

Submission Date

22/05/2026

ESMA_QA_2855

Status: Answer Published

Additional Information

Level 1 Regulation

ESGR - Regulation (EU) 2024/3005

Topic

Application to operate in the Union

Subject Matter

ESG rating providers established after date of entry into force

Question

Which ESG rating providers established after the date of entry into force of Regulation (EU) 2024/3005 can benefit from the transitional regime under Article 51?

ESMA Answer

22-05-2026

Original language

An ESG rating provider established after 1 January 2025 can benefit from the transitional regime if it is a successor with structural links to an entity that had been operating in the Union at entry into force, whether or not that entity was established inside or outside the Union at that time. Examples of structural links include a subsidiary, affiliate, shared trading name, intellectual property, beneficial ownership or controlling interests.

If an ESG rating provider has no such structural links, it must apply to operate in the Union through one of the options set out in Article 4 (authorisation, equivalence, endorsement, recognition) or, if applicable, notify ESMA in order to be registered under the temporary regime for small ESG rating providers pursuant to Article 5(1).