The capital and its composition

Annual statement

Scope

* Credit institutions governed by Belgian law
* Stockbroking firms governed by Belgian law
* Insurance companies governed by Belgian law
* Reinsurance companies governed by Belgian law
* Payment institutions governed by Belgian law
* E-money institutions governed by Belgian law
* Central securities depositories and institutions providing support to a central securities depository governed by Belgian law
* Financial holding companies governed by Belgian law
* Stockbroking firms holding companies governed by Belgian law
* Insurance holding companies governed by Belgian law
* Mixed financial holding companies governed by Belgian law

(hereinafter collectively referred to as ‘financial institutions’)

Legal references

* Law of 25 April 2014 on the legal status and supervision of credit institutions : Articles 53 and 212
* Law of 20 July 2022 on the legal status and supervision of stockbroking firms : Articles 52 and 182
* Law of 13 March 2016 on the legal status and supervision of insurance or reinsurance undertakings : Articles 71, 443 and 587
* Law of 11 March 2018 on the legal status and supervision of payment institutions and electronic money institutions : Articles 31 and 183
* Royal Decree of 26 September 2005 on the legal status of settlement institutions and equivalent institutions : Article 14
* Regulation (EU) No 909/2014 on central securities depositaries: article 27

Context

This statement is to be used by financial institutions governed by Belgian law in order to annually provide the supervisor[[1]](#footnote-2), within a month after the ordinary general meeting of shareholders or members, with the legally required information regarding direct and indirect qualifying holdings in their capital.

Financial institution issuing the statement:

**[Name][[2]](#footnote-3)**

|  |  |  |
| --- | --- | --- |
|  |  | **Date** |
|  |
| Amount of capital | subscribed |  |
|  | paid up |  |
|  | authorised |  |

# Securities representing capital

Total number of securities representing capital:

* voting securities:

* non-voting securities representing capital:

|  |  |  |
| --- | --- | --- |
|  | **with an unconditional right to conversion** | **subject to a proviso** |
| convertible bonds |  |  |
| warrants |  |  |
| convertible loans |  |  |
| other (please specify) |  |  |

# Total number of voting rights

Total number of voting rights attached to all securities of the institution:

|  |  |
| --- | --- |
|  | |
| - voting rights attached to the securities representing capital |  |
| - voting rights attached to the securities not representing capital |  |

Voting rights attached to:

|  |  |  |
| --- | --- | --- |
|  | **with an unconditional right to conversion** | **subject to a proviso** |
| convertible bonds |  |  |
| warrants |  |  |
| convertible loans |  |  |
| other (please specify) |  |  |

# Known direct qualifying holdings

|  |  |  |  |
| --- | --- | --- | --- |
| Identification of the shareholders or members[[[3]](#footnote-4)] | Type of securities held | % of capital | % of voting rights |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

Sources of information underlying the data above:

# Known indirect qualifying holdings

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Identification of the indirect shareholders or members | Identification of the direct shareholder or member through whom each indirect holding is held | Type of securities held | % of capital | % of voting rights |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |

Sources of information underlying the data above:

(Read and approved, date, place and signature[[4]](#footnote-5))

1. Namely (i) for insurance and reinsurance companies governed by Belgian law, insurance holding companies governed by Belgian law and mixed financial holding companies belonging to a Belgian insurance group: the National Bank of Belgium; (ii) for credit institutions governed by Belgian law, financial holding companies governed by Belgian law and mixed financial holding companies belonging to a Belgian banking group: the European Central Bank (ECB) in accordance with the division of powers laid down in or pursuant to the SSM Regulation or SSM Framework Regulation with regard to the supervision of credit institutions, and (iii) for stockbroking firms governed by Belgian law: the National Bank of Belgium. [↑](#footnote-ref-2)
2. Automatically provided in the digital version [↑](#footnote-ref-3)
3. In the case of actions taken in concert, please include the identity of all persons acting in concert in a single box, clearly indicating ‘acting in concert’, and add up the percentages of capital and voting rights they hold together. [↑](#footnote-ref-4)
4. In the digital version, please add a scan copy of the signature page. [↑](#footnote-ref-5)