

Finansinspektionen's Regulatory Code

Publisher: Chief Legal Counsel Eric Leijonram, Finansinspektionen, Sweden, www.fi.se
ISSN 1102-7460



This translation is furnished solely for information purposes. Only the printed version of the regulation in Swedish applies for the application of the law.

Regulations amending Finansinspektionen's regulations and general guidelines (FFFS 2011:49) regarding institutions for electronic money and registered issuers;

FFFS 2023:15

Published on
27 June 2023

decided 20 June 2023.

Finansinspektionen prescribes pursuant to section 6, points 9, 11, and 12 of the Electronic Money Ordinance (2011:776) that Chapter 5, sections 2 and 4 of Finansinspektionen's regulations and general guidelines (FFFS 2011:49) regarding electronic money and registered issuers shall have the following wording.

Chapter 5

Section 2 An application for permission to acquire or increase a qualifying holding in an institution for electronic money shall be submitted in accordance with Finansinspektionen's regulations (FFFS 2023:12) governing ownership, ownership management and management assessment in certain financial undertakings.

Section 4 An institution for electronic money shall immediately notify Finansinspektionen about a change to its board of directors or senior management pursuant to Finansinspektionen's regulations (FFFS 2023:12) regarding ownership, ownership management and management assessment in certain financial undertakings.

When a new head of the operations related to the issuance of electronic money or deputy head is appointed, the corresponding information in accordance with the first paragraph shall be submitted for this person.

These regulations shall enter into force on 18 July 2023.

DANIEL BARR

Fredrik Sandström