

Content	Authority in MiCA
<b>Level II legal acts which are being prepared based on current legal provisions in MiCA</b>	
<b>Crypto assets</b>	
Guidelines regarding the criteria and conditions for the qualification of crypto assets as financial instruments	Art. 2 (5)
Regulatory technical standards for standard forms, formats, and models to provide the crypto assets white paper	Art. 6 (11)
Regulatory technical standards to clarify the procedure for approval of a white paper with respect of crypto assets	Art. 17 (8)
<b>Asset-based tokens</b>	
Regulatory technical standards to clarify the information to be provided by providers of asset-based tokens in their application for authorization	Art. 18 (6-7)
Regulatory technical standards for standard forms, formats, and models to provide the asset-based tokens white paper	Art. 19 (10)
Regulatory technical standards for the content, methodologies, and presentation of information regarding sustainability indicators	Art. 19 (11)
Guidelines for assessing the suitability of management members of issuers of asset-based tokens	Art. 21 (3)
Regulatory technical standards specifying the methodology to be used to prepare quarterly reports with respect to issued asset-based tokens	Art. 22 (6-7)
Regulatory technical standards to clarify requirements for policy and procedures regarding conflicts of interest of issuers of asset-based tokens	Art. 32 (5)
Regulatory technical standards clarifying the content necessary to make the assessment of “qualifying interests” in issuers of asset-based tokens	Art. 42 (4)
Regulatory technical standards clarifying the minimum content of the remuneration policies and liquidity management policies for issuers of asset-based tokens	Art. 45 (7-8)
<b>E-money tokens</b>	
Regulatory technical standards for standard forms, formats, and models for the provision of the e-money tokens white paper	Art. 51 (10)
Regulatory technical standards for the content, methodologies, and presentation of information regarding sustainability indicators	Art. 51 (15)

Regulatory technical standards for clarifying information regarding order execution policy, plan of operations, procedure for separating assets, etc.	Art. 60 (13-14)
<b>Crypto asset service providers</b>	
Regulatory technical standards to clarify the information to be provided by providers of crypto asset service providers' application for authorization	Art. 62 (6)
Guidelines for suitability assessment of management members of crypto asset service providers	Art. 63 (11)
Regulatory technical standards for the content, methodologies, and presentation of information regarding sustainability indicators	Art. 66 (6)
Regulatory technical standards to clarify requirements for policies and procedures regarding conflicts of interest of crypto asset service providers	Art. 72 (5)
<b>Level II legal acts which are issued based on legal provisions in MiCA, which are expected to enter into force on 30 June 2024</b>	
The set of rules regarding crypto assets that are not asset-based tokens or e-money tokens	Section II
The code of practice regarding crypto asset service providers	Section V
The code of practice regarding the prevention of and prohibition of market abuse in relation to crypto assets	Section VI
MiCA's opening and closing parts	Section I, section VII og section VIII
<b>Level II acts issued based on legal provisions in MiCA, which are expected to enter into force on 30 December 2024</b>	
The code of practice regarding asset-based tokens	Section III
The code of practice regarding e-money tokens	Section IV