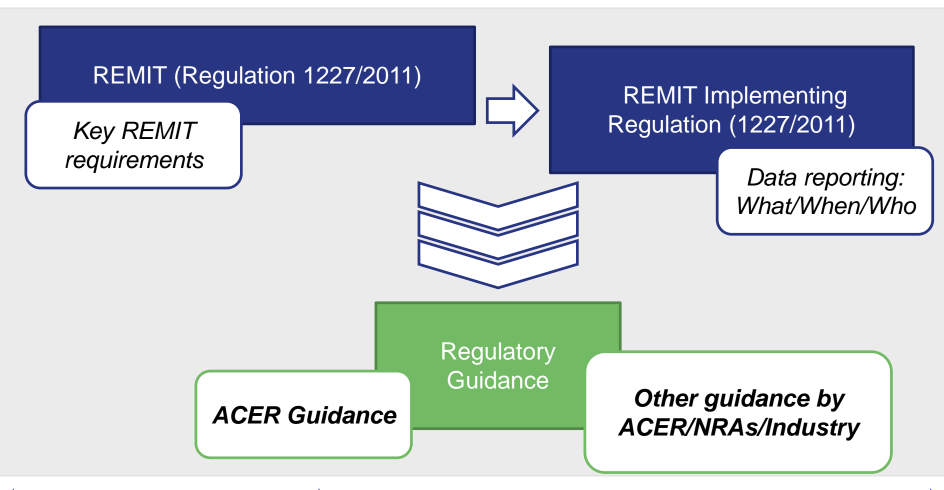




## Framework around REMIT





## Regulatory Guidance





Recital 27 of REMIT states that ACER should publish non-binding guidance on the application of definition set out in REMIT – such obligation is outlined in Article 16

- 4th version of the Guidance by ACER
- Last version updated 22/03/19
- Published at: <a href="https://documents.acer-remit.eu/category/guidance-on-remit/">https://documents.acer-remit.eu/category/guidance-on-remit/</a>

Knowledge based (ACER) & national-specific

- Q&A (updated on 16/06/2017)
- Published at: <a href="https://kb.acer-remit.eu/">https://kb.acer-remit.eu/</a>

National-specific

- User guides for registration, Q&As...

Etc.

## ACER's 4th Guidance



- Application of definitions
- Registration of market participants
- Application of definitions of inside information and market manipulation
- Application of obligation to disclose inside information
- Application of market abuse prohibitions and potential signals
- Application of obligations of PPATs
- Application of the implementation of prohibitions of market abuse (accepted market practices, compliance regime, etc.





