





MISSION STATEMENT OF THE BCL



The *Banque centrale du Luxembourg* (BCL) is a public institution created by Luxembourg law. The BCL's independance is based on its organic law, the Treaty on the European Union and the Treaty on the Functioning of the European Union. The BCL is a member of the European System of Central Banks (ESCB) composed of the National Central Banks of all 28 EU Member States and the European Central Bank (ECB).

THE MISSION

The Bank is a member of the Eurosystem that consists of the European Central Bank and the National Central Banks of the Member States that have adopted the euro. It takes part in the Single Supervisory Mechanism (SSM). It is in charge of managing the monetary and financial responsibilities granted to it as one of the National Central Banks of the ESCB.

At the national level, the central bank has to carry out the tasks conferred on it by the national laws and conventions.

It is developing the following fields of competence:

- Research and studies and their communication thereof, which aim to prepare, on the one hand, monetary policy decisions and, on the other hand, the development of wider knowledge concerning monetary, financial and economic issues;
- Collection and analysis of statistics in the monetary, financial and balance of payments fields;
- Implementation of monetary policy;
- Organisation and supervision of payment and securities settlement systems;
- Issuance and circulation of banknotes and coins;
- Financial asset management, both on own account and for third parties;
- Participation in the prudential supervision of the financial system and the exercise of the oversight of payment and securities settlement systems, in order to ensure the stability of the financial system in Luxembourg;
- Advisory services to legislative and regulatory authorities in financial and monetary areas.

THE VISION

The BCL intends to become a centre of competence, excellence even, whose performance will generate public confidence in the Central Bank.

Among Luxembourg institutions, the BCL takes every care that it is capable of fulfilling all its national, European and international obligations.

In view of the wide variety of its duties and activities, both in the public sector and in a competitive environment, the BCL must generate an income guaranteeing its institutional, functional and financial independence.

CORPORATE VALUES

Consequently, the values associated with its action are:

- Professionalism, guaranteed by highly specialised employees, high-performance tools and a high-level infrastructure;
- Quality in all its services;
- Stability provided by its long term vision of all its activities;
- Objectivity resulting from the establishment of precise rules that are equally applied;
- Integrity, guaranteed by the transparency of its internal operations and with respect to professional ethics;
- A good governance, within and through the governing bodies concerned with the use of the highest standards in governance.

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THE GOVERNOR'S MESSAGE¹

1 Finalised mid-June 2015.



The year 2014 has witnessed an economic recovery in the euro area. However, this recovery has remained fragile and uneven. Inflation has hovered at low levels and has even entered into negative territory.

Against this backdrop of very low inflation, the Governing Council maintained an accommodating monetary policy stance and introduced a series of new unconventional monetary policy measures to fulfil its mandate, namely ensuring price stability. Thus, the Governing Council reduced the rate on the main refinancing operations twice to a record low of 0.05%. On 5 June 2014, the Governing Council also decided to reduce the rate on the deposit facility, which allows commercial banks to make overnight deposits with the Eurosystem, to -0.1%. This rate was reduced further to -0.2% on 4 September 2014. The Eurosystem also introduced Targeted Longer-Term Refinancing Operations (TLTROS) that allow credit institutions to have access to additional liquidity at longer maturities provided it is accompanied by loans to corporates and households, excluding real estate-related loans. These operations will come to maturity in September 2018.

In order to reinforce the monetary policy's accommodative stance, to improve its transmission mechanism and to support the provision of credit to the real economy, the Governing Council introduced an Asset-Backed Securities Purchase

Programme (ABSPP) and a third Covered Bonds Purchase Programme (CBPP3) during the last quarter of 2014. These two programmes were complemented in March 2015 by the Public Sector Purchase Programme (PSPP) through which securities issued by central governments of the euro area, by certain agencies located in the euro area or by international or supranational institutions located in the euro area are purchased under certain conditions. Under these three programmes, which jointly are known as the Expanded Asset Purchase Programme (EAPP), combined asset purchases amount to 60 billion euro per month. These purchases are intended to be made at least until end-September 2016 and will be conducted until a sustained adjustment in the path of inflation that is consistent with the Eurosystem's definition of price stability - namely inflation rates below, but close to, 2% over the medium term- is achieved.

The Eurosystem's most recent macroeconomic projections, which were published in early June 2015, have confirmed a certain recovery in the euro area and slightly revised upward the inflation projections for the year 2015.

The year 2014 also saw the inception of the Single Supervisory Mechanism (SSM), the first pillar of the Banking Union. This mechanism, which became operational on 4 November 2014, has marked the beginning of the new banking supervision architecture in the euro area, placing the supervision of all credit institutions located in the euro area under the responsibility of the European Central Bank. While the European Central Bank is directly responsible for the supervision of about 120 credit institutions that are qualified as "significant" from a systemic point of view, the National Competent Authorities remain responsible for the direct supervision of the remaining credit institutions. Nonetheless, the European Central Bank can decide to take over the supervision of these entities if it considers such measure to be necessary. Although the Governing Council makes decisions pertaining to the supervision of banks and is ultimately responsible for such decisions, decisions are proposed by the Supervisory Board, in which the BCL is represented. The EU Members States that are not part of the euro area choose to join the Single Supervisory Mechanism on a voluntary basis.

Before taking over its responsibility as banking supervisor, the European Central Bank coordinated a comprehensive assessment of the balance sheets of 130 credit institutions located in the euro area that were considered the most relevant in terms of systemic risk. The results of this exercise, which was launched in November 2013, were published by the European Central Bank on 26 October 2014. In Luxembourg, the six banking groups that were subjected to this evaluation passed the test successfully.

The rules pertaining to the functioning of the Single Resolution Mechanism, the second pillar of the Banking Union, also have been laid out in an EU Regulation. This mechanism will serve as a centralised resolution framework for all the credit institutions that are part of the Single Supervisory Mechanism. The conditions for the establishment of a resolution fund have also been determined. Initially, this fund, which will provide financial resources in case a bank is restructured, will be financed by banks at the national level. However, the intergovernmental agreement, which aims to merge the national funds into a single fund as of 2016, is currently under ratification. As for the third pillar, the deposit guarantee scheme, an EU Directive aiming to reinforce the protection of depositors has been published in June 2014.

It is also worth noting that, in the continuity of the launch of the new "Europa" series, the Eurosystem issued the new 10 euro banknote on 23 September 2014. The new 20 euro banknote of the same series, which was presented last February, will enter into circulation on 25 November 2015.

In Luxembourg, the law of 12 July 2014 on the coordination and the governance of public finances led to the inception of the National Council on Public Finances (*Conseil national des finances publiques*). The Council was set up in the context of the implementation of the "Fiscal Pact", which was supposed to be transposed into national law on 1 January 2013. The BCL welcomes the fact that the proposal included in the initial draft law, which foresaw that the BCL would bear this responsibility, was discarded. Such a role would have obliged the BCL to become part of the budget process, which is of a political nature. Such an approach would not have been in line with the need for a reciprocal independence between a government and a central bank. Although the establishment of an organ that needs to be independent is a step in the right direction, as it contributes to a better governance in public finances in Luxembourg, the BCL still does not have an unconditional, timely and automatic access to all public finance-related statistics, as advocated by the European Central Bank in its opinion on the draft law. Even though access to these statistics has improved, it remains incomplete. This situation constrains the BCL's analytical capacity. It is in the interest of the country, and of the country's good governance, to foster transparency in this area in order to allow the involved institutions, including the BCL, to conduct independent analyses that are based on all existing data.

The BCL also welcomes the creation, in April 2015, of the Systemic Risk Committee (*Comité du risque systémique*). This committee, whose establishment follows a recommendation by the European Systemic Risk Board to set up such a body by 1 July 2013 at the latest, is composed of the Minister of Finance, the Director General of the *Commission de Surveillance du Secteur Financier* (CSSF), the Director of the *Commissariat aux Assurances* and the Governor of the BCL. The BCL is in charge of the Secretariat, under the direct supervision of its Governor. It is imperative for this committee to be able to rely on adequate instruments and governance in order to make effective decisions when financial stability is at risk. The near future will tell us whether the rules embedded in the law of 1 April 2015 respond to this requirement.

For the BCL, the year 2014 has underscored more than ever the need to buttress the Bank's financial capacity. In this context, it is important to recall that the BCL is bound by its organic law to fund the entirety of the current and future pensions of its staff. The dynamics of these pensions are linked to the growth of the institution, the latter being an inevitable consequence of the increase in and the deepening of the BCL's tasks. This situation required the Bank to make a first significant increase in provisions in its 2014 financial accounts in order to cover its future obligations in this area. The amount of the provision was based on new computations carried out by an independent external actuary.

The BCL's weak capital base, which has been referred to several times over recent years, continues to be a growing threat to the Bank, risking putting in jeopardy its financial and operational independence. Hence, I welcome the Prime Minister's commitment, expressed on 13 March 2015, to find a progressive and sustainable solution to endow the BCL with adequate capital.

To conclude, my two colleagues of the Executive Board and I would like to thank the BCL staff. Without their commitment, the BCL could not achieve the objective of excellence it has set for itself.

On behalf of the BCL's decision-making bodies and staff, I would also like to pay a last tribute to Mr Pierre Jaans, former Director General of the Luxembourg Monetary Institute, who passed away at the beginning of this year. His sharp analyses and strong opinions have deeply enriched the monetary, economic and financial debates, both at the national and the European levels.

Gaston Reinesch

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(at the right) Mr Mario Draghi, President of the ECB and (at the left) Mr Gaston Reinesch, member of the Governing Council of the European Central Bank.





1 THE BCL'S ACTIVITIES

1.1 MONETARY POLICY OPERATIONS

In Luxembourg, the BCL is responsible for conducting the monetary policy as defined by the Governing Council of the European Central Bank (ECB) for the entire euro zone.

The objective of monetary policy is to steer interest rates and manage the liquidity situation of money markets. In order to achieve these objectives, the Governing Council decides on conventional and – since the start of the financial crisis – non conventional monetary policy measures.

Conventional monetary policy instruments are:

Open market operations

The refinancing operations implemented by the BCL (*open market* operations), consist in an allotment of funds against eligible collateral to be submitted by its counterparties, the financial institutions in Luxembourg.

Open market operations include:

- Main refinancing operations (MRO), carried out through weekly tenders with a one-week maturity.

These operations play a leading role in the steering of interest rates (via the minimum bid rate or since October 2008 the fixed rate), in the management of the bank's liquidity and for signalling the orientation of monetary policy.

- Long-term refinancing operations (LTRO), normally carried out through monthly tenders with a three-month maturity.

These operations aim at providing additional long-term funding to the financial sector. They do not aim at giving indications on the orientation of monetary policy.

- Fine-tuning operations, carried out by the Eurosystem on an ad hoc basis in order to address temporary liquidity imbalances.

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Standing Facilities

These instruments allow for the injection and withdrawal of liquidities on a day-to-day basis.

Two types of standing facilities are available:

- The marginal lending facility: counterparties benefit from a marginal lending facility at the BCL, which they can use in the form of a current account overdraft (guaranteed by collateral) until the following working day.
- The deposit facility: counterparties benefit from the possibility to make overnight deposits with the BCL.

Minimum reserves

Euro area financial institutions are subject to a system of mandatory minimum reserves to be held on accounts opened at their national central bank.

These reserves aim at stabilising money market interest rates and contribute to a structural liquidity deficit.

The amount of reserves to be held by each financial institution is calculated by applying the minimum reserves coefficient to certain elements of its balance sheet.

Besides the regular monetary policy operations, the Governing Council of the ECB has implemented a number of non conventional operations:

- EUR refinancing operations with a tenor of one maintenance period
- Temporary currency auction facilities
- Extension of operation maturities
- The securities purchase programme
- The securities markets programme
- The outright monetary transactions programme

Details on these operations are reported here-below.

1.1.1 Conventional Operations

1.1.1.1 Open market operations in 2014

1.1.1.1.1 Main refinancing operations (MRO)

Since October 2008, the main refinancing operations (MRO) were conducted by the ECB against a fixed rate and with full allotment. These modalities continued to be applicable in 2014. It was decided that this tender procedure will be maintained as long as necessary, and at least until December 2016. The Governing Council decreased the interest rate on the main refinancing operations by 10 basis points on two occasions, to 0.15 % on 11 June 2014 and to 0.05 % on 10 September 2014.

Graph 1: MRO - Interest Rate Evolution since 1999 (%)



The participation ratio of Luxembourg banks in the main refinancing operations of the Eurosystem ranked between 1.6 % and 0.2 % in the first half-year and reached 0 % in the second part of the year, with an exception of an increase of interest for end-of-quarter operations.

Graph 2:



MRO- Allotted Amounts in Luxembourg (in € million) and Participation Ratio of Luxembourg compared to the Euro area in 2014

Source: BCL

Graph 3:



MRO - Allotted Amounts in 2014 in the Euro area (in € million)

1.1.1.1.2 Longer-term refinancing operations (LTRO)

Luxemburgish counterparties participated mainly in the three-month LTRO operation of the end of the first quarter and more significantly in the last operation of the year.

Graph 4:

LTRO 3 months - Allotted Amounts in Luxembourg and Participation Rate of Luxembourg compared to the Euro area in 2014 (in € million)



1.1.1.1.3 Fine-tuning operations

Liquidity-absorbing operations

Since May 2010, the Governing Council of the ECB have been implementing one-week operations aimed at absorbing the liquidities injected through the Securities Markets Programme or the Outright Monetary Transaction Programme (see points 1.1.2.5 and 1.1.2.6). On 5 June 2014, the Governing Council decided to discontinue the weekly fine-tuning operations.

Overall, 23 operations of this type were conducted in 2014, absorbing on average \in 5.8 billion in Luxembourg and \in 157.19 billion in the euro zone.

Graph 5:



One Week Deposits in 2014 - Luxembourg and Euro area (in € million)

Liquidity-providing operations

No fine-tuning liquidity providing operations were conducted in 2014.

1.1.1.2 Standing facilities in 2014

Luxembourgish counterparties may have recourse to the standing facilities offered by BCL, i.e. the deposit or marginal lending facilities at a rate fixed beforehand. These rates are defined relative to the reference rate of the Eurosystem.

The Governing Council lowered the interest rate on the marginal lending rate by 35 basis points to 0.40 % in June 2014 and by another 10 basis points to 0.30 % in September 2014. The interest rate on the deposit facility was reduced by 10 basis points to -0.10 % in June 2014 and by another 10 basis points to -0.20 % in September 2014.

Graph 6:

Evolution of the Reference Rates of the ECB since 2007



Marginal lending facility

Luxembourgish counterparties barely used the marginal lending facility in 2014. Their eventual recourse was punctual.

Deposit facility

The amounts deposited at the BCL were stable in 2014 at a high level but inferior to 2013, notably due to the change of the deposit facility rate (0 % from 11 July 2012 to 10 June 2014, then -0.10 % from 11 June 2014 to 9 September 2014 and -0.20 % from 10 September 2014 on).

The amounts held by counterparties on their current accounts remained very high. Due to the absence of an opportunity cost since July 2012, the counterparties can be indifferent between leaving their liquidities on a non-remunerated current account and using the deposit facility.





Evolution of the Deposit Facility in 2014 - Luxembourg and the Euro area (Average Daily Amounts in € million)

1.1.1.3 Minimum reserves in 2014

Since January 2012, the reserve ratio has been set at 1 %.

The rate on the deposit facility was lowered to 0 % in July 2012, then to -0.10 % and -1.20 % in 2014. This rate is also applicable to excess reserves. Therefore, the counterparties can be indifferent between leaving their excess liquidities on the current account and using the deposit facility. First, the amounts considered as excess reserves increased significantly in the second half-year of 2012 and decreased gradually afterwards, due to the reallocation of the excess reserves by the counterparties. Nevertheless, with an average amount of \in 5.2 billion per day for the whole of Luxembourgish counterparties, these amounts remained at a high level in 2014.





Total Average Daily Excess Reserves of Luxemburgish Counterparties since 2012 (in € million)

1.1.2 Non-conventional operations

1.1.2.1 One maintenance period operations in EUR

From 10 June 2014, the Governing Council has decided to discontinue the Eurosystem's special term refinancing operations with a maturity of one maintenance period. There was no participant to these operations in Luxembourg in 2014.

1.1.2.2 Temporary currency auction facilities

On 24 January 2014, in view of the improvement in US dollar funding conditions, the Governing Council has decided to cease conducting three-month US dollar liquidity-providing operations as of April 2014, one-week US dollar liquidity operations being maintained at least until 31 July 2014.

On 17 June 2014, the Governing Council, in cooperation with the Bank of England, the Bank of Japan and the Swiss National Bank, has decided to continue offering one-week US dollar liquidity-providing operations after 31 July 2014 until further notice.

There was no participant in these operations in Luxembourg in 2014. In the euro area, there has been no participant to these operations since the end of September 2014.

1.1.2.3 Extension of operations' maturities

Over the last years, LTROs played an increasingly important role in the provision of liquidity to the banking sector. Before the crisis, these operations accounted for merely one third of the total liquidity provided by the Eurosystem. Today, they represent the main part. New LTROs have been added, most of them with much longer maturities than the standard LTROs.

First, operations with a maturity of one maintenance period were added to the operational framework, followed by supplementary 3-month LTROs and six-month LTROs and one-year LTROs. These operations aimed at containing the pressures on the money markets and at satisfying the short-term funding needs of the banks.

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However in 2010, the tensions spread to the sovereign debt market, leading to a significant fragmentation of the interbank market and an increase of the costs of funding, both on the short-term segment of the money market yield curve and on the medium to longer-term part of this curve. As these segments of the curve became increasingly dysfunctional, the Eurosystem extended its role of intermediation and proposed supplementary financing facilities covering a wider spectrum of maturities.

Accordingly, due to the funding difficulties and to the maturity mismatches in the balance sheets of the banks of the euro zone, the operational framework had to be re-organised by adapting existing instruments, particularly through the extension of the maturities of LTROs up to three years.

At the end of 2011 and in the beginning of 2012, two three-year operations were conducted by the ECB in order to favour the banking credit and the liquidity on the money market of the euro zone. The operations were allotted at 100 %, at a revisable rate calculated at maturity and fixed at the average of the MROs interest rates over the life of the operation. Starting after one year, the counterparties had the opportunity to reimburse a part of the amounts allotted, at each date corresponding to an MRO and this until the end of the operation.

Graph 9:



Evolution of the Outstanding Amount of the 3-Year Operations in the Euro area as of 31 December 2014 (in € million)

As of 31 December 2014, in the euro area, the early reimbursements for the operation maturing on 29 January 2015 represented 87 % of the total amount borrowed (\in 425 billion out of \in 489 billion). The early reimbursements for the operation maturing on 26 February 2015 represented 73 % of the total amount borrowed (\in 384 billion out of \in 529 billion).

On 5 June 2014, the Governing Council of the ECB announced measures that aimed at supporting lending to the real economy and enhancing the functioning of the monetary policy transmission mechanism. In particular, the Governing Council decided to conduct a series of targeted longer-term refinancing operations (TLTROs) aimed at improving bank lending to the euro area non-financial private sector, excluding loans to households for house purchase, over a window of two years.

In the context of these operations, the counterparties are entitled to an initial TLTRO borrowing allowance equal to 7 % of the total amount of their loans to the euro area non-financial private sector, excluding loans to households for house purchase, outstanding on 30 April 2014. During these two TLTROs that were conducted on 18 September 2014 and on 11 December 2014, counterparties were able to borrow an amount that cumulatively did not exceed this initial allowance. During the period from March 2015 to June 2016, all counterparties have been and will be able to borrow additional amounts² in a series of TLTROs conducted quarterly. All TLTROs will mature on 26 September 2018.

The interest rate on the TLTROs is fixed over the life of each operation at the rate of the Eurosystem's main refinancing operations (MROs) prevailing at the time of take-up, plus a fixed spread of 10 basis points. Following the Governing Council of the ECB's decision on 22 January 2015, this spread was eliminated for the TLTROs and it was decided to be conducted between March 2015 and June 2016.

The borrowing in Luxembourg through the first TLTRO (September 2014) amounted to \in 250 million, for a total amount of \in 82.6 billion in the euro zone, i.e. a participation ratio of 0.3 %. The participation of Luxembourg banks in the second operation (December 2014) amounted to \in 141.14 million, i.e. 0.11 % of the total participation of the euro zone (\in 129.8 billion).

Table 1:

Overview of the non-conventional LTROs

Туре	Number of Operations Executed	Allotment of the First Operation	Allotment of the Last Operation	Max Allotted Amount in EUR Billion in a Single Operation	Total Amount Allotted	Max Number of Bidders in a Single Operation	Motivation (as communicated in CB Press Releases)
Supplementary 3-Month LTRO	24	Aug-07	Dec-09	75	831	146	Supporting the normalisation of the functioning of the euro money market
6-Month LTRO	20	Apr-08	Aug-11	50	416	181	Supporting the normalisation of the functioning of the euro money market
1-Month LTRO	70	Sep-08	Jul-14	135	2599	210	Supporting the normalisation of the functioning of the euro money market
1-Year LTRO	4	June-09	Oct-11	442	671	1121	In continuity and consistency with the operations undertaken since October 2008
3-Year LTRO	2	Dec-11	Feb-12	530	1019	800	Enhanced credit support measures to support bank lending and liquidity in the euro area money market
Targeted LTRO	2 (8 planned in total)	Sep-14	Apr-16	130	212	306	Enhance the functioning of the monetary policy tranmission mechanism by supporting bank lending to the real economy

1.1.2.4 The Securities Purchase Programmes

Covered bonds are key for the funding of credit institutions. This market segment had been particularly affected by the financial crisis. In order to revive this market segment, the Eurosystem launched two purchase programmes on the covered bonds primary and secondary markets. The first programme – in which

² The additional liquidity granted to the participants in the context of TLTROs is equal to the higher amount between i) zero and ii) three times the cumulative net amount of eligible loans granted by the participant between 1 May 2014 and the reference date of the tender, minus the amounts borrowed before through the TLTROs conducted from March 2015 on.

National central banks of the Eurosystem expressed their intention to hold the bonds purchased through the covered bonds purchase programmes until maturity. As of 31 December 2014, the amount outstanding was of \notin 28.7 billion for the first programme and \notin 12.8 billion for the second programme.

On 4 September 2014, the Governing Council decided to launch a new purchase programme for non-financial securities of the private sector. The programme encompasses an asset-backed securities purchase programme (ABSPP) and a third covered bonds purchase programme (CBPP3) on the primary and secondary market.

On 20 October 2014, the Eurosystem began to purchase covered bonds in the context of this third programme. As of 31 December 2014, the oustanding amount of this programme was \in 27.9 billion.

On 21 November 2014, the purchases of asset-backed securities started. As of 31 December 2014, the outstanding amount of this programme was € 1.75 billion.

On 21 January 2015, the Governing Council announced an expanded asset purchase programme including sovereign bonds. This programme has been added to the existing private sector asset purchase programme in order to address the risks of a prolonged period of low inflation. Combined monthly asset purchases will amount to € 60 billion and are intended to be carried out until at least September 2016. The ECB will buy bonds issued by euro area central governments, agencies and European institutions in the secondary market. Purchases of securities issued by governments and agencies of the euro area are determined on the basis of the shares of the NCBs in the allocation key of the capital of the ECB. Additional eligibility criteria are applied to countries under an EU-MFI macroeconomic adjustment programme.

1.1.2.5 The Securities market programme

On May 2010, the Governing Council of the ECB launched an exceptional securities market programme (SMP).

The objective of the programme was to address the malfunctioning of specific segments of the euro area debt securities markets and to restore an appropriate monetary policy transmission mechanism.

In order to sterilise the impact of these bond purchases, the Eurosystem conducted specific operations, aiming to re-absorb the liquidities injected through the programme. These liquidity absorbing operations were suspended in June 2014.

The securities market programme ended in September 2012, following the decision of the Eurosystem on outright monetary transactions (see below). As of 31 December 2014, the total residual outstanding value of the purchases conducted under the securities market programme amounted to € 149.4 billion.

1.1.2.6 Outright Monetary transactions

On 6 September 2012 the Governing Council announced the programme for outright monetary transactions. This programme aims at safeguarding an appropriate monetary policy transmission and the singleness of the monetary policy.

Outright monetary transactions may only be activated to purchase securities of countries that strictly adhered to the conditions foreseen in a programme of the European Financial Stability Fund or the European Stability Mechanism (EFSF/ESM), either a macroeconomic adjustment programme or a precaution programme.

When applied, such transactions would focus on the short end of the yield curve, particularly on government bonds with a time to maturity between one and three years.

As for the securities markets programme, the liquidity created through outright monetary transactions would be fully sterilized.

This programme has not yet been activated.

1.2 FOREIGN EXCHANGE RESERVE MANAGEMENT BY THE BCL

The ECB's foreign exchange reserves have been managed in a decentralised way by the national central banks since January 1999. In accordance with the Statutes of the Eurosystem and in line with its share in the ECB's capital key, the BCL transferred € 74.6 million in foreign exchange assets to the ECB.

As a result of the EU's enlargement and the relative growth of GDP and population in Luxembourg, the BCL's share in the ECB's capital key has been 0.1739 % since 1 July 2013. This was revised on 1 January 2014 to 0.2030 % following the adoption of the Euro by Lithuania.

As of 31 December 2014, the total market value of the ECB's reserves (including accrued interest) managed by the BCL corresponded to \in 361 million³. One of the objectives of foreign exchange reserve management is to ensure that the ECB has sufficient available liquidity to intervene in the foreign exchange markets if need be. Security and liquidity are, therefore, basic requirements in managing reserves.

The tactical benchmark is established for each currency in line with the strategic benchmark. This tactical benchmark reflects the ECB's risk/return medium term preference in regards to market conditions.

A change in the tactical benchmark may affect different risk categories (for example, modified duration or liquidity risk). The Value at Risk of the tactical benchmark may differ from that of the strategic benchmark in the context of fluctuation margins announced, in advance, by the ECB.

Regarding the management of this portfolio, the prime task of the BCL is to invest foreign exchange reserves on behalf of the ECB within prescribed fluctuation bands and fixed risk limits, the objective being to maximise return. The amount of passively managed assets in gold is determined by the ECB, taking into account strategic considerations and market conditions.

1.3 MANAGEMENT OF THE BCL'S ASSETS

1.3.1 Institutional Structure

Asset management is based on a five level intervention structure in addition to risk control:

Level 1: The Council

The Council approves the guidelines of the asset management framework. Thus, the Council has allowed the BCL to provide asset management services to third parties and to hold own fund asset portfolios in order to diversify the Bank's income. The guidelines also include a risk mitigation framework applied to asset management.

Level 2: The Executive Board

The Executive Board defines the risk management framework. Thus, it determines the maximum risk allowance (MRA) in the management of the Bank's own assets. It also specifies the risk management measures, like the Value at Risk (VaR) method and the application of stress-testing scenarios. The Executive Board also sets warning thresholds, which can lead to the calling of emergency meetings for assessment and arbitrage purposes. The Executive Board sets the limits of the framework annually.

³ This amount includes the reserves of the Bank of Slovenia (BS) which are pooled with the reserves of the BCL and are managed by the latter pursuant to a pooling agreement.

Level 3: The Asset and Liability Management Committee ALCO

ALCO determines the strategic benchmark according to the framework fixed annually by the Executive Board by examining the impact of each risk profile (market, credit and liquidity risk) which would result from the proposed investment policies, in regards to both the overall balance sheet and the profit and loss account of the BCL. In the course of the year, ALCO regularly assessed the results of the investment policy.

Level 4: The tactical committees

The tactical committees monitor the evolution of the portfolios on a short term basis and work out proposals for tactical benchmarks that comply with the limits laid down by the strategic benchmark.

The tactical committees consist of the following:

- The Comité de gestion, for the BCL's own funds,
- The Comité reserves de change for the pooled reserves of the ECB,
- The Comité de reference tactique du fonds de pension for the pension fund of the BCL.

Level 5: The portfolio managers

The transactions are executed by the portfolio managers, in strict compliance with the limits set, covering both the overall and specific investment limits.

1.3.2 Risk Control

The Risk Management Unit monitors the positions of all the portfolios in order to assess risks and to check compliance with the pre-defined limits. This monitoring is carried out daily and independently from the Front Office. This monitoring structure is reinforced by specific missions allocated at different levels of the organisation and by the monitoring carried out by the Middle and Back Offices.

1.3.3 Conceptual Framework

The investment policy objectives

The main objectives are to maximise income on a regular basis and to ensure a total return over the long term by taking considerations concerning matters such as capital safety, stability of securities and liquidity into account. In order to achieve these goals and in accordance with the principle of risk diversification, the BCL implements a coordinated, progressive and pro-active investment policy based on modern portfolio theory.

The investment approach takes the following into account:

- the analysis of international economies and financial markets;
- the asset allocation decisions through the assessment of returns on different international markets;
- the drawing up of a clearly defined strategy;
- the capital value preservation of assets under management by a policy of risk diversification and the application of specific qualitative requirements with regard to investments;
- the application of strict risk control measures.

Investment decisions are based on:

- market risks (interest rates, exchange rates, equity prices, commodity prices);
- credit risks (minimum credit ratings criteria by international rating agencies);
- liquidity risks (concentration limits by sector, by issuer, by issue and by geographical diversification).

Performance Measurement

The quality of investment decisions is measured by comparing the performance with the external benchmarks of leading investment banks. This allows a given performance to be assigned to each decision level (strategic, tactical) as well as to daily management.

1.3.4 Portfolio Structure

The bulk of the BCL's own funds are invested in fixed income securities denominated in euro. The strategic orientation enables diversification in other asset categories.

The BCL manages eight kinds of portfolios.

a) Investment Portfolio

This portfolio consists of assets (equity and bonds), which can be deemed to represent its own funds (with a long-term investment profile). The main goal of the portfolio is to maximise return by taking the above-mentioned risk constraints into account (see section 1.3.2). As of 31 December 2014 the total market value (including accrued interest) amounted to \notin 3 056 million.

In 2014, the share of this portfolio invested in fixed income securities with a maturity above three years decreased from 52 % to 45 %, whereas the percentage of bonds with a one to three year maturity increased from 40 % to 50 %. Moreover, by the end of 2014, variable rate and fixed rate bonds with a maturity under one year represented 5 % of the investment portfolio.

The securities included in this portfolio are widely diversified, not only geographically but also in terms of sectors and issuers.

b) Liquidity Portfolio

This portfolio comprises the other assets that are largely attributable to a Eurosystem arrangement and mirrors TARGET accounts and other liabilities.

This portfolio, whose liability profile covers certain liquidity needs, also aims at maximising income. The instruments used are mainly fixed income short-term bonds, variable rate bonds and certificates of deposits (Euro commercial paper (ECP), provided that they comply with strict and predefined rating criteria). As of 31 December 2014, the total market value (including accrued interest) amounted to \in 835 million. Since 2011 a part of the portfolio has been outsourced to an external portfolio manager.

Table 2:

Breakdown of reserves as of 31 December 2014

Maturity	Investment Portfolio	Liquidity Portfolio
<1 year	5 %	60 %
1-3 years	50 %	39 %
> 3 years	45 %	1 %

c) Domestic Foreign Reserves Portfolio

This portfolio aims to maintain an intervention portfolio in addition to the pooled foreign exchange reserves transferred to the ECB. Thus, the main requirements for this portfolio are security and liquidity. As of 31 December 2014, the total market value (including accrued interest) of this portfolio in foreign currencies amounted to € 145 million.

d) Pension Fund Portfolio

The management of this Fund is described further in section 2.2.2 of this report.

e) Foreign Reserves Portfolio of the European Central Bank

The management of this portfolio is described further in section 1.2 of this report.

f) Covered Bond Purchase Programme

After participating in the first CBPP, the BCL also took part in the second programme. This programme expired in November 2012.

The BCL also participates in the third purchase programme which was announced by the ECB in September 2014. This third programme is composed of an asset backed securities purchase programme (ABSPP) as well as of a covered bond purchase programme (CBPP3).

g) Securities Market Programme

The Securities Market Programme, which was initiated in May 2010, ended in September 2012 following a decision of the Eurosystem.

h) Third Party Portfolios

The BCL provides non-standardised discretionary management services to institutional clients (central banks and international organisations). Furthermore, the Bank acts as one of the Eurosystem's service providers (ESP). Six central banks within the Eurosystem offer institutional clients (central banks, public authorities and international organisations) a comprehensive range of services for managing EURO denominated reserves under a harmonised framework as defined by the ECB, last updated in 2013.

1.4 BANKNOTES AND COINS

The BCL, in cooperation with the ECB and the other National Central Banks of the Eurosystem, is in charge of putting the euro banknotes and coins into circulation. It participates in maintaining the public's confidence in the common currency by managing the circulation of fiduciary money and fighting against counterfeiting. Through its activities in the field of Luxembourg's numismatics, it contributes to the promotion of the Grand Duchy of Luxembourg.

1.4.1 Production of banknotes and coins

Within the Eurosystem, the euro banknote production is assigned on the basis of a decentralised pooling scenario adopted in 2002, in which each NCB of the euro area is responsible for providing a part of the total requirements. Euro banknotes are produced in accordance with the needs expressed by the participating NCBs and aggregated by the ECB.

In this context, in 2014 the BCL was responsible for the production of 20.7 million of \in 50 banknotes for the Eurosystem's needs (compared to 13.1 million \in 10 banknotes of the Europa series and 8.2 million \in 20 banknotes in 2013). The BCL allocated these banknotes via a tender. In addition, for its own needs, the BCL received 67.7 million banknotes from other NCBs (compared to 78.5 million in 2013).

Following an agreement with the State of Luxembourg, the BCL also ensures the production of Luxembourg's euro coins, which it puts into circulation. Following a call for tenders, the BCL commissioned the production of 64.1 million coins of the 2014 series (compared to 43.0 million coins in 2013), to cover the needs of economic agents and numismatists.



Mr Serge Kolb, Executive Director, BCL.

1.4.2 Circulation of banknotes and coins

1.4.2.1 Euro banknotes and coins

1.4.2.1.1 Banknotes

The total number of banknotes issued by the BCL on 31 December 2014 attained 362.7 million, which is an increase of 9.5 % compared to end-2013. The BCL contributed 3.1 % to the overall volume of notes put into circulation by the Eurosystem. A closer look at the distribution of banknotes by denomination reveals that the number of \in 10 and \in 20 banknotes deposited at the BCL exceeds the number of banknotes issued. Financial institutions have indeed deposited more of these banknotes at the BCL than they withdrew. This is explained by the fact that numerous € 10 and € 20 banknotes are brought into the country via tourists and, especially, by cross-border workers.

As to the high denominations, banknotes of \in 100, \in 200 and \in 500 were marked by a sustained demand during 2014, but this was less pronounced than the previous year. This development reflects a trend affecting banknotes of \in 100 and \in 500, which has also been observed at the European level.

The graph below illustrates the different trends in the evolution of the circulation of the different denominations.



Graph 10:

Denominational breakdown of the number of euro banknotes put into circulation by the BCL (in millions)

In value terms, the net issuance of banknotes in Luxembourg grew by \in 6 billion, which is a growth rate of 6.8 % in comparison to the previous year, and reached \in 93.5 billion by end-December 2014. This increase is less strong than that recorded in 2013 which was +14.6 % and hence exceptionally high (+6 % in 2012).

Luxembourg continued to rank fourth among the Eurosystem's net issuers between 2002 and 2014, behind Germany (\in 508.4 billion), Italy (\in 142.2 billion) and France (\in 108.3 billion). The growth rate of Luxembourg's annual net issuance is higher than that of the Euro area as a whole: at the European level, the net issuance reached \in 1 016.5 by the end of 2014, and measured against \in 956.2 billion by the end of 2013 this growth rate equals 6.3 %. The breakdown by denomination is illustrated in graph 11:

Graph 11:

Distribution of the value of euro banknotes put into circulation by the Eurosystem by denomination on 31 December 2014



1.4.2.1.2 Coins

Source: ECB

As in previous years, Luxembourg's coins continue to be the object of strong demand from the public.

The total value of coins put into circulation increased by 4.5 % in 2013 (against 7.5 % in 2013). It grew from \notin 252.8 million to \notin 264.1 million.

The volume of coins put into circulation in the course of the year 2014 increased by 4.6 %, reaching a total of 733.3 million Luxembourg coins in circulation at the end of the year.

Graph 12 below depicts the evolution both in terms of the volume and value of Luxembourg euro coins in circulation in 2014. The growth in demand was constant and the average value of a coin in circulation remained steady at approximately 36 cents. In the Euro area, the average value of a coin in circulation remained unchanged at 23 cents.

Graph 12: Volume and value of Luxembourg euro coins put into circulation in 2014



Within the euro area, Luxembourg contributes 1 % to the total value issued by all issuing authorities and 0.6 % of the total volume.

Graph 13 shows a visual comparison of the volume of coins put into circulation in Luxembourg with the corresponding volume of the euro area.



Graph 13: Comparison of the euro coin circulation volume in Luxembourg and in the euro area (in € million)

In 2014, at the level of the euro area, the total number of coins in circulation increased by 4.7 % and reached 110.9 billion. By the end of 2014, the total value of coins in circulation increased to \in 25 billion, which is 3.2 % more than at the end of the year 2013.
Graph 14 shows the breakdown of this volume by denomination. It is noted that in the euro area the 1 and 2 cent coins represent almost half (46.6 %) the number of coins put into circulation, while at national level these two denominations represent around one third (34.9 %) of the coins put into circulation.

Graph 14:



Breakdown of the volume of coins of the euro area in circulation by denomination on 31 December 2014

1.4.2.2 Luxembourg franc banknotes

During the year under review, the total value of Luxembourg franc banknotes issued by the *Institut Monétaire Luxembourgeois* and not yet presented for exchange, fell from LUF 205 million to LUF 204.3 million, equalling a decrease of 0.35 %. Their total value expressed in euro equals 5.1 million.

Table 3:

LUF banknotes in circulation at 31 December 2014

LUF	Number	Value in LUF	Value in EUR	Variation
5 000	11 206	56 030 000	1 388 947.42	-0.92 %
1 000	68 984	68 984 000	1 710 068.69	-0.26 %
100	792 755	79 275 500	1 965 188.31	-0.03 %
	872 945	204 289 500	5 064 204.42	
[1 EUR = 40,3399 LUF]				
Source: BCL				

1.4.3 Sorting of euro banknotes and coins

The volume of euro banknotes returned by financial institutions to the BCL increased slightly compared to the previous year, from 92.2 to 92.3 million banknotes. Over the past three years, banknote lodgements made at the BCL remained at a stable level.

Graph 15 describes the evolution of these lodgements at the BCL since 2003.



Graph 15: Lodgements of euro banknotes by financial institutions at the BCL (in million of banknotes)

The lodged banknotes were processed with the help of banknote sorting machines. These machines are capable of verifying the authenticity and cleanliness of each banknote. 12 million banknotes of all denominations [9.1 million in 2013] were destroyed because they were unfit for circulation, which amounts to a destruction rate of 13 % (compared to 12.4 % the previous year). This rate shows a wide variation between the denominations processed: it ranged from 7.1 % for the \in 500 banknote to 35.3 % for the \in 10 banknote, due to the introduction of the \in 10 banknotes of the series "Europa" and the systematic destruction of the banknotes of the BCL's counters.

1.4.4 National and international cooperation

In the fight against counterfeiting of euro banknotes and coins, the BCL closely cooperates with the ECB and the national authorities in charge. For the analysis of counterfeit and mutilated euro banknotes and coins, the BCL has been collaborating with the *Banque de France* and the *Deutsche Bundesbank* since 2002 in accordance with cooperation agreements.

In meetings organised by the ECB, the BCL participates in the preparation of the new series of euro banknotes. The design of this new series, which is also based on the theme of "Ages and styles in Europe", is slightly adapted. The dominant colour of each of the denominations have been maintained. New or improved security features have been incorporated to ensure maximum protection against counterfeiting and in order to enable the public to quickly distinguish a genuine banknote from a counterfeit.

The "Europa" banknote series will be issued progressively: The new series' first banknote, the € 5, was put into circulation on 2 May 2013, followed by the € 10 on 23 September 2014. The new € 20 banknote was unveiled to the public on 24 February 2015 and will be put into circulation from 25 November 2015 onwards. The issuance of the other banknotes of the "Europa" series will continue in the forthcoming years. The end of the legal tender status of the first series will be announced in due course. Banknotes of the first series will remain redeemable at the NCBs with no time limit.

The BCL has pooled its share of banknotes to be produced for the Eurosystem with seven other Eurosystem NCBs (the central banks of Cyprus, Estonia, Finland, Malta, the Netherlands, Slovakia and Slovenia) for several years. This pooling's goal is to share resources and experience which is necessary for the monitoring of the production of banknotes.

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The BCL also collaborates with eight other NCBs (the national central banks of Belgium, Cyprus, Estonia, Finland, Ireland, Latvia, Malta and the Netherlands) in the management and maintenance of the CashSSP application. This system allows the BCL not only to manage its banknote and coin stocks and to monitor its sorting activity of fiduciary money, but also to obtain, in a secured manner, the deposit and withdrawal announcements of local commercial banks.

1.4.5 Numismatic issues

The BCL issues numismatic products on the theme of the Grand Duchys' history and culture. Through its numismatic premises, more than 2 400 sales transactions were completed in 2014. More than 4 200 parcels were sent out, corresponding to sales made through traditional mail or via the Internet shop of the BCL.

In 2014, the BCL issued the following numismatic products:

- a € 2 commemorative coin dedicated to the 175th anniversary of the independence of the Grand Duchy of Luxembourg, minted in 500 000 units was put into circulation on February 2014. This coin depicts the effigies of The Royal Highness the Grand Duke Henri, the year-dates "1839" and "2014" as well as the inscriptions "LËTZEBUERG", "Onofhängegkeet" and "175 Joer". It was also issued in BU quality as a coin card limited to 10 000 units;
- a second € 2 commemorative coin, minted in 500 000 units was put into circulation on November 2014. This coin, depicting the effigies of Their Royal Highnesses the Grand Duke Henri and the Grand Duke Jean as well as a crown and the inscription "50° anniversaire de l'accession au trône du Grand-Duc Jean" was also issued in BU quality as a coin card limited to 10 000 units;
- the 2014 BU set, issued in 7 500 units, comprises Luxembourg's euro coins of the 2014 series (including the € 2 commemorative coin);
- the 2014 Proof set, limited to 2 000 sets, is composed of ten coins;
- a silver-niobium coin, issued in June 2014 in an edition of 3 000 pieces, was dedicated to the castle of Larochette and is the sixth element of the series devoted to the castles of Luxembourg;
- a gold coin minted in "Fairtrade" gold and issued in June 2014 in an edition of 2 500 units, was dedicated to the 175th anniversary of the independence of the Grand Duchy of Luxembourg;
- a silver and Nordic gold coin, issued in November 2014 in an edition of 3 000 units, was dedicated to the apple tree "Reinette de Luxembourg" and constitutes the sixth element of the series devoted to the fauna and flora of Luxembourg;
- a stainless steel coin, issued in June 2014 in an edition of 2 500 units, represents a high furnace.

1.5 STATISTICS

The BCL develops, collects, compiles and disseminates a wide range of statistics that allow it to fulfil its legal obligations within the European System of Central Banks, the European Systemic Risk Board as well as at the national level. This information is also used by other national institutions such as the Institut National de la Statistique et des Etudes Economiques (STATEC) and the Commission de Surveillance du Secteur Financier (CSSF) for the fulfilment of their respective missions.

In 2014, statistics were generally provided within the deadlines and significant efforts were made to improve the statistical series made available by the BCL. The major challenges of 2014 consisted in updating the statistical data collections from credit institutions, investment funds and securitisation vehicles. In addition, in parallel to the work of recasting some existing statistical data collections, the BCL collected and compiled the data that is necessary to perform its duties in the areas of monetary policy and financial stability. In the framework of the cooperation agreement between the BCL and STATEC, the BCL has been in charge of producing the quarterly financial accounts statistics (with the exception of data on the public sector) since March 2013.

In the context of a tripartite cooperation agreement between the ECB, the European Stability Mechanism (ESM) and the BCL, the BCL committed itself to using the accounting information provided by the ESM in order to compile macroeconomic aggregates. These statistics are necessary for the ECB in order for it to be able to compile aggregates for the euro area, since the ESM is considered to be a financial institution residing in the euro area.

1.5.5 New statistical data collections

In 2014, the People's Bank of China (PBC) and the Banque centrale du Luxembourg signed a "Memorandum of Understanding (MoU)" establishing a cooperation between the two institutions as far as concerns supervision (oversight), exchange of information and evaluation of Renminbi transactions.

In order to enable it to monitor developments in this market and to exchange information with the PCB, the BCL introduced a new data collection dedicated to the gathering of information on the use of the renminbi by Luxembourg and Foreign entities established in Luxembourg.

The BCL has expanded its data collection from financial entities by requesting, since December 2014, balance sheet data from all companies whose objective is to hold participating interests in other companies regardless of the underlying financial instrument.

The Eurosystem has established a new quarterly data collection in the context of the targeted longer-term refinancing operations (TLTROs). The Luxembourg participating banks,that are not part of a cross-border group, submitted reporting statements duly completed to the BCL. To the extent that such operations are of a temporary nature, the participating banks must provide reporting statements duly completed until September 2018, and, if necessary, until the total anticipated prepayment.

1.5.2 Other statistical developments

The BCL publishes a wide range of statistics on the financial sector on its website and provides STATEC with some of the data that is required under the Special Data Dissemination Standard (SDDS) of the International Monetary Fund (IMF).

In 2014 several changes were implemented in order to meet the growing public demand and to improve the set of statistics made available to the general public, namely as far as concerns statistics on the banking industry. In addition, the BCL launched various statistical series relating to the Luxembourg securitisation vehicles.

1.6 PAYMENTS AND SECURITY SETTLEMENT SYSTEMS

1.6.1 TARGET2-LU

Since 19 November 2007, the real time gross settlement system TARGET2 runs on the Single Shared platform operated in common by 24 central banks of the ESCB. Nineteen of these central banks have accepted the euro as their common currency.

At present, the Luxembourgish component TARGET2-LU counts 36 direct participants (12 more than in 2007 and four more than in 2013), 41 indirect participants and three ancillary systems.

Domestic payments

In 2014, participants in TARGET2-LU exchanged a monthly average of 19 744 payments (against 22 633 in 2013) for a value of \in 138.1 billion (against \in 145 billion in 2013). 11 725 or 59.4 % of these payments were retail payments. Their value represented a monthly average of \in 6 billion or 4.4 % of the domestic value exchanged.

In TARGET2-LU, we notice an important decrease of the domestic volumes between 2013 and 2014 (-12.8 %); it follows two years of increasing volumes. The reversal of the trend was entirely triggered by lower volumes of retail payments as a consequence of the SEPA⁴ end date in August 2014: banks were strongly encouraged to migrate their customer payments to payment systems accommodating SEPA payment types.

In parallel, the value exchanged decreased by 4.8 % where 0.3 percentage points were triggered by retail payments, the remainder being due to interbank payments. Chart 16 illustrates the development of average daily volumes in domestic payments.

1 400 1 200 1 000 800 200 Feb Jan Mar Apr May Aug Sep Oct Nov Dec 2014 2012 2013 Source: CRAKS1/TARGET2

Chart 16: Domestic payments: development of average daily volumes

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Cross-border payments

In 2014, participants in TARGET2-LU sent a monthly average of 77 268 payments towards other countries of the EU (67 447 payments in 2013) for an average value of \in 514 billion (\in 565.4 billion in 2013). The volume of retail payments remained unaffected by the SEPA end date. On the contrary, it increased by 22.3 % to reach 38 246 payments representing 49.5 % of the total cross-border volume. Their relative part in the cross-border payments sent increased by 3.1 %. The volume of interbank payments increased by 7.9 %, thus reaching a monthly average of 39 015 transactions in 2014.

The value of customer payments increased by 24.1 %. It amounted to a monthly average of \in 31.7 billion representing 6.2 % of the total value exchanged. In contrast, the monthly value of interbank cross-border payments decreased by 10.7 % to \in 482.3 billion. As in 2013, the decrease was largely a consequence of lower overnight deposits with BCL leading to a reduction of related transfers.

Globally, cross-border payments increased by 14.6 % in volume. This was mainly due to transactions brought to the system by new participants. In value, they decreased by 9.1 % within one year. The average value per transaction sent was \in 6.7 million (against \in 8.4 million in 2013). The average value of an interbank payment decreased again from \notin 14.9 million in 2013 to \notin 12.4 million in 2014.

Participants in TARGET2-LU received 76 984 payments on average per month: this amounted to 284 payments more than they had sent. The average value of the payments received was \in 482.3 billion or 6.2 % lower than the value sent.



⁴ SEPA: single Euro payments area, see page 33.

Charts 17 and 18 display the development of average daily volumes and values in cross-border payments sent by Luxembourgish participants.





Cross-border payments sent: development of average daily volumes



Chart 18 Cross-border payments sent: development of average daily values (in € million)

Aggregated figures of domestic and cross-border payments

The total number of payments sent by participants in TARGET2-LU in 2014 amounted to 1 164 024 transactions (1 080 957 in 2013, increase by 7.7 % in one year). 599 645 or 51.5 % of all payments were retail payments.

Table 4 provides a global overview of average daily volumes of payments per year since 2012.

The average monthly value of all payments sent in 2014 was \in 652.1 billion of which \in 37.7 billion (5.8 %) represented retail payments. As in 2013, for 80 % of these payments, their value was below \in 250.000.

On average, 74.4 % (72.6 % in 2013) of the retail payments and 80.5 % (84.2 % in 2013) of the interbank payments were settled before noon on each day. They represented 54.8 % and 63.6 % of the respective values.

Table 4:

Volumes of payments in daily averages

	Domestic		Cross-border sent		Total sent	Cross-border received	
	Volume	% volume sent	Volume	% volume sent	Volume	Volume	% volume sent and received
2012	1 014	29.3 %	2 4 4 7	70.7 %	3 461	1 965	36.2 %
2013	1 067	25.1 %	3 179	74.9 %	4 2 4 6	2 497	37.0 %
2014	929	20.4 %	3 636	79.6 %	4 565	2 694	37.1 %
Variation 2013-2014	-12.9 %		+14.4 %		+7.5 %	+7.9 %	

TARGET2-LU compared to other systems participating in TARGET2

All national RTGS systems participating in TARGET2 transferred a monthly average of 7.53 million payments in 2014 representing a decrease of 2.4 % compared to 2013. The part of Luxembourg represented 1.3 % of this volume. The average monthly value exchanged totalled \in 41 036 billion. The part of Luxembourg in the value exchanged was 1.6 %.

As in 2013, 62 % of all payments in 2014 were domestic transactions. The part of interbank payments increased by 2 percent points to reach 40 %. In TARGET2-LU, domestic payments represented 20.3 % and interbank payments 48.5 % of the volume.

The average value of a TARGET2 payment was € 5.5 million in 2014. In TARGET2-LU, this value was € 6.7 million.

The daily maximum of payments sent in TARGET2 was 576 695 transactions (30 June 2014). In 2013, the maximum amounted to 604 412 transactions (2 April 2013). For Luxembourg, the daily maximum was reached on 29 April 2014 with 7 789 payments. In 2013, the maximum was reached on 28 June with 6 332 payments sent.

Availability and performance of TARGET2

Similar to 2013, the availability of the TARGET2 platform, and hence of TARGET2-LU, was 100 % in 2014. The SSP received a daily average of 362 155 payment instructions, 2.4 % less than in 2013. 99.9 % (100 % in 2013) of all instructions were settled within five minutes and 100 % within 15 minutes after reception.

1.6.2 Retail payments in Luxembourg

Next to notes and coins, the most used payment instruments in Luxembourg are payment cards, credit transfers and direct debits. The use of cheques continues to decrease. Network-based electronic money, which is issued and operated by credit institutions or electronic money institutions, is mainly used for remote payments. As in 2013, new actors in the field of mobile and internet payments have emerged in Luxembourg.

Credit transfers and standing orders

Credit transfers can be processed internally in banks, through a payment system or through correspondent banking agreements.

Banks in Luxembourg processed the majority of their non-internal credit transfer and standing order transactions (domestic⁵ and cross-border) in retail payment systems (please refer to the chart below).

In 2014, banks in Luxembourg executed 70.75 million credit transfers, of which 67.87 million were executed following the request of customers who are not monetary financial institutions⁶.

Transactions settled in retail payment systems (e.g. Step2, Equens) provide a good indicator of the use of credit transfers by households and non-financial corporations. In 2014, the average value of these transfers amounted to \notin 3 647.





Direct debits

Until 2012, direct debits were domestic payments cleared by banks in the DOM-Electronic system, bilaterally or internally. In 2013, creditors in Luxembourg started their migration to the SEPA Direct Debit (see below, 'The Single Euro Payments Area (SEPA)'). As for credit transfers, SEPA direct debits in Luxemburg are mainly processed in retail payment systems.

The volume of non-SEPA direct debits decreased sharply in 2014. This is due to the SEPA migration end date and, as a result, the closing of the national direct debits scheme (DOM-Electronique) on 31 July 2014. In 2014, the volume of direct debits whose debtor was not a monetary financial institution, amounted to 15.23 million transactions for a value of \notin 7 015 million.

Payment cards in Luxembourg

Banks and other categories of payment service providers in Luxembourg issue debit and credit cards in international schemes.

⁵ A credit transfer or a direct debit is considered as domestic when both the payer and the payee have their payment account with a Luxembourgish institution.

⁶ This category includes non-financial corporations and households but also non-monetary investment funds.

The payment cards activity in 2014 and its evolution are detailed in the tables below⁷.

Number of payment cards issued in Luxembourg

Volume (number of cards)	2014	2013	Annual variation
Debit cards	664 983	636 053	4.55 %
Credit cards	1 454 822	1 373 845	5.89 %

Transactions on cards issued in Luxembourg⁸ ("issuing" activity)

Volume (in millions of transactions)	2014	2013	Annual variation
Debit cards	66.58	62.05	7.30 %
Credit cards	55.07	47.03	17 %
Value (in hillion auroa)	2017	2012	Annual variation
Value (in billion euros)	2014	2013	Annual variation
Debit cards	5.37	5.16	4.07 %

Transactions in Luxembourg on cards issued in Luxembourg or abroad⁹ ("acquiring" activity)

Volume (in millions of transactions)	2014	2013	Annual variation
Debit cards	48.82	50.78	-3.86 %
Credit cards	20.15	21.6	-6.71 %
Value (in billion euros)	2014	2013	Annual variation
Debit cards	4.07	4.26	-4.46 %
Credit cards	1.94	2.02	-3.96 %

The number of payment cards in issue in Luxembourg increased by 4.55 % for debit cards and by 5.89 % for credit cards. Along with this development, the volume and the value of transactions on cards issued in Luxemburg ("issuing" activity) also increased. On the contrary, the volume and the value of payments in Luxemburg on cards issued in Luxemburg or abroad ("acquiring" activity) decreased.

The Single Euro Payments Area (SEPA)

The SEPA (Single Euro Payments Area) project aims at achieving a single euro payment area in which all scriptural payments are treated as domestic, without any distinction between national and cross-border transactions. The SEPA migration of credit transfers and direct debits was achieved on the 1st August 2014 in the euro area countries¹⁰.

With SEPA, a common set of payment instruments will be available and governed by a harmonised legal framework. The SEPA area encompasses 34 countries and territories¹¹, where users can make and receive payments in euro from a single account, as easily and subject to the same conditions, as domestic transactions.

The European banking industry through the European Payments Council (EPC) implemented the SEPA payment instruments¹². The Europystem and the European Commission are the catalysts of this project.

SEPA credit transfers and SEPA direct debits being "new" instruments, the EPC adopted detailed operation schemes ("rulebook") in order to define the rules that apply to the processing of these payment orders.

The EPC adopted a more flexible framework for payment cards. Indeed, according to the SEPA Cards Framework (SCF), every cardholder should be able to use its card in the SEPA area and every merchant should be

10 The SEPA migration end date was 1 February 2014. Regulation (UE) 248/2014 enabled payment services providers (credit institutions) to accept processing non-SEPA payments until 1 August 2014.

⁷ Payments transactions and ATM withdrawals.

⁸ Transactions in Luxembourg and abroad.

⁹ Activity of Luxembourgish acquirers only. Data on the activity of foreign acquirers in Luxemboourg are not available.

¹¹ EU Countries, Iceland, Lichtenstein, Monaco, Norway, San Marino and Switzerland.

¹² www.europeanpaymentscouncil.eu

able to accept all SEPA compliant cards, as far as it is economically justified. However, in the absence of interoperability standards among European card schemes, some of the objectives stated in the SCF have proven difficult to implement. Common processing standards are still under development. In 2014, the Eurosystem reiterated its positions, its guidelines and its policy for the achievement of SEPA for cards in a report.¹³

The BCL has an active role in supporting and promoting the harmonisation of payments in Europe and thus the SEPA project. The focus is now set on improving the functionalities and processes of SEPA instruments, in order to enable a more widespread adoption.

1.6.3 Collateralisation of Eurosystem credit operations

1.6.3.1 List of eligible assets

According to Article 13 of the Statute of the ESCB and the ECB, all credit operations of the ECB and national central banks are based on "adequate collateral". Consequently, each counterparty of the Eurosystem guarantees the credit received from a Eurosystem central bank by providing assets as collateral. These assets have to fulfil specific eligibility criteria specified by the Eurosystem in the General Documentation on Eurosystem monetary policy instruments and procedures.

The list of eligible assets is published on the website of the ECB. This list for Eurosystem credit operations comprises two different asset classes, marketable assets (securities) and non-marketable assets, in particular credit claims.

Eligible assets can be used throughout the whole euro area in order to collateralise credit operations with the Eurosystem. According to the nature of the assets as well to the country in which they are settled, counterparties use different channels and procedures to mobilise collateral. The mobilisation of marketable assets requires the involvement of one or of several securities settlement systems (SSS). Non-marketable assets are either mobilised via appropriate handling procedures developed by each NCB (domestic mobilisation) or via the intermediation of a correspondent central bank (cross-border mobilisation).

Over the course of 2014, the Governing Council took the following main measures relating to eligible assets:

- On 12 March 2014, with effect from 1 April 2014, the Governing Council adopted three guidelines on additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral. These new legal acts are related to:
 - the loan-level template for asset-backed securities (ABS) of credit card receivables,
 - a clarification on the rating rules for ABS, and
 - the mapping of credit ratings to the Eurosystem credit assessment framework's credit quality steps of the Eurosystem's harmonised rating scale.
- On 5 June 2014, in order to support the effectiveness of longer-term refinancing operations and to
 ensure sufficient collateral is available for banks to participate in the scheme, the Governing Council
 decided to extend, at least until September 2018, the existing eligibility of additional assets as collateral,
 notably under the additional credit claims framework (ACC).
- On 9 July 2014 the Governing Council adopted a new guideline which allows for the inclusion, in the additional credit claims (ACC) framework, of certain short-term debt instruments issued by non-financial corporations that would not satisfy the Eurosystem eligibility criteria for marketable assets, provided they comply with a number of specific criteria.¹⁴
- On 1 September 2014, with effect from 1 October 2014, the Governing Council decided to modify the loan-level requirements for ABSs backed by auto loans, leasing receivables, consumer finance loans

¹³ Card Payments in Europe – A Renewed Focus on SEPA for Cards, April 2014

¹⁴ The Governing Council adopted Guideline ECB/2014/31 on additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral and amending Guideline ECB/2007/9.

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and credit card receivables that are used as collateral in the Eurosystem monetary policy operations. More information is provided on the website of the ECB.

- On 1 September 2014, with effect from 15 December 2014, the Governing Council adopted a decision on additional measures relating to Eurosystem refinancing operations and eligibility of collateral. A rule defining the priority of ratings is in place for the purpose of selecting the appropriate rating to be used for determining the eligibility of marketable assets for Eurosystem credit operations and their related haircuts. The decision caters for an adjustment of the rule with regard to public issuers.
- On 19 November 2014 the Governing Council adopted a new legal act implementing the decision to revise the haircut schedule applicable to marketable debt instruments issued or fully guaranteed by the Hellenic Republic in view of the overall improved market conditions for Greek marketable assets since the beginning of 2013.¹⁵

1.6.3.2 Securities settlement systems

Selection of eligible depositories

For the mobilisation of securities by its counterparties, the Eurosystem has selected securities settlement systems (SSS) operated by central securities depositories (CSDs). A securities settlement system is eligible if it obtains, after verification of its compliance with the evaluation criteria established by the Eurosystem (the User Standards), the formal approval of the Governing Council.

In Luxembourg, the systems operated by Clearstream Banking S.A. (CBL), VP Lux S.à r.l., and by LuxCSD S.A. are eligible for the mobilisation of securities by the Eurosystem's counterparties.

A domestic mobilisation is also possible via the triparty collateral management service operated by Clearstream Banking S.A.. Detailed information on this topic is available on the website of the BCL.

Cross-border use of securities

Besides using eligible domestic securities settled via the national depository, counterparties can receive credit from their national central bank by using collateral issued in a depository located elsewhere in the euro area. The Eurosystem sets two procedures for such cross-border use of collateral.

Counterparties may use:

- the Correspondent Central Banking Model (CCBM, cf section 1.6.4), or
- links established between securities settlement systems of CSDs.

Currently two types of links are eligible, direct links and relayed links:

- in a given securities settlement system located in a country of the euro area, direct links make securities issued in a system of another euro area country available, thanks to bilateral accounts that the two systems maintain with each other;
- relayed links enable the transfer of securities between two systems without bilateral accounts by using a third intermediary system.

Eligibility of each link requires prior approval by the Governing Council. In 2014, Luxembourg counterparties could use the direct links between CBL and Clearstream Banking A.G. Frankfurt (CBF), Euroclear Bank, the SSS operated by the National Bank of Belgium, Monte Titoli (Italy), OeKB (Austria), Euroclear Netherlands, Euroclear Finland, Euroclear France, KDD (Slovenia), BOGS (Greece), CDCP (Slovakia) and VP Lux, as well as the relayed link between CBL and Maltaclear via CBF. Moreover, the direct link between LuxCSD and CBL as well as eight relayed links of LuxCSD were considered eligible for Eurosystem credit operations.

¹⁵ The Governing Council adopted Guideline ECB/2014/46 amending Guideline ECB/2014/31 on additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral.

New assessment framework

In September 2013, the Eurosystem published a new framework for the assessment of securities settlement systems and links between these systems. This framework relies on two evaluations, on the evaluation performed as "overseer of systems" and the one performed as "user of systems". These two evaluations are complementary, which means that the user evaluation does not reconsider aspects that were satisfactorily rated in the evaluation performed by overseers. The framework rationalises the assessment, and continues to ensure a high level of protection of the Eurosystem in its credit operations.

The new framework has been applied since 2014. More detailed information as well as the questionnaires for securities settlement systems and their links are available on the website of the ECB.

1.6.4 Correspondent Central Banking Model

The objective of the CCBM is to enable counterparties of the Eurosystem to use securities on a cross-border basis even if there is no eligible link between the national depository and the foreign depository in which the counterparty holds securities. In the CCBM each national central bank acts on behalf of the other central banks as a custodian for securities held at the national depository. This procedure involves first of all a central bank called a correspondent central bank (CCB), which differs from the central bank granting the credit to the counterparty. The CCB holds the account at the CSD in which the deposited securities are registered. Moreover, the home central bank (HCB) grants the credit to its counterparty based on the confirmations it receives from the CCB.

The CCBM remains the main channel for the cross-border mobilisation of collateral used in the Eurosystem's credit operations. In terms of value, the most active correspondent central banks in 2014 were those of Luxembourg (29.92 %), Belgium (26.55 %), Spain (13.02 %), and Italy (9.66 %).



Graph 20: Correspondent Central Bank – 2014

The most active home central banks were those of Germany (32.45 %), France (24.70 %), Greece (11.42 %), and Finland (7.05 %).

Graph 21: Home Central Bank – 2014



1.6.5 Future collateral management of the Eurosystem

In 2014, the Eurosystem continued its work aimed at enhancing collateral management, both for the Eurosystem and for counterparties. In particular, the need to repatriate eligible securities from the investor SSS to the issuer SSS in order to use them in the CCBM, was abandoned in May 2014.

In addition, the cross-border use of triparty services for the mobilisation of collateral was introduced in September 2014.

Detailed information on this matter is available on the website of the ECB.

1.6.6 TARGET2-Securities

TARGET2-Securities (T2S) is a Eurosystem project aimed at developing a single pan-European securities settlement platform in order to organise settlement operations in and between all participating Central Securities Depositories (CSDs) in a centralised and harmonised way. The platform will accommodate the settlement in central bank money of the cash component of transactions. This initiative is part of a more general process of financial market integration in Europe, leading to a streamlining of procedures and to a substantial reduction of costs and risks.

In July 2012, the Governing Council appointed the members of the T2S Board to the executive body in charge of formulating proposals to the Governing Council on strategic matters related to T2S. One of the BCL Executive Directors is Vice-Chairman of the T2S Board. The Governing Council decided to extend the mandate of the T2S Board until February 2017.

In March 2013 the Governing Council approved the plan for CSDs to migrate to T2S. CSDs will migrate in four waves between June 2015 and February 2017. The Luxembourg CSDs (LuxCSD and VP Lux) will migrate in the third migration wave, on 12 September 2016.



Mr Pierre Beck, Executive Director, BCL.

The year 2014 was marked by preparation in the following different areas:

- On 31 March 2014 the Eurosystem started the acceptance testing phase (Eurosystem Acceptance Testing, EAT). The objective of these tests was to assess the quality of the T2S platform. The phase was concluded in September 2014 and confirmed that the platform is sufficiently stable to perform the user testing.
- In October 2014, the user testing phase started. During this phase, the users of the T2S platform, i.e. the CSDs and the central banks, first test the functioning of their connection to the platform (connectivity tests). Thereafter follows the verification of the interactions of the internal systems of CSDs and of central banks with the T2S platform (bilateral interoperability testing), as well as the tests for cross-border transactions (multilateral interoperability testing).

The last stage of the user testing consists of tests involving all the actors, i.e. CSDs, central banks and their participants, in order to verify the functioning of the production in the T2S environment (community testing and business day testing). It is foreseen to finalise the user testing by June 2015.

During the weekend of 22 and 23 November 2014, central banks and CSDs migrating to T2S in the first wave performed a migration test. This exercise simulated the migration to the T2S platform and was successfully concluded.

Further important work in order to prepare for the use of the T2S platform was performed, in particular training of the operators, as well as the elaboration of a Manual of Procedures. This key document for the performance of operations in the T2S world establishes the operational procedures to be respected by the CSDs and central banks using the platform in their daily operations.

On the national level, the Luxembourg user community (T2S National User Group) met several times in 2014 in order to continue its preparation activities in view of the migration of Luxembourg actors to the T2S platform.

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1.6.7 LuxCSD

LuxCSD, Luxembourg's central securities depository was jointly created by the BCL and Clearstream International on the basis of an equal shareholding in 2010. It provides securities settlement services in central bank money.

The Clearstream Group is the operator of LuxCSD, allowing it to benefit from operational synergies and a functional IT platform.

LuxCSD provides the following main services:

- the settlement of securities transactions in central bank money;
- the settlement of free of payment transactions;
- direct settlement against Clearstream Banking counterparties or against counterparties in domestic markets;
- securities issuance services with settlement in central bank money or free of payment;
- securities custody services;
- the routing of orders in investment fund shares;
- issuance of LEI¹⁶ (Legal Entity Identifier) for Luxembourg legal entities
- as from 2016, a national access point to T2S.

Securities eligible in LuxCSD are debt securities, equities or investment fund shares, whether they are domiciled in Luxembourg or not.

The LuxCSD Board is composed of three members, one of them mandated by the BCL while the two others are mandated by Clearstream Banking.

Following its positive assessment in 2013 as being compliant with the Eurosystem's User Standards and accordingly its qualification as eligible infrastructure for the use of collateral in Eurosystem credit operations, Luxembourg counterparties can use LuxCSD and its links approved by the Eurosystem for collateralisation of their credit operations with the Eurosystem. The approved links of LuxCSD are those with Clearstream Banking S.A., as well as those with the CSDs of Austria, Belgium, France, Germany, Greece, Italy, the Netherlands, and Slovenia.

The governance of LuxCSD is assured by an audit committee and by a board of directors currently composed of seven members from the BCL and Clearstream Banking as well as an independent director.

1.7 FINANCIAL STABILITY AND PRUDENTIAL SUPERVISION

1.7.1 Macro-prudential supervision

The financial stability mandate attributed to the BCL is based on the Treaty on the Functioning of the European Union (TFEU) – through its participation in the Eurosystem – and on national legislation.

At the European level article 127(5) of the TFEU foresees that the Eurosystem, in addition to its central tasks, should contribute to 'the smooth conduct of policies pursued by the competent authorities relating to the prudential supervision of credit institutions and the stability of the financial system'. Since the implementation of new prudential rules for the EU banking system¹⁷ on 1 January 2014, Member States now have a common legal basis for prudential supervision including multiple macro-prudential instruments.

At the national level, article 2(6) of the organic law of the BCL stipulates that 'the Central Bank shall cooperate with the Government and with prudential supervision authorities at the national level, as well as with

¹⁶ The LEI is a unique and global identifier that permits to unambiguously identify legal entities (other than physical persons) engaged in financial transactions.

¹⁷ See Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and Directive 2013/36/EU or CRD IV of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms.

other central banks at the EU and international level, in order to safeguard financial stability, in particular within committees set up for this purpose'. In line with the European Systemic Risk Boards' (ESRB) recommendation, regarding the macro-prudential mandate of national authorities, the draft law on the establishment of a Systemic Risk Committee (hereafter the Committee) in Luxembourg was approved by the Chamber of Deputies in March 2015. Within this Committee the BCL will play a leading role in macro-prudential supervision¹⁸ and will provide the Secretariat under the hierarchical authority of its Director General, which implies that the BCL will be in charge of the meeting preparations for the Committee. In addition to its financial stability mandate, the national legislator has entrusted the BCL with the supervision of the payment and securities settlement systems.¹⁹

1.7.1.1 Macro-prudential supervision in Luxembourg

Although the legislative framework establishing an authority in charge of macro-prudential supervision has only recently been formally adopted by the Luxembourg Parliament, the BCL has already been involved in the surveillance of systemic risks, i.e. the risks that could affect the stability of the national financial system as a whole for many years. To this end, the BCL can draw on its expertise and competencies in order to identify and measure the accumulation of risks over time and their distribution within the financial system. In view of the importance of the shadow banking system as a potential source of risks in addition to the regulatory initiatives designed to mitigate such risks, the BCL has already conducted several analyses in order to assess the degree of interconnectedness between investment funds and the banking sector and to model vulnerabilities which could impact investment funds by using estimated probabilities of default.

The temporal dimension of risk is analysed using indicators for the credit cycle, asset prices, leverage, maturity mismatches and other specific indicators of liquidity. Within the annual publication of the Financial Stability Review, the BCL uses a broad set of indicators to assess the financial stability of Luxembourgs' financial sector including counterparty probability of default, z-scores²⁰ and a vulnerability index. Measures of vulnerability for Undertakings for Collective Investment (UCITS) were also examined in order to assess systemic credit risk resulting from the interconnections between different categories of investment funds by interactions between those categories of funds and the macroeconomic environment. The intersectoral dimension of systemic risk is analysed using several tools which allow for the assessment of the interconnections and the size of linkages between financial institutions.

Given the international composition of the Luxembourg banking sector, the BCL employs network analysis techniques to assess both domestic and cross-border interbank linkages. In 2014, specific emphasis was placed on assessing the interconnections between the banking sector and investment funds. For instance, the chart below depicts the approach used by the BCL to assess the importance of the risks and the potential strengthening of links between the different components of Luxembourg's financial system.

¹⁸ See Recommendation of the ESRB of 22 December 2011 on the macro-prudential mandate of national authorities (ESRB/2011/3) to Member States (Recommendation B-3).

¹⁹ Article 2(5) of the organic law of the BCL.

²⁰ The z-score remains an approximation of the index reflecting the distance to the default threshold of a bank or a firm. The fundamental difference between the z-score and the distance to default is statistical. This difference lies in the data used to assess the financial sound-ness of banks (balance sheet vs. market data).

Chart 22:

Network of Luxembourg banks' exposures to Money Market Funds and Other Investment Funds (nominal exposures, 2014Q1)



The BCL regularly assesses the linkages between the financial sector and the real economy and routinely conducts liquidity stress-tests. In this context it may be noted that a number of indicators which were developed at the BCL take a forward-looking approach. In order to anticipate rising vulnerabilities in the banking sector, the BCL has put special emphasis on its synthetic financial vulnerability indicator as well as macro-prudential stress tests.

The BCL is currently developing a systemic risk dashboard, which remains in a preliminary testing phase. This dashboard includes a set of both quantitative and qualitative indicators aimed at detecting potential rising systemic risks within one of the components of the financial sector and/or within an economic sector of interest for financial stability. The content of the dashboard could be used as a tool to assess whether the ESRB's intermediate objectives of macro-prudential policy are being achieved. The dashboard also incorporates a multitude of indicators such as a measurement of the phase of Luxembourg financial cycle, the evolution of real estate prices and the degree of interconnectedness of the financial sector.

This dashboard is complemented by a number of specific studies aimed at identifying the emergence of new risks following changes in the regulatory environment. In this context, several quantitative analyses were undertaken to assess the impact of the new Basel III liquidity and leverage requirements on Luxembourg's credit institutions.

In addition, a common project between the BCL and the Luxembourg School of Finance (LSF) financed by the *Fonds National de la Recherche*, will end during the first half of 2015. This project has already produced two academic publications focused on the assessment of stability in the Luxembourg financial sector and on the development of possible macro-prudential instruments.

The BCL used the Basel Committee on Banking Supervision (BCBS) G-SIB framework in order to identify the domestic systemically important institutions in Luxembourg. The BCBS framework is based on a series of indicators including the size of the institution, its interconnectedness and its substitutability in the event of default. Moreover, the BCL takes part in the Macro-prudential Supervision Group (MPG) of the BCBS which is the group in charge of the G-SIB framework.

The BCL is a member of the <u>Regional Consultative Group for Europe</u> of the financial stability board (FSB), which is the international body in charge of following and drafting recommendations on global financial stability. Moreover, with the implementation of the Single Supervisory Mechanism (SSM), the BCL now participates in the groups dedicated to crisis management and risk analysis. The BCL also takes an active role in the standing committee on regulation and policy and in the subgroup on crisis management of the EBA.

Finally, the research on macro-prudential issues carried out within the MaRS network (Macro-prudential Research and Supervision network), which involves central banks of the EU countries, including the BCL, has reached its conclusion. The work of the research network centred around three main pillars:

- the development of macro-financial models linking financial stability concerns to the performance of the economy;
- the elaboration of a set of systemic risk indicators;
- the evaluation of contagion risks and their transmission channels.

The final report of this network was published by the ECB in 2014. The numerous contributions of the BCL, in particular for the first two work streams of this project, were subsequently published in top peer reviewed journals.²¹

With the entry into force of the SSM, the ECB is now in charge of macro-prudential tasks in Europe. Although national authorities have primary responsibility for the implementation of macro-prudential measures, the ECB can – in coordination with those authorities – take additional measures provided for in the council regulation concerning policies relating to the prudential supervision of credit institutions.²²

Measures available to the ECB include the capital buffer as defined in CRD IV as well as the measures under article 458 of the CRR such as risk weights for targeting asset bubbles in the residential and commercial property sector, liquidity requirements, public disclosure requirements, or intra financial sector exposures. Against this background, a financial stability committee (FSC) was established in order to help decision bodies to fulfil their responsibilities for the stability of financial system and prudential supervision.

The BCL, in performing its functions for macro-prudential supervision, contributes to the committees and working groups of the European System of Central Banks, such as the FSC and its substructures. In particular, these substructures include two subgroups dedicated to macro-prudential analysis and policy. The BCL also takes part in expert groups on legal acts and on draft technical standards.

At this stage, the macro-prudential policy under the SSM still faces some challenges. In particular, it appears necessary to harmonise instruments in order to facilitate the conduct of macro-prudential policy. Moreover, it seems crucial that the ECB continue to work closely with the European Systemic Risk Board whose scope of responsibilities covers the whole EU financial system.

1.7.1.2 The European Systemic Risk Board

The European Systemic Risk Board (ESRB) is comprised of more than 70 institutions in total including central banks, national and European financial supervision authorities, the European Commission and other prudential authorities, and is composed of both a General Board and a Steering Committee. The aim of the ESRB is to identify macro-prudential risks at the level of the EU-wide financial system. Likewise, it also provides a mechanism for issuing clear warnings and recommendations to facilitate and trigger prompt action by the concerned national authorities under the 'comply-or-explain' principle. The technical work is shared between the Advisory Technical Committee (ATC), which consists of experts from the member institutions, and the Advisory Scientific Committee which has academic experts amongst its membership.

 ⁻ Guarda, P., A. Rouabah and J. Theal, "A Mixture Vector Autoregressive Framework to Capture Extreme Events in Macro-prudential Stress Tests", Journal of Risk Model Validation, Vol. 7, No. 4, pp. 1-31, 2013.
 - de Walque, G., O. Pierrard, and A. Rouabah, "Financial (In)stability, Supervision and Liquidity Injections: A Dynamic General Equilibrium

Approach", Economic Journal, Vol. 120, No 549, pp. 1234-1261, 2010.

²² See Council Regulation (EU) No 1024/2013 of 15 October 2013 conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions.

Within this structure, central banks now play a major role in European macro-prudential supervision in view of their expertise and responsibility in preserving financial stability. The Governor of the BCL is a voting member of the ESRB General Board, which is the unique decision-making body of the ESRB. Furthermore, the national micro-prudential supervisory authorities are also members of the General Board, although they do not hold voting rights. The participation of the micro-prudential authorities facilitates the sharing of expertise and the exchange of information amongst the diverse membership base of the ESRB. In this regard, the BCL is also represented at the level of the General Board as a liquidity supervisor according to a rotation principle among the other national supervisory authorities. Finally, the BCL shares its expertise through the participation of its staff members in the analysis and technical work conducted by the ESRB.

The ESRB General Board started holding its regular plenary meetings at a minimum frequency of four times per year. In 2014, the ESRB was mainly working on the following five subjects:

- the identification and assessment of systemic risk in the EU financial system, as well as the actions needed to deal with the identified vulnerabilities, and the publication of the systemic risk dashboard;
- the development of adverse scenarios for EBA stress tests assessing the resilience of credit institutions. The BCL directly contributes to the working groups dedicated to this task;
- the operationalisation of macro-prudential policy with the publication of both a flagship report and a handbook on macro-prudential policy in the banking sector. In addition, the ESRB has approved a decision on a coordination framework for the notification of national macro-prudential policy measures by competent or designated authorities and the provision of opinions and the issuing of recommendations by the ESRB;
- the collection and publication of an overview of measures taken by Member States that are of macro-prudential interest;
- the identification of the analytical tools which, in the near future, the ESRB will further develop in order to assess systemic risk.

With the implementation of the CRD IV (Capital Requirement Directive) and the CRR (Capital Requirement Regulation) on 1 January 2014, the ESRB was called upon to assume the following new responsibilities:

- the establishment of guidance regarding the setting of countercyclical capital buffer rates and the identification of relevant variables to guide both the build-up and release phases of this buffer. The BCL took part in the work achieved by the ESRB which resulted in the publication of an occasional paper²³ and a recommendation²⁴ on guidance for setting countercyclical buffer rates;
- the issuance of opinions on certain macro-prudential measures.²⁵ To this end an assessment team was established as a substructure of the Advisory Technical Committee in order to assess the measures undertaken and to prepare ESRB opinions. This assessment team includes nine representatives from central banks among the permanent members and are designated by the General Board;
- the contribution to the consultation regarding the CRD/CRR review.

The BCL has considerably increased its involvement in macro-prudential supervision following the creation of the European Systemic Risk Board (ESRB). The BCL participates directly in the Advisory Technical Committee and its three substructures related to macro-prudential instruments, systemic risk identification and categorisation, and macro-prudential analysis.

The BCL takes part in various ESRB expert groups on market liquidity, guidance on setting the countercyclical capital buffer rate and cross-border effects of macro-prudential policy and reciprocity. The BCL has also participated in several subgroups such as the board of editors of macro-prudential commentaries, the assessment team of the ESRB recommendation on US dollar funding, securities financing transactions as well as the task forces on stress testing and heat-map by intermediate objectives. 43

²³ Occasional Paper No. 5: Operationalising the countercyclical capital buffer: indicator selection, threshold identification and calibration options

²⁴ See Recommendation of the ESRB of 18 June 2014 on guidance for setting countercyclical buffer rates (ESRB/2014/1).

²⁵ See article 458 of the CRR and article 133 of the CRD.

1.7.2 Micro-prudential supervision

1.7.2.1 Liquidity surveillance

The liquidity supervision of market operators has been entrusted to the BCL through a modification of its organic law on 24 October 2008. The liquidity supervision of market operators mainly aims at evaluating the liquidity situation and the management of the liquidity risk of individual operators. The flaws in the liquidity risk management of certain operators having been one of the main causes of financial turbulences in 2008, management of liquidity and the related risk have been the focus of attention of supervisory authorities at the international level during the last years.

Regulation of liquidity is important for a central bank because, on the one hand, it acts as a supplier of liquidity to the financial system in normal times and times of stress, and, on the other hand, it can detect or prevent a failure chain in the markets, thus limiting the systemic risk.

Liquidity supervision also constitutes an important support function for analyses conducted in the field of financial stability and the analysis of systemic risks and analyses, notably, the interconnection between different market operators as well as the risks of contagion. The market operators monitoring function is thus a major source of data and information in the field of financial stability. In analogy with previous years, the BCL's framework of supervision in 2014 has essentially been based on two pillars, namely the permanent off-site monitoring carried out internally and the on-site inspections of market operators.

Significant changes in the organisation of banking supervision within the euro zone have, however, affected the end of the year 2014 with the operational implementation of the Single Supervisory Mechanism (SSM), which has impacted the activity of the BCL in relation to its mission of liquidity supervision of market operators.

Finally, particular importance has been attached to the follow-up of regulatory work at the international level, in relation to the definition and set-up of new liquidity standards in the framework of Basel III, as well as in the context of their transposition at the European level.

1.7.2.1.1 Changes induced by the establishment of the Single Supervisory Mechanism

Besides its ongoing activity of liquidity supervision of market operators, the BCL has been actively involved throughout 2014 in the preparatory work relating to the establishment of the SSM, which became operational from 4 November 2014 onwards.

Since then and according to the European Regulation on the Single Supervisory Mechanism (SSM Regulation²⁶), the ECB directly supervises credit institutions considered as "significant", including their subsidiaries and branches established in participating Member States. The criteria laid down in the SSM Regulation in order to define the significance of a bank, at the highest level of consolidation, are the following:

- the size (the total value of assets exceeding € 30 billion)
- the importance for the economy of the Union or any participating Member State (the total value of assets exceeding 20 % of GDP of the participating Member State of establishment, unless the total value of assets is below € 5 billion)
- the significance of the cross-border activities.

The operational conduct of day-to-day supervision of "significant" credit institutions is conducted by Joint Supervisory Teams (JSTs). JSTs, composed of staff from both the ECB and national authorities, have been established for each significant credit institution. The BCL is involved in the JSTs at the level of its competences, i.e. liquidity supervision for the credit institutions or banking groups that have a relevant significance for the Luxembourg financial centre. The national authorities remain responsible for the prudential supervision of the "less significant" credit institutions, under the general supervision of the ECB. Their supervision

²⁶ Council regulation (EU) No 1024/2013 of 15 October 2013 conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions.

is conducted under common standards and processes established by the SSM. Thus, the BCL continues supervising the liquidity situation of the Luxembourg banks that are considered "less significant".

The BCL is represented, jointly with the CSSF, at the Supervisory Board, which plans and conducts the supervisory tasks of the SSM and proposes to the Governing Council of the ECB draft decisions to be adopted by the latter. In this context, the BCL has established an SSM interdepartmental coordination unit which, in close cooperation with the CSSF, is in charge of the follow-up of all the files and draft decisions submitted for approval to the Supervisory Board and the Governing Council.

The BCL also participates in the works of different groups and committees instituted by the ECB in the context the SSM.

1.7.2.1.2 Tools for the liquidity surveillance

The off-site monitoring of market operators is based on a regular analysis of qualitative and quantitative information on an individual as well as an aggregated level. In order to have a better monitoring of the liquidity position of the market operators, the BCL notably implemented a daily reporting on the liquidity position of credit institutions. Introduced in 2010, this reporting applies to a sample of credit institutions and allows the BCL to assess the liquidity position of these entities on a day-to-day basis. Subject to this reporting are mainly credit institutions of significant size as well as credit institutions that are counterparties in monetary policy operations.

From a database containing historical data listed in this daily liquidity reporting, the BCL has moreover developed an analytical tool that allows for the evaluation of the structural liquidity position of these credit institutions and the evolution of their liquidity position over time on an individual basis. In parallel, the BCL has developed an analytical tool that allows for the assessment of the vulnerability of individual credit institutions in terms of liquidity as well as the identification of liquidity risks at an aggregated level. This tool was complemented by the development of a watch list that identifies credit institutions that have suffered a deterioration in their situation beyond a certain threshold on a quarterly basis, while highlighting the parameters of the model that are at the origin of such a deterioration.

Moreover, all information available from the prudential and statistical reporting is summarized in dashboards, allowing for a direct and permanent access to financial information and key indicators. Following the recommendations of the European Systemic Risk Board on foreign currency loans and USD financing of the credit institutions, the BCL also performs a specific monitoring of these positions on a quarterly basis, at both the individual level and the aggregated level of the entities under surveillance. Finally, a daily report with financial markets indicators has been developed as well. This set of tools allows to make the necessary analysis in the context of liquidity supervision.

In 2014, the BCL carried out four on-site inspections, follow-up inspections included, with regard to the liquidity supervision. These assessments aim at evaluating the framework and the procedures in place at the level of the individual operators in order to assess the appropriateness of their liquidity risk management framework. As a general rule, the on-site inspections are coordinated and carried out in cooperation with the CSSF. The on-site inspections revealed that the credit institutions have in general reinforced their liquidity risk management framework in order to comply with the recommendations for this matter.

Furthermore, the BCL is in regular contact with other institutions in the context of liquidity supervision, including the CSSF, in order to monitor and assess relevant developments for the assessment of liquidity risk.

Since the operational launch of the SSM in November 2014, the supervision of the liquidity situation of credit institutions is performed on the basis of common methodologies and features, implemented by the SSM in the "Supervisory Manual". The latter has been developed jointly by the ECB, the national central banks and the national competent authorities of the SSM.

The ECB has implemented an Information Management System "IMAS" that allows for centralised information sharing with the national competent authorities and the supervised credit institutions. Furthermore, the ECB has introduced a standardised and transparent approach ensuring a harmonised application of processes by each JST.

1.7.2.1.3 Work for the implementation of the Basel III standards

With regards to the implementation of the new liquidity standards, the Liquidity Coverage Ratio (LCR) and the Net Stable Funding Ratio (NSFR), the BCL follows and accompanies regulatory developments in this area. At the regulatory level, the European Banking Authority has worked out and published in July 2013 a draft "Implementing Technical Standards" in order to establish the regulatory reporting of the LCR and the NSFR on a monthly and quarterly basis respectively, as of 31 March 2014. Eventually, the Commission Implementing Regulation (EU) No 680/2014²⁷ of 16 April 2014 postponed the first remittance date for the LCR and the NSFR to end of June 2014. This regulatory reporting is mandatory for all credit institutions on an individual and consolidated basis. These regulatory reporting requirements will remain in effect until the LCR becomes a binding standard on 1st October 2015.

In a second step and according to article 460 of the CRR, the European Commission has adopted a delegated act²⁸, which stipulates the final specifications of the LCR as well as details on the period of the progressive introduction of this new liquidity standard. Thus, the minimum requirement is set initially at 60 % starting from 1st October 2015 and will increase each year until it reaches 100 % on 1st January 2018. The Commission has incorporated the recommendations issued by the EBA in two reports published on 20 December 2013 with regard to the impact of the LCR on the European economy and the definition of the liquid assets. After an evaluation of potentially negative macroeconomic effects resulting from a too restrictive definition of the eligible liquid assets, the Commission decided to also include certain instruments that have been considered as particularly useful for the financing of the European economy, such as covered bonds and certain asset-backed securities. As the ratio is primarily applied on single entity level, certain intra-group flows can also be exempted from the cap on the cash inflows and thus benefit from more favourable weightings under certain conditions. With respect to the specificity of certain activities such as factoring, leasing and car financing, the Commission has alleviated the constraints on the cap for these cash inflows.

The stable funding requirement will remain a monitoring tool until a decision on its establishment has been taken before the end of 2016.

Over the course of 2014, the BC continued to conduct, in cooperation with the CSSF, two impact studies on a representative sample of credit institutions of the financial centre in order to determine the current positions of these banks facing these new liquidity standards. While a number of credit institutions do not meet the ratios at this stage, it should be noted that this is in general due to the fact that these credit institutions are part of banking groups which centralise liquidity at the level of the parent. On the other hand, institutions with a strong franchise in the Luxembourg economy in general already meet the new standards. The BCL will continue in 2015 to attach great importance to the follow-up of the two liquidity ratios for all the institutions.

1.7.2.1.4 National and International Cooperation

As a supervisor in charge of liquidity, the BCL has contributed to the work of 14 supervisory colleges in 2014. The majority of the credit institutions are affiliates of groups that have their head office abroad, the participation in these colleges allows the assessment of the activity and risk profile of Luxembourg entities in the context of their group.

As regards the follow-up of regulatory developments at international level, the BCL participates in the working groups dedicated to liquidity issues at the level of the Basel Committee and the European Banking Authority. Beyond the working groups dedicated to liquidity aspects, the BCL is also a member of the Board of Supervisors of the European Banking Authority as well as of other committees and subgroups that are of relevance in the context of its supervisory mission. As a general rule the implication in these committees and working groups is done jointly with the CSSF.

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²⁷ Commission Implementing Regulation (EU) No 680/2014 of 16 April 2014 laying down implementing technical standards with regard to supervisory reporting of institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council.

²⁸ Commission delegated Regulation (EU) 2015/61 of 10 October 2014 to supplement Regulation (EU) No 575/2013 of the European Parliament and the Council with regard to liquidity coverage requirement for Credit Institutions.

1.7.2.2 Oversight

The oversight of market infrastructures constitutes an essential mission of the European System of Central Banks (ESCB) due to the major role of the payment and securities settlement systems and infrastructures in the implementation of monetary policy, the preservation of financial stability and the smooth functioning of the economy in general.

Pursuant to its organic law, the BCL ensures the safety and efficiency of payment systems and securities settlement systems as well as the safety of the payment instruments. The Regulation BCL 2010/N°6 of 8 September 2010 as amended, sets inter alia, the general oversight framework as well as the obligations of system operators, issuers of payment instruments and governance authorities, and specifies the rules that implement the oversight activity. The Regulation also stipulates that the BCL carries out its oversight activity based on information and statistical data collected on a regular or ad hoc basis from the respective entities. This information, supplemented by regular meetings and, where appropriate, on-site visits, relates to the development of infrastructures' activities, their performance, their governance and risk management. In this context, the BCL coordinates and cooperates with the *Commission de surveillance du secteur financier* (CSSF).

In addition to the oversight activities in Luxembourg, the BCL contributes to oversight activities coordinated at the level of the Eurosystem targeting, among others, infrastructures and payment instruments that do not present a clear national anchorage.

With regard to payment systems, the BCL contributed, by means of its participation in European committees and working groups, to the oversight activities of the TARGET2 system, as well as of the EURO1 and STEP2 systems operated by EBA Clearing.

The BCL was also informed of developments related to the multi-currency payment system *Continuous linked settlement* (CLS) operated by the CLS Bank International. Given the international nature of the CLS system, the oversight of this system is performed by a group of the G10 central banks and the central banks that issue settled currencies. Overall, payment systems listed above operated in a stable and resilient manner in 2014.

In the context of securities settlement systems, the scope of the BCL oversight was expanded in 2014. Indeed, on 17 November 2014, the BCL designated the system operated by globeSettle S.A. as a securities settlement system pursuant to articles 109 and 110 of the law of 10 November 2009 as amended. To this end, the BCL performed an assessment of the adequacy of the systems' operating rules in accordance with the legal provisions. The BCL also initiated an assessment of the system against the CPMI-IOSCO principles for financial market infrastructures (Committee on Payments and Market Infrastructures – International Organization of Securities Commissions).

Furthermore, the BCL monitored the developments of activities and analyzed the regular information obtained from the other operators of settlement systems established in Luxembourg, namely Clearstream Banking S.A. (CBL), LuxCSD S.A. (LuxCSD) and VP LUX S.à r.l. (VPLUX). The BCL also closely followed the implementation of recommendations and action points addressed to the respective operators in previous assessments of the securities settlement systems against the ESCB-CESR recommendations. The functioning of the securities settlement systems in Luxembourg was generally stable and resilient in 2014.

For the purpose of its oversight of securities settlement systems, the BCL also continued its cooperation with other central banks and authorities, especially with the Belgian authorities for the interoperable link between the securities settlement systems operated by CBL and Euroclear Bank.

The BCL also contributed to the elaboration of regulatory technical standards relating to the regulation of the European Parliament and Council on improving securities settlement in the European Union and on central securities depositories (CSDs) published on 23 July 2014. Finally, the BCL actively contributed to the report of the CPMI working group (Working Group on Developments in Collateral Management Services) aimed at analyzing the developments relating to collateral management services, offered among others, by CSDs.

As concerns payment instruments, such as credit transfers, direct debits, payment cards and electronic money schemes, the BCL followed the developments and evolutions on the basis of regular information collected from payment instrument issuers as well as topical meetings with the respective entities.

In this context, certain e-money schemes and payment solutions made available to the public in 2014 were subject to particular attention by the BCL and specific reporting frameworks were defined together with the respective entities for the purpose of the BCL oversight.

Furthermore, the BCL also pursued its active contribution to the European Forum for the Security of Retail Payments (SecuRe Pay). Established in 2011, the purpose of this forum is to facilitate a common and consistent understanding between the central banks in charge of the oversight of payment instruments and the authorities responsible for the prudential supervision of payment service providers on topics relating to the security of retail payments within the European Union. The BCL thereby contributed to the elaboration of an assessment guide, published in February 2014, relating to the recommendations for the security of internet payments that had been published in 2013. In this respect, discussions were conducted in collaboration with the CSSF with some payment instrument issuers in Luxembourg with a view to analyzing the authentication methods currently deployed by these actors for electronic payments and the changes needed in light of the recommendations for the security of internet payments.

In the same context, following a public consultation launched in November 2013, the BCL also contributed to the preparation by SecuRe Pay of recommendations relating to the security of mobile payments. The recommendations will be incorporated into the SecuRe Pay work for the purpose of fulfilling the mandates to be granted to the European Banking Authority (EBA) within the framework of the revision of the payment services directive.

Moreover, at the Eurosystem level, the BCL participated in the review of the assessment guides relating to the oversight frameworks for credit transfer, direct debit and card payment schemes. This review aimed at integrating the SecuRe Pay recommendations on the security of internet payments. The assessment guides for credit transfer and direct debit schemes were published by the Governing Council in 2014. The assessment guide for card payment schemes was published in February 2015.

Finally, the BCL participates in the joint assessment of the SEPA direct debit scheme (Single European Payment Area) initiated by the Eurosystem in 2014 and which will be finalised during the year 2015.

1.8 REGULATORY AND LEGISLATIVE DEVELOPMENTS

1.8.1 European legislation

The Eurosystem, which the BCL is a part of, follows with particular interest the developments of the European and national legislation, which during the year 2014 were mainly concerned with the Banking Union, financial stability and economic governance.

1.8.1.1 Banking Union

The strengthening of the EMU requires the achievement of an integrated EU financial framework, including the establishment of a Banking Union, as identified in the report *"Towards a Genuine Economic and Monetary Union"* published by Mr Herman van Rompuy, former president of the Council, 5 December 2012, in close collaboration with Mr José Manuel Barroso, former President of the European Commission, Mr Jean-Claude Juncker, former President of the European Central Bank.

The Banking Union involves the transfer of the regulatory and institutional framework related to credit institutions from the national to the European level with the objective of enhancing the safety and soundness of the banking sector in the euro area.

This Banking Union is based on a single rulebook and three pillars: a single supervisory mechanism (SSM), a single resolution mechanism (SRM) and a deposit guarantee scheme (DGS).

The sections below describe the legislative developments in 2014 in relation to these three pillars.

1.8.1.1.1 Prudential supervision

The SSM Regulation entered into force on 3 November 2013, following the adoption by the Council through an unanimous vote. This legal text contemplated a period of one year before the ECB could fully carry out its new prudential supervisory tasks.

Since 4 November 2014, supervisory powers traditionally held by national competent authorities have been transferred to the ECB.

Institutional framework

The SSM Regulation provides that "significant" credit institutions within euro area Member States will be directly supervised by the ECB as of 4 November 2014, whereas for the rest that have been classified as "*less significant*" banks, the supervision will be carried out by national competent authorities, subject to the ECBs' final supervisory authority.

Member States of the European Union whose currency is not the euro are free to opt-in to the SSM by entering into a *"close cooperation"* regime with the ECB. Lithuania joined the SSM at the same time that it joined the euro area, as from 1st January 2015.

Currently the ECB directly supervises 123 banks or banking groups, representing more than 80 % of total banking assets in the euro area. This limited number of supervised entities reflects in reality a consolidated approach, meaning that banking groups which include a certain number of subsidiaries that are themselves credit institutions are supervised in an integrated way.

In its role as supervisor within the SSM, the objective of the ECB is to promote the safety and soundness of credit institutions and the stability of the financial system of the SSM area, with due regard for the unity and integrity of the internal market.

In addition to its independence, the SSM Regulation envisages a strict separation between the ECB's supervisory and monetary tasks in accordance with the requirements of the TFEU and the Statute of the ESCB and of the ECB.

The SSM Regulation provides for the creation, within the ECB, of a Supervisory Board as an internal body responsible for preparing decisions on supervisory matters.

This Supervisory Board consists of a Chair and a Vice-Chair appointed by the Council, based on a proposal of the ECB Governing Council, after approval of the European Parliament, four representatives of the ECB and one representative of each national competent authority, and finally of one representative of the national central bank if the national central bank is not the national competent authority. The BCL is represented by one member within the Supervisory Board, which is composed since 1st January 2015 of 32 members.

The Governing Council of the ECB remains the ultimate decision-making body of the ECB, including in the area of the prudential supervision of credit institutions. In this context, the Governor of the BCL takes part in the decision-making process of the SSM. In order to assist him, an SSM coordination cell has been set up.

In 2014, the Governing Council adopted a number of legal acts related to the implementation of the SSM.

On 22 January 2014, the Governing Council adopted a decision which modified its rules of procedure and predicted the practical modalities concerning the procedure for the adoption of prudential decisions on the basis of "complete draft decisions" proposed by the Supervisory Board pursuant to a non-objection procedure. However, with regard to decisions in the field of macro-prudential supervision, this non-objection procedure does not apply and the Governing Council may amend the draft decisions proposed by the Supervisory Board. Additionally, the non-objection procedure does not apply with regard to the definition of the general framework governing the organisation of the practical modalities for the cooperation within the SSM.

Recent evolutions

In order to ensure the ECB's preparedness in carrying out such tasks, the one-year transitional period since the adoption of the SSM Regulation has been fully used to accomplish the following steps:

Comprehensive Assessment

In order to carry out banking supervision tasks as of November 2014, the ECB conducted a comprehensive assessment of banks. This assessment was broad in scope. The exercise concerned 130 credit institutions whose total assets under assessment amounted to EUR 22.0 trillion, which accounts for 81.6 % of total banking assets in the SSM. The comprehensive assessment consisted of three main components: 1] the adoption of the relevant methodology, 2] the asset quality review (AQR), namely an assessment of the accuracy of the carrying value of banks' assets as of 31 December 2013, which provided a starting point for the stress test, and 3] the stress test as a forward-looking examination of the banks' solvency according to a base line scenario and an adverse scenario, also reflecting new information arising from the AQR.

On 26 October 2014, the ECB published the results of the comprehensive assessment, disclosing bank-level outcomes in the form of standardised templates, accompanied by an aggregate report describing the outcome across the full sample of participating banks and providing further information about the organisation, methodology and execution of the exercise.

The following six Luxembourg institutions participated directly in the comprehensive assessment: Clearstream Banking S.A.; Banque et Caisse d'Epargne de l'Etat, Luxembourg; Precision Capital S.A. (holding of Banque Internationale à Luxembourg and KBL European Private Bankers S.A.); RBC Investor Services Bank S.A.; State Street Bank Luxembourg S.A.; and UBS (Luxembourg) S.A.

• SSM Governance

During 2014, the Supervisory Board held 22 meetings. This Supervisory Board finalised the procedures on the preparation, adoptation and notification, in all official languages, of the 120 final decisions, which determined the significance of supervised institutions. This procedure implied considerable analytical, legal and logistical work.

On 22 January 2014, the ECB adopted a decision which amended and updated its rules of procedure in order to reflect the functioning of the Governing Council and that of the Supervisory Board.

In February, the ECB launched a public consultation on a ECB draft regulation, establishing the framework for cooperation within the SSM between the ECB and national competent authorities as well as with national designated authorities, which took place from 7 February to 7 March 2014. Following such a consultation, the ECB adopted its regulation (EU) No 468/2014 of 16 April 2014 (SSM Framework Regulation). Based on this text, the references to the national competent authority contained therein shall apply to BCL to the extent that it exercises supervisory tasks conferred upon it by national law²⁹. Under the national law framework, the BCL carries out certain tasks in the area of liquidity supervision, despite the fact that it has not been designated as a "national competent authority". The SSM Framework Regulation foresees the possibility of the BCL participating, jointly with the ECB, in the prudential supervisory teams.

A second public consultation took place from 27 May to 11 July 2014. It resulted in the adoption of the ECBs' regulation (EU) No 1163/2014 of 22 October 2014 relating to supervisory fees and prudential supervision, which defines the arrangements under which the ECB will levy an annual supervisory fee for the expenditures incurred in relation to its new role within the SSM.

On 17 September 2014, the Governing Council adopted an ECB decision on the internal rules required to insure separation of the ECB missions pertaining to, on the one hand, banking supervision and, on the other hand, monetary policy and other tasks. The rules became effective before the operational launch of the SSM.

²⁹ Article 2, point (9), article 4, article 5, SSM Framework Regulation.

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• Guide to banking supervision

On 29 September 2014, the ECB published a document entitled "*Guide to banking supervision*", available in all the official languages of the euro area. Based on the SSM Regulation and the SSM Framework Regulation, the guide explains the overall functioning of the SSM. More specifically, this guide gives an overview of the main supervisory processes and methodologies applied to significant and less significant credit institutions.

• Joint Supervisory Teams

The Joint Supervisory Teams (JSTs) are the main operational structure for the conduct of supervision by the SSM. They started the day-to-day supervision of significant banks as from 4 November 2014. Pursuant to the SSM Framework Regulation, the BCL participates in the JSTs concerning significant banks established in Luxembourg as well as certain JSTs of significant banks established in other Member States of the SSM area having subsidiaries in Luxembourg.

• The Role of BCL in SSM

The BCL participates in the SSM on various levels. The Governor of the BCL is a member of the Governing Council, the ultimate decision-making body of the ECB and the BCL has a member within the Supervisory Board. The strengthened cooperation with the CSSF which was in place since 2013, has been pursued. Finally, some BCL staff participate in certain JSTs as well as in working groups and committees in SSM composition put in place by the ECB.

1.8.1.1.2 Banking resolution

On 19 August 2014, Regulation (EU) No. 806/2014 establishing a Single Resolution Mechanism (SRM³⁰) entered into force, following its publication in the Official Journal of the EU on 30 July.

The SRM is the second pillar of the Banking Union. It concerns the crisis management of credit institutions, wherein the substantive rules on recovery and resolution are contained within the Bank Recovery and Resolution Directive (BRRD³¹). It provides for a centralised crisis management institutional framework for banks whose Member States participate in the SSM.

As indicated above, the SSM area consists of all euro area Member States as well as non-euro area Member States of the European Union that have submitted voluntarily to the ECBs' banking supervision under a regime of close cooperation.

The definition of a centralised procedure for the crisis management of credit institutions is considered a necessary corollary for the establishment of a centralised supervisor, in order to, on the one hand, ensure an appropriate interaction between the identification of difficulties affecting a credit institution by the supervisor, and on the other hand, in order to initiate a crisis management procedure. Consequently, the resolution procedure is triggered by the ECB which, in its capacity as supervisor, issues its Opinion on the solvability of a bank.

The SRM comprises a Single Resolution Board (SRB) and a Single Resolution Fund. As the European resolution authority for the Banking Union, the SRB is responsible for preparing, in cooperation with the national resolution authorities of participating Member States, resolution plans and carrying out the resolution of banks in trouble, whenever one of them fails or is likely to fail. The SRB will also be in charge of the Single Resolution Fund which will be set up to ensure that medium-term funding support is available while a credit institution is being restructured. Such funds will be financed by the banking sector, initially on a national level. Member States are called upon to ratify the Intergovernmental Agreement, signed on 21 May 2014, providing for the transfer and mutualisation of the contributions to the Single Resolution Fund.

³⁰ Regulation (EU) n° 806/2014 of the European Parliament and the Council of 15 July 2014 establishing uniform rules and a uniform procedure for the resolution of credit institutions and certain investment firms in the framework of a Single Resolution Mechanism and a Single Bank Resolution Fund and amending Regulation (EU) n° 1093/2010 of the European Parliament and of the Council.

³¹ Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directives 77/91/EEC and 82/891/EC, Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC and 2011/35/EC and Regulation (EU) n° 1093/2010 and (EU) n° 648/2012.

It is foreseen that the SRM will start its activities on 1st January 2015. However, it will only become fully operational, with regard to resolution procedures, as of 1st January 2016, provided that the above-mentioned Intergovernmental Agreement is ratified.

The establishment of a European resolution authority raises the question of its role compared to the role of national resolution authorities. In this regard, it should be noted that the BRRD was adopted on 15 May 2014 with the aim of harmonising the national resolution procedures across the European Union. Subject to certain exceptions, the directive provides for national transposition by 31 December 2014 in order to ensure the application of the new measures as from 1st January 2015. The bail-in mechanism, which is the possibility to convert debt into equity and, correspondingly, write-down unsecured liabilities, will be applicable starting from 1st January 2016.

1.8.1.1.3 Deposit Guarantee Schemes

The third pillar of the Banking Union, namely the creation of a single European Deposit Guarantee Scheme (DGS), is characterised by slower progress, which remains on a national level.

On 12 June 2014, directive (EU) No 2014/49/EU with regard to deposit guarantee schemes was published in the Official Journal of the EU. It consists of a recast of the current legislation aimed at enhancing the protection of depositors beyond the requirements foreseen under directive 94/19/EC, as amended by directive 2009/14/EC. The text of the new directive provides for an enlargement and clarification as regards the scope of the protection, shorter reimbursement periods, better availability of information as well as financing criteria, together with a level of protection of depositors up to € 100.000.

In particular, the directive introduces modifications as regards the modalities for the reimbursement of depositors (the deadline for the reimbursement has been reduced from 20 to seven working days, subject to a phase-in until 2014). It further imposes the ex ante setting up of deposit guarantee funds, which shall at least reach a target level of 0.8 % of the amount of the covered deposits over a period of ten years, financed by banks' contributions.

Luxembourg is called upon to transpose the directive by 3 July 2015.

1.8.1.2 Economic governance

Following the financial and economic crisis, the legal framework of economic governance has been strengthened in 2011 and in 2013 in order to restore confidence in public finances of the Member States of the European Union, in particular with the economic governance package (six-pack)³², the Treaty on Stability, Coordination and Governance (TSCG) and the budgetary surveillance package (two-pack)³³.

As far as budgetary policy is concerned, the reform aimed at strengthening and deepening budgetary surveillance as well as introducing additional surveillance for euro area Member States, in order to ensure the correction of excessive deficits and the integration of European recommendations in the area of economic and budgetary policies in the national budgetary procedures.

³² It entered into force on 13 December 2011; (i) Regulation (EU) No 1173/2011 of the European Parliament and of the Council of 16 November 2011 on the effective enforcement of budgetary surveillance in the euro area (JO L 306 of 23.11.2011, p. 1); (ii) Regulation (EU) No 1174/2011 of the European Parliament and of the Council of 16 November 2011 on enforcement measures to correct excessive macroeconomic imbalances in the euro area (JO L 306 of 23.11.2011, p. 8); (iii) Regulation (EU) No 1175/2011 of the European Parliament and of the Council of 16 November 2011 on the strengthening of the surveillance of budgetary positions and the surveillance and coordination of economic policies (JO L 306 of 23.11.2011, p. 12); (iv) Regulation (EU) No 1176/2011 of the European Parliament and of the Council of 16 November 2011 on the prevention and correction of macroeconomic imbalances (JO L 306 of 23.11.2011, p. 13); (iv) Regulation (EU) No 1176/2011 of the European Parliament and of the Council of 16 November 2011 on the prevention and correction of macroeconomic imbalances (JO L 306 of 23.11.2011, p. 2); (v) Regulation (EU) No 1176/2011 of the European Parliament and of the Council of 16 November 2011 on the prevention and correction of macroeconomic imbalances (JO L 306 of 23.11.2011, p. 25); (v) Regulation (EU) No 1177/2011 of 8 November 2011 amending Regulation (EC) No 1467/97 on speeding up and clarifying the implementation of the excessive deficit procedure (JO L 306 of 23.11.2011, p. 33); (vi) Directive 2011/85/EU of 8 November 2011 on requirements for budgetary frameworks of the Member States (JO L 306 of 23.11.2011, p. 41).

³³ It entered into force on 30 May 2013; (i) Regulation (EU) No 473/2013 of the European Parliament and of the Council of 21 May 2013 on common provisions for monitoring and assessing draft budgetary plans and ensuring the correction of excessive deficit of the Member States in the euro area; (ii) Regulation (EU) No 472/2013 of the European Parliament and of the Council of 21 May 2013 on the strengthening of economic and budgetary surveillance of Member States in the euro area experiencing or threatened with serious difficulties with respect to their financial stability.

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On 28 November 2014, the European Commission published a report on the application of the economic governance framework in the European Union in the form of a Communication³⁴, as provided for in the leg-islative acts which are composed of the six-pack and the two-pack.

It draws the attention to the fact that its ability to draw conclusions on the effectiveness of the six-pack and two-pack is limited by the short experience of their operation, which has been characterised by a severe economic crisis since the entry into force of the European legislation in 2011 and 2013.

Generally speaking, the European Commission considers that the procedures have functioned well within the European Union. Generally, the revised economic governance framework has proven to be important to support Member States' fiscal consolidation efforts, by better identifying macroeconomic imbalances and by providing recommendations addressed to Member States.

The two-pack, partially transposing the TSCG into Union law, has resulted in a strengthening of the budgetary frameworks of the euro area Member States, including Luxembourg. National fiscal councils have been established or reinforced in order to monitor compliance with national fiscal rules. Since most of these entities have only been incorporated recently, the European Commission stresses that their independence, credibility and effectiveness will have to be confirmed by practice over the coming years.

As far as structural policies are concerned, the introduction of the procedure on the prevention and correction of macroeconomic imbalances has proven to be a useful tool in identifying imbalances and their degree of importance. Nonetheless, the consistent and transparent implementation of relevant policy recommendations should be improved and tools need to be found that improve the incentives of Member States to adopt and implement the necessary policies.

The European Semester is considered an important tool for combining the different instruments in the annual cycle of integrated surveillance of economic and budgetary policies.

The European Commission, however, recognises the complex nature of the relationship between the various instruments, which limits the transparency of policy-making, which in turn poses challenges for its implementation.

The Eurosystem has contributed to the review of the "Europe 2020" strategy, undertaken by the European Commission.

The Europystem emphasises that the success of the "Europe 2020" strategy hinges upon a full, strict and consistent implementation of the strengthened economic governance framework, which is important in order to preserve its credibility and to prevent the emergence of budgetary imbalances.

The national fiscal councils, which should have been established at latest by 31 October 2013³⁵, and the implementation of the TSCG should play an essential role in this context to the extent that they have the task of monitoring compliance with national fiscal rules and, as the case may be, of monitoring the application of the correction mechanism alongside with the independent assessments of macroeconomic forecasts produced or endorsed by independent bodies.

The Euro summit of 24 October 2014 agreed that closer coordination of economic policies is essential in order to ensure the smooth functioning of the EMU. In this respect, it called for work to continue, in close cooperation with the Commission, to develop concrete mechanisms for stronger economic policy coordination, convergence and solidarity. It invited the President of the European Commission, in close cooperation with the President of the European the President of the ECB, to prepare the next steps for better economic governance in the euro area. Following the conclusions of the European Council of 18 December 2014, a report will be presented at the latest to the June 2015 European Council.

³⁴ Communication from the Commission to the European Parliament, the Council, the European Central Bank, the European Economic and Social Committee and the Committee of the Regions, Economic governance review, Report on the application of Regulations (EU) n° 1173/2011, 1774/2011, 1175/2011, 1176/2011, 1177/2011, 472/2013 and 473/2013 (COM[2014]905 final).

³⁵ Article 17(3) of Regulation (EU) 473/2013 of the European Parliament and of the Council of 21 May 2013 on common provisions for monitoring and assessing draft budgetary plans and ensuring the correction of excessive deficit of the Member States in the euro area.

On 30 January 2015, the European Commission published a Communication setting out the way in which it intends to apply the existing rules of the Stability and Growth Pact³⁶.

1.8.2 National legislation

1.8.2.1 BCL Regulations

In 2014, the BCL issued four regulations, three in the monetary policy area (BCL Regulation 2014/N°16, BCL Regulation 2014/N°18 and BCL Regulation 2014/N°19) and one in the field of balance of payments and international investment position (BCL Regulation 2014/N°17).

- BCL Regulation 2014/N°16 of 12 May 2014 implementing the Guideline of the ECB of 12 March 2014 amending Guideline ECB/2013/4 on additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral and amending Guideline ECB/2007/9 (ECB/2014/12). The BCL Regulation 2014/ N°16 has been repealed and replaced by the BCL Regulation 2014/ N°18;
- BCL Regulation 2014/N°17 of 21 July 2014 concerning the collection of statistical data from financial companies, amending the BCL Regulation 2011/N°8 of 29 April 2011 concerning the collection of statistics from companies which grant loans or issue debt securities or derivative instruments to affiliates. The BCL Regulation 2014/N°17 entered into force on 1st December 2014 and amended the BCL Regulation 2011/N°8 of 29 April 2011 from that date;
- BCL Regulation 2014/N°18 of 21 August 2014 implementing the Guideline of the ECB of 9 July 2014 concerning additional temporary measures relating to Eurosystem refinancing operations and the eligibility of collateral and amending Guideline ECB/2007/9 (recast) (ECB/2014/31). The BCL Regulation 2014/ N°18 repeals and replaces the BCL Regulation 2013/N°15 and the BCL Regulation 2014/N°16;
- BCL Regulation 2014/N°19 of 15 December 2014, amending the BCL Regulation 2014/N°18 of 21 August 2014 implementing Guideline ECB/2014/31 on additional temporary measures, relating to Eurosystem refinancing operations and eligibility of collateral and amending Guideline ECB/2007/9.

1.8.2.2 Interest rates

The legal interest rate for the year 2014 was set at 3.25 % by the grand-ducal Regulation of 23 December 2013 (Memorial A – N°228 of 27 December 2013, p. 4245). For the year 2015, this rate is set at 3.00 % by the grand-ducal Regulation of 19 December 2014 (Memorial A – N°246 of 23 December 2014, p. 4805). It should be noted that this rate does not correspond to a particular money market reference rate.

As regards late payment interest rates on overdue claims in commercial transactions, it is calculated, unless otherwise provided for by contract, on the basis of the European Central Bank's reference rate plus a margin. The late payment interest rate is published every six months in the Memorial B (Official Gazette). For the first half of 2014, the late payment interest rate was at 8.25 % in accordance with the publication of the Memorial B – N°13 of 6 February 2014, p. 485. For the second half of 2014, the late payment interest was 8.15 % in accordance with the publication of the Memorial B – N°72 of 17 July 2014, p. 1448. The above mentioned rates include the margin provided for by the amended law of 18 April 2004 on payment deadlines and late payment interests. This margin increased from 7 % to 8 % starting from 15 April 2013.

1.8.2.3 Enacted law

Law of 12 July 2014 on the coordination and governance of public finances

The objective of the law of 12 July 2014 on the coordination and governance of public finances (Law of 12 July 2014) is mainly to transpose into Luxembourg law the provisions of the TSCG, in particular Article 3, as well as some provisions of the six-pack.

³⁶ Communication from the Commission to the European Parliament, the Council, the European Central Bank, the Economic and Social Committee, the Committee of the Regions and the European Investment Bank, Making the best use of the flexibility within the existing rules of the Stability and Growth Pact, of13 January 2015 (COM(2015)12 final provisional).

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Article 7(1) of the draft law initially filed by the Government to Parliament designated BCL as an "independent body" in charge of specific tasks which were defined in the same article.

The ECB had been consulted by the Government on 12 July 2013 and delivered its Opinion on 18 December 2013³⁷.

In the said Opinion, it is acknowledged that: "[...] an NCB commonly monitors various types of information in order to properly assess current and prospective developments that are relevant for monetary policy. Monitoring fiscal developments is a task that an NCB carries out on a regular basis in order to properly assess the stance to be taken in monetary policy.

Moreover, NCBs may present their views on relevant fiscal developments on the basis of their monitoring activity and the independence of their advice, with a view to also contributing to the proper functioning of European Monetary Union. In this respect, the monitoring of fiscal developments by Eurosystem central banks for monetary policy purposes should be based on the full access to all relevant public finance data.

Accordingly, the BCL should be granted unconditional, timely and automatic access to all relevant public finance statistics. The BCL's current role in monitoring fiscal developments should be enhanced through obtaining unconditional, timely and automatic access to all relevant public finance statistics. In any event, the BCL should retain any role it may already have regarding the production and quality control of government finance statistics [...]^{"38}.

The ECB considers that "[...] an NCB's role should not go beyond monitoring activities that result from or are linked - directly or indirectly - to the discharge of their monetary policy mandate" and that "[...] the monetary policy mandate as well as an NCB's independence run the risk of being undermined if the NCB takes up the monitoring activities set out in Article 5 of Regulation (EU) No 473/2013 and Article 4 of Directive 2011/85/EU."³⁹

Following the ECB's Opinion, the Government amended the draft bill by designating a new entity, the "National Council of Public Finance" (*Conseil national des finances publiques, the* "CNFP") as independent institution in the sense of Article 3 TSCG.

The members of the CNFP are appointed by the Grand Duke for a renewable period of four years. They exercise their mandate in a neutral and independent manner.

The CNFP is chaired by its president who is elected amongst its members by absolute majority and assisted by a permanent secretariat. The latter is ensured by civil servants and employees of the State who may be seconded by the administration of origin.

The CNFP is in charge of the following tasks:

- a) monitoring compliance with the medium-term budgetary framework, including the fiscal rule defined in Article 4 as well as the application of the correction mechanism;
- b) assessment of the macroeconomic and budgetary forecasts established for the purpose of general government fiscal planning;
- c) all other assessments pursuant to Article 5(2) of Regulation (EU) No 473/2013 (two-pack).

The CNFP publishes its reports and assessments.

Following the appointment of the members of CNFP by a grand-ducal regulation on 7 November 2014, the CNFP held its first meeting on 12 November 2014.

Beyond the establishment of an independent budgetary institution the Law of 12 July 2014 introduced, in particular, a new reference framework for the definition and implementation of budgetary policy in compliance with the European legal framework governing the European System of Accounts. Moreover, it provides for a fiscal rule as specified in Article 3 TSCG, for the definition of a medium-term objective as well as the

³⁷ Opinion of the ECB of 18 December 2013 on public finances (CON/2013/90).

³⁸ Point 5.4 of the Opinion of the ECB (CON/2013/90).

³⁹ Point 5.5 of the Opinion of the ECB (CON/2013/90).

adjustment path leading to it, as specified in the context of the multiannual financial planning laws with an automatic correction mechanism. The Law of 12 July 2014 also introduces a medium-term budgetary framework comprising a budgetary plan of at least three years as well as a procedure traditionally qualified as "procedure of provisional twelfths" (*procédure des douzièmes provisoires*).

In order to fulfil its tasks of assessing public finances, BCL needs to be granted, on a continuous basis, access to all public finance statistics. In this context, BCL has started an exchange of views with the Ministry of Finance with regard to the transmission of data. In future, these steps should concretise in a more regular data flow.

Even though Luxembourg is not the object of an excessive deficit procedure, the adoption of the Law of 14 July 2014 is of major importance with regard to the structural budgetary challenges which Luxembourg is facing and the urgency of the need to modernise its legal budgetary framework, which has until now been based on an annual budgetary cycle.

The euro area Member States had to establish an independent institution by the end of 31 October 2013 at the latest.

Contrary to Article 3(2) TSCG it has to be noted that the Law of 12 July 2014 has taken the form of an ordinary law which could be amended at any point in time by any other ordinary law.

Moreover, in contrast to the same provision, the mechanism for correcting observed deviations does not operate in an automatic manner, as Article 6 of the said law does not sufficiently detail its specifications.

Law of 28 July 2014 regarding immobilisation of bearer shares and units and the keeping of the register of registered shares and the register of bearer shares

The law of 28 July 2014 regarding the immobilisation of bearer shares and units and the keeping of the register of registered shares and the register of bearer shares and amending 1) the law of 10 August 1915 on commercial companies, as amended, and 2) the law of 5 August 2005 on financial collateral arrangements, as amended, aims to adapt the Luxembourg legislation to the requirements of the Financial Action Task Force on Money Laundering (FATF) and of the Global Forum on Transparency and Exchange of Information for Tax Purposes in the field of identification of holders of shares and bearers units.

Furthermore, the law of 28 July 2014 enumerates a certain number of professionals which may act as depositaries empowered to receive on deposit bearer shares. Among those that may be appointed as depositaries feature, in particular, the "professional depositaries of financial instruments" which constitute a specific category of the "professionals of the financial sector (PFS)" within the meaning of Article 26 of the law of 5 April 1993 on the financial sector, as amended, and which may also be concomitantly notified to the European Securities and Market Authority (ESMA) as a securities settlement system, in accordance with Article 110, first paragraph, of the law of 10 November 2009 on payment services. This law incorporates the national provisions implementing the Directive on settlement finality in payment and securities settlement systems (SFD). Thus, a new function is entrusted to securities settlement systems which may cumulate the functions of a system, of a professional depositary of financial instruments and of a depositary empowered to receive on deposit bearer shares.

The law of 19 December 2014 regarding the implementation of the "Package of the future" (paquet d'avenir) – first part

The law of 19 December 2014 regarding the implementation of the Package of the future – the first part (Law of 19 December 2014) provides for the establishment of a sovereign fund.

On 8 December 2014, BCL presented its Opinion to the parliamentary Committee for Financial and Budgetary Affairs regarding the draft law n° 6720 which also concerned the establishment of a sovereign fund.⁴⁰

⁴⁰ See pages 47 ss. of the Opinion of BCL of 8 December 2014.

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The Law of 19 December 2014 established this sovereign fund under the legal form of a public institution under the authority of the Ministry in charge of the financial center and enjoying legal personality, designated "Intergenerational sovereign fund of Luxembourg" (the Fund).

The Funds' task consists in realising savings whose "income could be used, under certain conditions and within certain limits" in order to contribute to the well-being of future generations.

The Fund shall have financial autonomy.

Further to the parliamentary amendments, the Opinions by the professional chambers as well as BCL's Opinion, the contributions to the Fund have been enlarged. It is henceforth foreseen to provide for an annual budgetary endowment of at least EUR 50 million composed of revenues originating from part of the VAT on electronic commerce as well as from excise on gas. Contributions from other non recurring revenues may also be foreseen.

As of the moment, when the Fund disposes of assets exceeding \in 1 billion, at earliest 20 years of the constitution of the Fund, the Government may decide to allot a maximum of 50 % of the revenues generated by the assets of the Fund during the preceding financial year to the budget of the State.

The Fund is managed by the management board and the investment committee.

It is subject to the control by the Court of Auditors.

The investment policy is closely inspired by that of the "Compensation Fund"⁴¹ (*Fonds de compensation*) which has been established in 2004 in order to manage the compensation reserve of the general pension regime. The Fund should therefore follow a conservative investment policy.

As far as the size of the Fund is concerned, the targeted amount of \in 1 billion intended to be available in twenty years seems very limited both in value and as a percentage of GDP in relation to other existing sovereign funds.

As to the contributions to the Fund, other sources of financing should have been explored. The financing of the endowment to the Fund by recourse to public debt should be avoided.

The objective of the Fund according to Article 1(1) of the Law of 19 December 2014 is to "contribute to the well-being of future generations". Despite the imprecise wording of this objective raised by both the Council of State (*Conseil d'Etat*) in its Opinion of 18 November 2014 and by BCL in its Opinion of 8 December 2014, the parliamentary Commission has refrained from amending the draft law in this regard.

Regarding its governance, its organisational structure appear rather complex and costs are difficult to estimate.

1.8.2.4 Draft laws

Proposal for revision concerning the amendment and new ordering of the Constitution (n° 6030)

A proposal for a revision concerning the amendment and new ordering of the Constitution had been filed with Parliament on 21 April 2009. This constitutional reform is still pending.

BCL is not explicitly concerned with the proposals of amendment. It nonetheless draws the attention to the fact that in compliance with Article 3(2) of the TSCG it could be envisaged, as mentioned by the ECB in its Opinion of 18 December 2013⁴², to introduce new rules of budgetary surveillance in the Constitution of the Grand Duchy of Luxembourg, even though this Opinion does not formally impose it⁴³.

⁴¹ Compensation Fund governed by the law of 6 May 2004 on the management of the assets of the general pension regime.

⁴² Opinion of the ECB of 18 December 2013 on public finances (CON/2013(90).

⁴³ Reference is made in Article 3(2) TSCG to "provisions of binding force and permanent character, preferably constitutional, or otherwise guaranteed to be fully respected and adhered to throughout the national budgetary processes. [...]"

Draft law establishing a systemic risk committee and modifying the amended law of 23 December 1998 relating to the monetary statute and the Banque centrale du Luxembourg (n°6653).

Draft law implementing, inter alia, directive 2013/36/EU concerning the access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC.

The two above mentioned draft laws are related.

In order to implement recommendations ESRB/2011/3⁴⁴ and ESRB/2013/1⁴⁵, a draft law n° 6653 establishing a systemic risk committee in Luxembourg has been introduced to the Parliament on 28 February 2014 and adopted on 18 March 2015⁴⁶. This draft law entrusts the systemic risk committee (committee) with the task to coordinate the implementation of macro-prudential policy, in order to contribute to the Luxembourg financial stability. The objective of such macro-prudential policy is notably to reinforce the safety of the financial system and to reduce the building up of systemic risks. This mission covers the financial system as a whole, including the concept of "shadow banking".

In the majority of Member States, the aforesaid task has been entrusted to national central banks. In fact, central banks have a recognised experience in the domain of financial stability, enshrined in European law, which sets out the mission of contributing to the smooth conduct of policies pursued concerning financial stability (Article 127, paragraph 5, TFEU). The same task is enshrined in national law under Article 2, paragraph 6, of the organic law of the BCL. For this reason, the ESRB provides that Member States are to ensure that central banks play a leading role in macro-prudential policy, together with the principle that macro-prudential policy may not affect the independence of central banks pursuant to Article 130 TFEU.

The draft law made the choice of creating a collegial body, which was a second choice for the designation of a national macro-prudential authority. This choice has been adopted only in a minority of Member States. The committee is composed of four members, namely: a) the member of the Government being in charge of the financial center, acting as Chairman; b) the Governor of the BCL, replacing the Chairman in case of absence; c) the Director General of the CSSF; and d) the Director of the *Commissariat aux assurances*. The BCL, under the hierarchical authority of the Governor, is envisaged to ensure the secretariat of the committee and to be assisted by staff designated by the authorities that are members of the committee.

The draft law makes it clear that the coordination related to the implementation of macro-prudential policy by the committee is carried out without prejudice to the competences of the BCL, as member of the ESCB and of the Eurosystem, by virtue of the TFEU, as well as its organic law.

In addition, a second draft law was introduced on the same day: the draft law n°6660 aimed at transposing into Luxembourg law, inter alia, the CRD IV.

The second draft law proposes designating the CSSF as the "national designated authority" pursuant to Articles 131, 133 and 136 of the CRD IV as well as Article 458 of the CRR. It foresees that where the designated authority acts to use instruments addressing macro-prudential risks, the CSSF takes decisions following close concertation with BCL in order to reach a common position and, in case, after having requested an opinion of the systemic risk committee or having taken into account the recommendations of the systemic risk committee.

The Council of State (*Conseil d'Etat*) issued an Opinion on the first draft law on 20 May 2014, calling into question the architecture and the scope of the draw law, and threatening a formal opposition if amendments were not introduced to the draft on certain issues, such as delimitations to the shared secrecy regime, circumspection as regards the disclosure policy and more proportionality for the interventions of the committee.

⁴⁴ Recommendation ESRB/2011/3 of the European Systemic Risk Board of 22 December 2011 on the macro-prudential mandate of national authorities (OJ C 41 of 14.2.2012, p. 1). Available on the website of the European Systemic Risk Board at the following address: https://www.esrb.europa.eu

⁴⁵ Recommendation ESRB/2013/1 of the European Systemic Risk Board of 4 April 2013 on intermediate objectives and instruments of macro-prudential policy (OJ C 170 of 15.06.2013, p. 1).

⁴⁶ Law of 1st April 2015 establishing a systemic risk committee (published in the Official Gazette Memorial A No 64 of 3 April 2015, p. 1283).

The ECB, in turn, issued a rather critical Opinion on the above-mentioned draft laws on 26 June 2014 where it invited the Luxembourg legislator to proceed with caution as regards to the recommendations of the Council of State. The ECB identified a number of shortcomings concerning the first draft law, namely, the limited role of the BCL in the field of macro-prudential policy; the limited powers of the committee, including its power to collect information; the voting arrangements; the lack of clarity as regards the committee's functions; and the committee's disclosure policy. In light of these deficiencies, the ECB urged the Luxembourg legislator to thoroughly review the first draft law in order to strengthen the overall effectiveness of the institutional framework for macro-prudential policy in Luxembourg.

The ECB strongly recommends that: (a) the BCL's leading role in macro-prudential policy should be bolstered; (b) either the BCL, in its leading role in respect of the macro-prudential policy or the committee, should be endowed with direct enforcement powers, including those relating to collecting information and statistics; (c) voting and disclosure arrangements should be more flexible; and (d) the overall clarity with regard to the committees role should be improved⁴⁷.

The Council of State issued an Opinion on the second draft law transposing the CRD IV on 21 October 2014. Consequently, as the two draft laws are related, the Parliament (*Chambre des Députés*) works could not be concluded by the end of 2014.

The Finances and Budget Commission of the Parliament (COFIBU) held a meeting on 29 January 2015 where certain parliamentary amendments were introduced into the draft law n° 6653 and subsequently transmitted to the Council of State for a second Opinion. Essentially, the COFIBU attempted to address the issues raised by the Council of State without substantially changing the architecture for the supervision and definition of macro-prudential policy in Luxembourg.

In its supplemental Opinion of 10 March 2015 on the draft law n° 6653, the Council of State stated that its most fundamental concerns, raised in its previous opinion, were alleviated by the parliamentary amendments, in a way that it was not opposed anymore to give its waiver for a second constitutional vote.

1.8.3 ECB Legal acts

Besides the guidelines of the ECB mentioned in section 1.8.2.1 (BCL Regulations), the ECB adopted in particular the Regulation (EU) n° 795/2014 of the ECB of the 3 July 2014 on oversight requirements for systemically important payment systems (ECB/2014/28), and afterwards the decision of 13 August 2014 on the identification of TARGET2 as a systemically important payment system pursuant to Regulation (EU) N°795/2014 on oversight requirements for systemically important payment systems (ECB/2014/35). This is the first use by the ECB of its regulatory powers in the field of payment systems oversight.

1.9 COMMUNICATION

1.9.1 Publications

As required by its organic law, the BCL publishes a report on its activities every year. The annual report is available in French and in English.

In 2014, the BCL also published three Bulletins and one Financial Stability Review.

The BCL published an opinion on the state's draft budget motion for 2015. This opinion was presented on 8 December 2014 before the Finance and Budget Commission of the Luxembourg Parliament.

In its working papers, which are available on its website, the BCL publishes the research conducted by its staff. In 2014, 11 working papers were published.

⁴⁷ ECB Opinion of 26 June 2014 on a Systemic Risk Committee (CON/2014/46), point 10.

1.9.2 Training at the BCL

1.9.2.1 Academic cooperation

The BCL continued its cooperation with the University of Luxembourg and its staff members gave lectures in economics and law. Staff members also gave lectures on econometrics (Metz University).

The BCL also organised one-off presentations for student groups (from ULB-Solvay, RWTH Aachen, Syracuse University, Saint-Gall University and Paris-Dauphine University).

1.9.2.2 Technical cooperation

The BCL is a shareholder of the *Agence de Transfert de Technologie Financière* (ATTF). This agency, established in 1999 at the initiative of the Luxembourgish government, aims to make Luxembourg's know-how in financial matters accessible to other countries, in particular to emerging countries.

1.9.2.3 Cooperation with secondary schools

The BCL continues to organise presentations on the BCL and the Eurosystem for students in their last two years of secondary school if their curriculum includes economics as a subject. Students along with their teachers are received at the auditorium of the Monterey building for an educational and interactive presentation of the organisation and missions of the BCL and the Eurosystem. Other topics can also be addressed if so requested by teachers or students.

In 2013-2014, the BCL organised for the first time in Luxembourg the Eurosystem's competition for high schools, *Generation €uro Students' Award*. Since 2011 this competition has been organised in ten euro area countries. It is meant for secondary school students between 16 to 19 years of age and more particularly for students of economics. Its aim is to establish a better understanding of the role and functions of the Eurosystem. In Luxembourg, the 2013-2014 edition of the competition, which was met with great interest from high schools, ended with the national award ceremony on 25 March 2014 at the BCL and the European award ceremony – which was attended by each participating country's winning team – on 3-4 April 2014 in Frankfurt.



Luxembourg's Generation €uro Students' Award winning team members and their teacher participated in the European award event organised at the ECB on 3-4 April 2014, along winning teams of the other participating countries.
Luxembourg's second edition of the competition was launched on 9 October 2014, in the context of an information session for teachers organised at the BCL. Briefing sessions were provided to students and teachers participating in the competition in order to help them prepare the different stages of the competition. The second edition concluded with the final and the national award event at the BCL on 26 March 2015.

In addition, on 21 October 2014, the BCL organised for the first time a training seminar for economics teachers, covering the topic: "The ECB's conventional and non-conventional monetary policy". This seminar was organised in cooperation with the *Conférence nationale des professeurs en sciences économiques et sociales* (national conference for economics teachers) under the aegis of the *Institut de Formation Continue* (Luxembourg's training institute for teachers). Around forty teachers from the classical and technical teaching system attended the seminar. The topics addressed included the institutional settings of the Eurosystem, the strategy and operational framework of the Eurosystem and the implementation of monetary policy through conventional and non-conventional measures.

1.9.3 The BCL's website

The BCL's website, <u>www.bcl.lu</u>, provides information about the Bank's activities and services as well as statistics concerning Luxembourg and the Eurosystem. It also contains links to the ECB's website as well as to the websites of other central banks of the ESCB. The website offers both professional and private visitors clearly structured information on the BCL. In addition, the website offers a search engine and visitors can inscribe themselves on its mailing list.

The website ensures the distribution of the BCL's publications, which can be viewed and downloaded from the section "publications". The publications can also be obtained in hard copy upon request, depending on availability.

The website is in French and English. Documents are published in their original language (French, English or German).

In 2014, the BCL continued the process of redesigning its website and the new version is expected to go online in 2015.

More than 116 700 people visited the BCL's website in 2014 (over 18.3 million clicks were registered on over 2.87 million consulted pages). The most frequently downloaded document continues to be the numismatic programme, which was downloaded around 23 800 times.

1.9.4 The BCL's library

The library of the BCL, inaugurated in 2005, uses the ALEPH library management system, which is connected to the public libraries in Luxembourg.

The library mainly contains publications on the subjects of economics and law. The collection comprises works published by international organisations (such as the BIS, European Commission, IMF, OECD, World Bank, etc.) but also from National Central Banks. The majority of works focus on monetary, economic, financial and legal issues in the euro area.

The library is open to the public by appointment, which can be made either by fax (+352 4774 4910) or by email (<u>bibliotheque@bcl.lu</u>).

1.9.5 Press relations

On 14 January 2014, the BCL organised a press conference to present the new 10-euro banknote, in the context of the gradual introduction of the new series of euro banknotes, the so-called "Europa series ".

On 6 June 2014, a press briefing was organised at the BCL, where the BCL Governor Mr Gaston Reinesch explained to the media the decisions taken by the Governing Council on the day before, particularly in regard to non-conventional monetary policy measures.

On 25 June 2014, Mr Gaston Reinesch, Governor of the BCL, accompanied by Mr Serge Kolb, Director, presented the collector coin minted in fairtrade / fairmined gold and illustrating the theme "175th anniversary of Luxembourg's independence" to the press. Mr Jean-Louis Zeien, President of *Fairtrade Lëtzebuerg*, Mrs. Lina Villa, Director of *Alliance for Responsible Mining* and Mrs. Maria Rosa Reyes Pajuelo, staff member of the Peruvian cooperative which produced the gold used for the minting of this coin, attended the event. This manufacturing process was used for the first time in the world in the field of numismatics.

Contacts with the national and international press were sustained throughout the year, where the BCL answered many queries send by journalists.

Overall, 108 press releases were published.

1.9.6 BCL research activities

BCL research output is disseminated through its working papers series as well as the BCL bulletin and Financial Stability Review. Several studies were published in peer-reviewed scientific journals (Review of Finance, Journal of Economic Dynamics and Control, Journal of Productivity Analysis, Economic Inquiry, Advances in Statistical Analysis, Empirica – Journal of European Economics).

BCL researchers also presented their results in seminars and workshops organised by different institutions, including the Conseil économique et social du Luxembourg, the Réseau d'Etudes sur le marché du Travail et de l'Emploi Luxembourgeois (RETEL), the Eurosystem, the European University Institute in Florence, the Swedish Network for European Studies in Economics & Business, the Austrian Economic Association, the University of Trier, the Fondation pour les études et recherches sur le développement international and the Université catholique de Louvain.

Since December 2006, the BCL is a member of the Eurosystem "Household Finance and Consumption Network" (HFCN). This network designed and conducted a harmonised survey of the consumption and financial behaviour of households in the euro area. In Luxembourg, the survey was carried out by the BCL along with the CEPS/Instead research institute. Results of the first survey wave were published as working papers or text boxes in the BCL bulletin. In 2014, the second wave of the survey was conducted and the data collected is currently being prepared.

European central banks also belong to the ESCB "Macro-prudential research network" (MaRs), which held its final conference in 2014. In this context, the BCL followed the workstreams on (i) macro-financial models linking financial stability and economic performance and (ii) early warning systems and systemic risk indicators.

Since March 2012, the BCL is also a member of the ESCB "Competitiveness research network" (Compnet) created by European central banks. BCL staff participated in meetings and followed the workstream on the macro-economic aspects of competitiveness (aggregate and sectoral measures and their link to national export performance).

In June 2014, the BCL organised a workshop on the subject "Household Finance and Consumption" with the participation of researchers in this domain that are active in Luxembourg and in the neighbouring regions.

Created in 2011, the BCL Foundation aims to promote research and higher education in the BCL's fields of activity. Its Board of Directors continue to see research on financial stability as being of primary importance.

The Foundations' statutes were approved by the *Règlement grand-ducal* of 12 March 2011. On 1 December 2014, the Board of Directors included the following members:

Christian Wolff, Vice-President and interim President, Professor at the University of Luxembourg, Director of the Luxembourg School of Finance

Serge Kolb, Member of the Council of the BCL and BCL Executive Director – Managing Director

Hans Helmut Kotz, Senior fellow at the Centre of Financial Studies, Goethe Universität, Frankfurt, Honorary Professor at Freiburg University (D) and former Member of the Deutsche Bundesbank Board of Directors – Director

Jaques Poos, Member of the Council of the BCL – Director

Patrice Pieretti, Professor at the University of Luxembourg and former Member of the Council of the BCL – Director

Romain Schintgen, Member of the Council of the BCL – Director

Henri Sneessens, Professor at the University of Luxembourg - Director

Jean-Pierre Zigrand, Professor at the London School of Economics – Director

1.9.7 Conferences and events

The BCL was involved in the organisation of the following conferences and events:

• Conference on the topic "Upholding Union Values in Times of Societal Change: the Role of the Court of Justice of the European Union" by the association Bridge Forum Dialogue on 16 January 2014. Mr Koen Lenaerts, Vice-president of the Court of justice of the European Union, gave a speech. The conference was chaired by the BCL Governor, in his quality of President of the Bridge Forum Dialogue.



(From L. to r.) Mr Vassilios Skouris, President of the European Court of Justice and Mr VÍtor Manuel da Silva Caldeira, President of the European Court of Auditors, both Vice-Presidents of the Bridge Forum Dialogue, Mr Koen Lenaerts, Vice-President of the European Court of Justice, Mr Gaston Reinesch, Governor of the BCL and President of the Bridge Forum Dialogue.

- Joint organisation with the National Bank of Belgium (NBB), on 25 April 2014, of a seminar on the preparations of the introduction of the new 10-euro banknote, in the perspective of its circulation as from 23 September 2014.
- Organisation, on 8 May 2014, by the association *Bridge Forum Dialogue*, of a conference on the topic : *"The EU and Russia – Ukraine, a border or a bridge?"*. The speech was held by Mr Pat Cox, former European Parliament President and member of the *Board of Yalta European Strategy, Ukraine*. The conference was chaired by M. Werner Hoyer, President of the EIB and Vice-president of the *Bridge Forum Dialogue*.
- Seminar of the "Luxembourg Workshop on Household Finance and Consumption" on 20 June at the BCL. The objective of this seminar, in which academics, researchers and PhD. students participated, was to present and discuss the studies using microeconomic data and surveys on households and individuals.

1.10 EUROPEAN ACTIVITIES

1.10.1 Activities at the level of the ECB

In 2014, the Governor of the BCL participated in 23 meetings of the Governing Council and in five meetings of the General Council. Members of the Governing Council act in their personal capacity and not as national representatives when taking decisions.

The Governing Council usually meets twice a month at the ECB's headquarters in Frankfurt. Until including the end of 2014, the first meeting of the month was, as a rule, dedicated to monetary policy decisions, whilst at the second meeting the Governing Council mainly discussed issues related to the other tasks and responsibilities of the Eurosystem⁴⁸. In 2014, more than 500 decisions were taken by the Governing Council via written procedure, including opinions relating to draft laws at the European or national level, in line with article 127 paragraph 4 of the Lisbon Treaty.

The General Council comprises the ECB President and Vice-President as well as ESCB Governors and meets in Frankfurt, as a rule, four times a year.

The Eurosystem/ESCB Committees assist the decision-making bodies of the ECB in the fulfillment of their tasks. The Governing Council and the Executive Board may ask Committees to conduct analyses on specific topics. Committees report to the Governing Council through the ECB's Executive Board.

In 2014, 18 Eurosystem/ESCB committees provided expertise in their field of competence in order to support decision-making by the Governing Council. Committees are mainly composed of Eurosystem staff members, but for issues which fall under the competence of the General Council, staff members of ESCB central banks whose countries have not yet adopted the Euro may participate in the meetings. If needed, other competent bodies may also be invited to participate in committee meetings.

In order to support the preparatory work linked to the creation of the Single Supervisory Mechanism (SSM), some of these committees have started meeting in a composition reflecting the SSM, i. e. including representatives of National Competent Authorities that are not NCBs.

Working groups or task forces have also been established by the committees with specific objectives in accordance with their related Committee's mandate. The Governing Council has further created High Level Groups to consider particular issues.

1.10.2 Economic and Financial Committee

The Economic and Financial Committee (EFC) is composed of representatives of the Treasuries or the Ministries of Finance and the central banks of EU Member States as well as representatives of the European Commission and the ECB. The BCL is represented by one of the members of its Executive Board.

According to Article 134 Paragraph 2 of the TFEU, one of the tasks of the EFC is to "review the economic and financial situation of the Member States of the EU and to regularly report to the Council and to the Commission" as well as to "contribute to the preparation of the work of the Council".

In 2014, the EFC continued to closely follow the development of the budgetary situation of member states and the evolution of financial stability in the EU, as well as the progress towards the banking union including stress tests that commercial banks of the EU had to undergo, the establishment of the Single Resolution Mechanism (SRM) and of the Single Supervisory Mechanism (SSM).

⁴⁸ Since the beginning of 2015, monetary policy decisions are, as a rule, taken by the Governing Council every six weeks instead of once per month. The two-week rhythm for the Governing Council meetings is however maintained.

The EFC plays an important role in the preparation of European common positions at the G20 meetings, the IMF⁴⁹, and the Financial Stability Board (FSB). It also deals with economic policy issues discussed at the informal ECOFIN, to which the Governors of the national central banks of the EU are invited.

1.10.3 The European Statistical Forum and the Committee of Monetary, Financial and Balance of Payments Statistics

On 24 April 2013, the European Statistical System (ESS) and the ESCB signed a Memorandum of Understanding regarding the cooperation between the two bodies. To further improve this cooperation the two bodies established the European Statistical Forum (EFS) where central banks, national statistical institutes as well as the European Commission and the ECB are represented.

This forum will establish an annual work programme, whose main objective is the improvement of the cooperation between the two bodies.

The Committee on Monetary, Financial and Balance of Payments Statistics (CMFB) will continue to handle the issues, which both statistical bodies have in common. The CMFB also has the task of deciding on the development and coordination of statistical categories that are required under the policy implemented by the Council, the Commission and various committees assisting them. Central banks, national statistical institutes as well as the Commission and the ECB are represented in the CMFB.

The BCL actively contributed to the work of these two committees in 2014. Progress has been made in particular with regard to financial accounts, balance of payments, financial services and public finances statistics as well as national accounts.

1.11 NATIONAL AND EXTERNAL ACTIVITIES

1.11.1 National activities

1.11.1.1 Relations with Parliament

On 8 December 2014, the BCL presented its opinion on the government's draft budgetary plan on revenues and expenditures to the Financial and Budget Commission of the Luxembourg Parliament.

1.11.1.2 BCL Committees

Operational Crisis Prevention Group (OPCG)

A couple of years ago, the BCL established the Operational Crisis Prevention Group (OCPG) with the mandate of enhancing the financial sector's preparation with regards to large-scale operational disruptions.

Members include the ABBL, the CSSF and systemically important financial institutions and market infrastructures established in Luxembourg.

In 2014, the group tested and started setting-up communication tools dedicated to the communication in crisis situations. Furthermore, it developed a test plan for the coming years.

Lawyers Committee

The Lawyers Committee of the BCL met six times in 2014 and discussed various subjects relating to the Eurosystem. The Lawyers Committee examined in particular the developments of new rules regarding the Banking Union, following the entry into force in November 2014 of the Single Supervisory Mechanism (SSM), but also pursuant to the adoption of a legal framework on the Single Resolution Mechanism (SRM).

⁴⁹ For the IMF, see section 1.11.2.

The Statistics Committee

The Statistics Committee has been set up by the BCL to ensure a constant dialogue between representatives of entities collecting statistical data and the main users of such data. The Committee is regularly consulted on issues relating to the statistical reporting of the financial sector.

The Monetary and banking statistics consultative commission

This consultative commission has been set up by the BCL in order to assure an efficient collection of monetary and banking statistics and to enhance the dialogue with reporting credit institutions. In 2014, the Commission was informed and consulted on various conceptual issues relating to the modification of statistical data collection from credit institutions, namely as far as concerns the introduction of a new data collection relating to renminbi transactions as well as the work undertaken by the ECB in relation to the introduction of a granular credit data collection. The data collection on renminbi transactions starts in 2015.

The Balance of payments statistics consultative commission

The balance of payments statistics consultative commission acts as an advisory group and assists the BCL in its mission to collect data in the areas of balance of payments and international investment positions. The commission ensures an efficient organisation of data collection in order to avoid redundancies and to limit the workload for the entities requested to submit statistical data.

Due to the absence of new projects, the commission was not consulted in 2014.

The Economic and financial statistics consultative commission

The economic and financial statistics consultative commission has been set up by the BCL in order to ensure an efficient organisation of data collection in the area of economic and financial statistics as well as to enhance the dialogue between financial intermediaries and the central bank. Due to the absence of new projects, the commission was not consulted in 2014.

Market Operations Committee

This Committee, which acts as a consultative body, assists the BCL in the preparatory work related to the rules and practical modalities of the monetary policy operations, foreign exchange operations and the management of foreign exchange reserves. Equally, this Commttee has the objective of providing a discussion forum for questions related to financial market developments. The Committee held no meetings in 2014.

1.11.1.3 External committees

The Economic Committee (Comité de conjoncture)

The Economic Committee acts on the basis of legislation which authorises the government to take measures in order to stabilise employment. The Committee, therefore, provides a framework for the examination of business cycle fluctuations in the country's economy and for the monitoring of economic policy issues when they arise.

The BCL's contribution to the Economic Committee is two-fold: first, the BCL collects information on Luxembourg's economic situation and secondly, it contributes to the Committee's work by monitoring and commenting on the latest developments in monetary areas and in the financial sector.

The Consumer Price Index Commission (Commission de l'indice des prix a la consommation)

The BCL has an observer status at the meetings of the Consumer Price Index Commission (CPIC), which is in charge of advising and assisting STATEC in the preparation of consumer price indices. This Commission also issues technical opinions on the development of the monthly consumer price index and supervises the

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compliance of this index with national and European legislation. The BCL presents its inflation projections for Luxembourg to the CPIC and provides explanations on the BCL's work in the area of consumer prices.

Accounting Standards Board

Since October 2013, the BCL is a member of the Accounting Standards Board (*Commission des normes comptables*, hereafter the "CNC").

The CNC is an economic interest grouping (groupement d'intérêt économique) whose role is to:

- provide accounting advice to the Government;
- contribute to the development of an accounting doctrine;
- participate in discussions relating to accounting matters within European and international bodies.
 In 2014, the CNC became member of the EFRAG European Financial Reporting Advisory Group, being the Luxembourg representative;
- assume missions entrusted to it by the law of 30 July 2013, reforming the CNC and modifying various provisions relating to the accounting and the annual accounts of the companies as well as to the consolidated accounts of certain forms of companies.

In 2014, the CNC fulfilled its mandate and as such elaborated advice and comments on questions that were addressed to it. Besides, for the first time the CNC invited all the interested parties in the accounting matters to take part in a public consultation mainly relating to the update of the Standard Chart of Account (Plan comptable normalisé); five years after its implementation.

Committee Comptabilité bancaire

The committee *Comptabilité bancaire* set up by the *Commission de surveillance du secteur financier (CSSF)*, aims to ensure an exchange of views between the supervisory authority, the BCL and the stakeholders of the Luxembourg financial centre. The committee is consulted during the development of CSSF circulars concerning bank accounting issues.

Higher Council for Statistics of Luxembourg

The Higher Council for Statistics carries out advisory functions on behalf of the national statistical institute of Luxembourg (STATEC) and is mandated to assess STATEC's annual programme. To this end, STATEC submits a report on the work accomplished during the year to the Board at the end of each year. It also submits a programme of work to be done during the year ahead. The report and programme are then assessed by the Council.

The BCL contributes in two ways to the work of the Council; first, it provides its opinion on documents submitted during the meetings and, secondly, it provides STATEC with data collected on the financial sector in order to enable the latter to accomplish its work programme.

The Committee of Public Statistics for Luxembourg

The Committee of Public Statistics has a coordinating role in the field of public statistics. It compiles an inventory of all the surveys conducted by the Luxembourg statistical body, analyses the feasibility of satisfying requests using existing sources and ensures that the implementation of the statistical program is compliant with the best practices of the Luxembourg statistical system and international standards.

The BCL contributes to the work of the committee in its function of observer on a regular basis.

XBRL Luxembourg

XBRL (eXtensible Business Reporting Language) is a financial reporting standard based on XML, the main objective of which is to improve the accuracy, transparency and efficiency of internal and external reporting.

The non-profit association XBRL Luxembourg includes some twenty organisations using XBRL and / or providing services related to XBRL technology. The role of the association is to promote the XBRL standard within Luxembourg's economy.

As a founding member of XBRL Luxembourg, BCL analyses the potential to adopt the XBRL standard in the context of statistical reporting collected by companies of the Luxembourg financial sector.

1.11.2 External Activities

Activities at the level of the IMF

Luxembourg is a founding member of the International Monetary Fund (IMF). The IMF's Executive Board is composed of 24 Executive Directors. In the context of amendments to the IMF's Articles of Agreement, which aim to reduce the representation of advanced European countries by two seats, Belgium and Lux-embourg joined the constituency chaired by the Dutch Executive Director on 1 November 2012. Henceforth, the Netherlands and Belgium will designate an Executive Director on a rotating basis, thereby reducing by one the number of Executive Directors of advanced European countries. Luxembourg, in turn, now holds the position of Senior Advisor. Apart from the Netherlands, Belgium and Luxembourg, the other 12 members of this constituency, in the decreasing order of their quotas, are: Ukraine, Israel, Romania, Bulgaria, Croatia, Cyprus, Bosnia-Herzegovina, Georgia, Moldova, Macedonia, Armenia and Montenegro.

Quota subscriptions are a central component of the IMF's financial resources. Each member country of the IMF is assigned a quota, based broadly on its relative position in the world economy. In the context of the 14th General Review of Quotas, the IMF's total quotas will double from Special Drawing Rights⁵⁰ 238.4 billion to SDR 476.8 billion. Luxembourg's quota will increase from SDR 418.7 million to SDR 1 321.8 million, an increase of 216 %. This increase of SDR 903.1 million is regulated by the law of 10 October 2012, which authorises the Government to participate in the general review of quotas of IMF Member States, which was approved by Resolution n° 66-2 of the IMF Board of Governors on 15 October 2010 that also approved the amendment to the IMF's Articles of Agreement.

The review of the quotas and the amendment to the IMF's Articles of Agreement are linked and will enter into force when Member States representing at least 85 % of the voting rights have adopted them. At this stage, the coming into effect of the 14th General Review of Quotas of the IMF depends on the ratification by the Congress of the United States of America.

To supplement its quota resources, the IMF can also borrow temporarily. The New Arrangements to Borrow (NAB), which were expanded in 2011 and can provide supplementary resources of up to SDR 370 billion, are the main backstop to quotas. Luxembourg's contribution to the NAB is SDR 970.59 million. At the end of the year, the credits granted by Luxembourg under the NAB reached SDR 116 million.

In mid-2012, given the delays in approving the 14th General Review of Quotas, a certain number of member countries, mainly European, also pledged to increase the IMF's resources through bilateral borrowing agreements by an equivalent of USD 461 billion. The countries from the euro area pledged EUR 150 billion (at the time the equivalent of about USD 200 billion). Luxembourg contributed to this effort by signing in April 2014 a bilateral loan agreement in favour of the IMF of EUR 2.06 billion.

Following the doubling of the IMF's quotas foreseen under the 14th General Review, the NAB will be rolled back from around SDR 370 billion to about SDR 182 billion. Luxembourg's participation in the NAB will then be reduced from SDR 970.59 million to SDR 493.1 million.

The BCL handles Luxembourg's financial transactions with the IMF. It holds Luxembourg's assets and liabilities with regard to the IMF in both the General Resources Account (GRA) and the SDR account.

On 31 December 2014, Luxembourg's quota, recorded in full on the BCL's balance sheet, amounted to SDR 418.7 million. On the same date, Luxembourg's reserve position – i.e. the difference between Luxembourg's

⁵⁰ Special Drawing Rights. As of 31 December 2014, SDR 1 was equivalent to USD 1.448810 and EUR 1.193320.

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quota and the IMF's holdings of euro-denominated assets at the BCL - was of SDR 45.7 million, equivalent to 10.9 % of Luxembourg's quota.

At the end of 2014, Luxembourg held SDR 244.43 million, or 99.11 % of its SDR allocation, in comparison with 99.04 % at the end of 2013.

Activities at the level of the Bank for International Settlements (BIS)

Established in 1930, the BIS is the oldest international financial institution. It promotes cooperation between central banks, notably by the regular organisation of high level meetings including the governors of central banks and experts. It also contributes to the establishment of international banking standards. At present the BIS has sixty members from central banks of advanced and emerging economies.

The BCL is closely involved in the activities of the various committees and working groups of the BIS.⁵¹ Besides its participation in the Committee on the Global Financial System (CGFS) and in the Annual General Meeting of the BIS, the BCL is also represented by its Governor at the Global Economy Meeting and at the All Governors' Meeting, which both take place every two months in Basel.

In 2014, the discussions that took place in the context of the BIS meetings addressed notably, recent economic developments, financial market conditions, the domestic and global determinants of inflation as well as the implications for central banks resulting from global demographic change.

Bilateral relations

On 28 June 2014, Mr Gaston Reinesch, Governor of the Bangue centrale du Luxembourg, and Mr Xiaochuan Zhou, Governor of the People's Bank of China, signed a Memorandum of Understanding (MoU) in the margins of the Bank for International Settlements' Annual General Meeting that took place in Basel.

The MoU launched to establish a cooperation between the two institutions in terms of oversight, exchange of information and assessment pertaining to the renminbi business in Luxembourg. Following the designation of the renminbi clearing bank in Luxembourg, on 16 September 2014, the BCL has been closely monitoring the renminbi market in Luxembourg and sharing relevant data with the PBoC.

These are: The Financial Stability Board, the Basel Committee on Banking Supervision, the Committee on the Global Financial System, the Committee on Payments and Market Infrastructure, the Markets Committee, the International Association of Insurance Supervisors and the International Association of Deposit Insurers.



Mr Xiaochuan Zhou, Governor of the People's Bank of China and Mr Gaston Reinesch, Governor of the Banque centrale du Luxembourg.

During a work visit to Washington D.C., Governor Reinesch had a bilateral meeting with Ms. Janet L. Yellen, Chair of the Board of Governors of the Federal Reserve System. The discussion mainly pertained to economic and monetary developments in the euro area and the United-States.



Mr Gaston Reinesch, Governor of the Banque centrale du Luxembourg and Ms. Janet L. Yellen, Chair of the Board of Governors of the Federal Reserve System.

1.12 THE EUROSYSTEM PROCUREMENT COORDINATION OFFICE (EPCO)

In December 2007, the ECB Governing Council appointed the Banque centrale du Luxembourg to establish and host EPCO for an initial period of five years (2008-2012), extended until the end of December 2014 to allow further analysis for the future scope of EPCO. Subsequently, the Governing Council decided to extend EPCO's mandate under the responsibility of the BCL for an additional period of five years (2015-2019).

EPCO's objective is to coordinate and support the joint procurement of goods and services by those Central Banks of the European System of Central Banks (ESCB) that have agreed to participate in EPCO activities (the 'EPCO Central Banks'⁵²), as well as to further improve best practices in the field of public procurement within the Eurosystem.

EPCO administers and facilitates the activities of the network of procurement managers and experts of the EPCO Central Banks. The network met four times in 2014 and continues to serve as an important platform to foster the joint procurement culture within the Eurosystem and to exchange views about best procurement practices.

In 2014, the sixth EPCO joint procurement plan was implemented, and good progress was made in a number of areas. EPCO actively supported the leading central banks in the preparation of procedures in areas including information technology, packaging products for transportation of euro banknotes, air transport and hotel services and market data services.

EPCO also provided support in the management of the contracts in force, which have produced important benefits for the EPCO central banks.

EPCO also progressed in a significant series of study areas potentially suitable for joint procurement in domains such as insurance services, the services offered by purchase cards, banknote related products, training services, air transport services and information technology goods and services.

For the preparation of its new mandate, EPCO contributed significantly to the work on the evaluation of its activities under the auspices of the EPCO Steering Committee, in particular by proposing the enhancement of cooperation among Central Banks and by determining methodologies allowing to capture the value added by EPCO to the central banks.

In April 2014, the ECB Governing Council approved the EPCO Annual Report for 2013. This report confirmed that the execution of the 2013 budget was approximately 14 % below the initially budgeted amount. It also established the distribution of EPCO's operating costs between the participating central banks and in line with the mechanism for the sharing of the costs approved by the Governing Council.

The Governing Council adopted the principle of a "Financial Envelope" for EPCO for the period from 2015 to 2019, as well as the EPCO procurement plan for 2015 (EPCO Procurement Plan – Update 2015) as a multi-annual procurement plan. This procurement plan has widened the scope of EPCO's activities for 2015 to include a total of fourteen joint procurement procedures and six areas for further study, and it enhanced the coordination of future joint procurements of EPCO Central Banks.

⁵² In 2014, the EPCO Central Banks were, in addition to seventeen Eurosystem Central Banks, the Central Banks of Romania (Banca Națională a României) and Croatia (Hrvatska Narodna Banka). Discussions have been held with other central banks that had expressed an interest in getting more information on EPCO procedures in view of their potential joining.



THE BCL AS AN ORGANISATION

2 THE BCL AS AN ORGANISATION

2.1 CORPORATE GOVERNANCE

2.1.1 The Council

Article 6 of the Founding Law of 23 December 1998 defines the powers of the Council of the Bank. The Council consisted of the following members:

President: Gaston Reinesch Members: Pierre Beck Betty Fontaine (until 18 September 2014) Pit Hentgen Serge Kolb Jacques F. Poos Simone Retter (as from 1st December 2014⁵³) Romain Schintgen Michel Wurth Claude Zimmer

During 2014, the Council held nine meetings. The level of participation by the members was as follows: Pierre Beck (8 meetings), Betty Fontaine (4 meetings), Pit Hentgen (5 meetings), Serge Kolb (9 meetings), Jacques F. Poos (8 meetings), Simone Retter (/), Romain Schintgen (7 meetings), Michel Wurth (8 meetings) and Claude Zimmer (9 meetings). Within the framework of monitoring the financial situation of the Bank, the Council approved the financial accounts as per 31 December 2013, the budgetary trends and subsequently the budget for the 2015 financial exercise.

The Council also observed and commented on economic and financial developments on a national and international basis and was kept informed of the decisions taken by the Governing Council of the ECB.

⁵³ The BCL had been informed by mail dated 23rd December 2014 about the appointment of Simone Retter as a member of the Council of the BCL as of 1st December 2014. The BCL will not be liable for the effects of such retroactivity and any interrogations linked to this situation notably in terms of governance.

The Audit Committee

Since 2001, the Audit Committee assists the Council in its choice of the statutory auditor to be proposed to the Government, in specifying the scope of the potential specific controls to be performed by the statutory auditor and in the approval of the financial accounts by the Council. It is kept informed on the internal audit plan.

It may invite the head of the internal audit unit and the statutory auditor of the Bank to participate in its work.

In 2014, the Audit Committee was chaired by one of its non-executive members, Claude Zimmer, and held four meetings. At its meeting on 12 December 2014, the Council nominated the non-executive members of the Audit Committee for 2015: Jacques F. Poos, Romain Schintgen and Claude Zimmer.

2.1.2 The Governor

His Royal Highness Grand-Duke Henri of Luxembourg, on a proposal by the Government in Cabinet, appointed Gaston Reinesch as the Governor of the BCL for a six-year period as of 1 January 2013.

2.1.3 The Executive Board

The Executive Board is the superior executive authority of the BCL. It takes the decisions and draws up the measures necessary for the BCL to carry out its tasks. Without prejudice to the independence of the Governor with regard to all instructions in his capacity as a member of the Governing Council of the ECB, the decisions of the Executive Board shall be taken collectively.

The Executive Board consists of a Governor and two Executive Directors:

Governor: Gaston Reinesch

Directors: Serge Kolb Pierre Beck

The members of the Executive Board receive a salary according to the wage scale in the public sector as well as different allowances. The remuneration components are subject to the current legal tax rates (i.e. the progressive tax rate) in Luxembourg.

2.1.4 Organisation Chart as of 1 January 2014



* This organisation chart does not include the functions and the staff of the Governor in his capacity as a member of the Governing Council.

2.1.5 Internal control and risk management

The BCL's internal control system is based on generally accepted principles in the financial sector and the ESCB, taking into consideration the BCL's specific needs as a central bank.

The Executive Board has defined the general framework and the principles of the internal control system.

The management of the BCL and their staff are responsible for the proper functioning of the internal control system. Functional reviews are carried out by specific administrative units, ensuring an adequate segregation of duties. These units are the Financial Risk Management and Collateral Management sections, the Risk Prevention section as well as the Controlling function within the Internal Finance and Strategy department.

- The Financial Risk Management section is in charge of the analysis of financial risks, of the surveillance of the implementation of decisions made by the internal committees and by the Executive Board, of the surveillance of the established limits and of the production of regular reports on these issues;
- The Collateral Management section is entrusted with the risk management responsibility in the field of the management of collateral, in particular for ABS (asset-backed securities);
- The Risk Prevention section is in charge of the surveillance of operational risks, of risks related to information systems and of non-compliance risks.

Whereas the departments are responsible for identifying the risks linked to their fields of activities and for taking appropriate actions to mitigate these risks, the Risk Prevention section has the following responsibilities:

- establish a common methodology for risk analysis;
- provide assistance in the identification and evaluation of risks;
- ensure periodical reporting on the residual operational risks.

The Risk Prevention section is also in charge of coordinating the Business Continuity Plan and related testing.

The purpose of the Compliance function, situated in the Risk Prevention section, is to identify, evaluate and monitor the Bank's risk of non-compliance. The risk of non-compliance is defined as the risk of judicial, administrative or disciplinary sanctioning, of financial losses or reputational damage which could harm the BCL in the event that it does not comply with the laws, regulations, professional and ethical standards or internal instructions falling under the competence of the compliance function.

The Executive Board of the BCL identified several areas of intervention for the compliance function, in particular:

- anti-money laundering (AML) and financing of terrorist activities,
- professional code of ethics,
- prevention of insider trading and market abuse,
- conflict of interests,
- professional secrecy and confidentiality,
- privacy and protection of personal data,
- regulation of public markets.
- The Controlling function, located within the Internal Finance and Strategy department, provides the
 assurance that the available resources are used effectively and that an eventual misuse is detected
 without delay. It ensures the proper functioning of the budgetary procedure and it supervises the
 execution of the budget. It reports on a regular basis on the follow-up thereof.

The Internal Audit unit is in charge of the independent and objective assessment of the internal control system and its functioning. The Internal Audit unit is independent from the other administrative units and reports directly to the President of the Council. When performing its tasks, the Internal Audit unit complies with internationally accepted professional standards, as applied by the ESCB. The internal annual audit plan comprises audit engagements on a national level, as well as audit objects that are coordinated by the Internal Auditors Committee of the ESCB, in compliance with the ESCB audit charter. The Internal Audit unit follows-up on the implementation of the recommendations issued during its audit activities.

Finally, the Audit Committee is informed about the internal control and risk management framework and its functioning.

2.1.6 External control

In accordance with art. 15 of the BCL's organic law, the Bank's financial accounts are audited by an external auditor, nominated for five years by the Government, whose mandate is to certify the correctness and completeness of BCL's financial accounts. Moreover, the external auditor is mandated by the Bank's Council to perform additional reviews and specific controls on an annual basis.

At European level, the BCL's external auditor's nomination is approved by the Council of Ministers, upon recommendation of the Governing Council of the ECB. In this context, the external auditor is also entrusted with the performance of a certain number of specific engagements at Eurosystem level. Considering that the mandate of the external auditor of the BCL expired at the end of 2013, the BCL launched a European public market tender. The mandate of the external auditor of the BCL for the years 2014 to 2018 was granted to DELOITTE Audit S.àr.l. Luxembourg, following the selection and agreement process according to Article 27.1 of the ESCB/ECB Statutes.

2.1.7 Code of Conduct

A Code of Conduct defines the internal and external rules of conduct applicable to all staff members. The Code is valid without prejudice to some rules defined by the public services legislation, the social legislation as well as existing contractual commitments and it prescribes ethical standards of nondiscrimination, integrity, independence, and professional secrecy to which the BCL's staff has to strictly adhere to.

The implementation of the Code of Conduct, as far as the Governor is concerned, was, at his request, reinforced at his expenses. Furthermore, in order to avoid any suspicion of a potential conflict of interest with regard to his function as a member of the Governing Council of the ECB, the Governor does not participate in the investment committees of the BCL which are entrusted with the management of the BCL's own funds. In addition, as far as the Executive Board of the BCL is concerned, the Governor does not take part in the deliberations regarding the latter. His responsibilities are limited, as the President of the Council, to those of an administrator.

Moreover, the European Central Bank requires the Members of the Governing Council to strictly adhere to its Code of Conduct, which foresees particularly strict standards of professional and ethical conduct. The members of the Governing Council shall act with honesty, independence, impartiality, and discretion. The members shall not consider their personal interests and shall avoid any situation that may lead to a conflict of interests. These obligations are extended up to one year after the termination of their function. The conditions for the acceptance of gifts and other benefits as well as for the participation in conferences, receptions or cultural events are also specified in the Code of Conduct.

The Governors are invited to be particularly careful with regard to individual invitations. The same rules apply to their spouses or partners who are equally obliged to respect the generally accepted rules concerning international relations, as well as concerning events happening outside of the ESCB which the members of the Governing Council may attend. Finally, members of the Governing Council must neither disclose nor make use of confidential information when performing, either directly or indirectly via intermediaries, financial transactions on a private basis.

2.2 THE BCL'S STAFF

2.2.1 Quantitative evolution

Over the course of 2014, the BCL staff increased by 4.95 % to reach a total of 318 staff members on December 31, 2014, equivalent to 301.25 full-time positions. The staff members are of 18 different nationalities, thus contributing to the diversity of the human capital and to its cultural enrichment.

On December 31, 2014, 30 staff members occupied a part-time position:

_	Part-time work (50 %):	12 staff members
_	Part-time work (75 %):	7 staff members
_	Leave for half-time work:	11 staff members

One staff member was on full-time parental leave and 5 staff members were on part-time parental leave.

Furthermore, 5 staff members were on unpaid leave and 2 staff members were on special leave.

The average number of staff members working at the BCL in 2014 was 309,44 persons or 292,33 full-time equivalents (FTE).

The overall approved headcount cap for the year 2014 was 351,25 full-time equivalent positions.

During the year 2014, 14 staff members left the bank. On the other hand, 29 new staff members joined the bank during that same period.

2.2.2 The pension fund

Article 14 of the Organic Law of the BCL provides that the legal pension entitlements of each BCL agent are determined by their legal status: civil servant, State employee, private employee or worker.

Paragraph 4(b) of the same article states that: "The pensions of the BCL's agents shall be paid by the Bank. These costs shall be financed by a pension fund of the Central Bank. The pension fund shall be financed on the one hand by statutory deductions from agents' salaries in accordance with the rules governing the pension scheme corresponding to their status, and on the other hand by contributions made by the Bank itself."

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The BCL's pension fund, which started operating in 2001, is governed by internal regulations and two committees, one executive and one consultative.

The executive committee is the Comité directeur which is composed of the BCL's Board of Directors, two elected representatives from the staff, two co-opted members acting as delegated managers and one member of the Staff Committee. The consultative committee is the Tactical Benchmark Committee.

2.3 INTERNAL FINANCE AND STRATEGY

2.3.1 Accounting and reporting

The BCL continues to update its accounting system and its procedures in order to meet the quality standards of the Eurosystem. As in previous years, the BCL has participated in the Working Group on ESCB's financial framework and has transposed the accounting revisions accordingly.

Based on harmonised rules, the Eurosystem imposes specific rules on the daily reporting of balance sheet data by each central bank.

The control systems have been adapted to the changes in relation to operations carried out during the reporting period.

The BCL regularly checks the development of balance sheet items, off-balance-sheets and the profit and loss accounts. Investments, revenues and expenses are especially closely monitored with special attention paid to the correct execution of signing powers.

The monthly balance sheet of the BCL is published on its website.

The *management information system*, in the form of dashboard reports, meets the continuous need to follow the Bank's activities. These tables include all activities of the Bank. The BCL strictly controls the development of the interest margin and compares the profitability of its investments to set benchmarks.

The BCL's decision-making bodies are regularly informed of the results in order to be in a position to determine future targets and actions to be taken.

2.3.2 Budget

Budget preparation, in accordance with the Organic Law of the BCL, is part of the multiannual planning process of the BCL, whose primary purpose is to ensure the Bank's long term financial equilibrium. In addition, the annual budget determines the upper boundary of the operating expenditure and investments the Bank may incur during a given financial year.

The 2014 budget of the BCL has been established in accordance with the BCL's budgetary procedure and the guidelines set by the Bank's Council on 10 July 2013. The 2014 budget was approved by the Council of the BCL on 6 December 2013.

In particular, the budget includes the following elements:

- The number of tasks assigned to the BCL at both the national and European level continues to increase, especially in the field of prudential supervision (with the implementation of the Single Supervisory Mechanism), the unconventional Monetary Policy Operations adopted by the Eurosystem to overcome the crises and the enhancement of statistics to be produced. The continuous assignment of new tasks has required a reinforcement of the Bank's staff in both operational and support units;
- Taking into account the effects of the ongoing financial crisis, the low level of key interest rates and the fact that the BCL still lacks appropriate own funds, the decision-making bodies of the BCL continue to apply a strict cost control to all missions and tasks that the Bank has to fulfil;
- The continuous increase of staff has entailed the need to acquire a forth building in 2012. The refurbishment of this building is currently close to completion;

- The 2014 budget has been impacted by a high production of circulation coins, which were produced in order to build up an appropriated stock of coins to cope with the expected future demands;
- The BCL continues to implement a number of internal and European projects, which have a direct impact on the headcount and the overall budget size of the Bank.

The Internal Finance and Strategy Department monitors the execution of the budget and prepares quarterly reports for the Executive Board of the Bank. At the end of each fiscal year, a detailed gap analysis of initial budget vs. actual expenditure is prepared. This analysis is submitted to the Executive Board and the Council of the Bank for information and approval. Finally, the conclusions drawn from this analysis are taken into account for the preparation of future budgets.

The expenditure for operating costs and investments as at 31 December 2014 stayed within the boundaries set by the Bank's annual budget.

2.3.3 Strategic planning and management control

Management control aims at enhancing efficiency and accountability within the BCL, allowing the Executive Board to concentrate its involvement on decision making at the strategic level. To this end, management control assists the Executive Board of the Bank by providing quantitative and qualitative analyses, thus facilitating and supporting an efficient decision-making process.

In addition, management control is entrusted with the coordination and monitoring of the Bank's internal projects. It issues regular project monitoring reports and is in charge of the BCL's project steering committee (BISC) secretariat as well as the prioritisation exercise for internal projects. The "Overall Project Monitoring Reports" (OPMR), prepared by the Internal Finance and Strategy Department, allow the BISC to better monitor and control the progress of the BCL's various projects. In 2014, the internal regulation of the management of projects was reviewed - in collaboration with the IT department and Internal Audit – and subsequently updated to better meet the risen needs of the BCL.

BCL representatives have participated in a series of project controlling activities at the ESCB/Eurosystem level related to the preparation and monitoring of common IT projects. Furthermore, the BCL has been represented in the EISC (Eurosystem IT Steering Committee) as well as in related working groups.

Cost accounting, as part of the BCL's management control function, serves as the basis for identifying, analysing and monitoring activity related costs (Activity Based Costing). Moreover, it establishes the financial figures for the invoicing of services. The applied cost accounting methodology follows the common rules adopted by the Eurosystem. It consists of allocating the BCL's operational expenses according to their category i.e. according to the respective sections and units, allowing cost identification of each of the Bank's activities.

In order to facilitate planning and monitoring of staff resources, the BCL applies a specific analytic tool for measuring and evaluating the allocation of human resources and material with respect to the various functions of the central bank. Together with the cost accounting system this allows the management and the Executive Board to better monitor the operational performance of the Bank. Furthermore, reports containing both financial and operational indicators facilitate the alignment of tasks and activities with strategic orientations on one hand and identified objectives of the Bank on the other hand.

As the BCL continues to develop its activities, a more comprehensive medium and long term planning remains a core requirement. The efforts in the field of strategic planning have been intensified in order to safeguard a smooth alignment of the BCL with the current economic, financial and institutional environment. Moreover, in order to monitor the capital adequacy with respect to its financial independence, the BCL performs assessments of its long-term financial situation. It carries out prospective analyses based on internal factors (e.g. costs and revenues) and external factors (e.g. interest rates, exchange rates and other variables of the Eurosystem and of the economic situation).

2.4 FINANCIAL STATEMENTS

Preamble

Only the French version of the present financial statements has been reviewed by the Independent Auditor. Consequently, the present financial statements only refer to the French version of the financial statements; other versions result from a conscientious translation made under the responsibility of the Executive Board. In case of differences between the French version and this translation, only the French version is legally binding.

2.4.1 Key figures as of year-end (in euro)

	2014	2013	Change in % 2014/2013
Total assets	117 097 829 518	118 560 343 356	-1 %
Liabilities to credit institutions	16 663 675 776	24 565 392 606	-32 %
Lending to credit institutions	3 357 142 385	5 819 000 000	-42 %
Own funds (1), revaluation accounts, administrative provisions and specific banking risks provisions	1 256 885 814	1 180 157 100	7 %
Net result from banking activities (2)	185 915 686	442 058 203	-58 %
Total net income	133 849 927	94 987 233	41 %
Administrative expenses	127 151 030	88 380 978	44 %
Net profit	1 646 171	1 911 549	-14 %
Cash Flow (3)	48 539 712	246 130 093	-80 %
Staff	318	303	5 %
BCL's weighting in the capital of the ECB	0.2030 %	0.1739 %	
BCL's weighting in lending to credit institutions related to monetary policy operations	0.533 %	0.774 %	

(1) Capital, reserves, provisions for general banking risks and net profit to be allocated to the reserves

(2) Net ajusted interest income, net result from fees and commissions, net result on financial operations

⁽³⁾ Net profit plus depreciation of tangible / intangible assets and write-downs on financial assets, as well as net transfer to administrative provisions and provisions for banking risks

2.4.2 Report of the Réviseur d'Entreprises agréé

We have audited the accompanying financial statements of Banque centrale du Luxembourg, which comprise the balance sheet as at December 31, 2014 and the profit and loss account for the year then ended, and a summary of significant accounting policies and other explanatory information.

Directors' responsibility for the financial statements

The financial statements are the responsibility of the Directors and are approved by the Council. The Directors are responsible for the preparation and fair presentation of these financial statements in accordance with generally accepted accounting principles and those defined by the European System of central banks, and for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Responsibility of the Réviseur d'Entreprises agréé

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing as adopted for Luxembourg by the Commission de Surveillance du Secteur Financier. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the *Réviseur d'Entreprises agréé's* judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the *Réviseur d'Entreprises agréé* considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control.

An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements give a true and fair view of the financial position of Banque centrale du Luxembourg as of December 31, 2014, and of the results of its operations for the year then ended in accordance with generally accepted accounting principles and those defined by the European System of central banks.

For Deloitte Audit, Cabinet de révision agréé

Martin Flaunet, *Réviseur d'entreprise agréé* Partner

June 1, 2015

2.4.3 Balance sheet as at 31 December 2014

ASSETS	Note	2014 EUR	2013 EUR
Gold and gold receivables	3	71 594 050	63 070 482
Claims on non-euro area residents denominated in foreign currency	4	638 887 797	686 841 414
- Receivables from the IMF		483 875 214	502 202 535
- Balances with banks, security investments, external loans and other external assets		155 012 583	184 638 879
Claims on euro area residents denominated in foreign currency	5	2 103 019 172	1 311 147 611
Claims on non-euro area residents denominated in euro	6	1 528 572 335	1 025 997 742
- Balances with banks, security investments and loans		1 528 572 335	1 025 997 742
Lending to euro area credit institutions related to monetary policy operations denominated in euro	7	3 357 142 385	5 819 000 000
- Main refinancing operations	7.1	1 300 000 000	4 629 000 000
- Longer-term refinancing operations	7.2	2 057 140 000	1 190 000 000
- Marginal lending facility	7.5	2 385	-
Other claims on euro area credit institutions denominated in euro	8	431 451 459	2 599 902 128
Securities of euro area residents denominated in euro	9	3 270 015 535	2 954 104 966
- Securities held for monetary policy purposes	9.1	490 637 316	483 869 824
- Other securities	9.2	2 779 378 219	2 470 235 142
Intra-Eurosystem claims	10	105 219 638 314	103 670 039 952
- Participating interest in the ECB	10.1	36 396 638	24 628 803
- Claims related to the transfer of foreign reserves	10.2	117 640 617	100 776 864
- Other claims within the Eurosystem	10.3	105 065 601 059	103 544 634 285
Items in course of settlement		46	182
Other assets	11	477 508 425	430 238 879
- Tangible and intangible assets	11.1	61 899 701	62 927 236
- Other financial assets	11.2	302 336 903	234 288 721
- Accruals and prepaid expenses	11.3	103 831 610	110 819 223
- Sundry	11.4	9 440 211	22 203 699
Total assets		117 097 829 518	118 560 343 356

The accompanying notes form an integral part of the financial statements.

LIABILITIES	Note	2014 EUR	2013 EUR
Banknotes in circulation	12	2 714 156 460	2 199 225 500
Liabilities to euro area credit institutions related to monetary policy operations denominated in euro	13	16 663 675 776	24 565 392 606
- Current accounts (covering the minimum reserve system)	13.1	12 780 675 776	11 580 392 606
- Deposit facility	13.2	3 883 000 000	7 849 600 000
- Fixed-term deposit	13.3	-	5 135 400 000
Liabilities to other euro area residents denominated in euro	14	2 418 077 103	576 442 874
- General government	14.1	578 993 301	576 367 135
- Other liabilities	14.2	1 839 083 802	75 739
Liabilities to non-euro area residents denominated in euro	15	527 265 350	2 749 366 441
Liabilities to non-euro area residents denominated in foreign currency	16	2 108 906 558	1 366 345 288
Counterpart of special drawing rights allocated by the IMF	17	294 072 620	275 797 896
Intra-Eurosystem liabilities	18	90 777 374 330	85 326 850 130
 Net liabilities related to the allocation of euro banknotes within the Eurosystem 	18.1	90 777 374 330	85 326 850 130
Items in course of settlement		375 598	-
Other liabilities	19	34 049 516	119 393 238
- Accruals and income collected in advance		15 848 391	82 374 535
- Sundry		18 201 125	37 018 703
Provisions	20	1 183 567 010	1 040 824 609
- Provision for banking risks	20.1	880 456 617	839 402 326
- Provision for pensions	20.2	302 990 393	201 372 283
- Other provisions		120 000	50 000
Revaluation accounts	21	186 193 332	152 235 079
Capital and reserves	22	188 469 694	186 558 146
- Capital	22.1	175 000 000	175 000 000
- Reserves	22.2	13 469 694	11 558 146
Profit for the year	39	1 646 171	1 911 549
Total liabilities	_	117 097 829 518	118 560 343 356

The accompanying notes form an integral part of the financial statements.

2.4.4 Off-balance sheet as at 31 December 2014

Note	2014 EUR	2013 EUR
23	133 330 745 366	146 851 686 663
24	361 011 986	299 387 312
	133 691 757 352	147 151 073 975
	23	Note EUR 23 133 330 745 366 24 361 011 986

The accompanying notes form an integral part of the financial statements.

2.4.5 Profit and loss account for the year ending 31 December 2014

	Note	2014 EUR	2013 EUR
Interest income	25	304 368 851	851 981 760
Interest expense	25	(159 425 577)	(464 355 280)
Net interest income	25	144 943 275	387 626 480
Realised gains / (losses) arising from financial operations	26	43 042 325	58 065 957
Write-downs on financial assets and positions	27	(716 525)	(2 762 514)
Transfer to/from provisions for risks	28	(41 124 291)	(236 761 324)
Net result of financial operations, write-downs and risk provisions		1 201 509	(181 457 881)
Fees and commissions income	29	10 223 976	11 012 033
Fees and commissions expense	29	(11 577 363)	(11 883 754)
Net result from fees and commissions	29	(1 353 387)	(871 721)
Income from participating interest	30	3 509 905	4 646 498
Net result of pooling of monetary income	31	(21 207 230)	(125 857 340)
Other income	32	6 755 858	10 901 197
Total net income		133 849 929	94 987 233
Staff costs	33	(33 360 689)	(32 099 546)
-Gross salaries		(31 332 701)	(30 120 844)
-Other staff costs		(2 027 988)	(1 978 702)
BCL's contribution to the legal pension scheme	34	(78 078 196)	(37 960 504)
Other administrative expenses	35	(11 875 948)	(11 311 493)
Depreciation of tangible and intangible assets	11.1, 36	(5 052 725)	(4 694 706)
Banknote production services	37	(870 182)	(1 107 630)
Other expenses	38	(2 966 015)	(5 901 804)
Profit for the year	39	1 646 171	1 911 549

The accompanying notes form an integral part of the financial statements.

2.4.6 Notes to the financial statements as at 31 December 2014

NOTE 1 - GENERAL INFORMATION

The Banque centrale du Luxembourg ("BCL" or "Central Bank") was founded in accordance with the law of 22 April 1998. The Founding Law of 23 December 1998 as modified, stipulates that the main task of the BCL shall be to contribute to the exercise of the tasks of the European System of Central Banks (ESCB) so as to achieve the objectives of the ESCB. The BCL is also responsible for the oversight of the general market liquidity situation and the evaluation of the market participants in this respect. The BCL is authorised to take and sell participations as well as, in exceptional circumstances, to make short-term lending to counterparties with appropriate guarantees. In addition, establishing the European banking union implies new tasks for the BCL. The BCL is a sui generis and independent institution, endowed with legal personality and financial independence.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of the financial statements are set out below:

2.1 Layout of the financial statements

The financial statements of the BCL have been prepared and drawn up in accordance with the generally accepted accounting principles and those defined by the ESCB.

2.2 <u>Accounting principles</u>

The following accounting principles have been applied:

- economic reality and transparency;
- prudence;
- recognition of post-balance sheet events;
- continuity of methods and comparability;
- relative significance;
- going concern concept;
- recognition of charges and income in the accounting period they relate to.

2.3 Basis of preparation

The financial statements have been prepared under the historical cost convention, modified to include the valuation at market prices of securities (other than those classified as held-to-maturity and those held for monetary policy purposes), gold and of all other on-balance-sheet and off-balance-sheet assets and liabilities denominated in foreign currency.

Transactions in financial assets and liabilities are reflected in the accounts of the BCL on the basis of their settlement date.

2.4 Gold, assets and liabilities in foreign currencies

Assets and liabilities denominated in foreign currencies (including gold) are converted into euro at the exchange rate prevailing on the balance sheet closing date. Income and expenses are converted at the exchange rate prevailing on the dates of the transactions.

Foreign currencies are revalued on a currency by currency basis including on-balance sheet and off-balance sheet items.

Securities are revalued separately from the revaluation of foreign exchange for securities denominated in foreign currencies.

Gold is revalued on the basis of the euro price per fine ounce as derived from the quotation in US dollars established at the time of the London fixing on the last working day of the year.

2.5 <u>Securities</u>

The Governing Council decided in 2014 that the securities currently held for monetary policy purposes shall be accounted for at amortised cost (subject to impairment), regardless of the holding intention. The new valuation approach did not result in any adjustment of the comparable numbers given that these securities were already valued accordingly.

The other negotiable securities denominated in foreign currencies and in euro are valued at the market price prevailing on the balance sheet date. Securities held to maturity are valued at amortised cost (purchase or transfer price adjusted by premiums and discounts). Write-downs are applied to held-to-maturity securities in case of impairment.

The revaluation of securities takes place item-by-item on the basis of their ISIN code.

2.6 <u>Recognition of gains and losses</u>

Income and expenses are recognised in the period in which they are earned or incurred.

Realised gains and losses on foreign exchange transactions, securities and financial instruments linked to interest rates and market prices are taken to the profit and loss account.

At the end of the year, unrealised revaluation gains on foreign currencies, securities and financial instruments are not considered in the profit and loss account, but transferred to a revaluation account on the liabilities side of the balance sheet.

Unrealised losses are recognised in the profit and loss account when they exceed previous revaluation gains registered in the corresponding revaluation account. They may not be reversed against new unrealised gains in subsequent years. Unrealised losses regarding a specific security, financial instrument, currency or in gold holdings are not netted with unrealised gains in other securities, financial instruments, currencies or gold holdings.

In order to calculate the acquisition cost of securities or currencies that are sold, the average cost method is used on a daily basis. If any negative revaluation differences are taken to the profit and loss account, the average cost of the asset in question is adjusted downwards to the level of the current exchange rate or market price thereof.

For fixed-income securities, the premiums or discounts arising from the difference between the average acquisition cost and the redemption price are calculated and presented on a prorata basis as part of the interest positions and amortised over the remaining life of the securities.

2.7 Events after the reporting period

Assets and liabilities are adjusted to take account of events occurring between the balance sheet date and the date on which the BCL's Council approves the annual accounts if such events have a material effect on the assets and liabilities on the balance sheet date.

2.8 Banknotes in circulation

The ECB and the euro area NCBs, which together comprise the Eurosystem, issue euro banknotes. The total value of euro banknotes in circulation is allocated to the Eurosystem central banks on the last working day of each month in accordance with the banknote allocation key.

The ECB has been allocated a share of 8 % of the total value of euro banknotes in circulation, whereas the remaining 92 % has been allocated to NCBs according to their weightings in the capital key of the ECB. The share of banknotes allocated to each NCB is disclosed in the balance sheet under liability item "Banknotes in circulation".

The difference between the value of the euro banknotes allocated to each NCB in accordance with the banknote allocation key and the value of the euro banknotes that it actually puts into circulation also gives rise to remunerated intra-Eurosystem balances. These claims or liabilities, which incur interest, are disclosed under the sub-item "Intra-Eurosystem: Net claims/liabilities related to the allocation of euro banknotes within the Eurosystem".

The interest income and expense on these balances is cleared through the accounts of the ECB and is disclosed under "Net interest income."

2.9 Intra-Eurosystem claims and liabilities

Intra-Eurosystem balances result primarily from cross-border payments in the EU that are settled in central bank money in euro. They are settled in TARGET2 (Trans-European Automated Real-time Gross settlement Express Transfer system) and give rise to bilateral balances in the TARGET2 accounts of EU central banks. These bilateral balances are netted out and then assigned to the ECB on a daily basis, leaving each NCB with a single net bilateral position vis-à-vis the ECB only. Intra-Eurosystem balances of the BCL vis-à-vis the ECB arising from TARGET2, as well as other intra-Eurosystem balances denominated in euro are presented on the balance sheet of the BCL as a single net asset position and disclosed under "Other claims within the Eurosystem (net)". There are other claims and liabilities of the BCL vis-à-vis the Eurosystem due to its participation in the capital of the ECB, the transfer of a part of foreign reserves, the interim profit distributions and accrued liabilities from the ECB resulting from the distribution of the monetary income results and the allocation of euro banknotes between the NCBs and the ECB.

Intra-Eurosystem balances arising from the allocation of euro banknotes within the Eurosystem are included as a single net position under "Net liabilities related to the allocation of euro banknotes within the Eurosystem".

Intra-Eurosystem claims and liabilities arising from TARGET2 balances and counterparties accounts are shown as a single net position on the balance sheet of the BCL.

2.10 <u>Treatment of tangible and intangible assets</u>

The tangible and intangible assets, except for land and works of art, are stated at their acquisition cost less depreciation. Depreciation is calculated on a straight-line basis over the estimated useful life of the fixed asset:

	Years
Buildings	25
Renovation of buildings	10
Furniture and equipment	3-5
Computer hardware and software	4

2.11 Pension fund

Since 1 January 1999, after the entry into force of the Founding Law of 23 December 1998, as modified, the legal pension claims (1st pillar) of the BCL's staff are fully borne by the BCL. The pension fund was set up in 2000.

The actuarial method determines the pension fund's liability related to old age, disability or survival for each member of staff. The actuarial model is based, among other things, on each member of staff's personal and past and foreseeable career data, on the forecast of the cost and standard of living as well as on an average rate of return generated by the fund's assets.

The BCL's liabilities related to pensions are shown in the account "Provisions for pensions". The provision increases as a result of regular transfers from the wage share and the payment by the BCL and decrease by pension payments to retirees. At the year end, the provision is adjusted in the light of the new actuarial calculation. In addition, if necessary, periodic transfers from the account "Booking reserve of the pension fund", equivalent to the gains generated by the fund's assets, are made to adjust the account "Provision for pensions". In cases where regular transfers and the results of the pension fund would be insufficient to cover the BCL's pension liabilities, the difference between the existing provision and the accrued liabilities valued by the actuary is covered in the same trend by a contribution from the BCL.

During the reporting year 2014, the BCL revised the method for determining the pension provisions and has adopted the method of "projected unit credit" (PUC) in line with international standards. In accordance with the prudence principle, the management body of the BCL has decided to gradually apply the IAS 19 standard.

2.12 Provision for banking risks

In accordance with the prudence principle, the BCL's provision policy intends to cover specific and general risks resulting from the BCL's activities.

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NOTE 3 - GOLD AND GOLD RECEIVABLES

As at 31 December 2014, the BCL holds 72 480.56 ounces of fine gold amounting to 71.59 million euro (72 393.29 ounces of fine gold amounting to 63.07 million euro on 31 December 2013).

On the balance sheet date, gold is valued on the basis of the euro price per fine ounce derived from the quotation in US dollars established at the London fixing on 31 December.

NOTE 4 - CLAIMS ON NON-EURO AREA RESIDENTS DENOMINATED IN FOREIGN CURRENCY

EUR	EUR
483 875 214	502 202 535
155 012 583	184 638 879
638 887 797	686 841 414
	483 875 214 155 012 583

Under this item are recorded the BCL's foreign exchange reserve holdings with counterparties situated outside the euro area (including international and supranational institutions and non-Eurosystem central banks).

This item is broken down into two sub-items:

- receivables from the International Monetary Fund (IMF) are made up of reserve tranche position, SDR holdings and new arrangements to borrow. SDR are reserve assets created by the IMF and allocated by it to its members. A member's SDR holdings initially amount to the SDR allocated. Afterwards, SDR holdings are subject to fluctuations as a result of encashments and transactions. The reserve tranche position corresponds to the net amount of the quota and the IMF's currency holding and takes into account the re-evaluation of the general account. The new arrangements to borrow are credit agreements between the IMF and the Government of Luxembourg.
- balances held on accounts with banks outside the euro area as well as securities, loans and other foreign currency assets issued by non-residents of the euro area. This sub-item includes in particular the US dollar securities portfolio which could be used, if needed, for monetary policy operations.

This portfolio, which amounts to 144 million euro as at 31 December 2014 (114.3 million euro on 31 December 2013), mainly consists of government bonds and bonds issued by international and supranational institutions denominated in US dollars. Securities are valued at market prices. As at 31 December 2014, their value at market prices included a negative net revaluation adjustment amounting to 0.3 million euro (negative net revaluation adjustment amounting to 0.01 million euro on 31 December 2013).

Balances with banks amounted to 11 million euro as at 31 December 2014 (70.3 million euro on 31 December 2013).

NOTE 5 - CLAIMS ON EURO AREA RESIDENTS DENOMINATED IN FOREIGN CURRENCY

This item contains balances in foreign currency held by the BCL on accounts with euro area counterparties which amounts to 2.103 million euro as at 31 December 2014 [1 311.1 million euro on 31 December 2013].

NOTE 6 - CLAIMS ON NON-EURO AREA RESIDENTS DENOMINATED IN EURO

	2014 EUR	2013 EUR
Balances with banks	8 321	2 115 801
Marketable securities	1 528 564 014	1 023 881 941
	1 528 572 335	1 025 997 742

This item contains balances held on accounts with banks outside the euro area as well as securities, deposits, loans and other euro-denominated assets issued by non-residents of the euro area.

The marketable securities portfolio contains government bonds and bonds issued by companies outside the euro area denominated in euro. Securities are valued at market value. As at 31 December 2014, the market value of the latter comprised a positive net revaluation adjustment amounting to 18.9 million euro including the premium and discount amortisation (positive net revaluation adjustment amounting to 47.8 million euro on 31 December 2013).

NOTE 7 - LENDING TO EURO AREA CREDIT INSTITUTIONS RELATED TO MONETARY POLICY OPERATIONS DENOMINATED IN EURO

This balance sheet item represents the liquidity-providing transactions executed by the BCL with Luxembourg credit institutions.

The item is divided into various sub-items depending on the type of instrument used to provide liquidity to the financial sector:

	2014 EUR	2013 EUR
Main refinancing operations	1 300 000 000	4 629 000 000
Longer-term refinancing operations	2 057 140 000	1 190 000 000
Fine-tuning reverse operations	-	-
Structural reverse operations	-	-
Marginal lending facility	2 385	-
Credits related to margin calls	-	-
	3 357 142 385	5 819 000 000
Credits related to margin calls	3 357 142 385	5

The total Eurosystem holding of monetary policy assets amounts to 630 342 million euro of which the BCL holds 3 357 million euro. In accordance with Article 32.4 of the Statute, any risks from monetary policy operations, if they were to materialise, should be shared in full by the Eurosystem NCBs, in proportion to the prevailing ECB capital key shares.

Losses can only materialise if the counterparty fails and the recovery of funds received from the resolution of the collateral provided by the counterparty is not sufficient.

It should be noted that for specific collateral which can be accepted by NCBs at their own discretion, risk sharing has been excluded by the Governing Council of the ECB.

7.1 <u>Main refinancing operations</u>

This sub-item includes the amount of liquidity provided to credit institutions by way of weekly one-week tenders.

Since October 2008, these operations were conducted as fixed rate tender procedures. These operations play a key role in achieving the aims of steering interest rate, managing market liquidity and signalling the monetary policy stance.

7.2 Longer-term refinancing operations

This sub-item includes the amount of credit extended to credit institutions by way of tenders with three, thirty six or forty eight month maturities.

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7.3 Fine-tuning reverse operations

This sub-item includes open market operations carried out on a non-regular basis, intended primarily to meet unexpected fluctuations in market liquidity.

7.4 <u>Structural reverse operations</u>

These are open market operations carried out with the primary intention of bringing about a lasting change in the structural liquidity position of the financial sector vis-à-vis the Eurosystem.

7.5 Marginal lending facility

This sub-item includes a standing facility enabling counterparties to obtain overnight credit from the BCL at a pre-specified interest rate against eligible collateral.

7.6 Credits related to margin calls

This sub-item includes additional credit extended to credit institutions and resulting from the increase in the value of the securities pledged as collateral for other credits extended to these same institutions.

NOTE 8 - OTHER CLAIMS ON EURO AREA CREDIT INSTITUTIONS DENOMINATED IN EURO

This item includes the BCL's current accounts and fixed-term deposits not related to monetary policy operation with credit institutions inside the euro area.

NOTE 9 - SECURITIES OF EURO AREA RESIDENTS DENOMINATED IN EURO

	2014 EUR	2013 EUR
Securities held for monetary policy purposes	490 637 316	483 869 824
Other securities	2 779 378 219	2 470 235 142
- marketable securities	2 368 526 155	1 925 039 595
- held-to-maturity securities	410 852 064	545 195 547
	3 270 015 535	2 954 104 966

9.1 Securities held for monetary policy purposes

This item contains securities acquired by the BCL within the scope of the purchase programme for covered bonds and the securities markets programme. These securities are valued at amortised cost and are subject to impairment tests.

Securities held for monetary policy purposes	201 EU		201 EUI	
	Amortised cost	Market value	Amortised cost	Market value
First covered bond purchase programme	5 971 376	6 204 900	32 946 338	33 507 850
Second covered bond purchase programme	28 374 479	31 025 647	28 451 346	30 399 790
Third covered bond purchase programme	92 234 840	92 587 342	-	-
Securities market programme	364 056 621	394 430 158	422 472 140	446 184 687
	490 637 316	524 248 047	483 869 824	510 092 327

First covered bond purchase programme

Under this programme, the ECB and the NCBs purchased euro-denominated covered bonds issued in the euro area. The purchases under this programme were fully implemented by the end of June 2010.

Second covered bond purchase programme

Under this programme, the ECB and the NCBs purchased euro-denominated covered bonds issued in the euro area with the objective of easing funding conditions for credit institutions and enterprises, as well as encouraging credit institutions to maintain and expand lending to their clients. The programme ended on 31 October 2012.

Third covered bond purchase programme

On 2 October 2014, the Governing Council announced the technical features of the third covered bond purchase programme. Under this programme, the ECB and the NCBs began to purchase euro-denominated covered bonds issued in the euro area with the objective of easing funding conditions for credit institutions. This programme will last at least two years.

Securities market programme

Under this programme, the ECB and the NCBs were able to purchase euro area public and private debt securities in order to address the malfunctioning of certain segments of the euro area debts securities markets and to restore proper functioning of the monetary policy transmission mechanism. In September 2012 the Governing Council decided to terminate the Securities Markets Programme with immediate effect.

The Governing Council assesses on a regular basis the financial risks associated with the securities held under the securities markets programme, the three covered bond purchase programmes and the asset-backed securities purchase programme.

The total Eurosystem holding of the securities markets programme, of the third covered bond purchase programme and of the asset-backed securities purchase programme amounts to 175.6 billion euro as at 31 December 2014, of which the BCL holds 456.3 million euro. In accordance with Article 32.4 of the Statute, any risks arising from the holding of these securities, if they were to materialise, should be shared in full by the Eurosystem, in proportion to the prevailing ECB capital key shares.

On the basis of the results of an impairment test as at 31 December 2014, the Governing Council considered that all estimated future cash flows on the relevant securities are expected to be received and that, there-fore, no impairment losses should be recorded at year end.

Market values are indicative and were derived on the basis of market quotes. When market quotes were not available, the amortised cost was used for the evaluation of the securities portfolio.

9.2 Other securities

The securities portfolio recorded under this item includes:

- the marketable securities portfolio in euro issued by residents of the euro area amount to 2 369 million euro as at 31 December 2014 (1 925 million euro on 31 December 2013). This portfolio contains government bonds in euro issued by Member States of the euro area and bonds issued by companies of the euro area. Securities are valued at market value. As at 31 December 2014, the market value of the latter comprised a positive net revaluation adjustment amounting to 25.1 million euro including premium and discount amortisation (positive net revaluation adjustment amounting to 41.3 million euro on 31 December 2013).
- the held-to-maturity portfolio which securities are intended to be held until maturity. This portfolio is valued at amortised cost, purchase or transfer price adjusted by premiums, discounts and impairment. As at 31 December 2014, these securities amounted to 410.9 million euro (545.2 million euro on 31 December 2013).

NOTE 10 - INTRA-EUROSYSTEM CLAIMS

10.1 Participating interest in ECB

Pursuant to Article 28 of the ESCB Statute, the ESCB national central banks are the sole subscribers to the capital of the ECB. Subscriptions depend on shares which are fixed in accordance with Article 29.3 of the ESCB Statute and which are subject to adjustment every five years.

On 1 January 2014, following the five-yearly adjustment of the key for capital subscription and the entry of Latvia in the Eurosystem, the NCB's participations key in ESCB and in the Eurosystem changed.

Based on Council Decision 2003/517/EC of 15 July 2003 on the statistical data to be used for the adjustment of the key for subscription of the capital of the ECB, the NCBs' capital key shares were adjusted as follows in 2014:

0	Capital key in ESCB (in %)		Eurosystem key (in %)		
Country	from 1 January 2014	until 31 December 2013	from 1 January 2014	until 31 December 2013	
Belgium	2.4778	2.4176	3.54081	3.47566	
Denmark	1.4873	1.4754	-	-	
Germany	17.9973	18.7603	25.71840	26.97069	
Greece	2.0332	1.9483	2.90547	2.80097	
Spain	8.8409	8.2533	12.63377	11.86533	
France	14.1792	14.1342	20.26228	20.31999	
Ireland	1.1607	1.1111	1.65866	1.59737	
Italy	12.3108	12.4570	17.59231	17.90877	
Luxembourg	0.2030	0.1739	0.29009	0.25001	
Netherlands	4.0035	3.9663	5.72106	5.70214	
Austria	1.9631	1.9370	2.80530	2.78472	
Portugal	1.7434	1.7636	2.49134	2.53543	
Finland	1.2564	1.2456	1.79541	1.79073	
Sweden	2.2729	2.2612	-	-	
United Kingdom	13.6743	14.4320	-	-	
Czech Republic	1.6075	1.4539	-	-	
Estonia	0.1928	0.1780	0.27551	0.25590	
Cyprus	0.1513	0.1333	0.21621	0.19164	
Latvia	0.2821	0.2742	0.40312	-	
Lithuania	0.4132	0.4093	-	-	
Hungary	1.3798	1.3740	-	-	
Malta	0.0648	0.0635	0.09260	0.09129	
Poland	5.1230	4.8581	-	-	
Slovenia	0.3455	0.3270	0.49372	0.47011	
Slovak Republic	0.7725	0.6881	1.10391	0.98924	
Bulgaria	0.8590	0.8644	-	-	
Romania	2.6024	2.4449	-	-	
Croatia	0.6023	0.5945	-	-	
Total	100.0000	100.0000	100.00000	100.00000	

The capital shares of the NCBs in the ECB in 2014 are shown in the following table (in euro):

	Subscribed capital from 1 January 2014	Subscribed capital until 31 December 2013	Paid-up capital from 1 January 2014	Paid-up capital until 31 December 2013
Banque Nationale de Belgique	268 222 025.17	261 705 370.91	268 222 025.17	261 705 370.91
Deutsche Bundesbank	1 948 208 997.34	2 030 803 801.28	1 948 208 997.34	2 030 803 801.28
Eesti Pank	20 870 613.63	19 268 512.58	20 870 613.63	19 268 512.58
Central Bank of Ireland	125 645 857.06	120 276 653.55	125 645 857.06	120 276 653.55
Banque de Grèce	220 094 043.74	210 903 612.74	220 094 043.74	210 903 612.74
Banco de España	957 028 050.02	893 420 308.48	957 028 050.02	893 420 308.48
Banque de France	1 534 899 402.41	1 530 028 149.23	1 534 899 402.41	1 530 028 149.23
Banca d'Italia	1 332 644 970.33	1 348 471 130.66	1 332 644 970.33	1 348 471 130.66
Central Bank of Cyprus	16 378 235.70	14 429 734.42	16 378 235.70	14 429 734.42
Latvijas Banka	30 537 344.94	-	30 537 344.94	-
Banque centrale du Luxembourg	21 974 764.35	18 824 687.29	21 974 764.35	18 824 687.29
Central Bank of Malta	7 014 604.58	6 873 879.49	7 014 604.58	6 873 879.49
De Nederlandsche Bank	433 379 158.03	429 352 255.40	433 379 158.03	429 352 255.40
Oesterreichische Nationalbank	212 505 713.78	209 680 386.94	212 505 713.78	209 680 386.94
Banco de Portugal	188 723 173.25	190 909 824.68	188 723 173.25	190 909 824.68
Banka Slovenije	37 400 399.43	35 397 773.12	37 400 399.43	35 397 773.12
Národná banka Slovenska	83 623 179.61	74 486 873.65	83 623 179.61	74 486 873.65
Suomen Pankki – Banque de Finlande	136 005 388.82	134 836 288.06	136 005 388.82	134 836 288.06
Subtotal for euro area NCBs	7 575 155 922.19	7 529 669 242.48	7 575 155 922.19	7 529 669 242.48
Българска народна банка (Bulgarian National Bank)	92 986 810.73	93 571 361.11	3 487 005.40	3 508 926.04
Česká národní banka	174 011 988.64	157 384 777.79	6 525 449.57	5 901 929.17
Danmarks Nationalbank	161 000 330.15	159 712 154.31	6 037 512.38	5 989 205.79
Latvijas Banka	-	29 682 169.38	-	1 113 081.35
Lietuvos bankas	44 728 929.21	44 306 753.94	1 677 334.85	1 661 503.27
Magyar Nemzeti Bank	149 363 447.55	148 735 597.14	5 601 129.28	5 577 584.89
Narodowy Bank Polski	554 565 112.18	525 889 668.45	20 796 191.71	19 720 862.57
Banca Națională a României	281 709 983.98	264 660 597.84	10 564 124.40	9 924 772.42
Sveriges Riksbank	246 041 585.69	244 775 059.86	9 226 559.46	9 179 064.74
Bank of England	1 480 243 941.72	1 562 265 020.29	55 509 147.81	58 584 938.26
Hrvatska narodna banka	65 199 017.58	64 354 667.03	2 444 963.16	2 413 300.01
Subtotal for non-euro area NCBs	3 249 851 147.43	3 295 337 827.14	121 869 418.02	123 575 168.51

The share that the BCL held in the accumulated net profits of the ECB reflects the repayment of 14.4 million euro of ECB reserves (5.8 million euro on 31 December 2013).

10.2 <u>Claims equivalent to the transfer of foreign reserves</u>

This sub-item represents the euro-denominated claims of the ECB with respect to the transfer of part of the BCL's foreign reserves. The claims are denominated in euro at a value fixed at the time of their transfer.

They are remunerated at the latest available marginal interest rate used by the Eurosystem in its tender for main refinancing operations, adjusted to reflect a zero return on the gold component.

As at 31 December 2014, the claim of the BCL amounted to 117 640 617 euro (100 776 864 euro on 31 December 2013). This increase resulted from the adjustment of the ECB capital key share as at 1 January 2014.

10.3 <u>Other claims within the Eurosystem</u>

This sub-item represents the BCL's net claims towards the Eurosystem, mostly from transactions resulting from cross-border payments initiated for monetary or financial operations, made via the TARGET2 system, between the BCL and the other NCBs as well as the ECB. This claim amounts to 105.1 billion euro as at 31 December 2014 (103.5 billion euro on 31 December 2013).

The net position vis-à-vis the ECB bears interest at the marginal interest rate applying to the main refinancing operations.

NOTE 11 - OTHER ASSETS

11.1 <u>Tangible and intangible assets</u>

	Lands and Buildings EUR	Furniture and equipment EUR	Software EUR	Other EUR	Total EUR
Cost as at 1 January 2014	108 331 130	14 712 609	8 540 791	1 740 732	133 325 262
Disposals/Transfers	5 487	97 898	320 056	[423 441]	-
Acquisitions	1 321 739	1 864 447	59 904	779 099	4 0 2 5 1 8 9
Cost as at 31 December 2014	109 658 356	16 674 954	8 920 751	2 096 390	137 350 451
Accumulated depreciation as at 1 January 2014	50 455 696	13 405 132	6 537 197	-	70 398 025
Disposals	-	-	-	-	-
Depreciation	3 624 367	677 715	750 643	-	5 052 725
Accumulated depreciation as at 31 December 2014	54 080 063	14 082 847	7 287 840	-	75 450 750
Net book value as at 31 December 2014	55 578 293	2 592 107	1 632 911	2 096 390	61 899 701

Tangible and intangible assets are as follows:

The sub-item "Lands and Buildings" comprises:

- the acquisition cost of the two premises located on 2, boulevard Royal;
- the renovations made to the main building ("Siège Royal");
- the costs incurred in relation to the reconstruction and transformation of the "Pierre Werner" building;
- the costs incurred in relation to the reconstruction and transformation of the "Monterey" building;
- the acquisition cost of the building "7 boulevard Royal";
- the renovations made to the building "7 boulevard Royal".

11.2 Other financial assets

The components of this item are as follows:

	2014 EUR	2013 EUR
Other participating interests	85 519 216	80 357 237
Pension fund	216 817 687	153 931 484
	302 336 903	234 288 721

The other participating interests comprise the BCL's investments in Swift, ATTF, LuxCSD SA., Islamic Liquidity Management Corporation and Bank for International Settlements.

The assets of the pension fund are recorded in the accounts under "Pension fund BCL". The balance of this account corresponds to the net asset value of the fund as calculated by the depositary bank as at

31 December 2014. In 2014, the BCL transferred an exceptional amount of 34.3 million euro to the assets of the pension fund.

11.3 Accruals and prepaid expenses

Most of this item consists of the accrued interests on monetary policy operations, securities and receivables from the IMF. Also included under this item are the commissions receivables, prepaid expenses, including salaries paid for January 2015, and other income receivables.

11.4 <u>Sundry</u>

	2014 EUR	2013 EUR
Others	9 440 211	22 203 699
	9 440 211	22 203 699

This item also consists of the counterpart of the unrealised loss on SDR recorded in the financial statements of the BCL which is guaranteed by the Government according to the agreement signed in May 1999 establishing the financial relationship between the Government of Luxembourg and the BCL (4 million euro as at 31 December 2014; 18 million euro as at 31 December 2013).

NOTE 12 - BANKNOTES IN CIRCULATION

This item includes the BCL's share of the total euro banknotes put into circulation by the central banks of the Eurosystem according to their weightings in the capital of the ECB, which totalled 2 714.2 million euro (2 199.2 million euro on 31 December 2013).

NOTE 13 - LIABILITIES TO EURO AREA CREDIT INSTITUTIONS RELATED TO MONETARY POLICY OPERATIONS DENOMINATED IN EURO

	2014 EUR	2013 EUR
Current accounts (including the minimum reserves)	12 780 675 776	11 580 392 606
Deposit facility	3 883 000 000	7 849 600 000
Fixed-term deposits	-	5 135 400 000
Fine-tuning reverse operations	-	-
Deposits related to margin calls	-	-
	16 663 675 776	24 565 392 606

This item primarily comprises credit institutions' accounts held within the framework of the requirements of the minimum reserve system and deposit facilities.

13.1 <u>Current accounts (including the minimum reserves)</u>

This sub-item comprises accounts denominated in euro of credit institutions which mainly serve to meet minimum reserve requirements. Banks' minimum reserve balances have been remunerated since January 1, 1999 at the latest available marginal interest rate used by the Eurosystem in its tenders for main refinancing operations.

13.2 Deposit facility

This sub-item comprises the standing facility allowing credit institutions to make overnight deposits with the BCL at a pre-specified interest rate.
13.3 Fixed-term deposits

This sub-item comprises deposits made at the BCL for the purpose of absorbing market liquidity in connection with fine-tuning operations in the Eurosystem.

13.4 <u>Fine-tuning reverse operations</u>

This sub-item comprises other monetary policy operations aimed at tightening liquidity.

13.5 Deposits related to margin calls

This sub-item comprises deposits made by credit institutions to compensate for the decrease in the value of securities pledged as collateral for other credits granted to these same institutions.

NOTE 14 - LIABILITIES TO OTHER EURO AREA RESIDENTS DENOMINATED IN EURO

14.1 Liabilities to general government

This item records the amounts as follows:

	2014 EUR	2013 EUR
Current accounts	12	488 412
Account related to euro coins issued by the Treasury	260 143 289	248 753 723
Specific account	178 850 000	187 125 000
Fixed-term deposit	140 000 000	140 000 000
	578 993 301	576 367 135

The item current accounts records an amount of 12 euro owed to the Luxembourg Treasury.

In accordance with the amendment of 10 April 2003 to the agreement between the Government of Luxembourg and the BCL establishing their financial relationship, the "Account related to euro coins issued by the Treasury" corresponds to the amount of coins issued by the BCL in the name and for the account of the Treasury.

The specific account was opened for the State of Luxembourg in 2011 in order to realise operations with the IMF.

The fixed-term deposit, unchanged since 2010, relates to the above-mentioned agreement.

14.2 <u>Other liabilities</u>

	2014 EUR	2013 EUR
Other liabilities	1 839 083 802	75 739
	1 839 083 802	75 739

As at 31 December 2014, this item included mainly a current account held by a European institution.

NOTE 15 - LIABILITIES TO NON-EURO AREA RESIDENTS DENOMINATED IN EURO

This item includes current accounts held by central banks, international and supranational institutions and other account holders outside the euro area.

NOTE 16 - LIABILITIES TO NON-EURO AREA RESIDENTS DENOMINATED IN FOREIGN CURRENCY

This item includes current accounts in foreign currency held by central banks outside the euro area.

NOTE 17 - COUNTERPART OF SPECIAL DRAWING RIGHTS ALLOCATED BY THE IMF

The amount shown under this item represents the countervalue of SDR, converted to euro at the same rate as applied to the SDR assets, which should be returned to the IMF in the event of the SDR being cancelled, the SDR Department established by the IMF being closed or if Luxembourg decides to withdraw from it. This liability, of unlimited duration, amounts to SDR 246.6 million, or 294.1 million euro as at 31 December 2014 (SDR 246.6 million, or 275.8 million euro on 31 December 2013).

NOTE 18 - INTRA-EUROSYSTEM LIABILITIES

18.1 Net liabilities related to the allocation of euro banknotes within the Eurosystem

This item consists of the liabilities of the BCL vis-à-vis the Eurosystem relating to the allocation of euro banknotes within the Eurosystem. The net position bears interest at the marginal interest rate applying to the main refinancing operations.

NOTE 19 - OTHER LIABILITIES

This item mainly comprises the accrued interest, including accrued interest on intra-Eurosystem liabilities, as well as miscellaneous expenses payable, including suppliers, and the Luxembourg francs banknotes not yet returned.

The Luxembourg franc banknotes still circulating as at 31 December 2014 amount to 5.1 million euro (5.1 million euro on 31 December 2013).

NOTE 20 - PROVISIONS

Provisions are as follows:

	2014 EUR	2013 EUR
Provision for banking risks	880 456 617	839 402 326
Provision for pensions	302 990 393	201 372 283
Other provisions	120 000	50 000
	1 183 567 010	1 040 824 609

20.1 <u>Provision for banking risks</u>

Provision for banking risks includes the following items:

Provisions for specific banking risks	2014 EUR	2013 EUR
Provision covering credit and market risk	501 504 599	464 700 622
Provision covering operational risk	32 980 000	29 370 000
Provision covering liquidity risk	16 667 044	16 489 922
Provision for doubtful debts	2 327 055	1 863 863
	553 478 698	512 424 407
Provisions for general banking risks	2014 EUR	2013 EUR
Provision for liabilities resulting from monetary agreements	32 341 954	32 341 954
Other provision for general banking risks	294 635 965	294 635 965
	326 977 919	326 977 919
	880 456 617	839 402 326

20.1.1 Provision covering credit and market risk

The provision of 501.5 million euro (464.7 million euro on 31 December 2013) corresponds to:

- 7.30 % (7.69 % on 31 December 2013) of the BCL's own securities portfolio existing as at 31 December 2014 and participations other than the participating interest in the capital of the ECB;
- 7.30 % (7.69 % on 31 December 2013) of the amount lent by the Eurosystem (main and longer-term refinancing operations) as at year-end for monetary policy purposes multiplied by the BCL's capital key in Eurosystem including securities held in the framework of the Securities Markets Programme and the third covered bond purchase programme (excluding securities held by the ECB).

The decrease of the coverage ratio of the provisions in 2014 is due to the increase of the basis of liabilities of the Bank, notwithstanding the net positive provision.

According to the BCL's guidelines of the Bank's Council, the objective is to target a rate of 12 % on all items above.

In order to achieve this objective in the light of non-conventional measures, this provision should be progressively increased by an additional amount of approximately 800 million euro over the next few years in order to cover the current liabilities. It is worth noting that the current capacity of the Bank is insufficient to generate the required level of income.

Yet this situation goes against the ECB recommendations on 7 September 2012 in relation to the capital increase of the BCL (CON/2012/69) in which it is noted that: "The principle of financial independence requires a national central bank (NCB) within the European System of Central Banks (ESCB) to have sufficient means not only to perform its ESCB or Eurosystem-related tasks, but also its national tasks, e.g. financing its administration and own operations. [...] Financial independence primarily implies that an NCB should always be sufficiently capitalised. In particular, the ECB is of the view that the higher the level of capital, reserves and provisions against financial risks is, the higher the safeguards against future losses are."

20.1.2 Provision covering operational risk

This provision is intended to cover the risk of losses resulting from the inadequacy or fault attributable to procedures, to the human factor or to the BCL's systems or to external causes. Due to a lack of relevant statistics on the dimensions of risk, the transfer to the provision is based on the Basic Indicator Approach described in the consultative working paper of the Basel Committee as being 15 % of the average for the last three years of the net banking product (including payments allocated on monetary income).

In 2014, the average has been based on previous years in accordance with these rules.

20.1.3 Provision for doubtful debts

The provision for doubtful debts covers non paid debts amounting to 2.3 million euro as at 31 December 2014 (1.9 million euro on 31 December 2013).

20.1.4 Provision for liabilities resulting from monetary agreements

The provision created in order to face any future monetary liabilities monetary liabilities did not change in 2014.

20.1.5 Other provision for general banking risks

This provision is intended to cover non-specific risks of losses resulting from central bank's activities. Due to the uncertainties of the financial markets, these risks can not be quantified in advance. This provision did not change in 2014.

20.2 Provisions for pensions

Provisions for pensions include the following items:

	2014 EUR	2013 EUR
Provision for pensions	302 990 393	201 372 283
	302 990 393	201 372 283

In accordance with its Organic Law, the statutory pensions (first pillar) of its staff members are fully borne by the BCL.

The financing of pension obligations is provided on the one hand through deductions from wages and salaries in accordance with the rules governing the pension regime at the BCL and the other hand by payments made by the BCL.

The pension liabilities of the employer vis-à-vis all its staff members amounted to 303 million euro at 31 December 2014 compared with 201.4 million euro at 31 December 2013. This increase results in particular from a change of method and assumptions made following a recommendation of the BCL's new actuary. The introduction in 2014 of the method of projected unit credit includes an individual calculation - affiliate by affiliate, year by year - taking into account a projection of the individual contributions until the age of retirement.

The demographic, economic and financial assumptions applied as part of the assessment of pension liabilities at 31 December 2014 are:

Discount rate	3.50 %
Wage growth rate (incl. index)	3.30 %
Expected return on plan assets	3.80 %
Pension growth rate (incl. index)	2.35 %
Mortality table	German DAV 2004 tables
Disability rate	0.5 %
Staff turnover	0 %

Pension liabilities have been assessed based on the principles of the IAS 19 accounting standard. This standard requires both the use of actuarial method of projected unit credit and the use of a discount rate corresponding to the Eurozone "corporate" bond rate with an AA rating and a duration - at value date - reflecting those of the liabilities. For the fiscal year 2014, this rate was estimated at 2.20 %.

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The full adoption of the IAS 19 standard for the fiscal year 2014 would have resulted in pension fund liabilities of a total of 444.4 million euro. As a consequence, this would have amounted in a total 243 million euro to make up for in 2014.

It should be noted that the adoption of this method is not mandatory for the BCL. However, in order to best reflect the economic and financial reality and to be able to meet the requirement of its Organic Law to bear all the expenses for pensions of its staff members, the Bank has decided to progressively increase its pension provisions in line with the application of IAS 19, thus smoothing the major burden over several years.

The difference of 101.6 million euro in pension liabilities as at 31 December 2014 (303 million euro) compared to those at 31 December 2013 (201.4 million euro) includes:

- salary and wage deductions (employees' share) accounting for 2.4 million euro;
- a transfer from the "Booking reserve of the pension fund" account (adjustment of the actuarial value of the pension fund assets) to the account "Provision for pensions" for 22 million euro;
- a contribution of 78.1 million euro borne by the BCL;
- pension payments for retired staff members of 0.9 million euro.

NOTE 21 - REVALUATION ACCOUNTS

This item includes positive revaluation differences related to the spread between the exchange rate as at year-end and the average exchange rate of the BCL's currency and gold positions, as well as positive revaluation differences related to the spread between the market value as at year-end and the amortised cost for securities positions.

NOTE 22 - CAPITAL AND RESERVES

22.1 <u>Capital</u>

The State of Luxembourg is the sole shareholder of the BCL's capital for an amount of 175 million euro (unchanged since June 2009).

22.2 <u>Reserves</u>

The reserves amount to 13.5 million euro (11.6 million euro on 31 December 2013). This amount was increased by 1.9 million euro following the allocation of profit for 2013 according to the decision of the BCL's Council in application of its Founding Law (Article 31).

NOTE 23 - SECURITIES RECEIVED AS COLLATERAL

This item includes the securities received as collateral from Luxembourg credit institutions to cover their liabilities related to refinancing operations, marginal lending facilities and intra-day credits.

This item also includes the securities received as collateral in Luxembourg and used as a guarantee by commercial banks incorporated in other member states according to the "Correspondent Central Banking Model" (CCBM). This agreement allows commercial banks to obtain funding from their country of residence's central bank by using the securities held in another Member State as a guarantee.

As at 31 December 2014, the market value of these securities amounts to 133.3 billion euro (146.9 billion euro on 31 December 2013).

NOTE 24 - FOREIGN RESERVE ASSETS MANAGED ON BEHALF OF THE ECB

This item includes the foreign currency reserves at market value managed by the BCL on behalf of the ECB.

NOTE 25 - NET INTEREST INCOME

This item includes interest income, after deduction of interest expense, on assets and liabilities in foreign currency and in euro. Interest income and expense are as follows:

Composition of interest income	Amounts in foreign currency EUR	Amounts in euro EUR	Total EUR
	2014	2014	2014
IMF	417 960	-	417 960
Monetary policy	-	2 752 965	2 752 965
Intra-Eurosystem claims	-	172 343 215	172 343 215
Securities	633 678	113 100 545	113 734 223
Gold	-	-	-
Other	2 941 896	12 178 592	15 120 488
Total	3 993 534	300 375 317	304 368 851
	Amounts in foreign currency	Amounts in euro	Total
Composition of interest expense	EUR	EUR	EUR
	2014	2014	2014
	(240 838)	-	(240 838)
Current accounts (including minimum reserves) and deposits related to monetary policy operations	-	(11 839 969)	(11 839 969)
Liabilities related to the reallocation of euro banknotes in the Eurosystem	-	[143 745 295]	[143 745 295]
Other intra-Eurosystem liabilities	-	(31 047)	(31 0 4 7)
Interests on term deposits	-	-	-
Other liabilities	(1 879 182)	(1 689 246)	(3 568 428)
Interest on swap operation			
Total	(2 120 020)	(157 305 557)	(159 425 577)
Composition of interest income	Amounts in foreign currency EUR	Amounts in euro EUR	Total EUR
	2013	2013	2013
IMF	413 983	-	413 983
Monetary policy	-	16 895 482	16 895 482
Intra-Eurosystem claims	-	577 943 845	577 943 845
Securities	596 086	250 361 047	250 957 133
Gold	-	-	-
Other	3 903 519	1 867 798	5 771 317
Total	4 913 588	847 068 172	851 981 760
Composition of interest expense	Amounts in foreign currency EUR	Amounts in euro EUR	Total EUR
	2013	2013	2013
IMF	(226 175)	-	(226 175)
Current accounts (including minimum reserves) and deposits related to monetary policy operations	-	(25 942 352)	(25 942 352)
Liabilities related to the reallocation of euro banknotes in the Eurosystem	-	(435 705 930)	(435 705 930)
Other intra-Eurosystem liabilities	-	(225 386)	(225 386)
Interests on term deposits	-	-	-
Other liabilities	(2 083 630)	(171 807)	(2 255 437)
Interest on swap operation		-	-
Total	(2 309 805)	(462 045 475)	(464 355 280)

NOTE 26 - REALISED GAINS / (LOSSES) ARISING FROM FINANCIAL OPERATIONS

This item includes the results from transactions in foreign currencies, from securities and from financial instruments linked to interest rates and market prices, i.e. realised gains minus realised losses on these transactions. In 2014, they amount to 43.08 million euro (58.2 million euro on 31 December 2013) and to 0.04 million euro (0.2 million euro on 31 December 2013) respectively, giving a net gain of 43.04 million euro (a net gain of 58 million euro on 31 December 2013).

NOTE 27 - WRITE-DOWNS ON FINANCIAL ASSETS AND FOREIGN CURRENCY POSITIONS

This item includes revaluation losses on securities for 0.7 million euro (revaluation losses on securities for 2.8 million euro in 2013).

NOTE 28 - TRANSFER TO/FROM PROVISIONS FOR RISKS

This item includes the transfers to and from provisions for banking risks (excluding the reversal of provisions for the buffer against counterparty risks in Eurosystem in 2013, see note 31).

NOTE 29 - NET RESULT FROM FEES AND COMMISSIONS

Fees and commissions income and expense are as follows:

	Fees and commissions income EUR		Fees and comm El	issions expense JR
	2014	2013	2014	2013
Securities	8 842 870	9 796 265	(10 999 520)	(11 317 525)
Others	1 381 106	1 215 768	(577 843)	[566 229]
Total	10 223 976	11 012 033	(11 577 363)	(11 883 754)

NOTE 30 - INCOME FROM PARTICIPATING INTEREST

The ECB's seigniorage income, which arises from the 8 % share of euro banknotes allocated to the ECB, as well as the income arising from securities purchased under the Securities Markets Programme, the asset-backed securities purchase programme and the third covered bond purchase programme is due in full to the euro area NCBs in the same financial year it accrues. Unless otherwise decided by the Governing Council, the ECB distributes this income in January of the following year by means of an interim profit distribution. It is distributed in full unless the ECB's net profit for the year is less than its income earned on euro banknotes in circulation and the aforementioned asset purchase programmes, and subject to any decisions by the Governing Council to make transfers to the provision for foreign exchange rate, interest rate, credit and gold price risks.

In 2014, the BCL received 2.8 million euro from the ECB.

In 2014, the BCL also received a dividend of 0.6 million SDR (0.7 million euro) due to the participating interest held in the Bank for International Settlements (BIS).

In total, this item amounts to 3.5 million euro as at 31 December 2014 (4.6 million euro on 31 December 2013).

NOTE 31 - NET RESULT OF POOLING OF MONETARY INCOME

The monetary income of each Eurosystem NCB is determined by measuring the actual annual income that derives from the earmarkable assets held against its liability base. The liability base consists of the following items:

- banknotes in circulation;
- liabilities to credit institutions related to monetary policy operations denominated in euro;

- net intra-Eurosystem liabilities resulting from TARGET2 transactions;
- net intra-Eurosystem liabilities related to the allocation of euro banknotes within the Eurosystem.

Any interest paid on liabilities included within the liability base is to be deducted from the monetary income to be pooled.

The earmarkable assets consist of the following items:

- lending to euro area credit institutions related to monetary policy operations denominated in euro;
- intra-Eurosystem claims equivalent to the transfer of foreign reserve assets to the ECB;
- securities held for monetary policy purposes;
- net intra-Eurosystem claims resulting from TARGET2 transactions;
- net intra-Eurosystem claims related to the allocation of euro banknotes within the Eurosystem;
- a limited amount of each NCBs' gold holdings in proportion to its capital key.

Gold is considered as generating no income whereas covered bonds held in the first and second covered bond purchase programme, under decision of the Governing Council of 2 July 2009 and of 3 November 2011, are considered to generate income at the latest available marginal rate for the Eurosystem's main refinancing operations.

Where the value of an NCB's earmarkable assets exceeds or falls short of the value of its liability base, the difference shall be offset by applying to that difference the marginal rate on the main refinancing operations.

The monetary income pooled by the Eurosystem is allocated among NCBs according to the subscribed capital key set at 0.29009 % since 1 January 2014 (0.25001 % for the BCL as at 31 December 2013).

This item includes the net monetary income allocated to the BCL for 2014 representing an expense amounting to 21 207 230 euro (expense of 126 557 878 euro on 31 December 2013).

As a reminder, this item also included in 2013 the amount of 700 538 euro due to the decrease of the buffer against counterparty risks in the Eurosystem.

NOTE 32 - OTHER INCOME

Other income includes revenue for services rendered to third parties, transfers from administrative provisions, income from numismatic activities and the recovered functioning costs of EPCO (Eurosystem procurement Co-ordination Office).

In 2013, this item also included rental income from buildings "Monterey" and "7 Royal".

Other income also includes the BCL's revenue from financial agreements between the Government of Luxembourg and the BCL.

NOTE 33 – STAFF COSTS

2014 EUR	2013 EUR
(31 332 701)	(30 120 844)
(2 027 988)	(1 978 702)
(33 360 689)	(32 099 546)
	(31 332 701) (2 027 988)

This item includes the gross wages and salaries, compensations as well as other staff costs (the employer's share of contributions to the social security scheme and meal vouchers).

The compensations paid to the Board of Directors amounted to 704 861 euro for the year 2014 (575 124 euro for the year 2013). These compensations include in particular an adjustment to the representation expenses re-established by the Government and which have not been readjusted since the creation of the Bank.

As at 31 December 2014, the BCL employed 318 persons (303 on 31 December 2013). The average number of persons working for the BCL from 1 January to 31 December 2014 was 309 (303 for the year 2013).

NOTE 34 - BCL'S CONTRIBUTION TO THE LEGAL PENSION SCHEME OF ITS STAFF

	2014 EUR	2013 EUR
Notional employer's share	(5 010 710)	(4 889 013)
Ajustments to the pension liabilities	(73 067 486)	(33 071 491)
	(78 078 196)	(37 960 504)

This item includes the notional employer's share of the BCL determined on the basis of the gross wages and salaries for an amount of 5 million euro as well as the contribution of the BCL for an amount of 73.1 million euro, resulting from changes to the methodology applied in the context of the measurement of pension liabilities, as well as from the underlying demographic and financial assumptions (see also Note 20.2 "Provisions for pensions").

It is worth noting that the BCL contribution amounted to 38 million euro in 2013. In 2013, the notional employer's share (4.9 million euro) was included in the item related to staff costs and the adjustment to the pension liabilities (33.1 million euro) was included in the item "Other expenses" (see Note 38). These reclassifications were applied in order to foster transparency.

NOTE 35 - ADMINISTRATIVE EXPENSES

This item includes all general and recurring expenses, meaning leasing, cleaning and repair of buildings and equipment, small goods and materials, fees paid and other services and supplies as well as training expenses. The compensations paid to the members of the Council amounted to 85 794 euro in 2014 (83 241 euro in 2013).

NOTE 36 - DEPRECIATION OF TANGIBLE AND INTANGIBLE ASSETS

This item shows the depreciation applied to buildings, renovations of buildings, furniture and office equipment, computer hardware and software.

NOTE 37 - BANKNOTE PRODUCTION SERVICES

This item mainly shows the costs related to the production and issue of banknotes denominated in euro.

NOTE 38 - OTHER EXPENSES

This item includes in particular costs related to numismatic activities and to consultancy.

In 2013, this item also included an amount of 33.1 million euro which has been reclassified to the item "BCL's contribution to the legal pension scheme of its staff" (see Note 34).

NOTE 39 - RESULT FOR THE YEAR

	2014 EUR	2013 EUR
Profit for the year	1 646 171	1 911 549

The fiscal year 2014 shows a profit of 1 646 171 euro (profit of 1 911 549 in 2013).

When taking the BCL's pension liabilities into consideration (see Note 20.2) and the provisions for risks (see Note 20.1.1), the provisional results indicate a trend toward a significant structural loss.

NOTE 40 - EVENTS AFTER THE REPORTING PERIOD

On 1 January 2015, following the entry of Lithuania in the Eurosystem, the NCB's participations keys in the Eurosystem changed as follows:

Queres have	Eurosystem key (in %)		
Country	from 1 January 2015	until 31 December 2014	
Belgium	3.52003	3.54081	
Germany	25.56743	25.71840	
Greece	2.88842	2.90547	
Spain	12.55961	12.63377	
France	20.14334	20.26228	
Ireland	1.64892	1.65866	
Italy	17.48904	17.59231	
Luxembourg	0.28839	0.29009	
Netherlands	5.68748	5.72106	
Austria	2.78883	2.80530	
Portugal	2.47672	2.49134	
Finland	1.78487	1.79541	
Estonia	0.27390	0.27551	
Cyprus	0.21494	0.21621	
Latvia	0.40076	0.40312	
Lithuania	0.58700	-	
Malta	0.09206	0.09260	
Slovenia	0.49083	0.49372	
Slovak Republic	1.09743	1.10391	
Total	100.00000	100.00000	



ALL R ANNEXES

3 ANNEXES

3.1 LIST OF BCL REGULATIONS PUBLISHED IN 2014

2014/N°19 of 15 December 2014

Regulation of the "Banque centrale du Luxembourg" 2014/N°19 of 15 December 2014 amending the regulation of the Banque centrale du Luxembourg 2014/N°18 of 21 August 2014 implementing the Guideline ECB/2014/31 concerning additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral and amending Guideline ECB/2007/9.

Domain: Monetary Policy

2014/N°18 of 21 August 2014

Regulation of the "Banque centrale du Luxembourg" 2014/N°18 of 21 August 2014 concerning the implementation of the guideline of the European Central Bank of 9 July 2014 concerning additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral and amending Guideline ECB/2007/9 (recast) (ECB/2014/31). The regulation 2014/18 repeals and replaces the regulations BCL/2013/15 and BCL/2014/16.

Domain: Monetary Policy

2014/N°17 of 21 July 2014

Regulation of the "Banque centrale du Luxembourg" 2014/N°17 of 21 July 2014 concerning the collection of statistical data from financial companies amending the Regulation of the "Banque centrale du Luxembourg" 2011/N°8 of 29 April 2011 concerning the collection of statistics from companies which grant loans or issue debt securities or derivative instruments to affiliates.

Domain: Balance of payments and International investment position

2014/N°16 of 12 May 2014

Regulation of the "Banque centrale du Luxembourg" 2014/N°16 of 12 May 2014 implementing the Guideline of the European Central Bank of 12 March 2014 amending Guideline ECB/2013/4 on additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral and amending Guideline ECB/2007/9.

Domain: Monetary Policy

3.2 LIST OF BCL CIRCULARS PUBLISHED IN 2014

Circular n°237 of 28 May 2014

Modification of the statistical data collection for money markets funds and non-MMF investment funds - to all undertakings for collective investment.

To all investment companies in capital risk (SICAR).

Circular n° 236 of 25 April 2014

Modification of the statistical data collection of securitisation vehicles - to all securitisation vehicles.

Circular nº 235 of 20 January 2014

Modification of the statistical reporting from credit institutions - to all credit institutions

3.3 LIST OF BCL PUBLICATIONS PUBLISHED IN 2014

3.3.1 BCL bulletins

- BCL Bulletin 2014/4, December 2014⁵⁴
- BCL Bulletin 2014/3, October 2014
- BCL Bulletin 2014/2 not published⁵⁵
- BCL Financial Stability Review, June 2014
- BCL Bulletin 2014/1, March 2014

For a complete list of bulletins published by the BCL, please visit the BCL's website (www.bcl.lu).

3.3.2 BCL annual report

- Annual Report 2013, French version, May 2014
- Annual Report 2013, English version, August 2014

For a complete list of annual reports published by the BCL, please visit the BCL's website (www.bcl.lu).

3.3.3 BCL working papers

• Working paper n° 94, December 2014

How do households allocate their assets? Stylised facts from the Eurosystem Household Finance and Consumption Survey, by Luc Arrondel, Laura Bartiloro, Pirmin Fessler, Peter Lindner, Thomas Y. Mathä, Cristiana Rampazzi, Frederique Savignac, Tobias Schmidt, Martin Schürz and Philip Vermeulen.

⁵⁴ Published in February 2015.

⁵⁵ Please refer to the press releases of 16 June and 18 July 2014 available on the BCL website.

- Working paper n° 93, December 2014
 Household Saving Behaviour and Credit Constraints in the Euro Area, by Julia Le Blanc, Alessandro Porpiglia, Federica Teppa, Junyi Zhu and Michael Ziegelmeyer.
- Working paper n° 92, June 2014
 The Eurosystem, the banking sector and the money market, by Paul Mercier.
- Working paper n° 91, June 2014 Household wealth in the euro area: The importance of intergenerational transfers, homeownership and house price dynamics, by Thomas Y. Mathä, Alessandro Porpiglia and Michael Ziegelmeyer.
- Working paper n° 90, May 2014
 Wealth differences across borders and the effect of real estate price dynamics: Evidence from two household surveys, by Thomas Y. Mathä, Alessandro Porpiglia and Michael Ziegelmeyer.
- Working paper n° 89, March 2014
 Cross-border commuting and consuming: An empirical investigation, by Thomas Y. Mathä, Alessandro Porpiglia and Michael Ziegelmeyer.
- Working paper n° 88, March 2014 2007-2013: This is what the Indicator told us - Evaluating the Performance of Real-Time Nowcasts from a Dynamic Factor Model, by Muriel Nguiffo-Boyom.
- Working paper n° 87, March 2014
 Déficit, Croissance et bien-être intergénérationnel: comment réformer les pensions au Luxembourg ?, par Muriel Bouchet, Luca Marchiori et Olivier Pierrard.
- Working paper n° 86, February 2014 The Impact of the Exchange Rate on Luxemburg Equity Funds, by Mustafa Kultur and Romuald Morhs.
- Working paper n° 85, February 2014 Household Risk taking after the Financial Crisis, by Sarah Necker and Michael Ziegelmeyer.
- Working paper n° 84, February 2014 Household Risk Management and Actual Mortgage Choice in the Euro Area, by Michael Ehrmann and Michael Ziegelmeyer.

For a complete list of working papers published by the BCL, please visit the BCL's website (www.bcl.lu).

3.3.4 BCL brochures

• Brochure of the BCL's numismatic products (2014)

3.3.5 Information material about the security features of Euro banknotes and coins

For a complete list of the information material concerning the security features of banknotes and coins, please visit the BCL's website (www.bcl.lu).

3.3.6 Publications and external presentations of the BCL Staff

3.3.6.1 External publications of the BCL's staff members

- Bucher-Koenen, T., and M. Ziegelmeyer (2014):Once burned, twice shy? Financial literacy and wealth losses during the financial crisis, Review of Finance, 18(6), 2215-2246.
- Martin D. and O. Pierrard (2014): On-the-job search and cyclical unemployment: Crowding out vs. vacancy effects, Journal of Economic Dynamics and Control, Vol. 44, pp 235–250.

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- European Commission Seminar on Housing, Brussels, December 2014.
- Conférence annuelle du Réseau d'Etudes sur le marché du Travail et de l'Emploi Luxembourgeois (RETEL Observatoire de l'emploi), Mondorf-les-Bains, December 2014.
- The Competitiveness Research Network (CompNet) Workshop, Frankfurt, Germany, December 2014.
- Conférence "Five Years of Crisis Lessons Learned and Paths Towards a Resilient European Monetary Union", Trier, Germany, October 2014.
- 2nd Luxembourg Household Finance and Consumption Workshop, Luxembourg, June 2014.
- Annual conference of the Swedish Network of European Research in Economics and Business (SNEE), Mölle, Sweden, May 2014.
- Annual Meeting of the Austrian Economic Association, NOeG 2014, Vienna, May 2014.
- Comité économique et social, Luxembourg, March and May 2014.
- EUI-nomics 2014 : Debating the economic conditions in the euro area and beyond, Florence, Italy, April 2014.
- Eurosystem Household Finance and Consumption Network (HFCN) research seminar, Frankfurt, Germany, March 2014.
- International Conference "International labor mobility and inequality across nations", Clermont-Ferrand, France, January 2014.

Paper copies of publications can be obtained at the BCL's counters as long as stocks last and according to the BCL's conditions. The BCL's publications may be downloaded from the website www.bcl.lu

ORDER:

Banque centrale du Luxembourg Section Communication L-2983 Luxembourg Fax : (+352) 4774-4910 http://www.bcl.lu E-mail : info@bcl.lu

3.4 EUROPEAN CENTRAL BANK PUBLICATIONS

For a complete list of documents published by the European Central Bank, as well as for the translated versions in all official languages of the European Union, please visit the ECB's website (www.ecb.int).

Banque centrale européenne Postfach 160319 D-60066 Frankfurt am Main http://www.ecb.int

3.5 MONETARY, ECONOMIC AND FINANCIAL STATISTICS PUBLISHED ON THE WEBSITE OF THE BCL (WWW.BCL.LU)

1 Monetary policy statistics

ORDER:

- 1.1 Financial statement of the Banque central du Luxembourg
- 1.2 Luxembourg minimum reserve statistics

2 Monetary and financial developments in the euro area and Luxembourg

- 2.1 Aggregated balance sheet of the Luxembourg MFIs (excluding the Banque centrale du Luxembourg)
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3.6 LIST OF ABREVIATIONS

ABBL	Association des Banques et Banquiers, Luxembourg
ABS	Asset-Backed Securities
ATTF	Agence de transfert de technologie financière (Luxembourg Agency for the Transfer of Finan- cial Technology)
BCL	Banque centrale du Luxembourg
BIS	Bank for International Settlement
ССВ	Correspondent Central Bank
ССВМ	Correspondent central banking model
CETREL	Centre des transferts électroniques Luxembourg (Center for Electronic Transfers
	Luxembourg)
CLS	Continuous linked settlement
CPMI	Committee on Payments and Market Infrastructure
CPSS	Committee on Payment and Settlement
CRD	Capital Requirement Directive
CRR	Capital Requirement Regulation
CSD	Central Securities Depositories
CSSF	Commission de surveillance du secteur financier
EBA	European Banking Authority
ECAF	Eurosystem Credit Assessment Framework
ECB	European Central Bank
EFC	Economic and Financial Committee

EFSF	European Financial Stability Facility
EIB	European Investment Bank
EMU	Economic and Monetary Union
EPC	European Payments Council
ESCB	European System of Central Banks
ESM	European Stability Mechanism
ESMA	European Securities and Markets Authority
ESRB	European Systemic Risk Board
EU	European Union
EUR	euro
EUROSTAT	Statistical office of the European communities
FSB	Financial Stability Board
GDP	Gross Domestic Product
IMF	International Monetary Fund
IOSCO	International Organization of Securities Commissions
LCR	Liquidity Coverage Rate
LFF	Luxembourg for Finance
LSF	Luxembourg School of Finance
LU	Luxembourg
MP	Maintenance period
MRA	Maximum Risk Allowance
MRO	Main Refinancing Operations
NCB	National Central Banks
NSFR	Net Stable Funding Ratio
OECD	Organisation for Economic Cooperation and Development
SDR	Special Drawing Rights
SEPA	Single Euro Payments Area
SSM	Single Supervisory Mechanism
SSS	Securities settlement system
STATEC	Institut national de la statistique et des études économiques du Grand-Duché du Luxembourg
	(National Institute for Statistics and Economic Studies)
TARGET	Trans-European Automated Real-time Gross settlement Express Transfer system
TFEU	Treaty on the Functioning of the European Union
UCI	Undertaking for Collective Investments
UCITS	Undertaking for Collective Investments in Transferable Securities
USD	US Dollar

3.7 GLOSSARY

<u>Balance of payments (b.o.p.)</u>: a statistical statement that summarises, for a specific period of time, the economic transactions of an economy with the rest of the world. The transactions considered are those involving goods, services and incomes; those involving financial claims on, and liabilities to, the rest of the world; and those (such as debt forgiveness) that are classified as transfers.

<u>Central counterparty</u>: an entity that interposes itself between the counterparties to the contracts traded in one or more financial markets, becoming the buyer to every seller and the seller to every buyer.

<u>Central securities depository (CSD)</u>: an entity that (i) enables securities transactions to be processed and settled by book entry, and (ii) provides custodial services (e.g. the administration of corporate actions and redemptions), and (iii) plays an active role in ensuring the integrity of securities issues. Securities can be held in physical (but immobilised) form or in dematerialized form (whereby they exist only as electronic records).

<u>Collateral</u>: assets pledged or otherwise transferred (e.g. by credit institutions to central banks) as a guarantee for the repayment of loans, as well as assets sold (e.g. by credit institutions to central banks) under repurchase agreements. <u>Consolidated balance sheet of the MFI sector</u>: a balance sheet obtained by netting out inter-MFI positions (e.g inter-MFI loans and deposits) in the aggregated MFI balance sheet. It provides statistical information on the MFI sector's assets and liabilities vis-à-vis residents of the euro area not belonging to this sector (i.e. the general government and other euro area residents) and vis-à-vis non-euro area residents. It is the main statistical source for the calculation of monetary aggregates, and it provides the basis for the regular analysis of the counterparts of M3.

<u>Correspondent Central Banking Model (CCBM)</u>: a mechanism established by the European System of Central Banks with the aim of enabling counterparties to use eligible collateral on a cross-border basis. In the CCBM, NCBs act as custodians for one another. Each NCB has a securities account in its securities administration for each of the other NCBs (and for the European Central Bank).

<u>Council of the European Union</u>: the institution of the EU made up of representatives of the governments of the EU Member States, normally ministers responsible for the matters under consideration and the relevant European Commissioner (see also ECOFIN Council).

<u>Counterparty</u>: the opposite party in a financial transaction (e.g. any party transacting with a central bank).

<u>Covered bond purchase programmes (CBPP, CBPP2 and CBPP3)</u>: an ECB programme, based on the decision of the Governing Council of 7 May 2009 to purchase euro-denominated covered bonds issued in the euro area in support of a specific financial market segment that is important for the funding of banks and was particularly affected by the financial crisis. The purchases under the programme were for a nominal value of 60 billion euro and they were fully implemented by 30 June 2010. On 6 October 2011 the Governing Council decided to launch a second covered bond purchase programme, the CBPP2. Between November 2011 and October 2012, a nominal amount of \in 16.4 billion was purchased on the primary and secondary markets. The CBBP2 ended in November 2012, as scheduled. As of 31 December 2014, the outstanding amount of the CBPP was \in 28.7 billion; the outstanding amount of the CBPP2 was \in 12.8 billion and the outstanding amount of the CBPP3 was \in 27.9 billion.

<u>CPMI-IOSCO</u>: The Committee on Payments and Market Infrastructures (CPMI) promotes the safety and efficiency of payment, clearing and securities settlement related arrangements. The CPMI monitors and analyses developments in these arrangements and is a global standard setter in this area. It also serves as a forum for central bank cooperation in related oversight, policy and operational matters.

The International Organization of Securities Commissions (IOSCO) is a body that brings together the world's securities regulators. The organization develops among others internationally recognized standards of regulation, oversight and enforcement aiming at protecting investors and promoting integrity of securities markets.

<u>Credit institution</u>: 1) an undertaking whose business is to receive deposits or other repayable funds from the public and to grant credits for its own account; or 2) an undertaking or any other legal person, other than those under (1), which issues means of payment in the form of electronic money. The most common types of credit institutions are banks and saving banks. See also electronic money (e-money).

<u>Economic and Monetary Union (EMU)</u>: the process that led to the single currency, the euro, and the single monetary policy in the euro area, as well as to the coordination of the economic policies of the EU Member States. This process, as laid down in the Treaty, took place in three stages. Stage Three, the final stage, started on 1 January 1999 with the transfer of monetary competence to the European Central Bank and the introduction of the euro. The cash changeover on 1 January 2002 completed the process of setting up EMU.

<u>ECOFIN Council</u>: Council of the European Union reuniting/meeting at the level of the ministers of economics and finance.

Economic and Financial Committee (EFC): a committee which contributes to the preparation of the work of the ECOFIN Council and the European Commission. Its tasks include reviewing the economic and financial situation of both Member States and the EU, and contributing to budgetary surveillance.

<u>Electronic money (e-money)</u>: An electronic store of monetary value on a technical device that may be widely used as prepaid bearer instrument for making payments to undertakings other than the issuer, without necessarily involving bank accounts in the transactions.

<u>EONIA (euro overnight index average)</u>: a measure of the effective interest rate prevailing in the euro interbank overnight market. It is calculated as a weighted average of the interest rates on unsecured overnight lending transactions denominated in euro, as reported by a panel of contributing banks.

<u>EURIBOR (euro interbank offered rate)</u>: the rate at which a prime bank is willing to lend funds in euro to another prime bank, as reported by a panel of contributing banks, computed daily for interbank deposits with different maturities of up to 12 months.

<u>Euro</u>: The name of the European single currency adopted by the European council at its meeting in Madrid on 15 and 16 December 1995 and used instead of the term ECU originally employed in the Treaty.

<u>EUR01</u>: Multilateral net payment system providing same-day settlement at a pan-European level. EUR01 is operated by EBA Clearing and settles large-value interbank payments in euro.

<u>Euro area</u>: the area encompassing those Member States which have adopted the euro as the single currency in accordance with the Treaty and in which a single monetary policy is conducted under the responsibility of the Governing Council of the European Central Bank. The euro area currently comprises Austria, Belgium, Cyprus, Estonia, Finland, France, Germany, Greece, Ireland, Italy, Latvia, Luxembourg, Malta, the Netherlands, Portugal, Slovakia, Slovenia, and Spain.

<u>Eurogroup</u>: an informal gathering of the ministers of economy and finance of the EU Member States whose currency is the euro.

<u>European Central Bank (ECB)</u>: the ECB lies at the centre of the Eurosystem and the European System of Central Banks (ESCB) and has its own legal personality in accordance with the Treaty (ARTICLE 282(3)). It ensures that the tasks conferred upon the Eurosystem and the ESCB are implemented either through its own activities or through those of the NCBs, pursuant to the Statute of the ESCB and the ECB. The Eurosystem and the SEBC are governed by the decision-making bodies of the ECB, i.e. by the Governing Council, by the Executive Board, and, as a third decision-making body, by the General Council.

European Financial Stabilisation Mechanism (EFSM): an EU facility, based on Article 122(2) of the Treaty, that allows the European Commission to raise up to €69 billion on behalf of the EU for lending to EU Member States experiencing, or being threatened with, exceptional circumstances beyond their control. EFSM lending is subject to strong conditionality in the context of joint EU-IMF programmes.

European Financial Stability Facility (EFSF): a limited liability company established by the euro area counterparties, on an intergovernmental basis, for the purpose of providing loans to the euro area countries in financial difficulties. Such financial assistance is subject to strong conditionality in the context of joint EU-IMF programmes. The EFSF has an effective lending capacity of €440 billion, and its loans are financed through the issuance of debt securities, guaranteed by euro area countries on a pro rata basis.

<u>European Monetary Institute (EMI)</u>: A temporary institution established at the start of stage two of Economic and Monetary Union on 1 January 1994. It went into liquidation upon the establishment of the European Central Bank on 1 June 1998.

European Stability Mechanism (ESM): an intergovernmental organisation established by the euro area countries on the basis of the Treaty establishing the European Stability Mechanism. It is a permanent crisis management mechanism for the euro area which issues debt instruments in order to finance loans and other forms of financial assistance to euro area countries. The ESM entered into force on 8 October 2012. It has an effective lending capacity of €500 billion and replaced both the European Financial Stability Facility and the European Financial Stabilisation Mechanism. ESM lending is subject to strict conditionality. <u>European System of Central Banks (ESCB)</u>: composed of the European Central Bank (ECB) and the NCBs of all 28 EU Member States, i.e. it includes, in addition to the members of the Eurosystem, the NCBs of those Member States whose currency is not the euro. The ESCB is governed by the Governing Council and the Executive Board of the ECB, and, as a third decision-making body of the ECB, by the General Council.

<u>European Systemic Risk Board (ESRB)</u>: an independent EU body responsible for the macro-prudential oversight of the financial system within the EU. It contributes to the prevention or mitigation of systemic risks to financial stability that arise from developments within the financial system, taking into account macroeconomic developments, so as to avoid periods of widespread financial distress.

<u>Eurosystem</u>: the central banking system of the euro area. It comprises the European Central Bank and the NCBs of the Member States that have adopted the euro.

<u>Eurosystem's international reserves</u>: These comprise the reserve assets of the European Central Bank (ECB) and the reserve assets held by the national central banks (NCBs) of the participating Member States. Reserve assets must 1) be under the effective control of the relevant monetary authority, whether the ECB or the NCB of one of the participating Member States, and 2) comprise highly liquid, marketable and credit-worthy foreign (i.e. non-euro) currency-denominated claims on non-euro area residents, plus gold, special drawing rights and the reserve positions in the International Monetary Fund of the participating NCBs.

<u>Executive Board</u>: one of the decision-making bodies of the ECB. It comprises the President and the Vice-President of the ECB and four other members appointed by the European Council, acting by a qualified majority, on a recommendation from the EU Council, after it has consulted the European Parliament and the ECB.

Fiduciary money: banknotes and coins having the status of legal tender.

<u>Financial stability</u>: condition in which the financial system- comprising financial intermediaries, markets and market infrastructures- is capable of with standing shocks and the unraveling of financial imbalances, thereby mitigating the likelihood of disruptions in the financial intermediation process which are severe enough to significantly impair the allocation of savings to profitable investment opportunities.

<u>Fine-tuning operations</u>: an open market operation executed by the Eurosystem in order to deal with unexpected liquidity fluctuations in the market. The frequency and maturity of fine-tuning operations are not standardised.

<u>Foreign exchange swap</u>: Simultaneous spot and forward transactions exchanging one currency against another. The Eurosystem can execute open market operations in the form of foreign exchange swaps, where the national central banks or the European Central Bank buy or sell Euro spot against a foreign currency and, at the same time, sell or buy them back in forward transaction.

<u>G10</u>: The Group of Ten (G10) refers to the group of countries that have agreed to participate in the General Arrangements to Borrow (GAB), a supplementary borrowing arrangement that can be invoked if the IMF's resources are estimated to be below member's needs. The GAB was established in 1962, when the governments of eight IMF members—Belgium, Canada, France, Italy, Japan, the Netherlands, the United Kingdom, and the United States—and the central banks of two others, Germany and Sweden, agreed to make resources available to the IMF for drawings by participants and, under certain circumstances, for drawings by nonparticipants.

<u>G20</u>: The Group of Twenty (G20), refers to a group of key advanced and emerging market economies that was created in 1999, in response to the financial crisis in the late 1990s, to modernise the international financial architecture, strengthen policy coordination between its members, and promote financial stability. In recent years it has increasingly influenced the debate on the global economic and financial policy agenda.

The membership of the G20 comprises the G7 countries (Canada, France, Germany, Italy, Japan, United Kingdom and the United States), Argentina, Australia, Brazil, China, India, Indonesia, Mexico, Russia, Saudi Arabia, South Africa, South Korea, Turkey and the European Union, which is represented by the rotating Council Presidency and the European Central Bank.

Jointly G20 members represent about 85 per cent of global gross domestic product, over 75 per cent of global trade, and two-thirds of the world's population.

<u>General Council</u>: one of the decision-making bodies of the European Central Bank (ECB). It comprises the President and the Vice-President of the ECB and the governors of all the NCBs of the European System of Central Banks.

<u>Governing Council</u>: supreme decision-making body of the European Central Bank (ECB). It comprises all the members of the Executive Board of the ECB and the governors of the NCBs of the Member States that have adopted the euro.

<u>Harmonised index of the consumer prices (HICP)</u>: a measure of the development of consumer prices that is compiled by Eurostat and harmonized for all EU Member states.

<u>Key ECB interest rates</u>: the interest rates, set by the Governing Council, which reflect the monetary policy stance of the European Central Bank. They are the rates on the main refinancing operations, the marginal lending facility and the deposit facility.

<u>Longer-term refinancing operations</u>: a regular open market operation executed by the Eurosystem in the form of reverse transactions. Such operations are carried out through a monthly standard tender and normally have a maturity of three months. During the financial market turmoil that started in August 2007, supplementary operations with maturities ranging from one maintenance period to one year were conducted, the frequency of which varied.

<u>Main refinancing operations</u>: a regular open market operation executed by the Eurosystem in the form of reverse transactions. Such operations are carried out through a weekly standard tender and normally have a maturity of one week.

<u>MFIs (monetary financial institutions)</u>: financial institutions which together form the money issuing sector of the euro area. These include the Eurosystem, resident credit institutions (as defined by Community law) and all other resident financial institutions whose business is to receive deposits and/or close substitutes for deposits from entities other than MFIs and, for their own account (at least in economic terms), to grant credit and/or invest in securities. The latter group consists predominantly of money market funds.

<u>Open market operations</u>: an operation executed on the initiative of a central bank to influence the financial market. With regard to their aims, regularity and procedures, Eurosystem open market operations can be divided into four categories: main refinancing operations; longer-term refinancing operations; fine-tuning operations; and structural operations. As for the instruments used, reverse transactions are the main open market instrument of the Eurosystem and can be employed in all four categories of operations. In addition, the issuance of debt certificates and outright transactions are available for structural operations, while outright transactions, foreign exchange swaps and the collection of fixed-term deposits are available for the conduct of fine-tuning operations.

<u>Outright Monetary Transactions (OMTs)</u>: transactions that aim to safeguard an appropriate monetary policy transmission and the singleness of the monetary policy in the euro area through purchases of euro area government bonds in the secondary market based on strict and effective conditionality.

Outright transaction: A transaction whereby assets are bought or sold up to their maturity (spot or forward).

<u>Price Stability</u>: the maintenance of price stability is the primary objective of the Eurosystem. The Governing Council defines price stability as a year-on-year increase in the Harmonised Index of Consumer Prices for the euro area below 2%. The Governing Council has also made it clear that, in the pursuit of price stability, it aims to maintain inflation rates below, but close to, 2% over the medium term.

<u>Real-time gross settlement (RTGS) system</u>: a settlement system in which processing and settlement take place on a transaction-by transaction basis in real time (see also TARGET2).

<u>Reserve base</u>: the sum of the eligible balance sheet items (in particular liabilities) that constitute the basis for calculating the reserve requirement of a credit institution.

<u>Reserve ratio</u>: the ratio defined by the ECB for each category of eligible balance sheet items included in the reserve base. The ratio is used to calculate reserve requirements.

<u>Reserve requirement</u>: the minimum amount of reserves a credit institution is required to hold with the Eurosystem over a predefined maintenance period. Compliance with the requirement is determined on the basis of the average of the daily balances in the reserve accounts over the maintenance period.

<u>Reverse transaction</u>: an operation whereby the central bank buys or sells assets under a repurchase agreement or conducts credit operations against collateral.

<u>SDR (Special Drawing Rights)</u>: The SDR was created by the IMF in 1969 as an international reserve asset to supplement its member countries' official reserves. Its value is currently based on a basket of four key international currencies: the euro, the Japanese yen, the pound sterling, and the US dollar. The SDR is neither a currency, nor a claim on the IMF. Rather, it is a potential claim on the freely usable currencies of IMF members.

<u>Securities Markets Programme (SMP)</u>: a programme set up in May 2010 for conducting interventions in the euro area public and private debt securities markets to ensure depth and liquidity in dysfunctional market segments with a view to restoring an appropriate monetary policy transmission mechanism. The SMP was terminated when the technical features of the Outright Monetary Transactions were announced on 6 September 2012. As of 31 December 2013, the outstanding amount of the SMP was € 178.8 billion.

<u>Securities settlement system (SSS)</u>: a system which allows the transfer of securities, either free of payment or against payment (delivery versus payment).

<u>Stability and Growth Pact (SGP)</u>: intended to serve as a means of safeguarding sound government finances in the EU Member States in order to strengthen the conditions for price stability and for strong, sustainable growth conducive to employment creation. The SGP has two arms – a preventive arm and a corrective arm. The preventive arm prescribes that Member States specify medium-term budgetary objectives, while the corrective arm contains concrete specifications on the excessive deficit procedure.

<u>Standing Facilities</u>: Standing facilities aim to provide and absorb overnight liquidity, signal the general monetary policy stance and bound overnight market interest rates. Two standing facilities, which are administered in a decentralised manner by the NCBs, are available to eligible counterparties on their own initiative: the marginal lending facility and the deposit facility.

<u>STEP2</u>: Pan-European Automated Clearing House (PE-ACH) for retail payments in euro. The clearing house is operated by EBA Clearing.

<u>Systemic Risk</u>: the risk that the inability of one participant to meet its obligations in a system will cause other participants to be unable to meet their obligations when due, with possible spillover effects such as significant liquidity or credit problems that may threaten the stability of the financial system. Such inability may be caused by operational or financial problems.

<u>TARGET2</u>: the second-generation TARGET system. It settles payments in euro in central bank money and functions on the basis of a single shared IT platform, to which all payment orders are submitted for processing.

<u>TARGET2-Securtities (T2S)</u>: the Eurosystem's single technical platform enabling central securities depositories and NCBs to provide core, borderless and neutral securities settlement services in central bank money in Europe.

<u>Treaty on the Functioning of the European Union (TFEU)</u>: Following entry into force of the Treaty of Lisbon on 1 December 2009, the Treaty establishing the European Community was renamed the Treaty on the Functioning of the European Union (TFEU). This Treaty - referred to as the Treaty of Rome (signed in Rome

on 25 March 1957) - entered into force on 1 January 1958 to establish the European Economic Community (EEC). The Treaty establishing the European Community was subsequently amended by the Treaty on European Union (often referred to as the Maastricht Treaty) which was signed on 7 February 1992 and entered into force on 1 November 1993, thereby establishing the EU. Thereafter, both the Treaty establishing the European Community and the Treaty on the European Union were amended by the Treaty of Amsterdam, signed on 1 October 1997 and in force as of 1 May 1999, the Treaty of Nice, signed on 28 February 2001 and in force as of 1 February 2003, and then by the Treaty of Lisbon.

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