

Date of notification: 2026-02-18

Person seeking admission to trading:

MiCA Crypto Alliance Opco Limited,
4TH FLOOR KINGSWAY PALACE TRIQ
IR- REPUBBLIKA, VLT 1115, MT-60, Malta.

Purpose of the amendment: Correction of the BSV Token MiCA white paper

Dear Sir/Madam,

This is a notification of white paper correction in accordance with Article 12(2) of Regulation (EU) 2023/1114 for the BSV MiCA white paper. The white paper was initially notified on 22 December 2025 to the Malta Financial Services Authority (MFSA). The reasons for correction are:

1. **Section B – Issuer different from the person seeking admission to trading (B.1)**

There is a limitation in the MiCA eXtensible Business Reporting Language (XBRL) taxonomy for crypto assets without an identifiable issuer. If the issuer is different from the person seeking admission to trading, this field should be set to “TRUE”. However, if the field is true, the taxonomy later requires a domicile for the members of the management body in field B.10. This requirement is impossible to meet if there is no identifiable issuer to begin with. For this reason, this field was set to “FALSE”. Upon consideration, however, this seems to imply that the person seeking admission to trading, MiCA Crypto Alliance, is the issuer of the crypto-asset, which is not correct. The new white paper version corrects this by setting the field to “TRUE” in the human-readable version to comply with the RTS, and to “FALSE” in the machine-readable version to avoid the issue with B.10, with an explanation for the reader. Other white paper preparers have chosen to set the field to “TRUE” entirely and select “Vatican City” in B.10 instead. We believe our proposed solution is more transparent.

2. **Reasons for Admission to Trading (E.2)**

This field initially stated that the BSV white paper was voluntary, which contradicted F.15. This is now corrected.

Respectfully yours