

Date	Regulation	Regime	Decision	OJ	Action
<b>Sanctions Adopted 9 March</b>					
1.	9 March	<a href="#">CR 2022/394</a>	Russia (CR 833/2014)	<a href="#">CD 2022/395</a>	L 081 CR 2022/394 amends <a href="#">CR 833/2014</a> by: <ul style="list-style-type: none"> <li>- Replacing the introductory words in Article 1f to include “including in the form of crypto-assets”;</li> <li>- Inserting Article 2d(3a) regarding authorisations for goods and technology intended for maritime safety;</li> <li>- Replacing Article 2e(2)(b) to include a clarification regarding the provision of public financing or financial assistance benefitting small and medium-sized enterprises established in the Union;</li> <li>- Inserting Article 3f to prohibit the sale, supply, transfer or export of maritime navigation goods and technology, as listed in Annex XVI, to any person or entity in Russia, for use in Russia or to put on board a Russian-flagged vessel, along with a prohibition on related technical assistance, brokering services or other services and financing or financial assistance, subject to certain exceptions and derogations.</li> <li>- Replacing Article 5a(4) to prohibit transactions related to the management of reserves as well as of assets of the Central Bank of Russia, including transactions with any legal person, entity or body acting on behalf of, or at the direction of, the Central Bank of Russia, such as the Russian National Wealth Fund;</li> <li>- Replacing Article 5b(2) to exclude from the application of Article 5b(1) nationals of a Member State, of a country member of the European Economic Area or of Switzerland, or to natural persons having a temporary or permanent residence permit in a Member State, in a country member of the European Economic Area or in Switzerland; and</li> <li>- Amending and inserting certain annexes.</li> </ul>

Date	Regulation	Regime	Decision	OJ	Action
					<p>CD 2022/395 amends <a href="#">CD 2014/512</a> by:</p> <ul style="list-style-type: none"> <li>- Replacing Article 1a(4) to prohibit transactions related to the management of reserves as well as of assets of the Central Bank of Russia, including transactions with any legal person, entity or body acting on behalf of, or at the direction of, the Central Bank of Russia, such as the Russian National Wealth Fund;</li> <li>- Replacing Article 1b(2) to exclude from the application of Article 1b(1) nationals of a Member State, of a country member of the European Economic Area or of Switzerland, or to natural persons having a temporary or permanent residence permit in a Member State, in a country member of the European Economic Area or in Switzerland;</li> <li>- Replacing Article 4b(2)(b) to include a clarification regarding the provision of public financing or financial assistance benefitting small and medium-sized enterprises established in the Union;</li> <li>- Inserting Article 4g to prohibit the sale, supply, transfer or export of maritime navigation goods and technology to any person or entity in Russia, for use in Russia or to put on board a Russian-flagged vessel, along with prohibitions on related technical assistance, brokering services or other services, financing or financial assistance, subject to certain exceptions and derogations; and</li> <li>- Amends Annex VI to the Decision.</li> </ul>

2.	9 March	<a href="#">CIR 2022/396</a>	<b>Ukraine (Territorial Integrity)</b> (CR 269/2014)	<a href="#">CD 2022/397</a>	L 080	Amends Annex I to <a href="#">CR 269/2014</a> and the Annex to <a href="#">CD 2014/145</a> to add to the list 146 members of the Russian Federation Council who ratified the government decisions of the Friendship Treaties between Russia and the two break-away regions in Donetsk and Luhansk, and 14 persons supporting and benefitting from the Russian Government or providing a substantial source of revenue to it, or associated with listed persons or entities.
3.	9 March	<a href="#">CR 2022/398</a>	<b>Belarus</b> (CR 765/2006)	<a href="#">CD 2022/399</a>	L 082	<p>CR 2022/398 amends <a href="#">CR 765/2006</a> by:</p> <ul style="list-style-type: none"> <li>- Replacing Article 1(9) defining “transferable securities” to include a reference to crypto-assets;</li> <li>- Adding to Article 1 definitions of “central securities depository”, “deposit”, “investor citizenship schemes”, “investor residence schemes” and “trading venue”;</li> <li>- Replacing Article 1m regarding circumvention of prohibitions;</li> <li>- Inserting Article 1ja concerning a prohibition on transactions related to the management of reserves as well as of assets of the Central Bank of Belarus, with a derogation for transactions necessary to ensure the financial stability of the Union as a whole or of the Member State concerned;</li> <li>- Inserting Article 1jb concerning a prohibition on listing and related services of transferable securities of any legal person, entity or body established in Belarus and with over 50% public ownership on Union trading venues, from 12 April 2022;</li> <li>- Inserting Article 1t prohibiting the provision of public financing or financial assistance for trade with, or investment in, Belarus, with certain exceptions;</li> <li>- Inserting Article 1u concerning a prohibition on the acceptance of deposits in excess of EUR 100 000, with certain exceptions;</li> </ul>

						<ul style="list-style-type: none"> <li>- Inserting Article 1v and Article 1w providing for derogations to Article 1u(1);</li> <li>- Inserting Article 1x concerning a prohibition on Union central securities depositories to provide certain services for transferable securities after 12 April 2022, with certain exceptions;</li> <li>- Inserting Article 1y concerning a prohibition on the sale of euro denominated transferable securities issued after 12 April 2022 or units in collective investment undertakings providing exposure to such securities, with certain exceptions;</li> <li>- Inserting Article 1z concerning the provision of information by credit institutions to competent authorities or the Commission;</li> <li>- Inserting Article 1za concerning a prohibition on the sale, supply, transfer or export euro denominated banknotes, with certain exceptions;</li> <li>- Inserting Article 1zb concerning a prohibition on the provision of specialised financial messaging services, which are used to exchange financial data to those listed in Annex XV or owned for more than 50% by an entity listed in Annex XV;</li> <li>- Inserting Article 8ca concerning the Network Manager for air traffic management network functions of the single European sky supporting the Commission and Member States ensuring implementation of and compliance with certain articles relating to aircraft;</li> <li>- Replacing Article 7 concerning sharing of information;</li> <li>- Replacing Article 8d(b) to reflect amendments made elsewhere in the Regulation;</li> <li>- Replacing Article 8e(1)(c)(ii) concerning processing information on the impact of the Regulation; and</li> <li>- Inserting and amending certain Annexes.</li> </ul>
--	--	--	--	--	--	---

					<p>CD 2022/399 amends <a href="#">CD 2012/642</a> by:</p> <ul style="list-style-type: none"> <li>- Inserting Article 2ha concerning a prohibition on transactions related to the management of reserves as well as of assets of the Central Bank of Belarus, with a derogation for transactions necessary to ensure the financial stability of the Union as a whole or of the Member State concerned;</li> <li>- Inserting Article 2hb concerning a prohibition on listing and related services of transferable securities of any legal person, entity or body established in Belarus and with over 50% public ownership on Union trading venues, from 12 April 2022;</li> <li>- Inserting Article 2k concerning circumvention of prohibitions;</li> <li>- Inserting Article 2t concerning public financing or financial assistance for trade with, or investment in, Belarus, with certain exceptions;</li> <li>- Inserting Article 2u concerning a prohibition on the acceptance of deposits in excess of EUR 100 000, with certain exceptions and derogations;</li> <li>- Inserting Article 2v concerning a prohibition on Union central securities depositories to provide certain services for transferable securities after 12 April 2022, with certain exceptions;</li> <li>- Inserting Article 2w concerning a prohibition on the sale of euro denominated transferable securities issued after 12 April 2022 or units in collective investment undertakings providing exposure to such securities, with certain exceptions;</li> <li>- Inserting Article 2x concerning a prohibition on the sale, supply, transfer or export euro denominated banknotes, with certain exceptions;</li> <li>- Inserting Article 2y concerning a prohibition on the provision of specialised financial messaging services, which are used to exchange</li> </ul>
--	--	--	--	--	---

						<p>financial data to those listed in Annex V or owned for more than 50% by an entity listed in Annex V;</p> <ul style="list-style-type: none"> <li>- Inserting Article 2ab concerning the Network Manager for air traffic management network functions of the single European sky supporting the Commission and Member States ensuring implementation of and compliance with certain articles relating to aircraft;</li> <li>- Replacing Article 2n(1)(a) to reflect amendments made elsewhere in the Decision; and</li> <li>- Inserting Annex V to the Decision.</li> </ul>
--	--	--	--	--	--	--

*Note:*

- **CR** = Council Regulation
- **CIR** = Council Implementing Regulation
- **CD** = Council Decision