



Peppol

The future is open

Peppol Service Provider
Community

Extraordinary meeting

PA Specific Requirements

March 15th 2022

www.peppol.eu

Peppol is owned by OpenPeppol AISBL

Topics

Revisit of the process.

Revisit of some sample requirements.

Encourage members to comment.

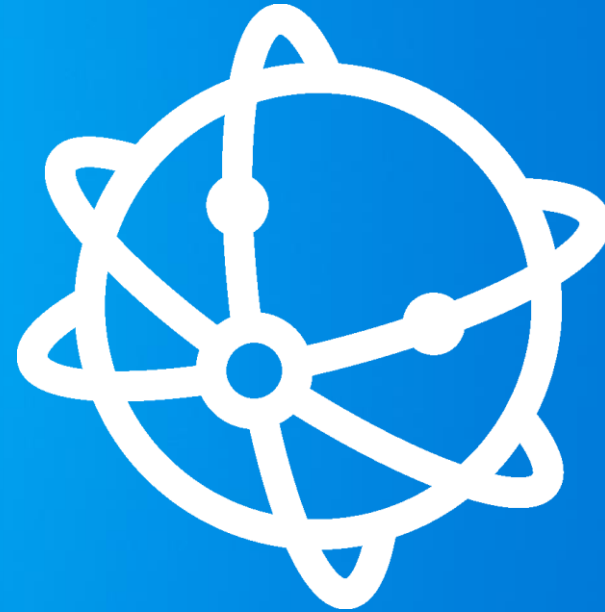
Process

- Peppol Authority Specific Requirements were published for commenting on Feb 21st 2022
- Member review period ends on March 21st 2022
- Members' comments should be submitted to openpeppol@peppol.eu using a comment template

https://docs.google.com/spreadsheets/d/1ioJhzzXUMM_aKQBbtdE1Syxev8IGIFrbSrCOUM3Bn28/edit#gid=609208881

7.3.1 Definition of PA Specific Requirements

2. When defining and enforcing PA specific requirements, Peppol Authorities should strive to minimize the additional compliance costs and increased regulatory burden that such requirements will place on Service Providers.
3. PA specific requirements cannot be used to impose changes to any component of the Peppol Interoperability Framework but **may** be used to constrain their use, such as making an optional Peppol Dataset Type mandatory.
4. PA specific requirements **must not** be defined in a way that creates obstacles for global interoperability in the market of message exchange across jurisdictions by preventing Service Providers from offering services within a given jurisdiction, by measures such as requiring the use of specific tools or procedures that cannot be accessed by Service Providers located outside that jurisdiction.
5. PA specific requirements **must not** be defined in a way that creates obstacles for global interoperability in the market of message exchange across jurisdictions by preventing End Users based within their jurisdiction from accessing Peppol Services offered by service Providers located outside their jurisdiction, or from exchanging datasets with End Users in other jurisdictions.
6. The provisions in this section will constitute criteria for the approval of the PA specific requirements by the Managing Committee and must be taken into account when the OO produces a Compliance Report which will form the basis for an MC decision, as described in section 7.5.



THANK YOU!

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