasonable suspicion exists that documents and other data related to the subject-matter of the inspection or investigation may be relevant to prove an infringement of this Regulation;		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
662.	Art. 27b -		2. In order to fulfil their		
	para 2 (new)		duties under this Regulation,		
			competent authorities shall have,		
			in accordance with national law,		
			at least the following supervisory		
			powers:		
663.	Art. 27b -		(a) to require crowdfunding		
	para 2 -		service providers to request		
	point a		project owners to include in the		
	(new)		key investment information sheet		
			supplementary information,		
			where necessary for investor		
			protection;		
664.	Art. 27b -		(b) to suspend a		
	para 2 -		crowdfunding offer for a		
	point b (new)		maximum of 10 consecutive		
	(new)		working days on any single		
			occasion where there are		
			reasonable grounds for		
			suspecting that this Regulation		
			has been infringed;		
665.	Art. 27b -		(c) to prohibit or suspend		
	para 2 - point c		advertisements or require		
	(new)		crowdfunding service providers		
	(new)		or third parties designated to		
			perform functions in relation to		
			the provision of crowdfunding		
			services to cease or suspend		
			advertisements for a maximum of		
			10 consecutive working days on		
			any single occasion where there		

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			are reasonable grounds for		
			believing that this Regulation has		
			been infringed;		
666.	Art. 27b -		(d) to prohibit a		
	para 2 -		crowdfunding offer where they		
	point d		find that this Regulation has been		
	(new)		infringed or where there are		
			reasonable grounds for		
			suspecting that it would be		
667	4		infringed;		
667.	Art. 27b - para 2 -		(f) to suspend or require		
	para 2 - point f (new)		relevant crowdfunding service		
	point i (new)		providers to suspend the		
			operation of the crowdfunding platform for a maximum of		
			10 consecutive working days on		
			any single occasion where there		
			are reasonable grounds for		
			believing that this Regulation has		
			been infringed;		
668.	Art. 27b -		(g) to prohibit the operation		
	para 2 -		of the crowdfunding platform		
	point g (new)		where they find that this		
	` '		Regulation has been infringed;		
669.	Art. 27b -		(h) to make public the fact		
	para 2 - point h		that a crowdfunding service		
	(new)		provider or a third party		
	(110 11)		designated to perform functions in relation to the provision of		
			crowdfunding services is failing		
			to comply with its obligations;		
			to comply with its obligations;		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
670.	Art. 27b - para 2 - point i (new)		(i) to disclose, or to require the crowdfunding servicer provider or the third party designated to perform functions in relation to the provision of crowdfunding services to disclose all material information which may have an effect on the assessment of the provision of the crowdfunding service in order to ensure investor protection or the		
671.	Art. 27b - para 2 - point 1 (new)		smooth operation of the market; (1) to suspend or require the crowdfunding service provider or a third party designated to perform functions in relation to the provision of crowdfunding services to suspend the provision of crowdfunding services where it considers that the crowdfunding service provider's situation is such that the provision of the crowdfunding service would be detrimental to investors' interests;		
672.	Art. 27b - para 2 - point n (new)		(n) to issue recommendations, guidelines and, if applicable, binding administrative provisions;		
673.	Art. 27b - para 2 -		(o) to transfer existing contracts to another		

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	point o -		crowdfunding service provider in		
	subpara 1		case the crowdfunding service		
	(new)		provider's authorisation is		
			withdrawn in accordance with		
			<b>Article 13(1)(c).</b>		
674.	Art. 27b -		Any measures adopted in exercise		
	para 2 -		of the powers under the present		
	point o -		paragraph shall be		
	subpara 2 (new)		proportionate, duly justified and		
	(IICW)		taken in accordance with Article		
			<u>36b.</u>		
675.	Art. 27b -		1b. Where necessary under		
	para 1b (new)		national law, the competent		
	(liew)		authority may ask the relevant		
			judicial authority to decide on the		
			use of the powers referred to in		
676.	Art. 27b -		subparagraphs 1 and 2.  1c. The crowdfunding service		
070.	para 1c		1c. The crowdfunding service provider to which the existing		
	(new)		contracts are transferred as		
	, ,		referred to in point (o) of		
			paragraph 2 of this Article shall		
			be authorised to provide		
			crowdfunding services in the		
			same Member State where the		
			original crowdfunding service		
			provider was authorised.		
677.	Art. 27b -		2. Competent authorities		
	para 2 (new)		shall exercise their functions and		
			powers referred to in		

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			paragraph 1 and 2 in any of the		
678.	Art. 27b -		following ways:		
6/8.	Art. 2/b - para 2 -		(a) directly;		
	para 2 - point a				
	(new)				
679.	Art. 27b -		(b) in collaboration with		
	para 2 -		other authorities;		
	point b				
680.	(new) Art. 27b -		(-) 1 41 -!!1-!!4		
080.	para 2 -		(c) under their responsibility		
	point c		by delegation to such authorities;		
	(new)				
681.	Art. 27b -		(d) by application to the		
	para 2 -		competent judicial authorities.		
	point d (new)				
682.	Art. 27b -		3. Member States shall		
002.	para 3 (new)		ensure that appropriate measures		
	r,		are in place so that competent		
			authorities have all the		
			supervisory and investigatory		
			powers that are necessary to fulfil		
			their duties.		
683.	Art. 27b -		4. A person making		
	para 4(new)		information available to the		
			competent authority in		
			accordance with this Regulation		
			shall not be considered to be		
			infringing any restriction on		
			disclosure of information		

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			imposed by contract or by any		
			legislative, regulatory or		
			administrative provision, and		
			shall not be subject to liability of		
			any kind related to such		
			notification.		
684.	Art. 27c		Article 27c		
	(new)		<b>Cooperation between competent</b>		
			authorities		
685.	Art. 27c -		1. Competent authorities		
	para 1 -		shall cooperate with each other		
	subpara 1 (new)		and with ESMA for the purposes		
	(liew)		of this Regulation. They shall		
			exchange information without		
			undue delay and cooperate in		
			investigation, supervision and		
60.6	A		enforcement activities.		
686.	Art. 27c - para 1 -		Where Member States		
	subpara 2		have chosen, in accordance with		
	(new)		Article 36a, to lay down criminal		
	(/		sanctions for infringements of		
			this Regulation, they shall ensure		
			that appropriate measures are in place so that the competent		
			authority has all the necessary		
			powers to liaise with judicial		
			authorities within their		
			jurisdiction to receive specific		
			information related to criminal		
			investigations or proceedings		
			commenced for possible		
			commenced for possible		

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			infringements of this Regulation		
			and provide the same to other		
			competent authorities and ESMA		
			to fulfil their obligation to		
			cooperate with each other and		
			ESMA for the purposes of this		
			Regulation.		
687.	Art. 27c -		2. A competent authority		
	para 2 -		may refuse to act on a request for		
	(new)		information or a request to		
			cooperate with an investigation		
			only in any of the following		
500			exceptional circumstances:		
688.	Art. 27c - para 2 -		(a) where complying with the		
	para 2 - point a		request is likely to adversely		
	(new)		affect its own investigation,		
	(110)		enforcement activities or a		
689.	Art. 27c -		criminal investigation;		
089.	para 2 -		(b) where judicial proceedings have already been		
	point b		initiated in respect of the same		
	(new)		actions and against the same		
			persons before the authorities of		
			the Member State addressed;		
690.	Art. 27c -		(c) where a final judgment		
	para 2 -		has already been delivered in		
	point c		relation to such persons for the		
	(new)		same actions in the Member State		
			addressed.		
691.	Art. 27c -		3. Competent authorities		
	para 3 (new)		shall, on request, without undue		

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			delay supply any information		
			required for the purposes of this		
			Regulation.		
692.	Art. 27c -		4. The competent authority		
	para 4 -		may request assistance from the		
	subpara 1		competent authority of another		
	(new)		Member State with regard to on-		
			site inspections or investigations.		
693.	Art. 27c -		A requesting competent		
	para 4 -		authority shall inform ESMA of		
	subpara 2		any request referred to in the		
	(new)		first subparagraph. In the case of		
			an on-site inspection or		
			investigation with cross-border		
			effect, ESMA shall, where		
			requested to do so by one of the		
			competent authorities, coordinate		
			the inspection or investigation.		
694.	Art. 27c -		Where a competent		
	para 4 -		authority receives a request from		
	subpara 3 (new)		a competent authority of another		
	(IICW)		Member State to carry out an on-		
			site inspection or an investigation,		
50.7			it may do any of the following:		
695.	Art. 27c -		(a) carry out the on-site		
	para 4 - subpara 3 -		inspection or investigation itself;		
	point a				
	(new)				
696.	Art. 27c -		(b) allow the		
	para 4 -		competent authority which		

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	subpara 3 - point b (new)		submitted the request to participate in an on-site inspection or investigation;		
697.	Art. 27c - para 4 - subpara 3 - point c (new)		(c) allow the competent authority which submitted the request to carry out the on-site inspection or investigation itself;		
698.	Art. 27c - para 4 - subpara 3 - point ad(new)		(d) appoint auditors or experts to carry out the on-site inspection or investigation;		
699.	Art. 27c - para 4 - subpara 3 - point e (new)		(e) share specific tasks related to supervisory activities with the other competent authorities.		
700.	Art. 27c - para 5 (new)		5. The competent authorities may refer to ESMA in situations where a request for cooperation, in particular to exchange information, has been rejected or has not been acted upon within a reasonable time. Without prejudice to Article 258 TFEU, ESMA may, in the situations referred to in the first sentence of this paragraph, act in accordance with the power conferred on it under Article 19 of Regulation (EU) No 1095/2010.		

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701.	Art. 27c -		6. ESMA may, or		
	para 6 -		where the Commission so requests		
	subpara 1		shall, develop draft regulatory		
	(new)		technical standards to specify the		
			information to be exchanged		
			between competent authorities in		
			accordance with paragraph 1.		
702.	Art. 27c -		Power is delegated		
	para 6 -		to the Commission to adopt the		
	subpara 2		regulatory technical standards		
	(new)		referred to in the first		
			subparagraph in accordance with		
			Articles 10 to 14 of		
			Regulation (EU) No 1095/2010.		
703.	Art. 27c -		7. ESMA may		
	para 7 - subpara 1		develop draft implementing		
	(new)		technical standards to establish		
	(iiew)		standard forms, templates and		
			procedures for the cooperation		
			and exchange of information		
704	A - 4 - 27 -		between competent authorities.		
704.	Art. 27c - para 7 -		Power is conferred		
	subpara 2		on the Commission to adopt the		
	(new)		implementing technical standards referred to in the first		
			subparagraph in accordance with		
			Article 15 of Regulation (EU)		
			No 1095/2010.		
705.	Art. 27d		Article 27d		
705.	(new)		Cooperation with ESMA		
706.	Art. 27d -		1. The competent		
700.	1111. 2/u =		1. The competent		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	para 1 (new)		authorities shall cooperate with		
			ESMA for the purposes of this		
			Regulation, in accordance with		
			<b>Regulation (EU) No 1095/2010.</b>		
707.	Art. 27d -		2. The competent		
	para 2 (new)		authorities shall without delay		
			provide ESMA with all		
			information necessary to carry		
			out its duties, in accordance with		
			Article 35 of Regulation (EU)		
			<u>No 1095/2010.</u>		
708.	Art. 27d -		3. In order to ensure		
	para 3 -		uniform conditions of application		
	subpara 1 (new)		of this Article, ESMA may		
	(liew)		develop draft implementing		
			technical standards to determine		
			the procedures and forms for		
			exchange of information as		
<b>5</b> 00			referred to in paragraph 2.		
709.	Art. 27d -		Power is conferred on the		
	para 3 - subpara 2		Commission to adopt the		
	(new)		implementing technical standards		
	(new)		referred to in the first		
			subparagraph in accordance with		
			Article 15 of Regulation (EU)		
710.	Art. 27da -		No 1095/2010.		
/10.	(new)		Article 27da		
	(new)		Cooperation with other authorities		
711.	Art. 27da -				
/11.	subpara 1		Where a crowdfunding service		
	subpara 1		provider engages in activities		

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	(new)		other than those covered by the		
			authorisation referred to in		
			Article 10, the competent		
			authorities shall cooperate with		
			the authorities responsible for the		
			oversight of such other activities		
			as provided for in the relevant		
			national or Union law.		
712.	Art. 27e		Article 27e		
	(new)		<u>Professional secrecy</u>		
713.	Art. 27e -		1. All information		
	para 1 (new)		exchanged between the		
			competent authorities under this		
			Regulation that concerns business		
			or operational conditions and		
			other economic or personal		
			affairs shall be considered to be		
			confidential and shall be subject		
			to the requirements of		
			professional secrecy, except		
			where the competent authority states at the time of		
			communication that such		
			information may be disclosed or		
			such disclosure is necessary for		
			legal proceedings.		
714.	Art. 27e -		2. The obligation of		
	para 2 (new)		professional secrecy shall apply		
			to all persons who work or who		
			have worked for the competent		
			authority. Information covered		
L	I .				

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			by professional secrecy may not		
			be disclosed to any other person		
			or authority except by virtue of		
			provisions laid down by Union or		
			national law.		
715.	Art. 27f		Article 27f		
	(new)		<b>Data protection</b>		
716.	Art. 27f -		With regard to the processing of		
	subpara 1		personal data within the		
	(new)		framework of this Regulation,		
			competent authorities shall carry		
			out their tasks for the purposes of		
			this Regulation in accordance		
			with Regulation (EU) 2016/679.		
717.	Art. 27f -		With regard to the processing of		
	subpara 2		personal data by ESMA within		
	(new)		the framework of this Regulation,		
			it shall comply with Regulation		
			(EU) 2018/1725.		
718.	Art. 27g		Article 27g		
	(new)		Precautionary measures		
719.	Art. 27g -		1. Where the competent		
	para 1 (new)		authority of the Member State		
			where crowdfunding services are		
			provided has clear and		
			demonstrable grounds for		
			believing that irregularities have		
			been committed by the		
			crowdfunding service provider or		
			third parties designated to		
			perform functions in relation to		

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			the provision of crowdfunding		
			services or that those persons		
			have infringed their obligations		
			under this Regulation, it shall		
			notify the competent authority		
			which granted authorisation and		
			ESMA.		
720.	Art. 27g -		2. Where, despite the		
	para 2 (new)		measures taken by the competent		
			authority which granted		
			authorisation, the crowdfunding		
			service provider or third party		
			designated to perform functions		
			in relation to the provision of		
			crowdfunding services persists in		
			infringing this Regulation, the		
			competent authority of the Member State where		
			crowdfunding services are		
			provided, after informing the		
			competent authority which		
			granted the authorisation and		
			ESMA, shall take all appropriate		
			measures in order to protect		
			investors and shall inform the		
			Commission and ESMA thereof		
			without undue delay.		
721.	Art. 27g -		3. Where a competent		
	para 3 (new)		authority disagrees with any of		
			the measures taken by another		
			competent authority pursuant to		

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			paragraph 2, it may bring the		
			matter to the attention of ESMA.		
			ESMA may act in accordance		
			with the powers conferred on it		
			under Article 19 of		
			<b>Regulation (EU) No 1095/2010.</b>		
722.	Art. 27h		<u>Article 27h</u>		
	(new)		Complaint handling by		
			competent authorities		
723.	Art. 27h -		1. Competent authorities		
	para 1 (new)		designated according to		
			Article 27a shall set up		
			procedures which allow clients		
			and other interested parties,		
			including consumers associations,		
			to submit complaints to the		
			competent authorities with		
			regard to crowdfunding service		
			providers' alleged infringements		
			of this Regulation. In all cases,		
			complaints should be accepted in		
			written or electronic form and in		
			an official language of that		
			Member State or in a language		
			accepted by the competent		
			authorities of that Member State.		
724.	Art. 27h -		2. The information about		
	para 2 (new)		the complaint procedures shall be		
			made available on the website of		
			each competent authority and		
			communicated to ESMA. ESMA		

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			shall publish the references to the		
			complaints procedures related		
			sections of the websites of the		
			competent authorities on its		
725.	Art. 28a		website.		
123.	(new)		Article 28a		
			Provision of other services by the		
70.5	1 20		crowdfunding service provider		
726.	Art. 28a -		Crowdfunding service providers		
	subpara 2 (new)		authorised under this Regulation		
	(new)		may also engage in activities		
			other than those covered by the authorization referred to in		
			Article 10 in accordance with the		
			specific provisions of the relevant		
			applicable national or Union		
			legislation.		
727.	Section II -	SECTION II	Section II		
	title	SECTION II	ADMINISTRATIVE		
		ADMINISTRATIVE	SANCTIONS AND OTHER		
		SANCTIONS AND OTHER	MEASURES		
		MEASURES	WILLISONES		
728.	Art. 28 - title	Article 28	Article 28		
			Fines		
		Fines			
729.	Art. 28 -	1. Where in accordance with	1. Where in accordance with		
	para 1	Article 31(5), ESMA finds that a	Article 31(5), ESMA finds that a		
		person has, intentionally or	person has, intentionally or		
		negligently, committed one of the	negligently, committed one of the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		infringements listed in Chapter I to V, it shall adopt a decision imposing a fine in accordance with paragraph 3.	infringements listed in Chapter I to V, it shall adopt a decision imposing a fine in accordance with paragraph 3.		
730.	Art. 28 - para 2	2. An infringement shall be considered to have been committed intentionally if ESMA finds objective factors which demonstrate that a person acted deliberately to commit the infringement.			
731.	Art. 28 - para 3	3. The maximum amount of the fine referred to in paragraph 1 shall be maximum 5% of the annual turnover of the crowdfunding service provider during a calendar year.	3. The maximum amount of the fine referred to in paragraph 1 shall be maximum 5% of the annual turnover of the erowdfunding service provider during a calendar year.		
732.	Art. 28 - para 4	4. When determining the level of a fine pursuant to paragraph 1, ESMA shall take into account the criteria set out in Article 27(2).	4. When determining the level of a fine pursuant to paragraph 1, ESMA shall take into account the criteria set out in Article 27(2).		
733.	Art. 29 - title	Article 29 Periodic penalty payments	Article 29 Periodic penalty payments		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
734.	Art. 29 - para 1	1. ESMA shall, by decision, impose periodic penalty payments in order to compel:	1. ESMA shall, by decision, impose periodic penalty payments in order to compel:		
735.	Art. 29 - para 1 - point a	(a) a person to put an end to an infringement in accordance with a decision taken pursuant to Article 23;	a person to put an end to an infringement in accordance with a decision taken pursuant to Article 23;		
736.	Art. 29 - para 1 - point b	(b) a person referred to in Article 22(1):	a person referred to in Article 22(1):		
737.	Art. 29 - para 1 - point b - point i	(i) to supply complete information which has been requested by a decision pursuant to Article 22;	to supply complete information which has been requested by a decision pursuant to Article 22;		
738.	Art. 29 - para 1 - point b - point ii	(ii) to submit to an investigation and in particular to produce complete records, data, procedures or any other material required and to complete and correct other information provided in an investigation launched by a decision pursuant to Article 23;	(ii) to submit to an investigation and in particular to produce complete records, data, procedures or any other material required and to complete and correct other information provided in an investigation launched by a decision pursuant to Article 23;		
739.	Art. 29 - para 1 - point b - point iii	(iii) to submit to an on-site inspection ordered by a decision taken pursuant to Article 24.	(iii) to submit to an on-site inspection ordered by a decision taken pursuant to Article 24.		
740.	Art. 29 - para 2	2. A periodic penalty payment shall be effective and	2. A periodic penalty payment shall be effective and proportionate.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
741.	Art. 29 - para 3	proportionate. The periodic penalty payment shall be imposed for each day of delay.  3. Notwithstanding paragraph 2, the amount of the periodic penalty payments shall be 3 % of the average daily turnover in the preceding business year, or, in the case of natural persons, 2 % of the average daily income in the preceding calendar year. It shall be calculated from the date stipulated in the decision imposing the periodic penalty payment.	The periodic penalty payment shall be imposed for each day of delay.  3. Notwithstanding paragraph 2, the amount of the periodic penalty payments shall be 3 % of the average daily turnover in the preceding business year, or, in the case of natural persons, 2 % of the average daily income in the preceding calendar year. It shall be calculated from the date stipulated in the decision imposing the periodic penalty payment.		
742.	Art. 29 - para 4	4. A periodic penalty payment shall be imposed for a maximum period of six months following the notification of ESMA's decision. Following the end of the period, ESMA shall review the measure.	4. A periodic penalty payment shall be imposed for a maximum period of six months following the notification of ESMA's decision. Following the end of the period, ESMA shall review the measure.		
743.	Art. 30 - title	Article 30  Disclosure, nature, enforcement and allocation of fines and periodic penalty payments	Article 30 Disclosure, nature, enforcement and allocation of fines and periodic penalty payments		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
744.	Art. 30 - para 1	1. ESMA shall disclose to the public every fine and periodic penalty payment that has been imposed pursuant to Articles 28 and 29 unless such disclosure to the public would seriously jeopardise the financial markets or cause disproportionate damage to the parties involved. Such disclosure shall not contain personal data within the meaning of Regulation (EU) 2016/679.	1. ESMA shall disclose to the public every fine and periodic penalty payment that has been imposed pursuant to Articles 28 and 29 unless such disclosure to the public would seriously jeopardise the financial markets or cause disproportionate damage to the parties involved. Such disclosure shall not contain personal data within the meaning of Regulation (EU) 2016/679 <sup>36</sup> .		
745.	Art. 30 - para 2	2. Fines and periodic penalty payments imposed pursuant to Articles 34 and 35 shall be of an administrative nature.	2. Fines and periodic penalty payments imposed pursuant to Articles 34 and 35 shall be of an administrative nature.		
746.	Art. 30 - para 3	3. Where ESMA decides to impose no fines or penalty payments, it shall inform the European Parliament, the Council, the Commission, and the competent authorities of the Member State concerned accordingly and shall set out the reasons for its decision.	3. Where ESMA decides to impose no fines or penalty payments, it shall inform the European Parliament, the Council, the Commission, and the competent authorities of the Member State concerned accordingly and shall set out the reasons for its decision.		

Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1)

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
747.	Art. 30 - para 4	4. Fines and periodic penalty payments imposed pursuant to Articles 28 and 29 shall be enforceable.	4. Fines and periodic penalty payments imposed pursuant to Articles 28 and 29 shall be enforceable.		
748.	Art. 30 - para 5	5. Enforcement shall be governed by the rules of civil procedure in force in the State in the territory of which it is carried out.	5. Enforcement shall be governed by the rules of civil procedure in force in the State in the territory of which it is carried out.		
749.	Art. 30 - para 6	6. The amounts of the fines and periodic penalty payments shall be allocated to the general budget of the European Union.	6. The amounts of the fines and periodic penalty payments shall be allocated to the general budget of the European Union.		
750.	Art. 31 - title	Article 31 Procedural rules for taking supervisory measures and imposing fines	Article 31 Procedural rules for taking supervisory measures and imposing fines		
751.	Art. 31 - para 1	1. Where, in carrying out its duties under this Regulation, ESMA finds that there are serious indications of the possible existence of facts liable to constitute one or more of the infringements listed in Chapters I to V, ESMA shall appoint an independent investigation officer within ESMA to investigate the	1. Where, in carrying out its duties under this Regulation, ESMA finds that there are serious indications of the possible existence of facts liable to constitute one or more of the infringements listed in Chapters I to V, ESMA shall appoint an independent investigation officer within ESMA to investigate the matter. The appointed officer shall not be		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		matter. The appointed officer shall not be involved or have been directly or indirectly involved in the supervision or the authorisation process of the crowdfunding service provider concerned and shall perform its functions independently from ESMA.	involved or have been directly or indirectly involved in the supervision or the authorisation process of the crowdfunding service provider concerned and shall perform its functions independently from ESMA.		
752.	Art. 31 - para 2	2. The investigation officer referred to in paragraph 1 shall investigate the alleged infringements, taking into account any comments submitted by the persons who are subject to the investigations, and shall submit a complete file with his findings to ESMA.	2. The investigation officer referred to in paragraph 1 shall investigate the alleged infringements, taking into account any comments submitted by the persons who are subject to the investigations, and shall submit a complete file with his findings to ESMA.		
753.	Art. 31 - para 3	3. In order to carry out its tasks, the investigation officer may exercise the power to request information in accordance with Article 22 and to conduct investigations and on-site inspections in accordance with Articles 23 and 24.	3. In order to carry out its tasks, the investigation officer may exercise the power to request information in accordance with Article 22 and to conduct investigations and on site inspections in accordance with Articles 23 and 24.		
754.	Art. 31 - para 4	4. Where carrying out his tasks, the investigation officer shall	4. Where carrying out his tasks, the investigation officer shall		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		have access to all documents and information gathered by ESMA in its supervisory activities.	have access to all documents and information gathered by ESMA in its supervisory activities.		
755.	Art. 31 - para 5	5. Upon completion of his investigation and before submitting the file with his findings to ESMA, the investigation officer shall give the persons subject to the investigations the opportunity to be heard on the matters being investigated. The investigation officer shall base his findings only on facts on which the persons concerned have had the opportunity to comment.	5. Upon completion of his investigation and before submitting the file with his findings to ESMA, the investigation officer shall give the persons subject to the investigations the opportunity to be heard on the matters being investigated. The investigation officer shall base his findings only on facts on which the persons concerned have had the opportunity to comment.		
756.	Art. 31 - para 6	6. The rights of the defence of the persons concerned shall be fully respected during investigations under this Article.	6. The rights of the defence of the persons concerned shall be fully respected during investigations under this Article.		
757.	Art. 31 - para 7	7. When submitting the file with his findings to ESMA, the investigation officer shall notify the persons who are subject to the investigations. The persons subject to the investigations shall be entitled to have access to the file, subject to the legitimate	7. When submitting the file with his findings to ESMA, the investigation officer shall notify the persons who are subject to the investigations. The persons subject to the investigations shall be entitled to have access to the file, subject to the legitimate interest of other persons in the protection of		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		interest of other persons in the protection of their business secrets. The right of access to the file shall not extend to confidential information affecting third parties.	their business secrets. The right of access to the file shall not extend to confidential information affecting third parties.		
758.	Art. 31 - para 8	8. On the basis of the file containing the investigation officer's findings and, when requested by the persons subject to the investigations, after having heard those persons in accordance with Article 32, ESMA shall decide if one or more of the infringements listed in Chapters I to V have been committed by the persons subject to the investigations and, in such a case, shall take a supervisory measure in accordance with Article 31.	8. On the basis of the file containing the investigation officer's findings and, when requested by the persons subject to the investigations, after having heard those persons in accordance with Article 32, ESMA shall decide if one or more of the infringements listed in Chapters I to V have been committed by the persons subject to the investigations and, in such a case, shall take a supervisory measure in accordance with Article 31.		
759.	Art. 31 - para 9	9. The investigation officer shall not participate in ESMA's deliberations or in any other way intervene in ESMA's decision-making process.	9. The investigation officer shall not participate in ESMA's deliberations or in any other way intervene in ESMA's decision-making process.		
760.	Art. 31 - para 10	10. The Commission may adopt delegated acts in accordance with	10. The Commission may adopt delegated acts in accordance		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		Article 37 by [please insert date 24 months after entry into force] specifying further the rules of procedure for the exercise of the power to impose fines or periodic penalty payments, including provisions on the rights of the defence, temporal provisions, and the collection of fines or periodic penalty payments, and the limitation periods for the imposition and enforcement of fines and periodic penalty payments.	with Article 37 by [please insert date 24 months after entry into force] specifying further the rules of procedure for the exercise of the power to impose fines or periodic penalty payments, including provisions on the rights of the defence, temporal provisions, and the collection of fines or periodic penalty payments, and the limitation periods for the imposition and enforcement of fines and periodic penalty payments.		
761.	Art. 31 - para 11	11. ESMA shall refer matters for criminal prosecution to the relevant national authorities where, in carrying out its duties under this Regulation, it finds that there are serious indications of the possible existence of facts liable to constitute criminal offences. In addition, ESMA shall refrain from imposing fines or periodic penalty payments where a prior acquittal or conviction arising from identical fact or facts which are	11. ESMA shall refer matters for criminal prosecution to the relevant national authorities where, in carrying out its duties under this Regulation, it finds that there are serious indications of the possible existence of facts liable to constitute criminal offences. In addition, ESMA shall refrain from imposing fines or periodic penalty payments where a prior acquittal or conviction arising from identical fact or facts which are substantially the same has already acquired the force of res judicata as the result of		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		substantially the same has already acquired the force of res judicata as the result of criminal proceedings under national law.	eriminal proceedings under national law.		
762.	Art. 32 - title	Article 32 Hearing of persons concerned	Article 32 Hearing of persons concerned		
763.	Art. 32 - para 1	1. Before taking any decision pursuant to Articles 27, 28 and 29, ESMA shall give the persons subject to the proceedings the opportunity to be heard on its findings. ESMA shall base its decisions only on findings on which the persons subject to the proceedings have had an opportunity to comment.	1. Before taking any decision pursuant to Articles 27, 28 and 29, ESMA shall give the persons subject to the proceedings the opportunity to be heard on its findings. ESMA shall base its decisions only on findings on which the persons subject to the proceedings have had an opportunity to comment.		
764.	Art. 32 - para 2	2. The first subparagraph shall not apply if urgent action is needed in order to prevent significant and imminent damage to the financial system. In such a case ESMA may adopt an interim decision and shall give the persons concerned the opportunity to be heard as soon as possible after taking its decision.	2. The first subparagraph shall not apply if urgent action is needed in order to prevent significant and imminent damage to the financial system. In such a case ESMA may adopt an interim decision and shall give the persons concerned the opportunity to be heard as soon as possible after taking its decision.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
765.	Art. 32 - para 3	3. The rights of the defence of the persons subject to investigations shall be fully respected in the proceedings. They shall be entitled to have access to ESMA's file, subject to the legitimate interest of other persons in the protection of their business secrets. The right of access to the file shall not extend to confidential information or ESMA's internal preparatory documents.	3. The rights of the defence of the persons subject to investigations shall be fully respected in the proceedings. They shall be entitled to have access to ESMA's file, subject to the legitimate interest of other persons in the protection of their business secrets. The right of access to the file shall not extend to confidential information or ESMA's internal preparatory documents.		
766.	Art. 33 - title	Article 33 Review by the Court of Justice	Article 33 Review by the Court of Justice		
767.	Art. 33 - para 1	The Court of Justice shall have unlimited jurisdiction to review decisions whereby ESMA has imposed a fine or a periodic penalty payment or imposed any other sanction or administrative measure in accordance with this Regulation. It may annul, reduce or increase the fine or periodic penalty payment imposed.	The Court of Justice shall have unlimited jurisdiction to review decisions whereby ESMA has imposed a fine or a periodic penalty payment or imposed any other sanction or administrative measure in accordance with this Regulation. It may annul, reduce or increase the fine or periodic penalty payment imposed.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
768.	Art. 34 - title	Article 34 Authorisation and supervisory fees	Article 34 Authorisation and supervisory fees		
769.	Art. 34 - para 1	1. ESMA shall charge fees to the crowdfunding service providers in accordance with this Regulation and in accordance with the delegated acts adopted pursuant to paragraph 3. Those fees shall cover ESMA's expenditure relating to the authorisation and supervision of crowdfunding service providers and the reimbursement of costs that the competent authorities may incur carrying out work pursuant to this Regulation, in particular as a result of any delegation of tasks in accordance with Article 35.	1. ESMA shall charge fees to the crowdfunding service providers in accordance with this Regulation and in accordance with the delegated acts adopted pursuant to paragraph 3. Those fees shall cover ESMA's expenditure relating to the authorisation and supervision of crowdfunding service providers and the reimbursement of costs that the competent authorities may incur carrying out work pursuant to this Regulation, in particular as a result of any delegation of tasks in accordance with Article 35.		
770.	Art. 34 - para 2	2. The amount of the fee charged to an individual crowdfunding service provider shall be capped to an amount proportionate to the size of the crowdfunding service provider's activities.	2. The amount of the fee charged to an individual crowdfunding service provider shall be capped to an amount proportionate to the size of the crowdfunding service provider's activities.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
771.	Art. 34 - para 3	3. The Commission shall adopt a delegated act in accordance with Article 37 by [Publications Office: please insert date 24 months after entry into force] to specify the type of fees, the matters for which fees are due, the amount of the fees and the manner in which they are to be paid and the methodology to calculate the maximum amount per entity under paragraph 2 that can be charged by ESMA.	3. The Commission shall adopt a delegated act in accordance with Article 37 by [Publications Office: please insert date 24 months after entry into force] to specify the type of fees, the matters for which fees are due, the amount of the fees and the manner in which they are to be paid and the methodology to ealculate the maximum amount per entity under paragraph 2 that can be charged by ESMA.		
772.	Art. 35 - title	Article 35 Delegation of tasks by ESMA to competent authorities	Article 35 Delegation of tasks by ESMA to competent authorities		
773.	Art. 35 - para 1	1. Where necessary for the proper performance of a supervisory task, ESMA may delegate specific supervisory tasks to the competent authority of a Member State in accordance with the guidelines issued by ESMA pursuant to Article 16 of Regulation (EU) No 1095/2010. Such specific supervisory tasks	1. Where necessary for the proper performance of a supervisory task, ESMA may delegate specific supervisory tasks to the competent authority of a Member State in accordance with the guidelines issued by ESMA pursuant to Article 16 of Regulation (EU) No 1095/2010. Such specific supervisory tasks may, in particular, include the power to		

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		may, in particular, include the power to carry out requests for information in accordance with Article 22 and to conduct investigations and on-site inspections in accordance with Article 23 and Article 24.	earry out requests for information in accordance with Article 22 and to conduct investigations and onsite inspections in accordance with Article 23 and Article 24.		
774.	Art. 35 - para 2	2. Prior to delegation of a task, ESMA shall consult the relevant competent authority about:	2. Prior to delegation of a task, ESMA shall consult the relevant competent authority about:		
775.	Art. 35 - para 2 - point a	(a) the scope of the task to be delegated;	the scope of the task to be delegated;		
776.	Art. 35 - para 2 - point b	(b) the timetable for the performance of the task; and	the timetable for the performance of the task; and		
777.	Art. 35 - para 2 - point c	(c) the transmission of necessary information by and to ESMA.	the transmission of necessary information by and to ESMA.		
778.	Art. 35 - para 3	3. In accordance with the regulation on fees adopted by the Commission pursuant to Article 34(3), ESMA shall reimburse a competent authority for costs incurred as a result of carrying	3. In accordance with the regulation on fees adopted by the Commission pursuant to Article 34(3), ESMA shall reimburse a competent authority for costs incurred as a result of carrying out delegated tasks.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
779.	Art. 35 - para 4	out delegated tasks.  4. ESMA shall review the decision referred to in paragraph 1 at appropriate intervals. A delegation may be revoked at any time.	4. ESMA shall review the decision referred to in paragraph 1 at appropriate intervals. A delegation may be revoked at any time.		
780.	Art. 36 - title	Article 36 Data protection	Article 36  Data protection	Article 36 Data protection	
781.	Art. 36 - para 1	1. With regard to the processing of personal data within the framework of this Regulation, competent authorities shall carry out their tasks for the purposes of this Regulation in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council.	1. With regard to the processing of personal data within the framework of this Regulation, competent authorities shall carry out their tasks for the purposes of this Regulation in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council.	1. With regard to the processing of personal data within the framework of this Regulation, competent authorities shall carry out their tasks for the purposes of this Regulation in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council.	
782.	Art. 36 - para 2	2. With regard to the processing of personal data by ESMA within the framework of this Regulation, it shall comply with Regulation (EC) No 45/2001.	2. With regard to the processing of personal data by ESMA within the framework of this Regulation, it shall comply with Regulation (EC) No 45/2001.	2. With regard to the processing of personal data by ESMA within the framework of this Regulation, it shall comply with Regulation (EC) No 45/2001.	
783.	Chapter VIa - title (new)		CHAPTER VIa ADMINISTRATIVE SANCTIONS AND OTHER ADMINISTRATIVE MEASURES		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
784.	Art. 36a		A.4:-1- 26-		
/64.	(new)		Article 36a		
	(IICW)		Administrative sanctions and		
785.	Art. 36a -		other administrative measures		
783.	para 1 (new)		1. Without prejudice to the		
	para i (new)		supervisory and investigatory		
			powers of competent authorities under Article 27b, and the right		
			of Member States to provide for		
			and impose criminal sanctions,		
			Member States shall, in		
			accordance with national law,		
			provide for competent authorities		
			to have the power to impose		
			administrative sanctions and take		
			appropriate other administrative		
			measures which shall be effective,		
			proportionate and dissuasive.		
			Those administrative sanctions		
			and other administrative		
			measures shall apply at least to:		
786.	Art. 36a -		(a) infringements of		
	para 1 -		Article 4, Article 5, Article 6(1),		
	point a		(2) and (3), Article 7, Article 8(1)		
	(new)		and (2), Article 9, Article 9a(1)		
			and (2), Article 10(1),		
			Article 12(2) and (4), Article		
			13a(1), Article 14(1) to (4),		
			Article 15(1) to (5), Article 15a(2),		
			<b>Article 15b, Article 16(1) to (6),</b>		
			Article 17, Article 18 and		
			Article 19(1) to (3);		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
787.	Art. 36a -		(b) failure to cooperate or		
	para 1 -		comply in an investigation or		
	point b		with an inspection or request		
	(new)		covered by Article 27c.		
788.			Member States may		
			decide not to lay down rules for		
			administrative sanctions as		
			referred to in the first		
			subparagraph where the		
			infringements referred to in		
			point (a) or point (b) of that		
			subparagraph are already subject		
			to criminal sanctions in their		
			national law by [Publications		
			Office please insert date 6 months		
			from entry into force]. Where		
			they so decide, Member States		
			shall notify, in detail, to the		
			Commission and to ESMA, the		
			relevant parts of their criminal law.		
789.					
769.			By [Publications office please insert date 6 months from entry		
			into force], Member States shall		
			notify, in detail, the rules referred		
			to in the first and second		
			subparagraph to the Commission		
			and to ESMA. They shall notify		
			the Commission and ESMA		
			without delay of any subsequent		
			amendment thereto.		
			amenament mereto.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
790.	Art. 36a -		2. Member States shall, in		
	para 2 (new)		accordance with national law,		
			ensure that competent authorities		
			have the power to impose at least		
			the following administrative		
			sanctions and other		
			administrative measures in		
			relation to the infringements		
			listed in point (a) of paragraph 1:		
791.	Art. 36a -		(a) a public statement		
	para 2 -		indicating the natural person or		
	point a (new)		the legal entity responsible and		
	(new)		the nature of the infringement in		
			accordance with Article 36e;		
792.	Art. 36a -		(b) an order requiring the		
	para 2 - point b		natural person or legal entity		
	(new)		responsible to cease the conduct		
	` '		constituting the infringement;		
793.	Art. 36a -		(c) maximum administrative		
	para 2 - point a		pecuniary sanctions of at least		
	(newc		twice the amount of the profits		
	(newe		gained or losses avoided because		
			of the infringement where those		
			can be determined, even if that		
			exceeds the maximum amounts in		
704	At. 26		points (d) and (e);		
794.	Art. 36a - para 2 -		(d) in the case of a legal		
	para 2 - point d		person, maximum administrative		
	(new)		pecuniary sanctions of at least		
	(11011)		EUR 500 000, or in the Member		
			States whose currency is not the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			euro, the corresponding value in		
			the national currency		
			[Publications Office please insert		
			date of entry into force] or of up		
			to 5% of the total annual		
			turnover of that legal person		
			according to the last available		
			financial statements approved by		
			the management body.		
795.			Where the legal person is a		
			parent undertaking or a		
			subsidiary of a parent		
			undertaking which is required to		
			prepare consolidated financial		
			accounts in accordance with		
			Directive 2013/34/EU, the		
			relevant total annual turnover		
			shall be the total annual turnover		
			or the corresponding type of		
			income in accordance with the		
			relevant Union law in the area of		
			accounting according to the last		
			available consolidated accounts		
			approved by the management		
			body of the ultimate parent		
70.5	1		undertaking;		
796.	Art. 36a -		(e) in the case of a natural		
	para 2 - point e		person, maximum administrative		
	(new)		pecuniary sanctions of at least		
	(IIC W)		EUR 500 000, or, in the Member		
			States whose currency is not the		

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			euro, the corresponding value in		
			the national currency		
			[Publications Office please insert		
			date of entry into force].		
797.	Art. 36a -		3. Member States may		
	para 3 - point a		provide for additional sanctions		
	(new)		or measures and for higher levels		
	(new)		of administrative pecuniary		
			sanctions than those provided for		
798.	Art. 36b		in this Regulation.		
198.	(new)		Article 36b		
	(IICW)		Exercise of supervisory powers		
799.	Art. 36b -		and powers to impose sanctions		
199.	para 1 (new)		1. Competent authorities,		
	para 1 (new)		when determining the type and level of administrative sanctions		
			and other administrative		
			measures, shall take into account		
			all relevant circumstances		
			including, where appropriate:		
800.	Art. 36b -		(a) the gravity and the		
	para 1 -		duration of the infringement;		
	point a		war war or one amanagement,		
	(new)				
801.	Art. 36b -		(b) the degree of		
	para 1 -		responsibility of the person		
	point a (new)		responsible for the infringement;		
802.	Art. 36b -		(c) the financial strength of		
302.	para 1 -		the person responsible for the		
	point c		infringement, as indicated by the		
	(new)		minigement, as maleated by the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			total turnover of the responsible		
			legal person or the annual income		
			and net assets of the responsible		
			natural person;		
803.	Art. 36b -		(d) the impact of the		
	para 1 -		infringement on investors'		
	point d (new)		interests;		
804.	Art. 36b -		(e) the importance of the		
004.	para 1 -		profits gained, losses avoided by		
	point e		the person responsible for the		
	(new)		infringement or the losses for		
			third parties derived from the		
			infringement, insofar as they can		
			be determined;		
805.	Art. 36b -		(f) the level of cooperation of		
	para 1 -		the person responsible for the		
	point f (new)		infringement with the competent		
			authority, without prejudice to		
			the need to ensure disgorgement		
			of profits gained or losses avoided		
			by that person;		
806.	Art. 36b -		(g) previous infringements by		
			infringement;		
807			(h) maggungg takan after the		
307.					
	(new)				
807.	para 1 - point g (new)  Art. 36b - para 1 - point h		the person responsible for the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
808.	Art. 36b -		1a. Competent authorities		
808.	para 1a		1a. Competent authorities shall exercise their functions and		
	(new)		powers referred to in Article 36a		
	(===)		in accordance with Article 27b(2).		
809.	Art. 36b -		2. In the exercise of their		
809.	para 2 (new)		powers to impose administrative		
	para 2 (new)		sanctions and other		
			administrative measures under		
			Article 36a, competent		
			authorities shall cooperate closely		
			to ensure that the exercise of		
			their supervisory and		
			investigative powers and the		
			administrative sanctions and		
			other administrative measures		
			that they impose are effective and		
			appropriate under this		
			Regulation. They shall coordinate		
			their action in order to avoid		
			duplication and overlaps when		
			exercising their supervisory and		
			investigative powers and when		
			imposing administrative		
			sanctions and other		
			administrative measures in cross-		
			border cases.		
810.	Art. 36c		Article 36c		
	(new)		Right of appeal		
811.			Member States shall ensure that		
			decisions taken under this		
			Regulation are properly reasoned		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			and subject to a right of appeal		
			before a tribunal.		
812.	Art. 36d		Article 36d		
	(new)		Reporting of infringements		
813.	Art 36d -		1. Competent authorities		
	para 1 (new)		shall establish effective		
			mechanisms to encourage and		
			enable reporting of actual or		
			potential infringements of this		
			Regulation to them.		
814.	Art 36d -		2. The mechanisms referred		
	para 2 (new)		to in paragraph 1 shall include at		
			<u>least:</u>		
815.	Art 36d -		(a) specific procedures for		
	para 2 -		the receipt of reports of actual or		
	point a (new)		potential infringements and their		
	(liew)		follow-up, including the		
			establishment of secure		
			communication channels for such		
			reports;		
816.	Art 36d -		(b) appropriate protection		
	para 2 -		for employees working under a		
	point b (new)		contract of employment who		
	(IICW)		report infringements at least		
			against retaliation, discrimination		
			and other types of unfair		
			treatment by their employer or		
0.1.5	1 . 261		third parties;		
817.	Art 36d -		(c) protection of the identity		
	para 2 -		and personal data of both the		
	point c		person who reports the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	(new)		infringements and the natural		
	(IICW)		person who is allegedly		
			responsible for an infringement,		
			at all stages of the procedure		
			unless such disclosure is required		
			by national law in the context of		
			further investigation or		
			subsequent judicial proceedings.		
818.	Art 36d -		3. Member States may		
	para 3 (new)		provide for financial incentives to		
			persons who offer relevant		
			information about actual or		
			potential infringements of this		
			Regulation to be granted in		
			accordance with national law		
			where such persons do not have		
			other pre-existing legal or		
			contractual duties to report such information, and provided that		
			the information is new, and that		
			it results in the imposition of an		
			administrative or criminal		
			sanction, or the taking of another		
			administrative measure, for an		
			infringement of this Regulation.		
819.	Art 36d -		4. Member States shall		
	para 4 (new)		require employers engaged in the		
			provision of crowdfunding		
			services to have in place		
			appropriate procedures for their		
			employees to report actual or		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			potential infringements internally		
			through a specific, independent		
020	1 . 26		and autonomous channel.		
820.	Art. 36e		Article 36e		
001	(new)		Publication of decisions		
821.	Art. 36e -		1. A decision imposing an		
	para 1 (new)		administrative sanction or other		
			administrative measure for		
			infringement of this Regulation		
			shall be published by competent		
			authorities on their official		
			websites immediately after the		
			person subject to that decision		
			has been informed of that		
			decision. The publication shall		
			include at least information on		
			the type and nature of the		
			infringement and the identity of		
			the persons responsible. That		
			obligation does not apply to		
			decisions imposing measures that		
			are of an investigatory nature.		
822.	Art. 36e -		2. Where the publication of		
	para 2 (new)		the identity of the legal entities,		
			or identity or personal data of		
			natural persons, is considered by		
			the competent authority to be		
			disproportionate following a case-		
			by-case assessment conducted on		
			the proportionality of the		
			publication of such data, or		

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			where such publication would		
			jeopardise an on-going		
			investigation, Member States		
			shall ensure that the competent		
			authorities do one of the		
			following:		
823.	Art. 36e -		(a) defer the publication of		
	para 2 - point a		the decision to impose a sanction		
	(new)		or a measure until the moment		
	(new)		where the reasons for non-		
02.4	1 25		publication cease to exist;		
824.	Art. 36e -		(b) publish the decision to		
	para 2 - point b		impose a sanction or a measure		
	(new)		on an anonymous basis in a		
	(new)		manner which is in conformity		
			with national law, where such		
			anonymous publication ensures		
			an effective protection of the		
825.	Art. 36e -		personal data concerned;		
825.	Art. 36e - para 2 -		(c) not publish the decision to		
	point c		impose a sanction or measure in		
	(new)		the event that the options laid		
	(===)		down in points (a) and (b) are considered to be insufficient to		
			ensure the proportionality of the		
			publication of such decisions with		
			regard to measures which are		
			deemed to be of a minor nature.		
826.			In the case of a decision to		
020.			publish a sanction or measure on		
			an anonymous basis, as referred		
			an anonymous basis, as referred		

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Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		to in point (b) of the first		
		the relevant data may be deferred		
		for a reasonable period where it		
		is foreseen that within that period		
		the reasons for anonymous		
		publication shall cease to exist.		
		3. Where the decision to		
para 3 (new)				
At 2.C -				
para + (new)				
	Art. 36e - para 3 (new)  Art 36e - para 4 (new)	Art. 36e - para 3 (new)  Art 36e -	to in point (b) of the first subparagraph, the publication of the relevant data may be deferred for a reasonable period where it is foreseen that within that period the reasons for anonymous publication shall cease to exist.  Art. 36e - para 3 (new)  Art. 36e -  Art.	to in point (b) of the first subparagraph, the publication of the relevant data may be deferred for a reasonable period where it is foreseen that within that period the reasons for anonymous publication shall cease to exist.  3. Where the decision to impose a sanction or measure is subject to appeal before the relevant judicial or other authorities, competent authorities shall also publish, immediately, on their official website such information and any subsequent information on the outcome of such appeal. Moreover, any decision annulling a previous decision to impose a sanction or a measure shall also be published.  Art 36e- para 4 (new)  Art 36e- para 4 (new)

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			and the souther his date		
			with the applicable data		
829.	Art. 36f		protection rules.		
829.	(new)		Article 36f		
830.	Art 36f -		Reporting sanctions to ESMA		
830.	para 1 (new)		1. The competent authority		
	para i (iicw)		shall, on an annual basis, provide		
			ESMA with aggregate		
			information regarding all		
			administrative sanctions and		
			other administrative measures imposed in accordance with		
			Article 36a. ESMA shall publish		
			that information in an annual		
			report.		
831.			Where Member States		
001.			have chosen, in accordance with		
			Article 36a(1), to lay down		
			criminal sanctions for the		
			infringements of the provisions		
			referred to in that paragraph,		
			their competent authorities shall		
			provide ESMA annually with		
			anonymised and aggregated data		
			regarding all criminal		
			investigations undertaken and		
			criminal sanctions imposed.		
			ESMA shall publish data on		
			criminal sanctions imposed in an		
			annual report.		
832.	Art 36f -		2. Where the competent		
	para 2 (new)		authority has disclosed		

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			administrative sanctions, other		
			administrative measures or		
			criminal sanctions to the public,		
			it shall simultaneously report		
833.	Art 36f -		them to ESMA.		
633.	para 3 (new)		3. Competent authorities		
	para 3 (new)		shall inform ESMA of all		
			administrative sanctions or other		
			administrative measures imposed		
			but not published in accordance		
			with point (c) of the first		
			subparagraph of Article 36e(2)		
			including any appeal in relation		
			thereto and the outcome thereof.		
			Member States shall ensure that		
			competent authorities receive		
			information and the final		
			judgment in relation to any		
			criminal sanction imposed and		
			submit it to ESMA. ESMA shall		
			maintain a central database of		
			sanctions communicated to it		
			solely for the purposes of		
			exchanging information between		
			competent authorities. That		
			database shall be accessible only		
			to competent authorities and it		
			shall be updated on the basis of		
			the information provided by the		
			competent authorities.		
834.	Chapter VII	Chapter VII	CHAPTER VII	Chapter VII	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	- title	Delegated acts	DELEGATED ACTS	Delegated acts	
835.	Art. 37 - title	Article 37 Exercise of the delegation	Article 37 Exercise of the delegation	Article 37 Exercise of the delegation	
836.	Art. 37 - para 1	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	
837.	Art. 37 - para 2	2. The power to adopt delegated acts referred to in Article 3(2), Article 6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3) shall be conferred on the Commission for an indeterminate period from [Publications Office: Date of entry into force of this Regulation].	2. The power to adopt delegated acts referred to in Article 3(2), Article 6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3 16(9)) shall be conferred on the Commission for an indeterminate period from [Publications Office: Date please insert date of entry into force of this Regulation].	2. The power to adopt delegated acts referred to in Article 3(2), Article 31(10) and Article 34(3) shall be conferred on the Commission for a period of five years from [date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five year period. The delegation of power shall be tacitly extended for period of an identical duration, unless the European Parliament or the	

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				Council opposes such extension not later than three months before the end of each period.	
838.	Art. 37 - para 3	3. The delegation of powers referred to in Article 3(2), Article 6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3)may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of powers referred to in Article 3(2), Article 6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3) 16(9) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of powers referred to in Article 3(2), Article 6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3)may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
839.	Art. 37 - para 4	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
840.	Art. 37 - para 5  Art. 37 - para 6	<ul> <li>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</li> <li>6. A delegated act adopted</li> </ul>	<ul> <li>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</li> <li>6. A delegated act adopted pursuant to Article 3(2), Article</li> </ul>	<ul> <li>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</li> <li>6. A delegated act adopted</li> </ul>	
		pursuant to Article 3(2), Article 6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3)shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of three months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Council have both informed the Commission that they will not object. That period shall be extended by three months at the initiative of the European Parliament or of the Council.	6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3) 16(9) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of three months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by three months at the initiative of the European Parliament or of the Council.	pursuant to Article 3(2), Article 6(4), Article 7(7), Article 10(10), Article 15(6), Article 16(9), Article 31(10) and Article 34(3)shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of three months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Council have both informed the Commission that they will not object. That period shall be extended by three months at the initiative of the European Parliament or of the Council.	
842.	Chapter VIII	Chapter VIII	Chapter CHAPTER VIII	Chapter VIII	
	- title		Final provisions FINAL PROVISIONS		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		Final provisions		Final provisions	
843.	Art. 38 - title	Article 38 Report	Article 38 Report	Article 38 Report	
844.	Art. 38 - para 1	1. Before [publications office please insert 24 months of entry into application of this Regulation] the Commission shall, after consulting ESMA, present a report to the European Parliament and the Council on the application of this Regulation, accompanied where appropriate by a legislative proposal.	1. Before [publications office please insert date 24 months offrom entry into application-of this Regulation] the Commission shall, after consulting ESMA and the EBA, present a report to the European Parliament and the Council on the application of this Regulation, accompanied where appropriate by a legislative proposal.	1. Before [publications office please insert 24 months of entry into application of this Regulation] the Commission shall, after consulting ESMA, present a report to the European Parliament and the Council on the application of this Regulation, accompanied where appropriate by a legislative proposal.	
845.	Art. 38 - para 2	2. The report shall assess the following:	2. The report shall assess the following:	2. The report shall assess the following:	
846.	Art. 38 - para 2 - point a	(a) the functioning of the market for crowdfunding service providers in the Union, including market development and trends, taking into account supervisory experience acquired by ESMA, the number of crowdfunding service providers authorised by	(a)the functioning of the market for crowdfunding service providers in the Union, including market development and trends, taking into account supervisory experience acquired by ESMA, the number of crowdfunding service providers authorised by ESMA-and their market share and in particular	(a) the functioning of the market for crowdfunding service providers in the Union, including market development and trends, their market share and in particular examining whether any adjustments are needed to the definitions <i>and thresholds</i> set out	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		ESMA and their market share and in particular examining whether any adjustments are needed to the definitions set out in this Regulation and whether the scope of services covered by this Regulation remains appropriate;	examining whether any adjustments are needed to, as well as the definitions set out in impact of this Regulation and whether in relation to other relevant legislation of the scope of services covered by this Union, including Directive 2014/65/EU, Regulation remains appropriate (EU) 2017/1129, Directive 97/9/EC and Directive	in this Regulation and whether the scope of services covered by this Regulation remains appropriate;	
847.	Art. 38 - para 2 -		2011/61/EU; (aa) whether the scope of services covered by this		
	point aa (new)		Regulation remains appropriate, in relation to the threshold amount set out in Article 2(2)(d) and the use of the provisions in Article 2(2a);		
848.	Art. 38 - para 2 - point ab (new)		(ab) the use of admitted instruments for crowdfunding purposes notified under Annex III of this Regulation in crossborder crowdfunding service provision;		
849.	Art. 38 - para 2 - point ac (new)		(ac) whether the scope of services covered by this Regulation remains appropriate, taking into account the development of:		
850.	Art. 38 - para 2 - point ac -		(i) business models involving the service of individual portfolio management, as part of the		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	point i (new)		facilitation of granting of loans, where such portfolios include one or more investments in crowdfunding projects and the service is carried out in accordance with mandates given by investors;		
851.	Art. 38 - para 2 - point ac - point ii (new)		(ii) business models involving the intermediation of financial claims, including the assignment or sale to third-party investors of loan claims via the crowdfunding platform;		
852.	Art. 38 - para 2 - point ad - (new)		(ad) whether any adjustments are needed to the definitions set out in this Regulation, including the definition of a sophisticated investor set out in Article 3(1)(ga) and the criteria in Annex II in the light of their effectiveness in ensuring investor protection;		
853.	Art. 38 - para 2 - point b	(b) the impact of this Regulation on the proper functioning of the internal market of crowdfunding services, including the impact on access to financing by SMEs and on investors and other categories of persons affected by those services;	(b) the impact of this Regulation on the proper functioning of the internal market of crowdfunding services, including the impact on access to financing by SMEs and on investors and other categories of persons affected by those services;	(b) the impact of this Regulation on the proper functioning of the internal market of crowdfunding services, including the impact on access to financing by SMEs and on investors and other categories of persons affected by those services;	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
854.	Art. 38 - para 2 - point c	(c) the implementation of the technological innovation in the crowdfunding sector, including the application of the new innovative business models and technologies;	(c) the implementation of the technological innovation in the crowdfunding sector, including the application of the new innovative business models and technologies;	(c) the implementation of the technological innovation in the crowdfunding sector, including the application of <i>non-bank financing methods</i> ( <i>including initial coin offering</i> ), new innovative business models and technologies;	
855.	Art. 38 - para 2 - point ca (new)		(ca) whether the prudential requirements set out in Article 9a remain appropriate to pursue the objectives set out in this Regulation, in particular as regards the level of the minimum own funds requirements, the definition of own funds, the use of insurance and the combination between own funds and insurance;		
856.	Art. 38 - para 2 - point cb (new)		(cb) whether any changes are needed to the requirements on information to clients set out in Article 14 or to the investor protection safeguards set out in Article 15;		
857.	Art. 38 - para 2 - point d	(d) whether the threshold set out in Article 2(2)(d) remains appropriate to pursue the objectives set out in this Regulation;	(d) whether the thresholdamount set out in Article 2(2)(d15a(1)) remains appropriate to pursue the objectives set out in this	` / ` /	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			Regulation;		
858.	Art. 38 - para 2 -		(da) the use of bulletin boards referred to in Article		
	point d a		17, including the impact on the		
	(new)		secondary market for loans,		
			transferable securities and		
			admitted instruments for		
			crowdfunding purposes;		
859.	Art. 38 - para 2 - point e	(e) the effects that national laws, regulations and administrative provisions governing marketing communications of crowdfunding service providers have on the freedom to provide services, competition and investor protection;	(e) the effects that national laws, regulations and administrative provisions governing marketing communications of crowdfunding service providers have on the freedom to provide services, competition and investor protection;	(e) the effects that national laws, regulations and administrative provisions governing marketing communications of crowdfunding service providers have on the freedom to provide services, competition and investor protection;	
860.	Art. 38 - para 2 - point f	(f) the application of the administrative sanctions and in particular any need to further harmonise the administrative sanctions set out for the infringement of this Regulation.	(f) the application of the administrative sanctions and in particular any need to further harmonise the administrative sanctions set out for the infringement of this Regulation-;	(f) the application of the administrative sanctions and in particular any need to further harmonise the administrative sanctions set out for the infringement of this Regulation.	
861.	Art. 38 - para 2 - point g	(g) the necessity and proportionality of subjecting crowdfunding service providers to obligations for compliance with the national provisions	(g) the necessity and proportionality of subjecting crowdfunding service providers to obligations for compliance with the national provisions implementing Directive (EU) 2015/849 in respect	(g) the necessity and proportionality of subjecting crowdfunding service providers to obligations for compliance with the national provisions	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
		implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing and adding such crowdfunding service providers to the list of obliged entities for the purposes of Directive (EU) 2015/849.	of money laundering or terrorism financing and adding such crowdfunding service providers to the list of obliged entities for the purposes of Directive (EU) 2015/849.	implementing Directive (EU) 2015/849 in respect of money laundering or terrorism financing and adding such crowdfunding service providers to the list of obliged entities for the purposes of Directive (EU) 2015/849.	
862.	Art. 38 - para 2 - point h (new)			(ga) the appropriateness of expanding the scope of this Regulation to third countries;	
863.	Art. 38 - para 2 - point i (new)			(gb) the cooperation between national competent authorities and ESMA and the appropriateness of national competent authorities as the supervisor of this Regulation;	
864.	Art. 38 - para 2 - point j (new)			(gc) the possibility of introducing specific measures in this Regulation to promote sustainable and innovative crowdfunding projects, as well as the use of EU Funds.	
865.	Art. 38a (new) - title			Article 38a Amendment to Regulation (EU) 2017/1129	
866.	Art. 38a			In Article 1(4) of Regulation	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	(new) - para 1 - subpara 1 - intro			(EU) 2017/1129, the following point is added:	
867.	Art. 38a (new) - para 1 - subpara 2 Regulation (EU)2017/11 29 - Art. 1 - para 4 - point k			(k) a crowdfunding offer from a European crowdfunding service provider as defined in Article 3(1)(c) of Regulation (EU) No/*, provided that it does not exceed the threshold laid down in Article 2(2)(d) of that Regulation."	
868.	Art. 38a (new) - title		<u>Article 38a</u> Transition period		
869.	Art. 38a - para 1 (new)		1. Crowdfunding service providers may continue in accordance with the applicable national law to carry out crowdfunding services which are now included within the scope of this Regulation until [X of Month 20xx – insert a date 12 months from the date of application mentioned in paragraph 2 of Article 39] or until the authorization		

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<sup>\*</sup> OJ: please insert the number and publication details for this Regulation.

Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			mentioned in Article X of this		
			Regulation is granted,		
			whichever is sooner.		
870.	Art. 38a -		2. For the duration of the		
	para 2 (new)		transition period referred to in		
			paragraph 1, Member States may		
			have in place simplified		
			authorisation procedures for		
			entities that, at the time of entry		
			into force of this Regulation, are		
			authorised under national laws to		
			carry out crowdfunding services.		
			The competent authorities shall		
			ensure that the requirements laid		
			down in Article 10 are complied		
			with before granting authorisation pursuant to such		
			simplified procedures.		
871.	Art. 38a1		Article 38a1		
071.	(new)		Crowdfunding service providers		
			operating on a national basis only		
872.	Art. 38a1 -		1. A Member State may		
	para 1 (new)		decide to grant their competent		
			authorities the power to extend		
			the transition period referred to		
			in Article 38a(1) for an additional		
			12 months for crowdfunding		
			service providers that meet all of		
			the following conditions:		
873.	Art. 38a1 -		(a) the crowdfunding services		
	para 1 point		are provided only to project		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
	a (new)		owners that have their registered		
074	A . 20 1		office in that Member State; and		
874.	Art. 38a1 -		(b) the crowdfunding services		
	para 1 point b (new)		are provided only to investors		
	b (new)		resident in that Member State;		
075	A - 4 - 20 - 1		and		
875.	Art. 38a1 - para 1 point		(c) the crowdfunding service		
	c (new)		provider has suitable		
	c (new)		arrangements in place to comply		
			with the requirements referred to		
076	A - 4 - 20 - 1		in points (a) and (b).		
876.	Art. 38a1 - para 2 (new)		2. Member States shall		
	para 2 (new)		notify the decision referred to in		
			paragraph 1 to the Commission and ESMA.		
877.	Art. 38a1 -		3. The extension referred to		
677.	para 3 (new)		in paragraph 1 shall be requested		
	para e (ne)		to the competent authorities by		
			the crowdfunding service		
			provider. The competent		
			authorities shall only grant the		
			extension where it is fully		
			satisfied that the crowdfunding		
			services meet the conditions set		
			out paragraph 1.		
878.	Art. 38a1 -		4. The competent		
	para 4 (new)		authorities shall have in place the		
			necessary policies and procedures		
			to ensure that the crowdfunding		
			services meet the conditions set		
			out in paragraph 1 at all times.		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
879.	Art. 38a1 -		5. The competent		
	para 5 (new)		authorities shall publish on its		
			website a list containing the		
			crowdfunding service providers		
			that have been granted an		
			extension.		
880.	Art. 38a1 -		6. Where the conditions in		
	para 6 (new)		paragraph 1 cease to apply, the		
			competent authorities shall		
			require that the crowdfunding		
			service provider seeks an		
			authorisation according to Article		
			10 and complies with the		
			provisions set out in this		
001	A . 20 1		Regulation.		
881.	Art. 38a1 - para 7 (new)		7. By [36 months after the		
	para / (new)		entry into force of this		
			Regulation], the Commission shall make an assessment, after		
			consulting ESMA, on the		
			application of this Regulation to		
			crowdfunding service providers		
			that provide crowdfunding		
			services only on a national basis		
			and its impact on the		
			development of national		
			crowdfunding markets and access		
			to finance. On the basis of this		
			assessment, the Commission shall		
			be empowered to adopt delegated		
			acts in accordance with Article X		

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
			to extend the 12 month period		
			referred to in paragraph 1 once		
			by a further 12 month period.		
882.	Art. 38b		Article 38b		
	(new)		Amendments to Regulation (EU) No 2017/1129		
883.			In Article 1(4) of Regulation (EU)		
			No 2017/1129, the following point		
			is added:		
884.			'(k) an offer of securities which		
			falls within the scope of		
			Regulation (EU) No xxxx/xxxx'		
885.	Art. 39 - title	Article 39	Article 39	Article 39	
		Entry into force and application	Entry into force and application	Entry into force and application	
886.	Art. 39 -	This Regulation shall enter into	This Regulation shall enter into	This Regulation shall enter into	
	para 1	force on the twentieth day	force on the twentieth day	force on the twentieth day	
		following that of its publication	following that of its publication	following that of its publication	
		in the Official Journal of the	in the Official Journal of the	in the Official Journal of the	
		European Union.	European Union.	European Union.	
887.	Art. 39 -para	It shall apply from [Publications	It shall apply from [Publications	It shall apply from [Publications	
	2	Office please insert 12 months	Office please insert <u>date</u>	Office please insert 12 months	
		from entry into force].	12 months from entry into force].	from entry into force].	
888.	Art. 39 -para	This Regulation shall be binding	This Regulation shall be binding	This Regulation shall be binding	
	3	in its entirety and directly	in its entirety and directly	in its entirety and directly	
		applicable in all Member States.	applicable in all Member States.	applicable in all Member States.	
889.		Done at Brussels,	Done at Brussels,	Done at Brussels,	
890.	Annex	ANNEX	ANNEX	ANNEX	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
891.	Title	INFORMATION TO BE PROVIDED IN THE KEY INVESTMENT INFORMATION SHEET	Information to be provided in the key investment information sheetANNEX I KEY INVESTMENT INFORMATION SHEET	INFORMATION TO BE PROVIDED IN THE KEY INVESTMENT INFORMATION SHEET	
892.	Part A	Part A: Information about the project owner(s) and the crowdfunding project	I. Part A: Information about the project owner(s) and the crowdfunding project	Part A: Information about the project owner(s) and the crowdfunding project	
893.	Part A - point a	(a) Identity, legal status, ownership, management and contact details;	A. Identity, legal status, ownership, management and contact details;	(a) Identity, legal status, ownership, management and contact details;	
894.	Part A - point aa - para 1 (new)		AA. All persons responsible for the information given in the KIIS. In the case of natural persons, including members of the project owner's administrative, management or supervisory bodies indicate, the name and function of the person; in case of legal persons indicate the name and the registered office		
895.	Part A - point aa - para 3 (new)		The following responsibility statement:		
896.	Part A - point aa - para 3 (new)		"The project owner declares that, to the best of its knowledge, no information has been omitted and		

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			is materially misleading or inaccurate. The project owner is responsible for the preparation of this KIIS."		
897.	Part A - point b	(b) Principle activities; products or services offered;	<b>B.</b> Principle activities; products or services offered;	(b) Principle activities; products or services offered;	
898.	Part A - point c	(c) A hyperlink to the most recent financial statement of the project owner, if available;	C. A hyperlink to the most recent financial statement of the project owner, if available;	((c) Key financial figures and ratios for the project owner for the last three years;	
899.	Part A - point d	(d) Description of the crowdfunding project, including its the purpose and the main features.	D. Description of the crowdfunding project, including its the purpose and the main features.	(d) Description of the crowdfunding project, including its the purpose and the main features.	
900.	Part B - Title	Part B: Main features of the crowdfunding process and conditions for the capital raising or funds borrowing, as applicable	II. Part B: Main features of the crowdfunding process and conditions for the capital raising or funds borrowing, as applicable	Part B: Main features of the crowdfunding process and conditions for the capital raising or funds borrowing, as applicable	
901.	Part B - point a	(a) Minimum target capital to be raised or target funds to be borrowed in a single crowdfunding offering and the number of offerings that have been completed by the project owner or crowdfunding service provider for the crowdfunding project;	A. Minimum target capital to be raised or target funds to be borrowed in a single crowdfunding offering and the number of offerings that have been completed by the project owner or crowdfunding service provider for the crowdfunding project;	(a) Minimum target capital to be raised or target funds to be borrowed in a single crowdfunding offering and the number of offerings that have been completed by the project owner or crowdfunding service provider for the crowdfunding project;	
902.	Part B - point b	(b) Deadline for reaching the target to raise capital or borrow funds;	B. Deadline for reaching the target to raise capital or borrow funds;	(b) Deadline for reaching the target to raise capital or borrow funds;	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
903.	Part B - point c	(c) Information on the consequences if the target capital is not raised or the targeted funds are not borrowed by the deadline;	C. Information on the consequences if the target capital is not raised or the targeted funds are not borrowed by the deadline;	(c) Information on the consequences if the target capital is not raised or the targeted funds are not borrowed by the deadline;	
904.	Part B - point d	(d) The maximum offering amount when different from the target capital set out in point (a);	D. The maximum offering amount when different from the target capital set out in point (a); A.;	(d) The maximum offering amount when different from the target capital set out in point (a);	
905.	Part B - point e	(e) Amount of own funds committed to the crowdfunding project by the project owner;	E. Amount of own funds committed to the crowdfunding project by the project owner;	(e) Amount of own funds committed to the crowdfunding project by the project owner;	
906.	Part B - point f	(f) Change of the composition of the issuer's capital or loans related to the crowdfunding offer.	F. Change of the composition of the issuer's project owner's capital or loans related to the crowdfunding offer.	(f) Change of the composition of the issuer's capital or loans related to the crowdfunding offer.	
907.	Part B - point g (new)		G. The existence and conditions of a pre-contractual reflection period for non-sophisticated investors.		
908.	Part C - Title	Part C: Risk Factors	III. Part C: Risk Factors	Part C: Risk Factors	
909.	Part C - para 1	Presentation of the main risks associated with financing the crowdfunding project, with the sector, the project, the project owner and the investment instrument, including geographic	Presentation of the main risks associated with financingfunding the crowdfunding project, with the sector, the project, the project owner and the investment instrument transferable securities, admitted instruments for crowdfunding purposes or	Presentation of the main risks associated with financing the crowdfunding project, with the sector, the project, the project owner and the investment instrument, including geographic risks, where relevant.	

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		risks, where relevant.	loan agreements, including geographic risks, where relevant.		
910.	Part D - Title	Part D: Information related to the offering of securities	IV. Part D: Information related to the offering of transferable securities and admitted instruments for crowdfunding purposes	Part D: Information related to the offering of securities	
911.	Part D - point a	(a) Total amount and type of investment instruments to be offered;	A. Total amount and type of investmenttransferable securities or admitted instruments for crowdfunding purposes to be offered;	(a) Total amount and type of investment instruments to be offered;	
912.	Part D - point b	(b) Subscription price;	B. Subscription price;	(b) Subscription price;	
913.	Part D - point c	(c) Whether oversubscriptions are accepted and how they are allocated;	C. Whether oversubscriptions are accepted and how they are allocated;	(c) Whether oversubscriptions are accepted and how they are allocated;	
914.	Part D - point d	(d) Terms of subscription and payment;	<b>D.</b> Terms of subscription and payment;	(d) Terms of subscription and payment;	
915.	Part D - point e	(e) Custody and delivery of investment instruments to investors;		(e) Custody and delivery of investment instruments to investors;	
916.	Part D - point f	(f) Where the investment is secured by a guarantor or a collateral:	F. Where the investment is secured by a guarantor or a collateral:	(f) Where the investment is secured by a guarantor or a collateral:	
917.	Part D - point f - point i	(i) whether that guarantor or collateral provider is a legal person;	(i) whether that guarantor or collateral provider is a legal person;	(i) whether that guarantor or collateral provider is a legal person;	

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Nr.	Ref.	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE
918.	Part D - point f - point ii	(ii) the identity, legal status and contact details of that guarantor or collateral provider;	(ii) the identity, legal status and contact details of that guarantor or collateral provider;	(ii) the identity, legal status and contact details of that guarantor or collateral provider;	
919.	Part D - point f - point iii	(iii) information on the nature and the terms of the guarantee or collateral;	(iii) information on the nature and the terms of the guarantee or collateral;	(iii) information on the nature and the terms of the guarantee or collateral;	
920.	Part D - point g	(g) Where applicable, a firm commitment to buy back securities and the time period for such a buy-back;	G. Where applicable, a firm commitment to buy back the transferable securities or admitted instruments for crowdfunding purposes and the time period for such a buy-back;	(g) Where applicable, a firm commitment to buy back securities and the time period for such a buy-back;	
921.	Part D - point h	(h) For non-equity instruments, the nominal interest rate, the date from which interest becomes payable, the due dates for interest payments, the maturity date and the applicable yield.	H. For non-equity instruments, the nominal interest rate, the date from which interest becomes payable, the due dates for interest payments, the maturity date and the applicable yield.	(h) For non-equity instruments, the nominal interest rate, the date from which interest becomes payable, the due dates for interest payments, the maturity date and the applicable yield.	
922.	Part E - Title	Part E: Issuer's information, where the issuer is different from the project owner and therefore is an SPV	V. Part E: Issuer's SPV information, where the issuer is different from the project owner and therefore is an SPV	Part E: Issuer's information, where the issuer is different from the project owner and therefore is an SPV	
923.	Part E - point a	(a) Whether there is an SPV interposed between the project owner and the investor;	A. Whether there is an SPV interposed between the project owner and the investor;	(a) Whether there is an SPV interposed between the project owner and the investor;	
924.	Part E - point b	(b) Contact details of the issuer.	B. Contact details of the issuer SPV.	(b) Contact details of the issuer.	
925.	Part F - title	Part F: Investor rights	VI. Part F: Investor rights	Part F: Investor rights	
926.	Part F - point a	(a) Key rights attached to the securities;	A. Key rights attached to the transferable securities or	(a) Key rights attached to the securities;	

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			admitted instruments for		
927.	Part F -	<b>D</b> ( )	crowdfunding purposes;	D titi	
927.	point b	(b) Restrictions to	B. Restrictions to which the	(b) Restrictions to which the securities are subject;	
	point o	which the securities are subject;	transferable securities or admitted instruments for	which the securities are subject;	
			crowdfunding purposes are		
			subject, including shareholder		
			agreements or other		
			arrangements preventing their		
			transferability;		
928.	Part F -	(c) Description of any	C. Description of any	(c) Description of any	
	point c	restrictions on the transferring of	restrictions on the transferring of	restrictions on the transferring of	
		securities;	the transferable securities or	securities;	
			admitted instruments for		
0.00			crowdfunding purposes;		
929.	Part F - point d	(d) Opportunities for	<b>D.</b> Opportunities for exit;	(d) Opportunities for	
930.	Part F -	exit;	E E e e e e e e e e e e e e e e e e e e	exit;	
930.	point e	(e) For equity securities, distribution of capital and	E. For equity securities instruments, distribution	(e) For equity securities, distribution of capital and	
	point c	voting rights before and after the	of capital and voting rights before	voting rights before and after the	
		capital increase resulting from the	and after the capital increase	capital increase resulting from the	
		offer (assuming that all the	resulting from the offer (assuming	offer (assuming that all the	
		securities will be subscribed).	that all the <b>transferable</b> securities	securities will be subscribed).	
		,	or admitted instruments for	,	
			<b>crowdfunding purposes</b> will be		
			subscribed).		
931.	Part G -	Part G: Disclosure related to the	VII. Part G: Disclosure related	Part G: Disclosure related to the	
	Title	loan agreement	to the loan agreement	loan agreement	
932.	Part G - para	Where the crowdfunding offer	Where the crowdfunding	Where the crowdfunding offer	
	1	involves credit intermediation,	offer involves <del>credit</del>	involves credit intermediation,	
		,	intermediation the facilitation of		

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		the key investment information sheet shall, instead of the information referred to in Parts D, E and F, contain the following information:	granting loans, the key investment information sheet shall, instead of the information referred to in Parts D, E and F, contain the following information:	the key investment information sheet shall, instead of the information referred to in Parts D, E and F, contain the following information:	
933.	Part G - para 1- point a	(a) Nature and duration of the credit agreement;	A. Nature and, duration and terms of the ereditloan agreement;	(a) Nature and duration of the credit agreement;	
934.	Part G - para 1- point b	(b) Applicable interest rates or, where applicable, other compensation to the investor;	<b>B.</b> Applicable interest rates or, where applicable, other compensation to the investor;	(b) Applicable interest rates or, where applicable, other compensation to the investor;	
935.	Part G - para 1- point c	(c) Risk mitigation measures, such as whether credit is secured;	C. Risk mitigation measures, such as whether credit is secured including the collateral provider or guarantor or other types of guaranties;	(c) Risk mitigation measures, such as whether credit is secured;	
936.	Part G - para 1- point d	(d) Amortisation schedule of the principle and repayment of interest.	<u>D.</u> Amortisation schedule of the principle and repayment of interest.;	(d) Amortisation schedule of the principle and repayment of interest.	
937.	Part G - para 1- point e (new)		E. Any default on credit agreements by the project owner within the past five years.		
938.	Part G - para 1- point f (new)		F. Information about the servicing of the loan, including in the situation when the project owner does not meet its obligations.		
939.	Part H - Title	Part H: Fees, information and legal redress	VIII. Part H: Fees, information and legal redress	Part H: Fees, information and legal redress	

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940.	Part H -	(a) Face showed to and	A Free shound to and the	(a) Face should be and	
940.	point a	(a) Fees charged to, and	A. Fees charged to, and the	(a) Fees charged to, and	
	point a	the costs incurred by, the investor in	costs incurred by, the investor in	the costs incurred by, the investor in	
		relation to the investment;	relation to the investment,	relation to the investment;	
			including administrative costs		
			resulting from the resale of		
			admitted instruments for		
			crowdfunding purposes;		
941.	Part H -	(b) Where and how	<b>B.</b> Where and how additional	(b) Where and how	
	point b	additional information about the	information about the	additional information about the	
		crowdfunding project, the project	crowdfunding project, the project	crowdfunding project, the project	
		owner and issuer can be obtained	owner and issuerwhere applicable	owner and issuer can be obtained	
		free of charge;	the SPV can be obtained free of	free of charge;	
			charge;		
942.	Part H -	(c) How and to whom	C. How and to whom the	(c) How and to whom	
	point c	the investor may address a	investor may address a complaint	the investor may address a	
		complaint about the investment or	about the investment or about the	complaint about the investment or	
		about the conduct of the project	conduct of the project owner or	about the conduct of the project	
		owner or about the crowdfunding	about the crowdfunding service	owner or about the crowdfunding	
		service provider.	provider.	service provider.	
943.	Annex II	•	ANNEX II	•	
	(new)		SOPHISTICATED INVESTORS		
			FOR THE PURPOSE OF THIS		
			REGULATION		
944.	Annex II -		I. Identification criteria		
	para I - Title		Tuesta and the state of the sta		
	(new)				
945.	Annex II -		A sophisticated investor is an		
	para I -		investor who possesses the		
	subpara 1		awareness of the risks associated		
	(new)		with investing in capital markets		
			and adequate resources to		

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946. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A - point I	E
exposing itself to undue financial consequences. Sophisticated investors may be categorized as such if they meet the identification criteria and the procedure set out in Section II is followed.  946. Annex II - para 1 - subpara 2 (new)  947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A - (new)  948. Annex II - para 1 - subpara 2 - point A - (new)  948. Annex II - para 1 - subpara 2 - point A - (new)	
Consequences. Sophisticated investors may be categorized as such if they meet the identification criteria and the procedure set out in Section II is followed.    946.   Annex II -	
Section 1   Section II   Sect	
Such if they meet the identification criteria and the procedure set out in Section II is followed.    946.   Annex II -	
Section II is followed.   Section II is followed.	
946. Annex II - para 1 - subpara 2 (new)  947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A - (new)  948. Annex II - para 1 - subpara 2 - point A - (new)  948. Annex II - para 1 - subpara 2 - point A - (new)  948. Annex II - para 1 - subpara 2 - point A -	
946. Annex II - para 1 - subpara 2 (new)  947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A - (new)  948. Annex II - para 1 - subpara 2 - point A - (new)  948. Annex II - para 1 - subpara 2 - point A -	
946. Annex II - para 1 - subpara 2 (new)  947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A - point A - EUR 100 000  948. Annex II - para 1 - subpara 2 - point A - EUR 100 000	
para 1 - subpara 2 (new)  947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A -	
subpara 2 (new)  947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A - EUR 100 000  948. Legal entities meeting at least one of the following criteria:  - own funds of at least EUR 100 000	
947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A - point A -  948. Eur 100 000	
947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A -  EUR 100 000	
947. Annex II - para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A -  948. Annex II - para 1 - subpara 2 - point A -	
para 1 - subpara 2 - point A (new)  948. Annex II - para 1 - subpara 2 - point A -  East one of the following criteria:  - own funds of at least EUR 100 000	
Subpara 2 -	
point A (new)	
948. Annex II - para 1 - subpara 2 - point A -  - own funds of at least EUR 100 000	
para 1 - subpara 2 - point A - EUR 100 000	
subpara 2 - point A -	
point A -	
point 1	
(new)	
949. Annex II - net turnover of at least	-
para 1 - EUR 2 000 000	
subpara 2 -	
point A -	
point 2	
950. Annex II - balance sheet of at least	
subpara 2 - EUR 1 000 000	
point A -	

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	point 3				
	(new)				
951.	Annex II -		<b>B.</b> Natural persons meeting		
	para 1 -		at least two of the following		
	subpara 2 - point B		criteria:		
	(new)				
952.	Annex II -		(i) personal gross income of		
	para 1 -		at least EUR 60 000 per fiscal		
	subpara 2 -		year or -a financial		
	point B -		instrument portfolio, defined as		
	point i (new)		including cash deposits and		
			financial assets, that exceeds		
			<b>EUR 100 000</b> ;		
953.	Annex II -		(ii) the investor works or has		
	para 1 -		worked in the financial sector for		
	subpara 2 -		at least one year in a professional		
	point B - point ii		position, which requires		
	(new)		knowledge of the transactions or		
	(110 117)		services envisaged, or the investor		
			has held an executive position for		
			at least twelve months in an		
			undertaking as identified in part		
054	Annex II -		<u>A:</u>		
954.	Annex II - para 1 -		(iii) the investor has carried		
	subpara 2 -		out transactions, in significant		
	point B -		size, on the capital markets at an		
	point iii		average frequency of 10 per		
	(new)		quarter, over the previous four		
			quarters.		

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955.	Annex II -		II. Request for being treated		
755.	para II - Title (new)		as a sophisticated investor		
956.	Annex II - para II - subpara 1 (new)		Crowdfunding service providers shall make available to its investors a template that they may use to submit the request to be treated as a sophisticated investor. The template shall contain the identification criteria set out in Section I and a clear warning specifying the investor protection that a sophisticated investor will lose as a consequence of being classified as such.		
957.	Annex II - para II - subpara 2 (new)		The request referred to above shall contain the following:		
958.	Annex II - para II - subpara 2 - point A (new)		A. Attestation specifying the identification criteria set out in Section I that the requesting investor meets;		
959.	Annex II - para II - subpara 2 - point B (new)		B. Statement that the requesting investor is aware of the consequences of losing the investor protection attached to the status of non-sophisticated investors.		

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960.	Annex II -		C. Statement that the		
	para II -		requesting investor remains liable		
	subpara 2 -		for the veracity of the		
	point C - para 1 (new)		information provided in the		
			request.		
961.	Annex II -		The crowdfunding service		
	para II -		provider shall take reasonable		
	subpara 2 - point C -		steps to ensure that the investor		
	para 2 (new)		qualifies as a sophisticated		
	para 2 (new)		investor and shall implement		
			appropriate written internal		
			policies to categorise investors.		
			The crowdfunding service		
			provider shall approve the		
			request unless it has reasonable		
			doubt that the information		
			provided in the request is correct.		
			Investors shall receive an explicit		
			notification when their status is		
962.	Annex II -		confirmed.  The approval referred to in the		
902.	para II -		previous paragraph shall have a		
	subpara 2 -		validity of two years. Investors		
	point C -		that wish to maintain their		
	para 3 (new)		sophisticated investor status must		
			submit a new request to the		
			crowdfunding service provider.		
963.	Annex II -		Sophisticated investors are		
	para II -		responsible for keeping the		
	subpara 2 -		crowdfunding service provider		
	point C -		informed about any change		
			Criming the Court of the C		

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	para 4 (new)		which could affect their current categorisation. Should the crowdfunding service provider become aware, however, that the investor no longer fulfils the initial conditions, which made him eligible for a sophisticated treatment, the crowdfunding service provider shall inform the investor that he or she will be treated as a non-sophisticated		
964.	Annex II - para III - (new)		investor.  III. Sophisticated investor that are professional clients		
965.	Annex II - para III - subpara 1		By derogation from the procedure set out in section II above, entities referred to in points (1), (2), (3) and (4) of Section I of Annex II to Directive 2014/65/EU shall be regarded as sophisticated investors if they provide proof of their status to the crowdfunding service provider.		
966.	Annex III - Title		ANNEX III TYPES OF COMPANIES REFERRED TO IN ARTICLE 3(1)(ia)		
967.	Annex III - Para 1(new)		[List to be completed by each Member State to indicate the		

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			types of private limited liability		
			companies established under the		
			law of that Member State, the		
			shares of which that Member		
			State wishes to include within the		
			scope of the Regulation. The list		
			shall be kept up-to-date in		
			accordance with the procedure		
			set out in Article 3(2)]		
968.	Annex III -		— Austria		
	Para 1 -				
	point 1				
0.10	(new)				
969.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 2 (new)				
970.	Annex III -		— Belgium:		
970.	Para 1 -		— Beigium:		
	point 3				
	(new)				
971.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 4		<u>uppiteuszej</u>		
	(new)				
972.	Annex III -		<u> </u>		
	Para 1 -				
	point 5				
.=-	(new)		-		
973.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 6				
	(new)				

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974.	Annex III -		— the Czech Republic:		
	Para 1 -				
	point 7				
	(new)				
975.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 8				
076	(new) Annex III -		D 1		
976.	Para 1 -		<u> </u>		
	point 9				
	(new)				
977.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 10		аррисанс		
	(new)				
978.	Annex III -		<u> </u>		
	Para 1 -				
	point 11				
	(new)				
979.	Annex III -		osaühing;		
	Para 1 -				
	point 12				
000	(new)				
980.	Annex III - Para 1 -		— Ireland:		
	point 13				
	(new)				
981.	Annex III -		[insert company type if		
701.	Para 1 -		applicable]		
	point 14		applicable		
	(new)				
982.	Annex III -		<u> Germany:</u>		
	Para 1 -				

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	point 15				
	(new)				
983.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 16				
004	(new) Annex III -				
984.	Annex III - Para 1 -		— Greece:		
	point 17				
	(new)				
985.	Annex III -		[insert company type if		
,	Para 1 -		applicable]		
	point 18		аррисавіс		
	(new)				
986.	Annex III -		— Spain:		
	Para 1 -				
	point 19				
	(new)				
987.	Annex III -		la sociedad de responsabilidad		
	Para 1 -		<u>limitada;</u>		
	point 20				
000	(new)				
988.	Annex III -		<u>Sweden:</u>		
	Para 1 -				
	point 21 (new)				
989.	Annex III -		[ingout company type if		
フロブ.	Para 1 -		[insert company type if		
	point 22		applicable]		
	(new)				
990.	Annex III -		— France:		
	Para 1 -				
	point 23				
	(new)				

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991.	Annex III - Para 1 - point 1 (new)		[insert company type if applicable]		
992.	Annex III - Para 1 - point 24 (new)		— Croatia:		
993.	Annex III - Para 1 - point 25 (new)		[insert company type if applicable]		
994.	Annex III - Para 1 - point 26 (new)		<u> </u>		
995.	Annex III - Para 1 - point 27 (new)		società a responsabilità limitata;		
996.	Annex III - Para 1 - point 28 (new)		— Cyprus:		
997.	Annex III - Para 1 - point 29 (new)		[insert company type if applicable]		
998.	Annex III - Para 1 - point 30 (new)		<u> </u>		
999.	Annex III - Para 1 -		[insert company type if applicable]		

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	point 31				
1000	(new) Annex III -		T 1/1		
1000.	Para 1 -		<u> </u>		
	point 32				
	(new)				
1001.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 33				
	(new)				
1002.	Annex III -		<u>Luxembourg:</u>		
	Para 1 -				
	point 34 (new)				
1003.	Annex III -		[insert company type if		
1005.	Para 1 -		applicable]		
	point 35		<u>аррисанс</u>		
	(new)				
1004.	Annex III -		— Hungary:		
	Para 1 -				
	point 36				
1005.	(new) Annex III -		[:4		
1003.	Para 1 -		[insert company type if		
	point 37		applicable]		
	(new)				
1006.	Annex III -		— Malta:		
	Para 1 -				
	point 38				
1005	(new)				
1007.	Annex III -		[insert company type if		
	Para 1 - point 39		applicable]		
	(new)				
	(IICW)				

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1008.	Annex III -		<u>the Netherlands:</u>		
	Para 1 -				
	point 40				
	(new)				
1009.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 41				
1010	(new)		D 1 1		
1010.	Annex III - Para 1 -		— Poland:		
	point 42				
	(new)				
1011.	Annex III -		[insert company type if		
1011.	Para 1 -		applicable]		
	point 43		<u>applicable</u>		
	(new)				
1012.	Annex III -		— Portugal:		
	Para 1 -				
	point 44				
	(new)				
1013.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 45				
	(new)				
1014.	Annex III -		— Romania:		
	Para 1 -				
	point 46				
1015	(new)		[:44 '6		
1015.	Annex III - Para 1 -		[insert company type if		
	point 47		applicable]		
	(new)				
1016.	Annex III -		— Slovenia:		
1010.	Para 1 -		— Slovenia:		
	1 a1 a 1 -				

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	point 48				
	(new)				
1017.	Annex III -		<b>[insert company type if</b>		
	Para 1 -		applicable]		
	point 49				
	(new)				
1018.	Annex III -		<u> </u>		
	Para 1 -				
	point 50				
1010	(new)		50		
1019.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 51 (new)				
1020.	Annex III -		F!11-		
1020.	Para 1 -		— Finland:		
	point 52				
	(new)				
1021.	Annex III -		[insert company type if		
1021.	Para 1 -		applicable]		
	point 53		<u>applicable</u>		
	(new)				
1022.	Annex III -		— the United Kingdom:		
	Para 1 -		the chieu linguome		
	point 54				
	(new)				
1023.	Annex III -		[insert company type if		
	Para 1 -		applicable]		
	point 55				
	(new)				

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