

EBA responses to issues VIII to XIII raised by participants of the EBA Working Group on APIs under PSD2

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ID	Торіс	Description	EBA Response
VIII.	Portability of	One participant queried whether the data	This question has been answered through the EBA's Q&A tool as Q&A 4638 published
	'wide usage'	collected on the 3 months' wide usage	on 26 April 2019.
	data between	period referred to in Article 33(6) of the	
	Member	RTS on SCA&CSC, showing wide usage of	
	States	the dedicated interface and produced in	
		one Member State by an ASPSP belonging	
		to an ASPSP Group, can be used as	
		evidence to support the 'widely used'	
		condition in another Member State for a	
		separate ASPSP belonging to the same	
		Group, on the condition that both entities	
		employ the same dedicated interface.	
IX.	Passporting	One participant queried whether ASPSPs	This question has been answered through the EBA's Q&A tool as Q&A 4432 published
	and eIDAS	have to check whether TPPs are	on 26 April 2019.
	certificates	authorized to operate in their member	
		state under the free provision of services	
		or the right of establishment, considering	
		that eIDAS PSD2 certificates do not	
		contain any passporting information.	



х.	Use of eIDAS certificates during the wide' usage period prior to 14.09.2019	Another issue raised by participants was whether the use of eIDAS certificates is mandatory during the 3-months 'wide usage' period specified in Article 33(6) (c) of the RTS on SCA&CSC for accessing payment accounts via APIs prior to the application date of the RTS, i.e. 14 September 2019.	This question has been answered through the EBA's Q&A tool as <u>Q&A 4630</u> published on 26 April 2019.
XI.	The use by TPPs of agents and outsourcees for accessing payment accounts data	Some participants raised a number of queries regarding the use by third party providers (TPPs) providing account information or payment initiation services of agents or technical service providers (TSPs) for accessing the customers' payment accounts held with an account servicing payment service provider (ASPSP). In particular, these participants queried whether the ASPSP is required to check only the principal TPP identified in the certificate. In their view, since agents and TSPs are not payment service providers (PSPs) and do not have PSD2 eIDAS certificates, the ASPSP is only required to identify the TPP mentioned in the eIDAS certificate. These participants also argued that, even in the case where the agent used by the TPP is regulated and appears in a national register, there is no legal	In accordance with Article 34 of the Commission Delegated Regulation (EU) 2018/389 (RTS on SCA&CSC), TPPs must identify themselves towards the ASPSP for accessing the customers' payment accounts data, by using an eIDAS certificate. As clarified in paragraph 21 of the EBA Opinion on the use of eIDAS certificates under the RTS on SCA&CSC (EBA-Op-2018-7), if an eIDAS certificate is presented by an agent or TSP acting on behalf of a TPP, the certificate should unequivocally identify the principal TPP on behalf of which the agent or TSP is acting. The question whether the name of the agent or TSP should also be included in the eIDAS certificate, and whether the ASPSP is required to identify the agent or only the principal TPP mentioned in the certificate, has been answered in the Q&A 4507 published on 26 April 2019 Furthermore, as clarified in the EBA Opinion referred to above, the TPP remains fully responsible and liable for the acts of its agents and outsource providers as well as for the revocation and updating of the eIDAS certificates used by them. In addition, TPPs should ensure that they comply with their own information and disclosure requirements towards the PSU as set out in Title III of PSD2. The EBA also notes that Article 19(6) of the PSD2 explicitly requires payment institutions to ensure that agents acting on their behalf inform PSUs of this fact. It is therefore not the ASPSP's responsibility to inform the PSU that the TPP is acting through an agent.



obligation for the ASPSP to existence or status of such These participants added to initiatives, such as STET, ha an approach through which declare that the request co agent, but explained that u standards this as an option	 With regard to the approaches apparently developed by some API initiatives for the identification of agents, the EBA reiterates that, while these approaches may indeed facilitate the identification of the agent requesting access on behalf of the TPP, ASPSPs are only legally required to identify the TPP, not its agent as well. As regards the ability for the ASPSP to warn the PSU and/or block access the EBA notes that, in accordance with Article 68(5) of PSD2, an ASPSP is entitled to block access to
not a requirement. They fu that, for the purpose of tra more clarity for the payme (PSU), TPPs using agents to payment accounts data sho encouraged to declare, wh through the API, what agen their behalf.	that should only be related to "unauthorised or fraudulent access to the payment account" by the TPP. In such event, in accordance with Article 68(6) of PSD2, the ASPSP should immediately report the incident to the NCA, specifying the reasons for taking such an action. PSD2 does not restrict the ASPSP from informing the PSU that it has conducted such block, and the reason for this action.
Furthermore, these particip that, if the API allows for the such information, the ASPS encouraged to provide this the PSU.	e transport of P should be
Finally, they argued that, si liable for its own agents, th an automated refund mech the agent is fraudulent or h withdrawn from the registe the absence of such a mech ASPSP should be allowed to	ere should be anism in case as been er, and that, in panism, the



		that the agent is suspected of fraudulent behaviour or withdrawn from a national register, and/or block the exchange.	
XII.	'Widely used' and 'design to the satisfaction of the TPPs' conditions	One participant was of the view that the EBA has watered down the requirements for TPPs' involvement in the process of granting an exemption for an API as stated in the SCA&CSC RTS, in particular the conditions in Art. 33(6) (b) and (c) of the RTS on SCA&CSC regarding the design and testing to the satisfaction of TPPs and the wide usage conditions. This participant was concerned that this may leave the door open for the mandatory use of inadequate APIs.	As described in the final report on the <u>Guidelines on the conditions to benefit from an exemption from the fall-back mechanism</u> (EBA/GL/2018/07), the EBA received the same comments when it was consulting on the draft Guidelines in autumn 2018, agreed that the concerns were valid, and introduced a number of changes to address these concerns before it published the final Guidelines. In particular, the EBA enhanced the way in which TPPs can be involved in the exemption process. For example, Guideline 6 requires ASPSPs to provide to their national competent authority (NCA) the feedback they received from TPPs that took part in the testing and explain how they have addressed the issues reported by TPPs. The Guidelines also require ASPSPs to provide information to the NCA on their engagement with TPPs, and clarify that, in order to meet the 'design' condition, ASPSPs need to prove that their API complies with all the legal requirements on access to data in PSD2 and the RTS, including the requirement not to create 'obstacles' to the provision of account information and payment initiation services as provided in Article 33(2) RTS on SCA&CSC. The Guidelines also clarify that the 'wide usage' condition should be assessed taking into account the number of TPPs that have used the ASPSP's production interface for offering services to their customers, the number of successful requests sent by TPPs via the dedicated interface during the 3-months wide usage period, but also other factors, such as the steps that the ASPSP has taken to achieve 'wide usage'. The EBA strongly encourages TPPs to test the APIs being developed by ASPSPs and to provide feedback to ASPSPs can address those issues and develop high-performing and customer focussed APIs.



XIII.	ASPSPs relying	A number of market participants raised	In accordance with Article 34 of the RTS on SCA&CSC, for the purpose of
	on elDAS	concerns that there could be a potential	identification, as referred to in Article 30(1)(a), payment service providers shall rely on
	certificates	mismatch between the information	qualified certificates for electronic seals as referred to in Article 3(30) of Regulation
		contained in the eIDAS PSD2 certificate	(EU) No 910/2014 or for website authentication as referred to in Article 3(39) of that
		and the information contained on the	Regulation (eIDAS Regulation). This means that, when a TPP identifies itself towards
		EBA and national registers, in the case of	the ASPSP via an eIDAS PSD2 certificate, the ASPSP shall grant access to the TPP to the
		a revoked authorisation in particular.	specified account. ASPSPs are not legally required to rely on any other means for the
		They highlighted the risk of ASPSPs	purpose of identification of TPPs.
		sharing information with parties that are	
		no longer authorised by NCAs, in case	However, ASPSPs may choose to carry out additional checks of the authorisation/
		their eIDAS certificate is still active.	registration status of TPPs in the respective EBA and/or national registers, provided
			that, in doing so, ASPSPs do not create obstacles to the provision of payment initiation
		These market participants also expressed	and/or account information services, as required in Article 32(3) of the RTS.
		concerns that ASPSPs cannot rely on the	
		information contained on the EBA and	For example, as stated in Guideline 5.1(b) of the EBA Guidelines on the exemption to
		national registers for identification of	the fallback mechanism (EBA/GL/2018/07), if such checks were to create delays or
		TPPs after the date of application of the	friction in the customer journey that would directly or indirectualy dissuade
		RTS on SCA&CSC in addition to the use of	customers from using the services of TPPs, this would represent an obstacle
		eIDAS certificates. They also querried	prohibited by Article 32(3) of the RTS.
		whether there is a potential time gap	
		between the authorisation being	In relation to the update of the public information in case of a withdrawn
		withdrawn and the update of the	authorisation, Article 13(3) of PSD2 requires NCAs to make each withdrawal of
		authorisation status in the national (and	authorisation public, including in their national registers and the EBA PSD2 Register.
		EBA) registers, as well as in industry	
		directories.	Depending on national administrative law and practices, the precise steps of the
			withdrawal process will differ between Member States. However, the EBA would
		In the view of these participants, NCAs	assume that national authorities will update their respective national register at the
		should communicate the revocation of	time when the withdrawal takes legal effect. With regard to the publication of such
		the authorisation of a TPP to the qualified	updates on the EBA Register, and in line with the requirements set out in Article 15(2)
		trust service provider (QTSP) that has	of PSD2 and in the Commission Delegated Regulation (EU) 2019/411 (the RTS on the
		issued the respective eIDAS PSD2	
		issued the respective eloas rooz	



certificate (and who can also revoke said	EBA Register), NCAs are required to do so without delay, but at the latest by the end
certificate), in line with paragraph 32 of	of the day when the respective change in the national register has been made.
the EBA Opinion on the use of eIDAS	
certificates, on a mandatory basis.	With regard to the publication of the information in industry directories, neither the
One industry participant also querried	EBA nor NCAs are required to update any such directories and therefore do not take
whether there is a reasonable time for	any responsibility for the accuracy of any information provided by them.
providing access to account data to a TPP	
the authorisation of which has been	With regard to the suggestion for NCAs to be required to take a proactive role in the
withdrawn fom the registers but has its	revocation of the eIDAS PSD2 certificates, it should be noted that, in line with the
elDAS certificate still active.	requirements of the eIDAS Regulation, paragraph 31 of the EBA Opinion on the use of
eidas certificate still active.	elDAS certificates under the RTS on SCA&CSC (EBA-Op-2018-7) clarifies that "qualified
	trust service providers are responsible for checking the validity of the information in
	the elDAS certificates at the time of issuance of the certificate, and both QTSPs and
	PSPs are responsible for ensuring the information is kept up to date and for revoking
	the certificates".
	In order to address concerns raised by the industry at the time the Opinion was
	prepared, paragraph 32 of the same EBA Opinion goes a step further, by establishing a
	process whereby NCAs can request the revocation of an eIDAS certificate when they
	have withdrawn the authorisation of a PSP, but have not been informed by either the
	QTSP or the PSP that the certificate of the latter has been revoked. NCAs are not
	required to follow this process under any EU law, an EBA legal instrument, national
	law or a national regulation. Rather, the process constitutes a mechanism, to be
	adhered to on a voluntary basis, for NCAs to notify the relevant QTSP that the
	authorisation status or the scope of activities of a particular PSP has changed, thus
	allowing the QTSPs to perform the checks they are required to undertake under the
	elDAS Regulation in order to revoke the certificate.
	It should be noted that QTSPs remain responsible on their side to check the
	trustworthiness of the certificates they issue under the elDAS regulation. PSPs, in
	turn, remain similarly responsible for the reliability of the certificates they use. The



process of the email notifications envisaged in paragraph 32 of the EBA Opinion does not change the attribution of liability for an incorrect certificate.
However, as participants of the EBA Working Group have continued to express concerns about the lack of transparency as to which NCAs will or will not follow this process, the EBA is providing in the Annex overleaf the indications that NCAs have given to the EBA as of 2 May 2019. It should be noted that the indications provided in the Annex do not guarantee that an NCA will request a revocation of an eIDAS certificate in every single case, as the specifics of a particular withdrawal of authorisation may require the NCA to take a different action.
Finally, it should be noted that, in accordance with Article 37(1) of PSD2, Member States shall prohibit natural or legal persons that are neither PSPs nor explicitly excluded from the scope of PSD2 from providing payment services. Therefore requesting access to a payment account without an authorisation is a breach of PSD2 and the respective national legislation transposing the Directive.

Annex to the EBA response to issue XIII: List of NCAs that will follow the process for requesting the revocation of an eIDAS certificate when considered necessary, as set out in paragraph 32 of the EBA Opinion (EBA-OP-2018-7).

EU MS	Name of Authority	NCA follows process?
Austria	Austria Financial Market Authority	Yes
Belgium	National Bank of Belgium	Yes
Bulgaria	Bulgarian National Bank	Yes
Croatia	Croatian National Bank	Yes
Cyprus	Central Bank of Cyprus	No
Czech	Czech National Bank	No
Denmark	Danish Financial Supervisory Authority	No view expressed
Estonia	Estonia Financial Supervisory Authority	No view expressed
Finland	Finnish Financial Supervisory Authority	Yes
France	Prudential Supervisory and Resolution Authority	No
Germany	Federal Financial Supervisory Authority	No
Greece	Bank of Greece	Yes
Hungary	Central Bank of Hungary	No view expressed
Ireland	Central Bank of Ireland	No

EU MS	Name of Authority	NCA follows process?
Italy	Bank of Italy	No view expressed
Latvia	Financial and Capital Markets Commission	Yes
Lithuania	Bank of Lithuania	Yes
Luxembourg	Commission for the Supervision of Financial Sector	Yes
Malta	Malta Financial Services Authority	Yes
Netherlands	The Netherlands Bank	Yes
Poland	Polish Financial Supervision Authority	Yes
Portugal	Bank of Portugal	Yes
Romania	National Bank of Romania	No view expressed
Slovakia	National Bank of Slovakia	Yes
Slovenia	Bank of Slovenia	Yes
Spain	Bank of Spain	Yes
Sweden	Swedish Financial Supervision Authority	Yes
υк	Financial Conduct Authority	Yes

