

STANDARD FORM I

NOTIFICATION FORM FOR MAJOR HOLDINGS (by those who do not have the status of director of the issuer) (has to be sent to the issuer and to the Comisión Nacional del Mercado de Valores)ⁱ

1. Identity of the issuer ⁱⁱ :				
2. Reason for the notification (mark as appropriate):				
[] Acquisition or disposal of voting rights		<input type="checkbox"/> Transaction carried out in a regulated market		<input checked="" type="checkbox"/>
[] Acquisition or disposal of financial instruments				
[] Modification of the number of voting rights of the issuer				
[] Other reasons (please specify) ⁱⁱⁱ :				
3. Identity of person subject to the notification obligation ^{iv} :				
First and Last names or Company name			City and country of registered office (if applicable):	
() Agreement for concerted exercise of voting rights ^v				
First and Last names or company name of the parties to the agreement		Number of voting rights	% voting rights	
4. Full name of shareholder(s) or holder of the financial instrument (if different from 3) (see 4 bis in the annex) ^{vi} :				
5. Date on which the threshold was crossed or reached ^{vii} :				
6. Total position of person(s) subject to the notification obligation:				
	% of voting rights attached to shares (total of 7.A)	% of voting rights through financial instruments (total of 7.B.1 + 7.B.2)	Total of both in % (7.A + 7.B)	Total number of voting rights of the issuer ^{viii}
Resulting situation on the date on which threshold was crossed or reached				
Position of previous notification (if applicable)				

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7. Notification detail of the resulting situation on the date on which the threshold was crossed or reached ^{ix}

A: Voting rights attached to shares

Class or type of shares ISIN Code ^x (if possible)	Number of voting rights ^{xi}		% voting rights	
	Direct (Art 9 Directive 2004/109/EC and Art 23 RD 1362/2007)	Indirect (Art 10 Directive 2004/109/EC and Art 24 RD 1362/2007)	Direct (Art 9 Directive 2004/109/EC and Art 23 RD 1362/2007)	Indirect (Art 10 Directive 2004/109/EC and Art 23 RD 1362/2007)
SUBTOTAL A				

B 1: Financial instruments according to Art. 13(1)(a) Directive 2004/109/EC and Art. 28.1 a) RD 1362/2007

Type of financial instrument	Expiration date ^{xii}	Exercise/ conversion period ^{xiii}	Number of voting rights that may be acquired if the instrument is exercised/converted	% of voting rights
		SUBTOTAL B.1		

B 2: Financial instruments with similar economic effect according to Art. 13(1)(b) of Directive 2004/109/EC and Art. 28.1 b) of RD 1362/2007

Type of financial instrument	Expiration date ^{xii}	Exercise/ conversion period ^{xiii}	Physical or cash settlement	Number of voting rights ^{xiv}	% of voting rights
			SUBTOTAL B.2		

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8. Information in relation to the person subject to the notification obligation (please tick the applicable box):

Person subject to the notification obligation is not controlled by any natural person or legal entity and does not control any other undertaking(s) holding directly or indirectly an interest in the (underlying) issuer^{xv}

Full chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held starting with the ultimate controlling natural person or legal entity^{xvi}

Information in relation to the full chain of control:

First and last names or Company name ^{xvi}	% of voting rights	% of voting rights through financial instruments	Total (if the sum is equal or higher than 3% or 1% when the residence is in a tax haven jurisdiction)

9. Voting rights received/granted by way of proxy for a particular General Meeting^{xvii}

Number of voting rights	% of voting rights	Date (dd/mm/yyyy)

10. Additional information^{xviii}:

Annulment of notifications previously sent

Number incoming register	Date incoming register	Reasons for the annulment

Place and date of the notification

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Annex: Notification of major holdings (only to be filed with the Comisión Nacional del Mercado de Valores. This information will not be made available to the public)

A: Identity of the person subject to the notification obligation or of the participants in an agreement for the concerted exercise of voting rights

DNI/NIF/OTHER	First and last name or Company name (including legal form for entities)
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Contact address (registered office for legal entities)				Number
Municipality	Province	Postcode	Country	Resident in tax haven jurisdiction (yes/no) <input type="checkbox"/>

E-mail

Phone number / Fax number

Other information (at least a contact person for legal persons)

B: Identity of the notifier (if other than the person subject to the notification obligation)

DNI/NIF/OTHER	First and last name or Company name (including legal form for entities)
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Address (registered office for legal persons)				Number
Municipality	Province	Postcode	Country	

E-mail

Phone number / Fax number

Other information (e.g. functional relationship with the person or legal entity subject to the notification obligation)

C: Additional information

4 bis: Supplementary information to section 4 of the standard form ^{xix}

DNI/NIF/OTHER	First and last name or Company name	Shares or Financial instruments	% total voting rights	Identify the relationship between the person subject to the notification obligation and the shareholder identified in section 4 when different from the one provided in section 8 of the standard form.

D: Signature of the notification

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Notes

i This notification form must be completed by major shareholders who **do not** have the status of director of the issuer.

It must be sent to the Comisión Nacional del Mercado de Valores and to the issuer of the shares or of the shares underlying the financial instrument to which voting rights are attached. The notification to the CNMV may be sent by electronic means, by the methods established by the Comisión Nacional del Mercado de Valores, or on paper duly signed. The obligation to send by electronic means will be deemed to be complied with when the person subject to the notification obligation or the notifier receives a message of correct reception of the notification.

The information set out in the Annex only has to be sent to the CNMV and will not be made available to the public.

ii This should be the full name of the issuer of the shares or the shares which are the underlying of the financial instruments to which voting rights are attached as well as with the NIF (National tax identification number) or LEI (legal entity identifier).

iii "Other reasons" for the notification may refer to the first admission to trading of the issuer; voluntary notifications; changes of attribution of the nature of the holding (e.g. expiring of financial instruments) or acting in concert, at the time of setting up, amendment or cancellation/expiring.

iv This should be the full name of the person, natural or legal (including registered associations or partnerships without legal entity and trusts), who is the beneficial owner of the shares; who has the discretion to exercise the voting rights or is the holder or beneficial owner of the financial instrument according to Royal Decree 1362/2007 (Articles 23, 24 and 28) and Directive 2004/109/EC (Articles 9, 10(b) to 10(h) and 13(1)).

In relation to transactions referred to in points (b) to (h) of Article 10 of Directive 2004/109 / CE, and Article 24 of Royal Decree 1362/2007, the following list is provided as a non-exhaustive indication of persons who should be identified:

- in the circumstances foreseen in letter (b) of Article 10 of that Directive and Article 24.1.b) of Royal Decree 1362/2007, the natural person or legal entity that acquires the voting rights and is entitled to exercise them under the agreement and the natural person or legal entity who is transferring temporarily for consideration the voting rights;
- in the circumstances foreseen in letter (c) of Article 10 of that Directive and Article 24.1.c) of Royal Decree 1362/2007, the natural person or legal entity holding the collateral, provided the person or entity controls the voting rights and declares its intention of exercising them, and natural person or legal entity lodging the collateral under these conditions;
- in the circumstances foreseen in letter (d) of Article 10 of that Directive and Article 24.1.d) of Royal Decree 1362/2007, the natural person or legal entity who has a life interest in shares if that person or entity is entitled to exercise the voting rights attached to the shares and the natural person or legal entity who is disposing of the voting rights when the life interest is created;
- in the circumstances foreseen in letter (e) of Article 10 of that Directive and Article 24.1.e) of Royal Decree 1362/2007, the controlling natural person or legal entity and, provided it has a notification duty at an individual level under Article 9, under letters (a) to (d) of Article 10 of that Directive and Article 24.1.a) to d) of Royal Decree 1362/2007 or under a combination of any of those situations, the controlled undertaking;
- in the circumstances foreseen in letter (f) of Article 10 of that Directive and Article 24.2.a) of Royal Decree 1362/2007, the deposit taker of the shares, if he can exercise the voting rights attached to the shares deposited with him at his discretion, and the depositor of the shares allowing the deposit taker to exercise the voting rights at his discretion;
- in the circumstances foreseen in letter (g) of Article 10 of that Directive and Article 24.2.b) of Royal Decree 1362/2007, the natural person or legal entity that controls the voting rights;

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- in the circumstances foreseen in letter (h) of Article 10 of that Directive and Article 24.2.c) and d) of Royal Decree 1362/2007, the proxy holder, if he can exercise the voting rights at his discretion, and the shareholder who has given his proxy to the proxy holder allowing the latter to exercise the voting rights at his discretion (e.g. management companies).
- In the circumstances foreseen in Article 24.2 e) of Royal Decree 1362/2007, in the case of co-ownership of shares, the co-owner or the person designated by the co-owners to exercise the voting rights attached to that shares at his discretion.

v This box should be ticked when the obligation to notify derives from an agreement by which the parties are obliged to adopt a common policy, through the concerted exercise of the voting rights they own. The information to be provided includes the identity of the parties to the agreement and the number of voting rights owned by each of the parties, on an individual basis. The percentage of voting rights should be calculated over the total number of voting rights of the issuer identified in section 6 of the standard form (total number of voting rights of the issuer).

If a party to the agreement, in addition to the voting rights attached to shares, also owns financial instruments, these financial instruments should also be informed since, in principle, those financial instrument will not be part of the action in concert according to the definition set out in Article 24.1.a) of the Royal Decree 1362/2007.

vi Applicable in the cases provided for in Article 10 (b) a (h) of Directive 2004/109 / CE and Article 24 of Royal Decree 1362/2007. This should be the full name of the shareholder who is the counterparty to the natural person or legal entity referred to in Article 10 of that Directive who holds the shares. This should be the first and last name or company name when the percentage of voting rights he holds is equal or higher than 3%, or 1% if he is domiciled in a tax haven jurisdiction (e.g. a management company should identify the funds it manages).

When information is provided in this section, section 4 bis in the Annex should also be completed. To that end, when filling in the standard form, a data entry box to complete section 4.b of the Annex will pop up. In these cases, only the first and last name or the company name will be made available to the public.

vii The date on which threshold is crossed or reached should be the date on which the acquisition or disposal was executed in the market or the other reason triggered the notification obligation. For passive crossings, the date when the corporate event took effect.

In the case of underwriting of shares due to a capital increase or acquisition of shares by conversion, the date to comply with the notification obligation shall start on the stock exchange business day following the incorporation of the corporate event in the Companies Registry.

For passive crossings, due to a change in the number of voting rights of the issuer, it will be understood that the person subject to the notification obligation has come to know of the event from the date on which this information has been published in the CNMV's website.

viii The total number of voting rights shall be composed of all the shares, including depository receipts representing shares, to which voting rights are attached even if the exercise thereof is suspended.

ix This should be the breakdown of the resulting situation in terms of number of voting rights and percentage, calculated in previous section 6.

x If the issuer has issued shares of more than one class or type, the number of voting rights broken down by each class or type must be indicated. To facilitate classification, the corresponding ISIN code for each class of share must be indicated in this column. This information is available on the CNMV's website in the section on general information on the entity.

xi In case of combined holdings of shares with voting rights attached "direct holding" and voting rights "indirect holding", please split the voting rights number and percentage into the direct and indirect columns – if there is no combined holdings, please leave the relevant box blank.

xii Date of maturity/expiration of the financial instrument, i.e. the day when right to acquire shares ends.

xiii If the financial instrument can be exercised in a period or in several periods, the initial date and the final date must be specified, for example, once every 3 months starting from (date).

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xiv In case of cash settled instruments, the number and percentage of voting rights is to be presented on a delta-adjusted basis as set out in Commission Delegated Regulation (UE) 2015/761, of 17 December 2014 (Article 13 (1a), of Directive 2004/109 / CE and Article 28.2a) of Royal Decree 1362/2007).

xv This box should be filled in when the following two conditions are met: the person subject to the notification obligation is not controlled by any other natural or legal person and he/it does not control any other undertaking(s) holding shares, voting rights or financial instruments of the issuer the notification refers to. Control should be understood in the terms set out in Article 5 of the Securities Market Law. In any other case, second option should be filled in.

xvi The full chain of controlled undertakings starting with the ultimate controlling natural person or legal entity has to be presented. In case of multiple chains through which the voting rights and/or financial instruments are effectively held the chains have to be presented chain by chain. The names of controlled undertakings through which the voting rights/financial instruments are effectively exercised or held have to be presented irrespectively whether the controlled undertakings cross or reach the lowest applicable thresholds themselves.

The detail of the chain of control should also be completed when the controlled undertaking decides to send a notification of voting rights on an individual basis thus the markets get always the full picture of the group holdings.

xvi This is to identify the persons who are the direct holders of shares and/or financial instruments when the percentage of voting rights reaches or crosses the 3%, or 1% if the person is domiciled in a tax haven jurisdiction. The percentages should be calculated over the total number of voting rights of the issuer.

xvii This section is provided in order to prevent a major shareholder who has reached or crossed a notification threshold as a result of having granted or received voting rights by way of proxy for a Shareholders General Meeting from having to send a second notification on his position thereof in respect of voting rights after the General Meeting has ended.

For the purpose of complying with the notification period, this period will begin to run from the stock exchange business day following that when the General Meeting takes place.

xviii This is to inform about any other matter that may be considered relevant by the person subject to the notification obligation and that has not been explained in any of the other sections of the standard form.

In particular, if the notification is submitted as a result of transactions carried out in the course of a public takeover bid, this aspect must be expressly stated in this section.

If the notification is sent to amend other previous notifications, the corresponding box should be completed.

xix This section is mandatory if information has been provided in section 4 of the standard form regarding the identification of the shareholder(s) or holder of the financial instruments.

When there is a control relationship among the person subject to the notification obligation and the shareholder(s) or holder of the financial instruments and the information has already been provided in section 8 of the standard form, in this section only the full name of the undertaking and his/its "*DNI/NIE/OTROS*" (national identity code or LEI) should be provided.