



16 December 2024

Delisting of a digital asset services provider with the assent of the *Autorité de Contrôle Prudentiel et de Résolution* (French Prudential Supervisory and Resolution Authority)

(Articles L.54-10-3 and D.54-10-5 III and IV of the Monetary and Financial Code)

DIGITAL EXCHANGE SAS / ZEBITEX

1. The company Digital Exchange SAS, also called Zebitex, (« Digital Exchange ») was registered as a digital asset service provider (DASP) on 30 March 2021, under number E2021-012 by the *Autorité des Marchés Financiers* (AMF) with the assent of the *Autorité de Contrôle Prudentiel et de Résolution* (French Prudential Supervisory and Resolution Authority) (ACPR), for the services referred to in 1° (custody of digital assets on behalf of third parties) and 4° (Operation of a trading platform for digital assets) of Article L. 54-10-2 of the Monetary and Financial Code.
2. Under the terms of Article L. 54-10-3 of the Monetary and Financial Code, the AMF may delist a DASP, with the assent of the ACPR, at the request of the service provider.
3. In a letter dated 16 October 2024, following discussions with the AMF with a view to organising an orderly delisting procedure, Digital Exchange informed the AMF of its decision to cease providing any digital asset services and presented its plan for the orderly cessation of activities. Then, Digital Exchange requested to be delisted from the list of DASPs registered with the AMF.
4. On 12 November 2024, the ACPR communicated a positive opinion to the AMF on Digital Exchange's delisting request.
5. In view of these facts, the AMF Board decided to delist Digital Exchange from the list of registered DASP, with immediate effect, at its meeting on 16 December 2024.
6. In accordance with Article D. 54-10-5 of the Monetary and Financial Code, as amended by decree No. 2023-787 of 17 August 2023, delisting takes effect upon expiry of a period determined by the AMF.
7. Insofar as Digital Exchange has informed the AMF that it no longer holds digital assets on behalf of French customers, the AMF Board decided to set the delisting date as the date of receipt of notification of the AMF's delisting decision.