



ICRA Rating Feature

Policy on Withdrawal of Credit Ratings

Withdrawal of Credit Rating

This policy updates and supersedes ICRA's earlier policy on this subject, published in June 2020.

Grounds for Withdrawal of Credit Rating

1. In case of securities

A credit rating for securities (such as bonds, non-convertible debentures or NCDs etc.) can be withdrawn if there are no obligations outstanding against the rated securities. ICRA relies on confirmation received from the debenture trustees, auditors or other sources to determine if the rated obligations have been repaid fully.

A credit rating for securities can also be withdrawn subject to ICRA having rated the security continuously for five years or 50% of the tenure of the security, whichever is higher. In such cases, the request for withdrawal from the rated entity should be accompanied by an undertaking that a rating is available on that security from another credit rating agency.

However, when a security is rated by multiple credit rating agencies even without a regulatory requirement for multiple ratings, the rating can be withdrawn subject to ICRA having rated the security continuously for three years or 50% of the tenure of the security, whichever is higher. The request for withdrawal from the rated entity should be accompanied by an undertaking that a rating is available on that security from another credit rating agency. In addition, in such cases, ICRA should receive No-objection Certificate (NOC) for withdrawal of rating from 75% of the security holders of the debt outstanding.

2. In case of money market instruments

A credit rating for money market instruments (such as commercial papers, certificates of deposit etc.) can be withdrawn if there are no obligations outstanding against the rated instruments. ICRA relies on confirmation received from the issuing and paying agents or trustees (as the case may be), or auditors or other sources to determine if the rated obligations have been repaid fully.

3. In case of bank loans/facilities

A credit rating for bank loans/ facilities¹ can be withdrawn at the request of the rated entity on receipt of No-Objection Certificate (NOC) from the lending bank(s), even if there might be obligations outstanding against the rated loans/ facilities. The NOC is required from all the banks in case the rated bank loans/ facilities have been availed by the rated entity from multiple banks. Even in case of consortium lending, the NOC is required from all the banks, unless the bank leading the consortium confirms that it is authorized to provide an NOC on behalf of all the consortium banks.

4. In case of fixed-maturity mutual fund schemes

A credit rating for fixed-maturity mutual fund schemes can be withdrawn only upon maturity of the rated schemes and redemption of the units. ICRA relies on redemption-related details available on the website of the Asset Management Company (AMC) concerned or other third-party sources to determine if the units of the scheme have been fully redeemed.

¹Bank loans or facilities include both fund-based and non-fund based facilities as well as term loans

5. In case of perpetual mutual fund schemes

A credit rating for perpetual mutual fund schemes, which have no specified maturity, can be withdrawn upon receipt of the request for withdrawal from the AMC. Such credit rating will be placed on a 'Notice of Withdrawal' for at least one month, before being withdrawn at the end of the withdrawal notice period.

6. In case of public deposits

A credit rating for public-deposit programme can be withdrawn at the request of the rated entity under the following conditions:

- » If the deposits are fully redeemed; or
- » If the rated entity has set aside in an escrow account, an amount that ICRA considers adequate for the payment of principal and interest to the depositors; or
- » If the rated entity has stopped using the ICRA-assigned credit rating to mobilize further deposits and has informed depositors about the same and has given them an explicit option to prematurely withdraw the deposits. In such cases, the credit rating is placed on 'Notice of Withdrawal' for at least six months, before being withdrawn at the end of the withdrawal notice period.

7. In case of Issuer Rating

An Issuer Rating, which is not applicable to any specific debt obligation, can be withdrawn at the request of the rated entity. In such cases, the credit rating is placed on 'Notice of Withdrawal' for at least one month, before being withdrawn at the end of the withdrawal notice period.

8. In case of Provisional Rating

A provisional rating can be withdrawn if the structure adopted for the transaction deviates materially from that considered by ICRA while assigning the provisional rating. A provisional rating can also be withdrawn if the rated entity has not issued the rated instrument and also does not intend to do so. For more details on the above, refer to ICRA's policy on assigning provisional ratings available on www.icra.in

9. In case of other ratings

Other ratings such as Expected Loss ratings for operational infrastructure assets and other such ratings that use non-standard rating symbols, may be withdrawn at the request of the rated entity. In such cases, the rating is placed on 'Notice of Withdrawal' for at least one month, before being withdrawn at the end of the withdrawal notice period.

10. Other indicative cases for rating/ grading withdrawal

- » A credit rating may be withdrawn in case the rated entity is wound up or merged/ amalgamated with another entity.
- » In case the rated security is not placed by the entity or the entity does not borrow against a rated bank loan/ facility, ICRA may withdraw the credit rating on receipt of withdrawal request from the entity.
- » A credit rating for securities or bank loans/ facilities may be withdrawn, even without an explicit request by the rated entity, if ICRA has evidence that the rated amount has been fully repaid or the amount has been written-off and the corresponding instrument extinguished/ closed
- » A credit rating/ grading may also be withdrawn if ICRA decides to retract from the related product segment of its own volition or is required to do so to comply with the regulatory requirements. In such cases, if ICRA deems necessary, the credit rating/ grading may be placed on 'Notice of Withdrawal' for an appropriate period, before being withdrawn at the end of the withdrawal notice period.

Note

- » If a credit rating is placed on a 'Notice of Withdrawal', ICRA may revise the credit rating in the notice of withdrawal period, if the circumstances so merit.
- » While withdrawing a credit rating, ICRA reviews the same and may even revise it, if the circumstances so warrant. At the time of withdrawal of a credit rating, if incremental information is not available to carry out a review, ICRA's rating rationale would disclose this aspect. Also, if a credit rating is withdrawn upon the winding-up of the rated entity, or upon its merger or amalgamation with another entity, a review of the credit rating is not carried out as the same would not be meaningful for an entity that ceases to exist.

Further, in the case of withdrawal of securitization transaction ratings where the reason for withdrawal is full maturity of the pass-through-certificates (PTCs), a review of the credit rating is not required because, upon maturity, the trust that issues the PTCs also folds and is not expected to issue fresh PTCs.

- » The rating rationale published by ICRA mentions the reason(s) for withdrawal of the credit rating.
- » The withdrawal of rating(s) may be subject to the clearance of the fee due to be paid by the rated entity to ICRA.
- » The withdrawal of rating(s) would be contingent on the requirements laid down in this policy document. ICRA will continue to monitor the rating(s) assigned to the entity /instrument till the date of withdrawal, as per its operational processes and the rated entity/ Issuer shall also be required to share the information sought by ICRA for the same.



ICRA Limited

CORPORATE OFFICE

Building No. 8, 2nd Floor, Tower A; DLF Cyber City, Phase II; Gurgaon 122 002

Tel: +91 124 4545300; Fax: +91 124 4050424

Email: info@icraindia.com, Website: www.icra.in

REGISTERED OFFICE

1105, Kailash Building, 11th Floor; 26 Kasturba Gandhi Marg; New Delhi 110001

Tel: +91 11 23357940-50; Fax: +91 11 23357014

Branches: **Mumbai:** Tel.: + (91 22) 24331046/53/62/74/86/87, Fax: + (91 22) 2433 1390 **Chennai:** Tel + (91 44) 2434 0043/9659/8080, 2433 0724/ 3293/3294, Fax + (91 44) 2434 3663 **Kolkata:** Tel + (91 33) 2287 8839 /2287 6617/ 2283 1411/ 2280 0008, Fax + (91 33) 2287 0728 **Bangalore:** Tel + (91 80) 2559 7401/4049 Fax + (91 80) 559 4065 **Ahmedabad:** Tel + (91 79) 2658 4924/5049/2008, Fax + (91 79) 2658 4924 **Hyderabad:** Tel +(91 40) 2373 5061/7251, Fax + (91 40) 2373 5152 **Pune:** Tel + (91 20) 2556 1194/0195/0196, Fax + (91 20) 25561231

© Copyright, 2020 ICRA Limited. All Rights Reserved.

Contents may be used freely with due acknowledgement to ICRA.

All information contained herein has been obtained by ICRA from sources believed by it to be accurate and reliable. Although reasonable care has been taken to ensure that the information herein is true, such information is provided 'as is' without any warranty of any kind, and ICRA in particular, makes no representation or warranty, express or implied, as to the accuracy, timeliness or completeness of any such information. Also, ICRA or any of its group companies, while publishing or otherwise disseminating other reports may have presented data, analyses and/or opinions that may be inconsistent with the data, analyses and/or opinions presented in this publication. All information contained herein must be construed solely as statements of opinion, and ICRA shall not be liable for any losses incurred by users from any use of this publication or its contents.