## Basic information

COD - Ordinary legislative procedure (ex-codecision procedure)  
Regulation

European single access point (ESAP): access to information in relation to financial services, capital markets and sustainability

### Subject

- 2.50 Free movement of capital
- 2.50.03 Securities and financial markets, stock exchange, CIUTS, investments
- 2.50.08 Financial services, financial reporting and auditing

### Legislative priorities

- Joint Declaration 2022
- Joint Declaration 2023-24
- Joint Declaration 2021

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## Key players

### European Parliament

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<th>Rapporteur for opinion</th>
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<td><strong>BUDG</strong> Budgets</td>
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<td><strong>JURI</strong> Legal Affairs</td>
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**Committee responsible**

- **ECON** Economic and Monetary Affairs
- **BUDG** Budgets
- **ITRE** Industry, Research and Energy
- **IMCO** Internal Market and Consumer Protection
- **JURI** Legal Affairs

**Rapporteur**

- **SILVA PEREIRA Pedro**
- **FITZGERALD Frances**
- **KELLEHER Billy**
- **PETER-HANSEN Kira Marie**
- **BECK Gunnar**
- **NISSINEN Johan**
- **PAPADIMOULIS Dimitrios**

**Appointed**

- 02/12/2021
- 12/12/2022

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<td>Legislative proposal published</td>
<td>COM(2021)0723</td>
<td>Summary</td>
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<td>Committee referral announced in Parliament, 1st reading</td>
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<td>Vote in committee, 1st reading</td>
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**Technical information**

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European single access point (ESAP): access to information in relation to financial services, capital markets and sustainability

PURPOSE: to amend certain Regulations as regards the establishment and functioning of the European single access point (ESAP) in particular as regards the collection of information.


ROLE OF THE EUROPEAN PARLIAMENT: the European Parliament decides in accordance with the ordinary legislative procedure and on an equal footing with the Council.

BACKGROUND: the establishment of a European Single Access Point (ESAP) by 2024 is a flagship action of the Capital Markets Union (CMU) Action Plan adopted by the European Commission in September 2020. ESAP will contribute to the achievement of the CMUs objectives by providing EU-wide access to information published by entities that is relevant to capital markets, financial services and sustainable finance, i.e. mainly information about their economic activities and products.
Information about entities activities and products is essential for decision-making by providers of capital. ESAP will contribute to further integrating the financial services and capital markets in the single market, to allocating capital more efficiently across the EU and promoting the development of smaller national capital markets and economies by giving them greater visibility. ESAP will also allow non-listed entities including Small and Medium-Sized enterprises (SMEs) to make available information on a voluntary basis.

The financial world is expected to undergo a digital transformation in the coming years, and the Union should support this, in particular by promoting data-driven finance. It is essential that information related to the sustainability of businesses is easily accessible to investors so that they are better informed when making decisions about investments. For those purposes, public access to financial and non-financial information on natural or legal persons required to make information public or submitting financial and sustainability-related information about their economic activities to a collection body on a voluntary basis (entities) needs to be improved. An efficient means to do so at Union level is to establish a centralised platform, ESAP, giving electronic access to all relevant information.

This proposal is part of a package comprised of: (i) a proposal for a Directive amending certain Directives and (ii) a proposal for a Regulation amending certain Regulations which aims to establish a sound and efficient ESAP platform which will cover publicly available information about financial services provided in the Union, capital markets of the Union and sustainability.

The scope of the ESAP will need to be built in a proportionate and gradual manner from 2024 to 2026, entailing a transitional scaling-up of the collection and submission of the information on its platform.

CONTENT: the aim of this proposed Regulation is to contribute to integrating the European financial services and capital markets by providing an easy centralised access to public information about entities and their products.

The proposal:
- mandates ESMA to establish, by 31 December 2024, ESAP to provide public access to the information that entities must disclose to the public, and to additional categories of information, including financial or sustainability-related information that entities decide to include on a voluntary basis in ESAP;
- sets out the conditions and requirements pursuant to which entities can, on a voluntary basis, submit information that will be made accessible through ESAP;
- requires ESMA to maintain an up-to-date list of collection bodies responsible for accepting information disclosed by entities, to publish this list on the ESAP web portal and to notify it to the Commission;
- sets out the roles and tasks of the collection bodies, including the technical standards they shall apply to validate whether information submitted by entities comply with the specifications required by this Regulation and the accompanying amendments to sectoral legislation;
- lays down the retention period for the information accessible through ESAP, which should be 10 years unless otherwise specified in the applicable EU legal act from the Annex;
- stipulates the conditions under which users will have access to the information available on ESAP, which will normally be free of charge. ESMA may charge fees to users that require very large volumes of data or frequently updated information. However, Union institutions, agencies and bodies, and a range of national bodies and competent authorities should always have direct and immediate access free of charge to ESAP to enable them to fulfil their respective responsibilities, mandates and obligations;
- specifies the tasks of ESMA, acting in close cooperation with the EBA and EIOPA, to manage ESAP;
- stipulates that the Commission shall review the functioning and effectiveness of ESAP 5 years after the entry into force of this Regulation.

European single access point (ESAP): access to information in relation to financial services, capital markets and sustainability

The Committee on Economic and Monetary Affairs adopted the report by Pedro SILVA PEREIRA (S&D, PT) on the proposal for a regulation of the European Parliament and of the Council establishing a European single access point providing centralised access to publicly available information of relevance to financial services, capital markets and sustainability).

The committee responsible recommended that the European Parliament’s position adopted at first reading under the ordinary legislative procedure should amend the proposal as follows:

The European Single Access Point (ESAP)

Members proposed to extend by one year the start date for the new European single access point. Therefore, by 31 December 2025, the European Securities and Markets Authority (ESMA) should establish and operate a European single access point (ESAP) providing centralised electronic access to information made public pursuant to the relevant provisions in the directives and regulations listed in the Annex and pursuant to any further legally binding Union act which provides for centralised electronic access to information through ESAP as well as other information of relevance to financial services provided in the Union or to capital markets of the Union or concerning sustainability and workplace diversity and inclusion that entities wish to make accessible on ESAP on a voluntary basis about their economic activities.

If available, ESAP should provide access to information submitted before 1 January 2025.

Voluntary submission of information for accessibility on ESAP

The report stipulated that from 1 January 2027, any entity may submit to a collection body the abovementioned information to make that information accessible on ESAP upon its establishment. Each Member State should designate at least one collection body for the collection of information submitted on a voluntary basis. The substance and format of that information should be of comparable value and reliability to that referred to above. When submitting that information, the entity should:

- provide the collection body with a minimum level of metadata about the information submitted, including metadata specifying the voluntary nature of the submission of such information;
the following: (i) the metadata to accompany the information submitted; (ii) where applicable, the specific formats or templates to be used for
specifying that the information is made accessible on ESAP on a voluntary basis; (ii) specifying whether the information contains
information of relevance to financial services, capital markets and sustainability.

ESAP should provide the public with easy, centralised access to information about entities and their products that is made public and is of
relevance to financial services, capital markets, sustainability and diversity, but should exclude marketing information. Such access is needed
to meet the rising demand for investable and diversified financial products that fall under the environmental, social and governance umbrella
and to channel capital towards those products.

Members proposed extending the start-up date for the new European single access point. By 42 months from the date of entry into force of
this Regulation, ESMA should establish and operate a European single access point (ESAP) providing centralised electronic access to the
following information:

- information made public pursuant to the Union legislative acts listed in the Annex or pursuant to any further legally binding Union acts that
provide for centralised electronic access to information on ESAP;
- information that any entity governed by the law of a Member State chooses to make accessible on ESAP on a voluntary basis, and that is
referred to in the Union legislative acts listed in the Annex or in any further legally binding Union acts that provide for centralised electronic
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submitting the information.

When developing the implementing technical standards, the ESAs should take into consideration any standards that already exist in the corresponding sectoral Union legislative acts and, in particular, any standards specifically designed for SMEs.

The ESAs should submit the draft implementing technical standards to the Commission by 48 months from the date of entry into force of this Regulation.

Tasks of the collection bodies and responsibilities of entities

The collection bodies should: (i) store the information submitted by entities or generated by the collection bodies themselves and, where relevant, rely on existing procedures and infrastructure in place for the storage of information; (ii) check that it has been submitted using a data extractable format.

The collection bodies may reject information submitted by entities where the information is manifestly inappropriate, abusive or outside the scope of the information and notify entities of the rejection or the removal of information and the reasons therefor, within a reasonable timeframe.

Where the information submitted is rejected or removed by a collection body, that entity should rectify and resubmit the information without undue delay. Entities should be responsible for the completeness and accuracy of the information in the language in which it is submitted, as well as for the relevant accompanying metadata they submit to the collection bodies. In particular, entities should be responsible for the identification of the inclusion of personal data in the information that they submit to the collection body together with the relevant accompanying metadata indicating whether the information contains personal data.

A collection body may delegate the tasks to a legal person governed by the law of a Member State or to a Union body, office or agency by means of a delegation agreement.

Cybersecurity

ESMA should carry out periodic reviews of ESAP's IT security policy and cybersecurity situation in the light of evolving international and Union cybersecurity trends and latest developments.

ESAP features

To facilitate the searching, finding, retrieving and use of data, ESMA should ensure that ESAP offers a set of functionalities, including a search function, a machine translation service and the possibility of extracting information, as well as electronic accessibility features designed for visually impaired persons and persons with disabilities and access needs.

Use and re-use of information accessible on ESAP

According to Members, neither ESMA nor the collection bodies should bear any liability for the access, use or re-use of information submitted by entities to the collection bodies and made accessible on ESAP. Any personal data that is re-used should not be retained for longer than necessary and in any event for no longer than five years, unless otherwise specified.

Revision

No later than five years after the entry into force of the Regulation, the Commission should report on the implementation, operation and effectiveness of ESAP. The review should address, inter alia, the technical challenges faced by entities and collecting bodies in implementing ESAP, the impact of ESAP on public access to entities information in the area of financial services, capital markets and sustainability, the impact of ESAP on the visibility of entities to cross-border investors, including the visibility of SMEs, and the interoperability of ESAP with similar global platforms.

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