

21 May 2026

**Withdrawal of the registration of a digital asset service provider following the positive opinion of the Autorité de Contrôle Prudentiel et de Résolution (ACPR)**

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

<b>LYBER SAS</b>
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1. The company LYBER SAS was registered as a digital asset service provider (DASP) by the Autorité des Marchés Financiers (AMF) on 22 June 2022 for the activities of custody of digital assets on behalf of third parties, purchasing or selling digital assets in legal tender, and trading digital assets for other digital assets, referred to respectively in paragraphs 1, 2 and 3 of Article L.54-10-2 of the French Monetary and Financial Code.
2. At its meeting of 4 December 2025, the Board of the AMF decided to initiate withdrawal proceedings against LYBER SAS, pursuant to Article L.54-10-3 and paragraph 4 of Article D.54-10-5 of the French Monetary and Financial Code, and notified the digital asset service provider thereof by letter dated 12 January 2026.
3. On 4 May 2026, the ACPR issued a positive opinion to the AMF regarding the withdrawal of LYBER SAS from the list of registered DASP.
4. At its meeting of 21 May 2026, the Board of the AMF examined the observations submitted by LYBER SAS together with the opinion issued by the ACPR concluding in favour of withdrawing the registration of LYBER SAS as a digital asset service provider.
5. In accordance with Article L. 54-10-3 of the Monetary and Financial Code, the AMF may withdraw the registration of a DASP, following the positive opinion of the ACPR, at its own initiative or at the initiative of the ACPR, where the provider no longer complies with the conditions of its registration or where such registration was obtained by false representations or any other irregular means. This includes failure to comply with the following requirement: “Natural persons who either directly or indirectly hold more than 25% of the capital or voting rights of the service provider, or who exercise, by any other means, a power of control over the service provider within the meaning of 3° and 4° of the first paragraph of Article L. 233-3 of the Commercial Code, shall guarantee the sound and prudent management of the service provider, be of good repute and have the necessary competence”.
6. Pursuant to a unanimous decision adopted at the extraordinary general meeting held on 23 December 2024, LYBER SAS ceased its activities and has been dissolved with effect from 10 February 2025. A liquidator was appointed in order to conduct the voluntary liquidation of the company.
7. The opening of liquidation proceedings automatically results in the cessation of the company’s business activities. The company shall continue to exist as a legal entity for the purposes of its

liquidation only, the sole purpose of which is to realize the company's assets, settle its liabilities and distribute any remaining balance among the shareholders.

8. Consequently, the shareholders and managers of this digital asset service provider under voluntary liquidation, whose sole objectives have become the realization of the company's assets, the settlement of its liabilities and the distribution of any remaining balance, are no longer able to guarantee the sound and prudent management of the digital asset service provider within the meaning of Article L.54-10-3 of the French Monetary and Financial Code.
  9. In response to the AMF's statement of objections, LYBER SAS submitted an orderly wind-down plan and indicated that the company was carrying out the final liquidation formalities.
  10. In light of the foregoing and after examining the observations submitted by LYBER SAS, on 21 May 2026, the AMF decided to withdraw the company's registration as a digital asset service provider.
  11. As a result of its liquidation, LYBER SAS is not subject to the procedure for returning to its clients the means of access to digital assets referred to in Article D.54-10-5 of the French Monetary and Financial Code.
  12. Pursuant to paragraph 3 of Article D.54-10-5 of the French Monetary and Financial Code, delisting takes effect upon expiry of a period determined by the AMF, which may not exceed fifteen months. As LYBER SAS is not subject to the procedure for returning to its clients the means of access to digital assets, the Board of the AMF therefore decided that the delisting would take effect on the date of notification of the AMF's decision.
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