

Introduction

Dear Reader,

On 27 November 2019, the European Parliament adopted Directive (EU) 2019/2121 amending Directive (EU) 2017/1132 with regard to cross-border conversions, mergers and divisions. The new regulation is intended to support the common market with regard to the global mobility of companies and to create a uniform legal framework within the European Union.

As certain procedures are already available to companies in some countries for cross-border business, the regulator intends to extend the options to the other countries in the European Union as well and take into account the main provisions regarding the freedom of establishment of businesses across the European Union (Court of Justice of the EU, judgment of 25 October 2017, C-106/16). In addition, the EU intends to put in place an adequate protection mechanism for shareholders, creditors and employees of companies involved in restructuring processes.

A deadline of 31 January 2023 was set for the implementation of the directive. At the time of writing, several countries have not yet implemented it. What's more, the directive offers the individual member states a wide range of options for transposing the addressed key issues into local law. It is therefore necessary to examine in detail how companies can use the newly introduced opportunities for cross-border business operations in practice.

To help you understand the implications of the Directive, the following pages will provide you with an overview of the cross-border solutions accepted by specific EU countries.

The document has been prepared based on the information we received from our local practices in Europe. If you have further questions, please contact me or one of my colleagues in the relevant countries. You will find the key contacts for each of these jurisdictions at the back of this publication.

With kind regards,



Magdalena Kasiarz Partner, Ernst & Young Law Tałasiewicz, Zakrzewska i Wspólnicy sp.k.

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Overview

This document provides a comparison between a number of EU jurisdictions in relation to the implementation of Directive (EU) 2019/2121 of the European Parliament and of the Council of 27 November 2019 (the Directive). The Directive amends Directive (EU) 2017/1132 relating to cross-border conversions, mergers and divisions.

At this point, the directive has yet to be implemented in 17 of the 22 countries we surveyed. However, 11 countries (Austria, Belgium, Czech Republic, Denmark, France, Italy, Latvia, Lithuania, Luxembourg, Netherlands and Poland) have already reviewed their respective bills, so any responses affecting those jurisdictions will be treated as if the bills had already been passed and are in effect.

In six jurisdictions (Bulgaria, Croatia, Greece, Portugal, Romania and Slovakia), the draft laws transposing the Directive have not yet been published. Hence, we have not included these jurisdictions in the overview of country specifics.

This publication is not intended to be a source of comprehensive legal advice but is intended to encourage an in-depth study of the rules applicable to cross-border mergers, transformations and divisions of public companies in the relevant countries.



Directive (EU) 2019/2121 – Implementation status as of April 2023

The implementation of the directive in the individual EU countries varies. Currently, most EU countries are preparing and adopting the relevant local laws. In this respect, the guideline (despite setting a deadline) is not yet present in all local legal systems.



Key questions

	Did the demerger by separation exist in the national law prior to the implementation of the Directive 2019/2121?	Is the administrative or management body of each of the merging companies required to provide a declaration that accurately reflects its current financial status?	Is it provided that the company resulting from the cross- border merger or divided company may pay shares or other compensation instead of cash compensation?
Austria	$\overline{\otimes}$	\otimes	\bigcirc
Belgium	\bigcirc	\otimes	\bigcirc
Bulgaria	\otimes	Not clear yet	Not clear yet
Croatia	\bigcirc	Not clear yet	Not clear yet
Czech Republic	\otimes	\bigcirc	\bigcirc
Denmark	\bigcirc	\otimes	\bigcirc
Estonia	\otimes	\bigcirc	\bigcirc
Finland	\bigcirc	\otimes	\otimes
France	\otimes	Not clear yet	Not clear yet
Germany	\bigcirc	\otimes	\bigcirc
Greece	\bigcirc	Not clear yet	Not clear yet
Hungary	\bigcirc	\bigcirc	\otimes
Italy	\otimes	Not clear yet	\otimes
Latvia	\bigcirc	\otimes	\otimes
Lithuania	\bigcirc	\otimes	\bigcirc
Luxembourg	\otimes	\otimes	\bigcirc
The Netherlands	\bigcirc	\otimes	\otimes
Poland	\otimes	\otimes	\bigcirc
Portugal	\otimes	Not clear yet	Not clear yet
Romania	\otimes	\otimes	\otimes
Slovakia	\otimes	Not clear yet	Not clear yet
Sweden	\otimes	\otimes	\bigcirc

Cross-border reorganization – country specifics

Jurisdictions: directive implemented	Are there any additional legal instruments included in the implementation of the Directive, not explicitly specified therein?	Are there any new types of companies or procedures with regard to the existing companies implemented?	If the examination of the report by an independent expert is required, does such a report have to be disclosed in the public register?	Do only shareholders who voted against the approval of the draft terms of the crossmerger (or demerger) have the right to dispose their shares?	What entity is designated as the competent authority to scrutinize the legality of crossborder operations?
Austria	No	No	Yes, the report has to be registered with the competent court	No, in the case of a non- proportional demerger, also each shareholder who did not consent to the non-proportional demerger has the right to dispose the shares	The Commercial Court of first instance
Belgium	Yes, certificate of the FOD Finance confirming whether the company has still outstanding tax or non-tax debts	Yes, the procedures for simplified merger and demerger were extended	Yes, the report has to be published in the relevant register	Yes	The notary public
Czech Republic	Yes, mainly regulations aimed at facilitating and digitalizing the process	No	No, the company may disclose the report on its website	Yes	The notary public
Denmark	Yes, removal of current requirement for interim balance sheets in cross-border operations	No	Yes, the report must be uploaded to the Danish Business Authority	Yes	The Danish Business Authority
Estonia	Yes, relating to employees' rights and exclusion of certain information from independent expert's report	No	No, the company may disclose the documents on its website in a format that can be reproduced in writing	No, in general all shareholders may freely transfer their shares to other shareholders	The Registration Department of the Tartu County Court (the Registrar)

Cross-border reorganization – country specifics (contd.)

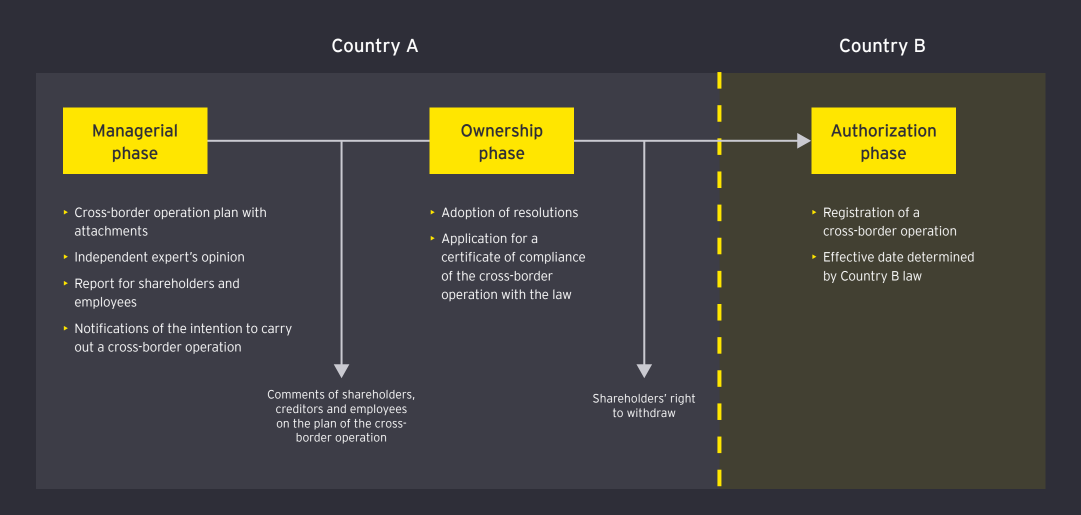
Jurisdictions: directive implemented	Are there any additional legal instruments included in the implementation of the Directive, not explicitly specified therein?	Are there any new types of companies or procedures with regard to the existing companies implemented?	If the examination of the report by an independent expert is required, does such a report have to be disclosed in the public register?	Do only shareholders who voted against the approval of the draft terms of the crossmerger (or demerger) have the right to dispose their shares?	What entity is designated as the competent authority to scrutinize the legality of crossborder operations?
Finland	No	No	Yes, the report is published through registration at the Finnish Patent and Registration Office	Yes	The Finnish Patent and Registration Office
France	Yes, in relation to partial demerger	Yes, new procedure of partial demerger	Not decided yet	Not decided yet	The clerks of the French Commercial Courts
Germany	Yes, in certain cases cross- border demerger is also possible with already existing legal entities	No	No, such a requirement has not been included	Yes	The registry courts
Hungary	No	No	Yes, such requirement has been included	Yes	The Court of Registration
Italy	Yes, regarding the introduction of new types of divisions and simplified cross-border procedures as well as the transfer of office abroad	Yes, new simplified procedure for cross-border transactions implemented by non- corporation companies	Yes, the report has to be published in the relevant register	Yes, only shareholders who voted against the approval of the draft have the right to exit (dispose) their shares	The notary public
Latvia	Yes, mainly regulations aimed at facilitating and simplifying the reorganization procedures	No	No, the company may disclose the report in accordance with general rules of the Commercial Law	Yes	The Enterprises Register of the Republic of Latvia

Cross-border reorganization – country specifics (contd.)

Jurisdictions: directive implemented	Are there any additional legal instruments included in the implementation of the Directive, not explicitly specified therein?	Are there any new types of companies or procedures with regard to the existing companies implemented?	If the examination of the report by an independent expert is required, does such a report have to be disclosed in the public register?	Do only shareholders who voted against the approval of the draft terms of the crossmerger (or demerger) have the right to dispose their shares?	What entity is designated as the competent authority to scrutinize the legality of crossborder operations?
Lithuania	Yes, in relation to the liability of independent experts to shareholders and the introduction of a new type of simplified merger	No	Yes, the report has to be published in the relevant register	No, all shareholders have the right to dispose their shares	The Register of Legal Entities
Luxembourg	Yes, in relation to demerger of mergers and demergers into two separate regimes and simplified merger procedure	Yes, Luxembourg special limited partnerships (société en commandite spéciale) can take part in reorganization proceedings as acquiring or divided entity	Yes, the report has to be published in the relevant register	Yes	The notary public
The Netherlands	Yes, in relation to cross-border conversions, demergers by separation and amendments to the pre-existing arrangements	No	Yes, the report has to be published in the relevant register	No, also the holders of non- voting shares have the right to exit (dispose) their shares	The Dutch notary
Poland	Yes, in relation to the introduction of demerger by separation, a new type of simplified merger and the exclusion of information from an independent expert's report	Yes, limited joint-stock partnerships can take part in reorganization proceedings as acquiring or divided entity	Yes, the report has to be published in the relevant register	No, the right extends to shareholders deemed to be unreasonably denied the opportunity to participate in the general meeting regarding the adoption of the resolutions	The registry court
Sweden	No	No	Yes, the report has to be made public by the Swedish Companies Registration Office (SCRO)	Yes	The SCRO

Cross-border reorganization – phases

The following cross-border processes (merger, demerger and conversion) as well as a comprehensive step-by-step plan (divided into phases) are necessary in order to fully implement the respective process and use it in practice.



Authors



Stephen d'Errico

EY Global Corporate Law Leader

+352 621 838 188 stephen.derrico@lu.eylaw.com



Magdalena Kasiarz

Partner, Advocate Ernst & Young Law Talasiewicz, Zakrzewska i Wspólnicy sp.k.

+48 519 404 979 magdalena.kasiarz@pl.ey.com



Andrzej Laprus

Manager, Attorney-at-law Ernst & Young Law Talasiewicz, Zakrzewska i Wspólnicy sp.k.

+48 797 974 236 andrzej.laprus@pl.ey.com

Country contacts

Austria

Isabella Ladstätter isabella.ladstaetter@eylaw.at +43 1 26095 2112

Belgium

Peter Suykens peter.suykens@be.ey.com +32 0 473 73 02 62

Bulgaria

Svetlin Adrianov svetlin.adrianov@bg.ey.com +35928177141

Croatia

Ana-Marija Čičak ana-marija.cicak@hr.ey.com +38 5913 015 331

Czech Republic

Dalibor Simecek dalibor.simecek@cz.eylaw.com +420 704 865 101

Denmark

Tina Aae Jeppesen tina.a.jeppesen@dk.ey.com +45 25 29 33 97

Estonia

Maris Merilo maris.merilo@ee.ey.com +372 51 88 164

Finland

Pekka Kärkkäinen pekka.karkkainen@fi.ey.com +358 207 280 190

France

Alexandra Arnould alexandra.arnould@ey-avocats.com +33 6 82 08 61 31

Germany

Sarah Evans sarah.evans@de.ey.com +49 30 25471 21386

Greece

Lia Vitzilaiou lia.vitzilaiou@gr.ey.com +30 6940 434492

Hungary

Fruzsina Dora Hubay fruzsina.dora.hubay@hu.ey.com +36 70 642 3334

Italy

Marta Soler marta.soler@it.ey.com +39 3332680515

Latvia

Liene Cakare liene.cakare@lv.ey.com +371 2 9152592

Lithuania

Ovidijus Girdauskas ovidijus.girdauskas@lt.ey.com +37 065 011 199

Luxembourg

Stephen d'Errico stephen.derrico@lu.eylaw.com +352 621 838 188

The Netherlands

Arnout Rodewijk arnout.rodewijk@hvglaw.nl +31 0 6 2125 2575

Poland

Magdalena Kasiarz magdalena.kasiarz@pl.ey.com +48 519 404 979

Andrzej Laprus andrzej.laprus@pl.ey.com +48 797 974 236

Portugal

Sofia Calado Ferreira sofia.calado.ferreira@rrp.pt +351 217 653 860

Romania

Georgiana Nichita georgiana.nichita@ey.com +40 726 748 729

Slovakia

Stefan Basista stefan.basista@sk.ey.com +421 910 820 389

Sweden

Eric Kollbera eric.kollberg@law.se.ey.com +46 72 963 21 03

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