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Updates** | | | |  | | --- | | ­ | | * [New Q&A’s issued on the Central Bank AIFMD Rulebook](https://www.clerkinlynch.com/wp-content/uploads/2022/10/Two-New-QAs-for-the-Central-Bank-AIFMD.pdf) * [Bank of Ireland Fined €100m for regulatory breaches](https://www.clerkinlynch.com/wp-content/uploads/2022/10/Bank-of-Ireland-Fined-E100m-for-regulatory-breaches.pdf) * [New fast track for SFDR Level 2 Filings](https://www.clerkinlynch.com/wp-content/uploads/2022/10/Central-Bank-Clarifies-Fast-Track-Process.pdf) * [Central Bank Website Updates](https://www.clerkinlynch.com/irish-regulatory-updates-4/) * [Record Fine by Central Bank](https://www.clerkinlynch.com/wp-content/uploads/2022/06/Record-Fine-by-Irish-Financial-Regulator.pdf) | | | ­ | | | | ­ | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | 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laws](https://www.clerkinlynch.com/wp-content/uploads/2022/08/Guidance-for-Regulators-on-Application-of-ESG-laws.pdf) * [ESMA updates Q&As](https://www.clerkinlynch.com/eu-regulatory-updates-7/) * [Update on PRIIPs](https://www.clerkinlynch.com/eu-regulatory-updates-6/) | | | ­ | | | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | ­ | ­ | ­ | | ­ | A field of yellow flowers  Description automatically generated with low confidence | ­ | | ­ | ­ | ­ | | | ­ | | |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  | | --- | --- | --- | | |  | | --- | | ­ | | **ESG Focus** | | | |  | | --- | | ­ | | * [Supervisory Authorities issue Clarifications on SFDR RTS](https://www.clerkinlynch.com/wp-content/uploads/2022/08/Supervisory-Authorities-issue-Clarifications-on-SFDR-RTS.pdf) * [ESAs propose new disclosures for aspects of SFDR](https://www.clerkinlynch.com/wp-content/uploads/2022/10/ESAs-propose-new-disclosures-for-aspects-of-SFDR.pdf) * [Guidance for Regulators on Application of ESG laws](https://www.clerkinlynch.com/wp-content/uploads/2022/08/Guidance-for-Regulators-on-Application-of-ESG-laws.pdf) * [SFDR Level II Finalised](https://www.clerkinlynch.com/wp-content/uploads/2022/07/SFDR-Level-II-Finalised.pdf) * [Regulatory-update-ESG-Investing-July2022](https://www.clerkinlynch.com/wp-content/uploads/2022/07/Regulatory-update-ESG-Investing-July2022.pptx) | | | ­ | | | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | 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Meta](https://www.clerkinlynch.com/wp-content/uploads/2022/09/Record-Fine-for-Meta.pdf) * [Central Bank imposes €1.82 million fine on Danske Bank](https://www.clerkinlynch.com/wp-content/uploads/2022/09/Central-Bank-imposes-E1.82-million-fine-on-Danske.pdf) * [AML: New Guidance on Penalties for Breaches](https://www.clerkinlynch.com/wp-content/uploads/2022/09/AML-New-Guidance-on-Penalties-for-Breaches.pdf) * [Record Fine by Central Bank](https://www.clerkinlynch.com/wp-content/uploads/2022/06/Record-Fine-by-Irish-Financial-Regulator.pdf) | | | ­ | | | | ­ | | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | 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statistics](https://www.clerkinlynch.com/distribution-focus-9/) | | | ­ | | | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | ­ | ­ | ­ | | ­ | Map  Description automatically generated | ­ | | ­ | ­ | ­ | | | ­ | | |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  | | --- | --- | --- | | |  | | --- | | ­ | | **GDPR Updates** | | | |  | | --- | | ­ | | * [Article 60 submissions by the Irish Data Protection Commissioner](https://www.clerkinlynch.com/wp-content/uploads/2022/10/Article-60-submissions-by-the-Irish-DPC.pdf) * [Data Access Requests](https://www.clerkinlynch.com/wp-content/uploads/2022/07/GDPR-article-data-access-requests.pdf) * [Record GDPR fine for Meta](https://www.clerkinlynch.com/wp-content/uploads/2022/09/Record-Fine-for-Meta.pdf) * [GDPR and the Funds Industry](https://www.clerkinlynch.com/wp-content/uploads/2021/06/GDPR-and-the-Funds-Industry.pptx) | | | ­ | | | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | ­ | ­ | ­ | | ­ | A group of gold and silver medals  Description automatically generated with low confidence | ­ | | ­ | ­ | ­ | | | ­ | | |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  | | --- | --- | --- | | |  | | --- | | ­ | | **Focus on Crypto** | | | |  | | --- | | ­ | | * [New VASPS Authorised in Ireland](https://www.clerkinlynch.com/focus-on-crypto-5/) * [Crypto Funds in Ireland](https://www.clerkinlynch.com/wp-content/uploads/2021/11/Crypto-Funds-in-Ireland.pdf) * [Central Bank More Accepting of Limited Crypto-Exposure for Funds](https://www.clerkinlynch.com/wp-content/uploads/2022/07/Central-Bank-More-Accepting-of-Limited-Crypto-Exposure-for-Funds.pdf) | | | ­ | | | | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  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Filings](https://www.clerkinlynch.com/wp-content/uploads/2022/07/SFDR-Level-II-Finalised.pdf) * AML: [Central Bank imposes €1.82m fine on Danske Bank](https://www.clerkinlynch.com/wp-content/uploads/2022/09/Central-Bank-imposes-E1.82-million-fine-on-Danske.pdf) * [ESAs propose new disclosures for aspects of SFDR](https://www.clerkinlynch.com/wp-content/uploads/2022/10/ESAs-propose-new-disclosures-for-aspects-of-SFDR.pdf) * [New MifID II suitability Rules](https://www.clerkinlynch.com/wp-content/uploads/2022/10/New-MiFID-II-Suitability-Rules.pdf) | | | ­ | | | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | ­ | ­ | ­ | | ­ | A bridge over a body of water  Description automatically generated with medium confidence | ­ | | ­ | ­ | ­ | | | ­ | | |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  | | --- | --- | --- | | |  | | --- | | ­ | | **CP86 Focus** | | | |  | | --- | | ­ | | * [Use of Third-Party Platforms](https://www.clerkinlynch.com/key-considerations-when-launching-a-fund-on-a-third-party-ucits-or-aifmd-compliant-platform/" \t "_blank) * [Affiliated management company - Key board considerations](https://www.clerkinlynch.com/smics-appointing-an-affiliated-management-company-key-considerations-for-boards/" \t "_blank) * [CP86 and appointing a fund management company](https://www.clerkinlynch.com/cp86-and-appointment-of-fund-management-companies-2/" \t "_blank) * [Key considerations in assessing a third-party management company](https://www.clerkinlynch.com/key-considerations-in-assessing-a-third-party-entity-to-be-appointed-as-a-funds-management-company/) | | | ­ | | | | ­ | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  | | --- | --- | --- | | |  | | --- | | ­ | | Events | | | ­ | | | | ­ | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | ­ | ­ | ­ | | ­ | A picture containing text  Description automatically generated | ­ | | ­ | ­ | ­ | | | ­ | | |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  | | --- | --- | --- | | |  | | --- | | ­ | | **Upcoming Events** | | | |  | | --- | | * [Clerkin Lynch to speak at Nexgen Summit Fort Lauderdale 27th October 2022](https://www.clerkinlynch.com/upcoming-events-3/) * [Mark Browne to speak at the National Society of Compliance Professionals conference (USA) in October 2022](https://www.clerkinlynch.com/upcoming-event/" \t "_blank) * [Mark Browne to attend AIMA Toronto Event October 2022](https://www.clerkinlynch.com/upcoming-events-2/) * [Clerkin Lynch will be hosting an event for the funds industry in the St Stephens Green Club in Dublin on 15th November 2022](https://www.clerkinlynch.com/upcoming-events-4/)   Please contact us for further details in relation to any of these events. | | | |  | | --- | | [Contact us](https://www.clerkinlynch.com/contact-us/) | | ­ | | | ­ | | | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | ­ | ­ | ­ | | ­ | Graphical user interface  Description automatically generated with medium confidence | ­ | | ­ | ­ | ­ | | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  | | --- | --- | --- | | |  | | --- | | ­ | | **Recent Events** | | | |  |  | | --- | --- | | * [The relationship between the EU and Switzerland for Asset Managers](https://www.clerkinlynch.com/recent-events/" \t "_blank) * [The evolving nature of fund director’s responsibilities - D+O Insurance Considerations](https://www.clerkinlynch.com/recent-events/" \t "_blank) * [International perspectives on limited partnership structures](https://www.clerkinlynch.com/recent-events/" \t "_blank) * [Presentation on Regulations relating to ESG Investing](https://www.clerkinlynch.com/recent-events/" \t "_blank) * [Presentation on GDPR and the Funds Industry](https://www.clerkinlynch.com/recent-events/" \t "_blank) * [Irish Fund Director Association Q&A on UCITS LRMF](https://www.clerkinlynch.com/recent-events/" \t "_blank) * [AIMA Briefing- Ireland Update](https://www.clerkinlynch.com/recent-events/) | ­ | | ­ | ­ | | | |  | | --- | | [Contact us](https://www.clerkinlynch.com/contact-us/) | | | ­ | | | | ­ | | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- 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Updater](https://www.clerkinlynch.com/services/asset-management-and-funds/" \t "_blank) * [Asset Management and Funds](https://www.clerkinlynch.com/services/asset-management-and-funds/) | | ­ | | | ­ | | | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  | | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | |  |  | | --- | --- | | |  | | --- | | ­ | | | | | ­ | | | | ­ | | | |  | | --- | | ­ | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | | ­ | |  |  |  |  | | --- | --- | --- | --- | | |  |  |  | | --- | --- | --- | | ­ | Logo, company name  Description automatically generated | ­ | | | |  | | --- | | ­ | | Clerkin Lynch provides a range of legal services, specialising in Financial and Commercial law. 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