

Process clarification for UCITS and AIFs in respect of ESMA's guidelines on funds' names using ESG or sustainability-related terms

September 2024

Context

Implementation of ESMA's guidelines on funds' names using ESG or sustainabilityrelated terms ('the Guidelines'). Process clarifications with respect to UCITS and AIFs fund name changes and pre-contractual document (prospectus/supplement/SFDR annex) updates.

Introduction

The Guidelines set out recommendations for UCITS management companies and AIFMs on the use of ESG and sustainability-related terms in the name of a UCITS or an AIF, as applicable.

The Guidelines were published on 21 August 2024 and will apply from 21 November 2024 for new UCITS and AIFs. For UCITS and AIFs existing prior to 21 November 2024, the Guidelines will apply from 21 May 2025.

Central Bank Approach

To facilitate orderly implementation of the Guidelines, the Central Bank has established a streamlined filing process for UCITS and AIFs seeking a change of name and for updates to fund prospectuses, supplements and SFDR annexes based on the requirements set out within the Guidelines. UCITS management companies and AIFMs (collectively 'Managers') will be required to certify compliance with the Guidelines via an attestation that must be submitted to the Central Bank with the request seeking a change of name of the UCITS or AIF.

Overarching Expectations

The streamlined filing process is limited solely to name changes that are required in order for UCITS and AIFs to comply with the Guidelines.

Change to fund name only:	Use streamlined filing process with
	attestation of compliance.
Changes to SFDR-related disclosures	Use Portal in line with standard-post
in the prospectus, supplement, or	authorisation process.
SFDR Annex:	
Reclassification of funds:	Use Portal in line with standard post-
	authorisation processes.

The Central Bank will carry out a sample review of the submissions noted via the streamlined filing process. Changes may therefore be required to fund documentation at a later date notwithstanding the noting issued.

Documentation and Timing

Q. What documents need to be filed with the Central Bank as part of the streamlined filing process for UCITS and AIFs?

The Manager shall attest that:

- The amendments made are in accordance with the Guidelines; and
- No other amendments have been made to the fund documentation

This attestation, along with the relevant revised final dated documents (prospectus/supplement/SFDR annex) for UCITS and AIFs, should be submitted to the dedicated mailbox, SFDR@centralbank.ie, by close of business on the relevant date for automated noting by the Central Bank. Documents should be dated as at the submission date.

Q. Is there a prescribed format for the email submissions?

Yes. The subject line in the email must follow the following format: ESMA Guidelines [Article X] [Name of Management Company] [Name of Umbrella Fund/Standalone/Sub-Fund(s)].

<u>Note</u>: The Article is required to easily identify the SFDR classification that applies to the relevant fund.

Q. When must filings be made to ensure compliance with the transition period for existing funds that are in-scope of the Guidelines?

Filings must be made within the transition period for existing in-scope funds which runs from 21 November 2024 to 21 May 2025. This deadline applies to all UCITS and AIFs.

For newly-established funds, the Guidelines will be applicable from 21 November 2024. New funds created on or after the application date should apply these Guidelines immediately.

Q. Is it possible to make other changes to the prospectus, as well as changes to fund names as part of the streamlined process?

No, only changes to fund names that are required in order to comply with the Guidelines should be submitted through the streamlined process. Any other changes to SFDR-related disclosures will be subject to review under standard post-authorisation processes.

Q. I have a submission already under review with the Central Bank. Can this be included in the streamlined process?

If the Central Bank is already in receipt of a submission which is solely in relation to a change of fund name on foot of the Guidelines, with no other updates to disclosures in the fund offering documents, the submission may be included in the streamlined process. The Funds Post-Authorisation team should be notified of the intention to move this submission to the streamlined process via fundspostauthorisation@centralbank.ie.

Q. I would like to make a filing under the streamlined process but the update also involves reclassification of the fund. How should I submit this?

Where a fund is seeking to reclassify, the submission should be made via the Portal in line with the existing process outlined <u>here</u>.

Q. I have made a submission to the Central Bank for the authorisation of a new fund / subfund. Can I qualify for the streamlined process?

No. Where a new fund/sub-fund application has been filed with the Central Bank, the fund name and disclosures will be considered as part of the standard review process by the Fund Authorisations team.

Q. After 21 May 2025, will the streamlined process be available for existing funds seeking to comply with the Guidelines?

No. Where an application for a change of name is submitted to the Central Bank after 21 May 2025, the name change and pre-contractual disclosures will be reviewed as part of the normal review process.

Q. Will the streamlined process affect the timelines for provision of attestation requests?

For funds availing of the streamlined process, a period of ten business days should be allowed before an attestation is requested in respect of the name change.

Central Bank of Ireland September 2024



