



# National eDelivery solutions and eIDAS

Practical overview of the assessment in the Czech Republic

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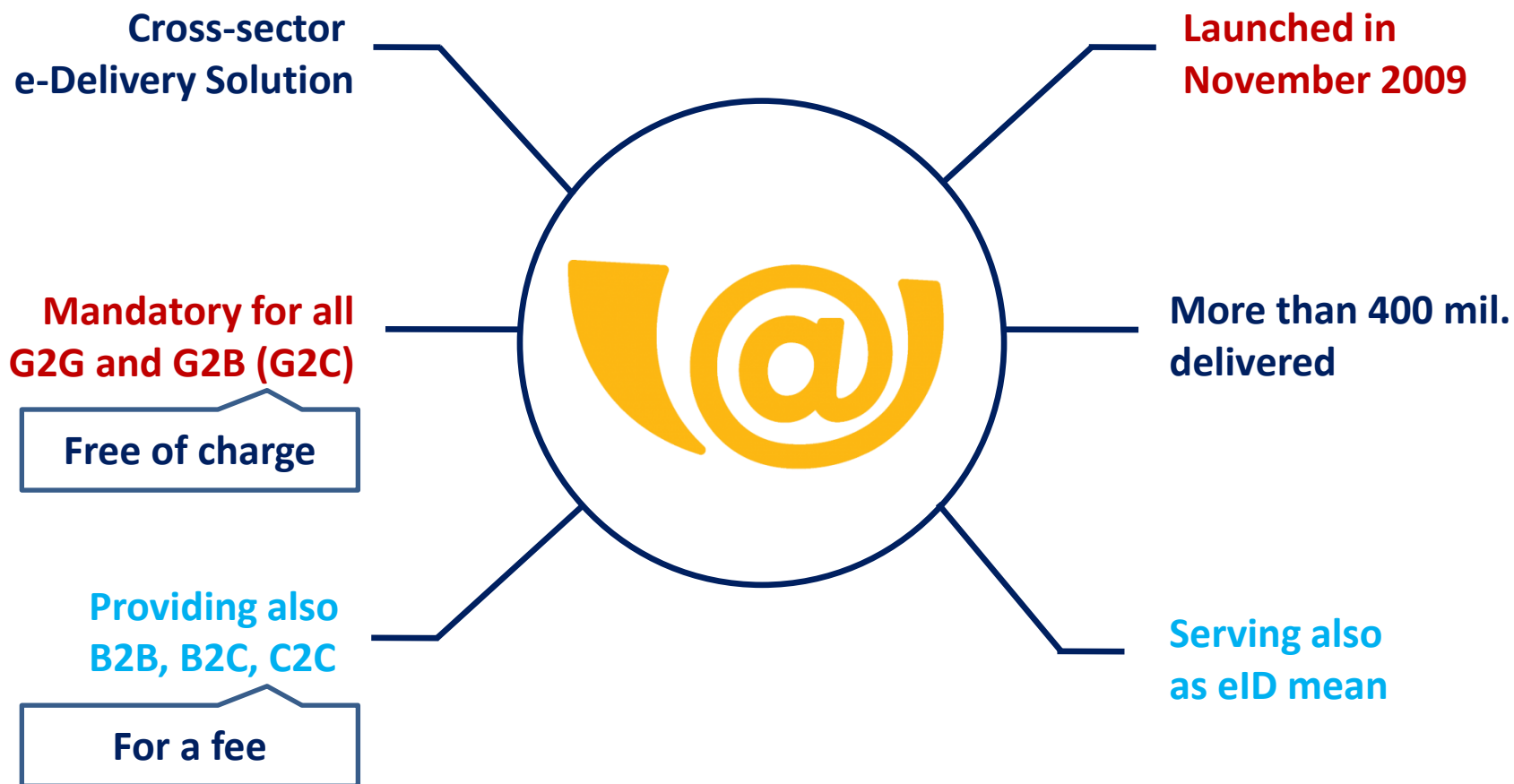
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# Data Boxes



**What is the impact of the eIDAS regulation on this e-Delivery solution?**



# Key findings

- **eIDAS is mainly designed for commercial e-Delivery services**

Government e-Delivery solutions with the same legal effects as a delivery via a post licence holder is not a trusted service according to the eIDAS Regulation.

- **eIDAS does not constitute a mandatory cross-border delivery**

In contrast to e-Signature or eID. Cross-border cooperation of e-Delivery systems is mainly supported by the CEF Programme.

- **Lack of standards and certification authorities for e-Delivery**

There are no binding standards for trusted electronic registered delivery services according to the Art. 44. In the Czech Republic, there are no conformity assessment bodies for e-Delivery.

- **e-Delivery doesn't expect to use eID means**

High level of **confidence** in the identification of the sender according to the Art. 44 does not require to use high level of **assurance** according to the Art. 8.



# Questions?

Thank you for your attention

*Contact*

