





Notification template for Article 131 CRD – Global Systemically Important Institutions (G-SIIs)

Please send this template to

- notifications@esrb.europa.eu when notifying the ESRB;
- <u>macropru.notifications@ecb.europa.eu</u> when notifying the ECB;
- <u>notifications@eba.europa.eu</u> when notifying the EBA.

Emailing this template to the above-mentioned addresses constitutes an official notification, no further official letter is required. In order to facilitate the work of the notified authorities, please send the notification template in a format that allows electronically copying the information.

1. Notifying national authority		
1.1 Name of the notifying authority	De Nederlandsche Bank N.V.	
2. Description of the measure		
2.1 Concerned institution(s)	ING N.V.	
2.2 Level of the buffer applied	1%	
2.3 Names of subsidiaries	n/a	
3. Timing of the measure		
3.1 Timing of the Decision	We follow the 2017 outcome of the assessment of the Financial Stability Board. Should the ECB advise revisions to this decision, these will be duly considered in good faith. Should this not be the case, the decision will be made as soon as we will receive the ECB opinion.	
3.2 Timing of the Publication	We plan to publish our decision by the end of the year.	
3.3 Disclosure	Since we simply confirm the outcome of the FSB exercise, we will just publish a notification on our website.	
3.4 Timing of Application	January 1 st	
3.5 Phasing in	The usual phasing in between 2016 and 2019.	

4. Reason for activation of the G-SII buffer		
4.1 Indicators used for designation of the G-SII (Article 131.2)	We used the standard BIS template.	
4.2 Scores and buckets (Article 131.2 and 131.9)	 Please provide information on: a. 159; Bucket 1 b. Size: 145; Inter: 157, Sub/Infra: 65, Complexity: 49, Cross-juris: 380 c. None 	
5. Cross-border and cross-sector impact of the measure		
5.1 Assessment of cross- border effects and the likely impact on the internal market (Recommendation ESRB/2015/2)	As the measure applies to Dutch banks at a consolidated level, there may be an impact on individuals or companies outside the Netherlands through exposures of subsidiaries and branches. However, given the current capitalisation level of the identified G-SII and the phasing-in of the buffer requirement, DNB expects the impact to be limited.	
5.2 Assessment of leakages and regulatory arbitrage within the notifying Member State	The O-SII buffer is applied at the consolidated level, which avoids (jurisdictional) shifts of activities within groups due to regulatory arbitrage. Systemic banks may take measures to reduce their systemic importance, possibly including a shift of activities to non-regulated entities. However, due to the level of the capital increase and the current capitalisation level of the identified O-SIIs, we expect these incentives to be small. Furthermore, if banks reduce their systemic importance in an orderly manner, this could also be beneficial for financial stability.	

6. Combinations and timing of the G-SII notified		
6.1 combinations between G- SII and O-SII buffers (Article 131.14)	O-SII	
6.2 Combinations with SRB buffers (Article 131.14 + Article 133.5)	 Are any of the institutions subject to a systemic risk buffer? If yes, please provide the following information: a. 3% b. No c. Yes 	
6.3 Interaction with other measures	We carefully monitor overlap between measures. Apart from the buffers for systemic importance (G-SII, O-SII and SRB), we do not see overlap of measures (e.g. with Pillar 2). Since the highest of the 3 buffers for systemic importance applies, we don't see overlap in this regard either.	

7. Miscellaneous	
5.1 Contact person(s) at notifying authority	Kenny Martens, +31 205242465, k.d.l.martens@dnb.nl
5.2 Any other relevant information	