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BANQUE CENTRALE DU LUXEMBOURG
EUROSYSTEME




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BANQUE CENTRALE DU LUXEMBOURG
EUROSYSTÈME



MISSION
STATEMENT
OF THE BCL

The *Banque centrale du Luxembourg* (BCL) is a public institution created by Luxembourg law. The BCL's independence 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 ensures 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.

TABLE OF CONTENTS

THE GOVERNOR'S MESSAGE	1
1 THE BCL'S ACTIVITIES	6
1.1 Monetary policy operations	6
1.1.1 Conventional operations	6
1.1.1.1 Open market operations in 2018	7
1.1.1.1.1 Main refinancing operations	7
1.1.1.1.2 Longer-term refinancing operations	8
1.1.1.1.3 Fine-tuning operations	8
1.1.1.2 Standing facilities in 2018	8
1.1.1.3 Minimum reserves in 2018	9
1.1.2 Non-conventional transactions	10
1.1.2.1 Temporary currency auctions facilities	10
1.1.2.2 Extension of the maturity of operations	11
1.1.2.3 The Asset Purchase Programme	12
1.1.2.4 Other Asset Purchase Programmes – Completed Programmes	13
1.1.3 Management of collateralisation of Eurosystem credit operations	14
1.2 Foreign exchange reserve management by the BCL	14
1.3 Management of the BCL's assets	15
1.3.1 Conceptual Framework	15
1.3.1.1 Objectives of the investment policy	15
1.3.1.2 Performance Measurement	15
1.3.2 Institutional Structure	16
1.3.3 Risk Control	16
1.3.4 Structure and Composition of the Portfolios	16
1.4 Banknotes and coins	18
1.4.1 Production of banknotes and coins	18
1.4.2 Circulation of banknotes and coins	18
1.4.2.1 Euro banknotes and coins	18
1.4.2.1.1 Banknotes	18
1.4.2.1.2 Coins	20
1.4.2.2 Luxembourg franc banknotes	21
1.4.3 Sorting of euro banknotes and coins	21
1.4.4 National and international cooperation	22
1.4.5 Issuance of the new "Europa" banknote series	22
1.4.6 Numismatic issues	23
1.5 Statistics	23
1.5.1 New data collections	24
1.5.2 Other statistical developments	24
1.6 Payments and security settlement systems	25
1.6.1 Vision 2020	25
1.6.2 TARGET2-LU	25
1.6.3 Retail payments in Luxembourg	29
1.6.4 Securities settlement systems	33
1.6.5 TARGET2-Securities	36
1.6.6 LuxCSD	37

1.7	Financial stability and prudential supervision	37
1.7.1	Macroprudential supervision	37
1.7.1.1	Macroprudential surveillance in Luxembourg	38
1.7.1.2	The European Systemic Risk Board	41
1.7.1.3	The Secretariat of the Systemic Risk Committee	43
1.7.2	Micro-prudential supervision	45
1.7.2.1	Liquidity supervision	45
1.7.2.1.1	Liquidity risk supervision of credit institutions established in Luxembourg in the context of the Single Supervisory Mechanism	46
1.7.2.1.2	Tools for liquidity supervision	47
1.7.2.1.3	National and International Cooperation	47
1.7.2.2	Oversight	48
1.8	Regulatory and legislative developments	51
1.8.1	European legislation	51
1.8.1.1	Banking Union	51
1.8.1.1.1	Prudential supervision	51
1.8.1.1.2	The resolution of banks	53
1.8.1.1.3	Deposit Protection	54
1.8.1.2	Economic Governance	55
1.8.1.3	ECB Legal Acts	56
1.8.1.4	Litigation relating to ECB's legal acts	58
1.8.2	National legislation	60
1.8.2.1	Enacted Law	60
1.8.2.2	BCL Regulations	63
1.8.2.3	Legal interest rate	63
1.8.2.4	Bills	64
1.9	Communication	66
1.9.1	Publications	66
1.9.2	Educational activities	66
1.9.2.1	Cooperation with high schools	66
1.9.2.2	Cooperation with schools	67
1.9.2.3	Presentations for groups of visitors	67
1.9.3	BCL website	68
1.9.4	Video communication	68
1.9.5	BCL Library	68
1.9.6	Press relations	68
1.9.7	Information campaign about the new "Europe" series €100 and €200 banknotes	68
1.9.8	Conferences and Events	70
1.9.9	Research activities and University Cooperation	76
1.10	European activities	77
1.10.1	Activities at the level of the European Central Bank	77
1.10.2	The Economic and Financial Committee	78
1.10.3	Other European Committees	79
1.11	National and external activities	79
1.11.1	National Activities	79
1.11.1.1	BCL Committee Activities	79
1.11.1.2	Activities of external committees in which the BCL participates	80
1.11.2	External activities	83
1.12	Eurosystem Procurement Coordination Office (EPCO)	85

2	THE BCL AS AN ORGANISATION	90
2.1	Corporate governance	90
2.1.1	The Council	90
2.1.2	The Governor	91
2.1.3	The Executive Board	91
2.1.4	Organisational Chart as of 31 December 2018	92
2.1.5	Internal control and risk management	92
2.1.6	External Control	94
2.1.7	Codes of Conduct	94
2.2	Human Resources	95
2.2.1	Evolution of the workforce	95
2.2.2	Human Resources Management	95
2.2.3	Pension Fund of the BCL	96
2.3	Internal Finance and Strategy	96
2.3.1	Accounting and reporting	96
2.3.2	Budget	96
2.3.3	Strategic Planning and Management Control	97
2.4	Financial statements	98
2.4.1	Key figures as of year-end (in euro)	98
2.4.2	Report of the Réviseur d'Entreprises agréé	99
2.4.3	Balance sheet as at 31 December 2018	101
2.4.4	Off-balance sheet as at 31 December 2018	102
2.4.5	Profit and loss account for the year ending 31 December 2018	103
2.4.6	Notes to the financial statements as at 31 December 2018	103
3	ANNEXES	130
3.1	ECB legal acts published in 2018	130
3.2	BCL regulations published in 2018	131
3.3	List of BCL circulars published in 2018	132
3.4	List of BCL publications published in 2018	132
3.4.1	BCL bulletins	132
3.4.2	BCL annual report	132
3.4.3	BCL working papers	132
3.4.4	BCL brochures	133
3.4.5	Information material about the security features of Euro banknotes and coins	133
3.4.6	Publications and external presentations of BCL staff	133
	3.3.6.1 External publications of the BCL's staff members	133
	3.3.6.2 External presentations	134
3.5	European Central Bank publications	134
3.6	Monetary, economic and financial statistics published on the website of the BCL	134
3.7	List of abbreviations	137
3.8	Glossary	138

THE GOVERNOR'S MESSAGE



In 2018, the euro area economy continued to grow, albeit at a lower rate than the previous year. The convergence of inflation towards the objective of price stability, defined as a year-on-year increase in prices within the euro area below, but close to 2% over the medium term, continued.

During the period under review, the Governing Council of the European Central Bank (ECB) made several important decisions.

In June 2018, it decided to continue net purchases under the asset purchase programme at a monthly pace of 30 billion until the end of September 2018, while anticipating to reduce them subsequently to 15 billion euros until the end of December 2018, and then end them. In addition, the Governing Council announced that the reinvestment of the principal payments from maturing securities acquired under the programme would continue for an extended period after the end of the net asset purchases. Finally, the Governing Council left key interest rates unchanged, anticipating that they would remain at

their then current levels at least through the summer of 2019, or as long as necessary to allow sustainable convergence of inflation towards the objective of price stability.

In December, the Governing Council notably confirmed that the monthly net purchases under the asset purchase programme would cease at the end of the year. It also pointed out that reinvestments of principal payments from maturing securities purchased under this programme would be made during an extended period beyond the date on which key interest rates would be raised.

In March 2019, the Governing Council announced that key interest rates would remain unchanged at least until the end of 2019 and, in any case, as long as necessary in view of the objective of price stability. It also decided that the Eurosystem would conduct a third round of targeted longer-term refinancing operations. These operations will be carried out at a quarterly pace between September 2019 and March 2021, each transaction having a two-year maturity.

At its 6 June 2019 meeting, the Governing Council announced that it expected key interest rates to remain unchanged at least through the first half of 2020, or for as long as necessary to ensure the convergence of inflation towards the main objective of the Eurosystem. At the same meeting, it confirmed the March decision on the reinvestment of principal payments from maturing securities purchased under the asset purchase programme and specified the modalities about the new series of targeted longer-term refinancing operations.

The Eurosystem's key interest rates remained unchanged during the period under review. Hence, the interest rate on the main refinancing operations remained at zero, while the interest rates on the deposit facility and the marginal lending facility remained at respectively -0.4% and 0.25%.

Concerning the deepening of the Economic and Monetary Union, significant progress has been made.

In December, the European Parliament and the Council of the European Union found a political agreement on the "banking package" aimed at reducing risks within the European Union's banking sector and strengthening the resilience of banks. During the same month, on the basis of a report from the Eurogroup, the Euro Summit approved the terms of reference of the Single Resolution Fund, the backstop of which will be provided by the European Stability Mechanism. The modalities for the reform of the latter have also been agreed on.

Finally, a political agreement was reached to cover the risks related to future loans issued by banks in order to prevent the accumulation of non-performing loans. In March 2018, the Governing Council had set out prudential expectations regarding the provisioning of new non-performing loans. This clarification, published as an addendum, followed the non-binding guidelines addressed to banks by the Governing Council in March 2017.

Progress has also been made towards the establishment of the Capital Markets Union. Among the thirteen legislative proposals of the European Commission relating to the elements constitutive of such a union, a large majority has been adopted or political agreements have been reached.

With regard to the number of credit institutions directly supervised by the ECB in the area euro, it was 119 at 31 December 2018, unchanged from the previous year. In Luxembourg, this number rose to six, i.e. two additional banks compared to the previous year.

In September 2018, the new 100 and 200 euro banknotes of the “Europe” series were presented. The date of entry into circulation of these two denominations was set at 28 May 2019. On 26 January 2019, the issuance of the 500 euro banknote was terminated. However, the 500 euro banknote shall retain its status as legal tender and can therefore continue to be used as a means of payment and store of value. It can also be exchanged with the national central banks of the Eurosystem for an unlimited period of time.

The year 2018 marked the 20th anniversary of the BCL, which was created on 1 June 1998. On this occasion, the BCL made donations to three charities to support people in a precarious situation and children. The BCL also organized a competition that attracted 2 000 participants. Many BCL numismatic prizes were won, including the gold coin that was minted for the occasion of our 20th anniversary. The competition started as part of the Open House of domestic institutions, to which the BCL independently associated itself. During the Open House, the numerous visitors had the opportunity to learn about how the Bank’s activities developed over the past two decades.

The BCL also expressed its support for sustainable finance. By becoming a member, in September 2018, of the Network of Central Banks and Supervisors for Greening the Financial System, the BCL has enriched and widened its thinking and work on the link between climate change and financial stability, as well as the role that a central bank may have to play in order to promote green finance. At the national level, the BCL contributed to the development of the roadmap aiming to render the national financial system more sustainable.

In the macroprudential field, the draft law on macroprudential measures on residential mortgage loans was tabled in the Chamber of Deputies by the government on 11 December 2017. As a member of the Systemic Risk Board, the BCL strongly regrets that this important bill has not been passed yet.

The BCL also continued to closely monitor developments related to the “Brexit” process. A disorderly exit of the United Kingdom could amplify investor concerns and, as a consequence, market volatility.

At the national level, it should also be noted that the Resolution Board has continued its collaboration with the Single Resolution Board on the establishment of resolution plans for significant Luxembourg banks and banking groups in the Banking Union with Luxembourg subsidiaries. The Resolution Board also made progress in the preparation of resolution plans for smaller banks falling under its direct responsibility.

As for the Depositors and Investors Protection Council, it has, among other things, continued to finalize its operational framework and carried out quality controls on information to be transmitted by the member institutions of the Luxembourg Deposit Guarantee Fund.

On 6 July 2018, the Government Council decided to renew the mandate of the Governor of the BCL for a period of six years, with effect from 1 January 2019. In the name of the Executive Board, I would like to thank the staff for their exemplary work and continuous commitment. It is largely thanks to them that this reappointment has been possible.

To conclude, on behalf of the governing bodies and staff of the BCL, I would like to pay a final tribute to Mr Jean-Nicolas Schaus, who passed away in March 2019. Mr Schaus was a Director at the BCL from June to December 1998, before becoming Direction General of the *Commission de Surveillance du Secteur Financier* (CSSF) until 30 April 2009.

A handwritten signature in black ink, consisting of a vertical line on the left, a horizontal line extending to the right, and a small dot above the horizontal line.

Gaston Reinesch





01

THE BCL'S ACTIVITIES

1

THE BCL'S ACTIVITIES

1.1 MONETARY POLICY OPERATIONS

In Luxembourg, the Banque centrale du Luxembourg (BCL) is responsible for the implementation of monetary policy as defined by the Governing Council of the European Central Bank (ECB) for the euro area as a whole.

The objective of monetary policy is to steer interest rates and manage money market liquidity in order to maintain price stability. As such, the Governing Council decides on conventional measures and, since the financial crisis, on non-conventional measures.

1.1.1 Conventional operations

Conventional monetary policy operations are operations related to the management of the liquidity needs of the banking system. The operational framework comprises three instruments: open market operations, standing facilities and minimum reserves. Following the increase of the excess liquidity in the Eurosystem since the beginning of the financial crisis, conventional operations have gradually lost importance.

Traditionally, open market operations have three objectives: they play an important role in steering short-term money market rates, managing bank liquidity and signaling the monetary policy stance. Open market operations are conducted in a decentralised manner, through regular and ad hoc tenders, or through bilateral transactions. Open market operations comprise:

- Main Refinancing Operations (MROs): In normal times, these weekly tenders are the primary instrument for refinancing and steering short-term money market rates. Liquidity provided through this channel via reverse transactions are available for a period of one week;
- Longer-Term Refinancing Operations (LTROs), i.e. operations with a maturity longer than one week: In the conventional framework, there is only one form of LTROs having a maturity of 3 months. LTROs are conducted on a monthly basis and, unlike MROs, are not intended to signal the monetary policy stance, but to provide additional longer-term refinancing, regardless of the short-term money market fluctuations;

- Fine-Tuning Operations (FTOs): These operations, which have a variable maturity, make it possible to link the two other refinancing operations. They can be used to mitigate shocks to bank liquidity and, if necessary, to steer the day-to-day evolution of the short-term money market rates. Fine-tuning operations may take various forms: reverse transactions, currency swaps against euro, or liquidity absorptions. They can be executed through quick tenders or on the basis of bilateral transactions with counterparties;
- Structural Operations: These operations are carried out in the form of reverse transactions or through the issuance of ECB debt certificates. Structural operations aim at influencing the amount of liquidity in the banking system over the longer term. In this regard, temporary purchases by the Eurosystem in the form of outright transactions can be used to provide long-term liquidity to the banking system while the issuance of ECB debt certificates intends to create a liquidity shortage in the market if necessary.

Standing facilities are instruments that aim to provide or withdraw overnight liquidity, that indicate the general stance of monetary policy and that control overnight money market rates. Both standing facilities and open market operations are available to eligible counterparties at their request.

Minimum reserve requirements are an integral part of the operational framework of the Eurosystem's monetary policy. They essentially fulfil two functions: (i) they have a stabilizing effect on money market rates by application of the averaging provision allowing credit institutions to fulfill the reserve requirements on average over the maintenance period; (ii) they aim at increasing the demand for central bank money by creating or increasing a structural liquidity deficit. These two functions facilitate the steering of money market rates by the Eurosystem in normal times.

1.1.1.1 Open market operations in 2018

1.1.1.1.1 Main refinancing operations

Since October 2008, weekly MROs have been conducted at the MRO rate through a fixed rate tender procedure with full allotment. This allotment procedure was not reconsidered and remained applicable throughout 2018 and is intended to be maintained as long as necessary and at least until the end of the last maintenance period of 2019. In 2018, the rate on the main refinancing operations remained unchanged at 0%.

In 2018, in the euro area, the overall average participation by counterparties in MROs declined by around 73% compared to 2017. The table below shows the annual change in the average amounts per operation allocated in the euro area since 2008.

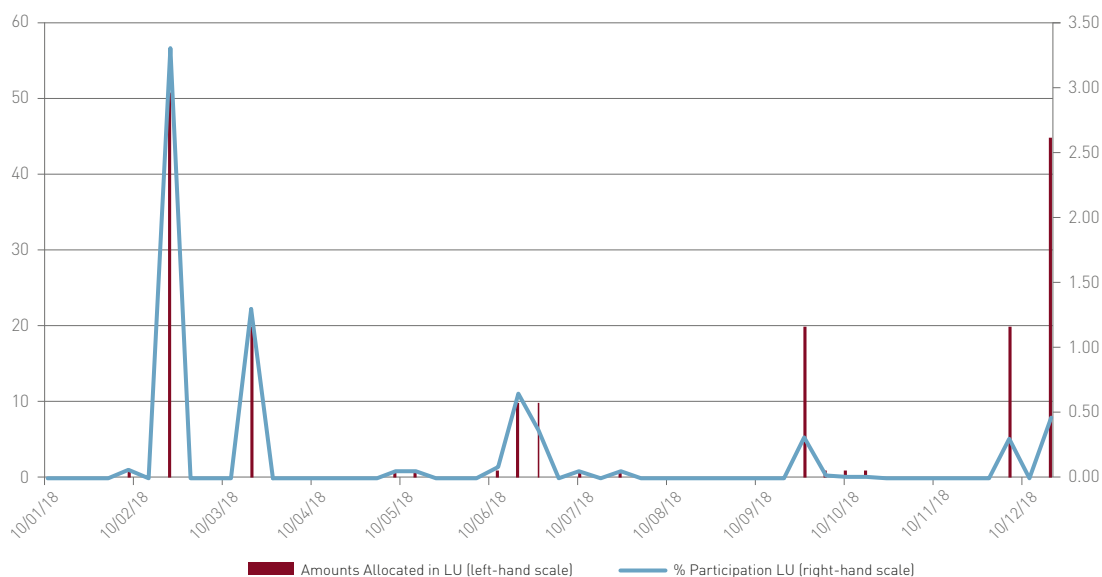
Table 1:
Average amounts per MRO allocated to the euro area as a whole and annual change

Year	Average Amount in millions of euros	Change p.a.
2008	201 113.40	
2009	149 668.23	-25.6%
2010	133 831.09	-10.6%
2011	158 967.96	18.8%
2012	97 829.27	-38.5%
2013	108 040.09	10.4%
2014	110 755.48	2.5%
2015	91 917.46	-17.0%
2016	48 495.08	-47.2%
2017	13 122.23	-72.9%
2018	3 506.11	-73.3%

Source: BCL

In 2018, one or two Luxembourg counterparties occasionally showed an interest in the MRO with a maximum participation rate of 3% of the total amount distributed in the euro area.

Graph 1:
MRO - Amounts Allocated and Participation of Luxembourg in 2018
(in € millions)



Source: BCL

1.1.1.1.2 Longer-term refinancing operations

In Luxembourg, only one counterparty participated in the first two three-month LTROs in 2018. No other participation in this type of operation was recorded.

In the euro area, the average amount allocated was around EUR 2 billion for 13 to 20 counterparties.

1.1.1.1.3 Fine-tuning operations

There were no fine-tuning operations in 2018.

1.1.1.2 Standing facilities in 2018

Luxembourg counterparties have the possibility to use the deposit or marginal standing facilities provided by the BCL at rates set in advance.

There were no changes in reference rates in 2018. Since 16 March 2016, the deposit facility rate stood at -0.40% while the marginal lending facility rate stood at 0.25%.

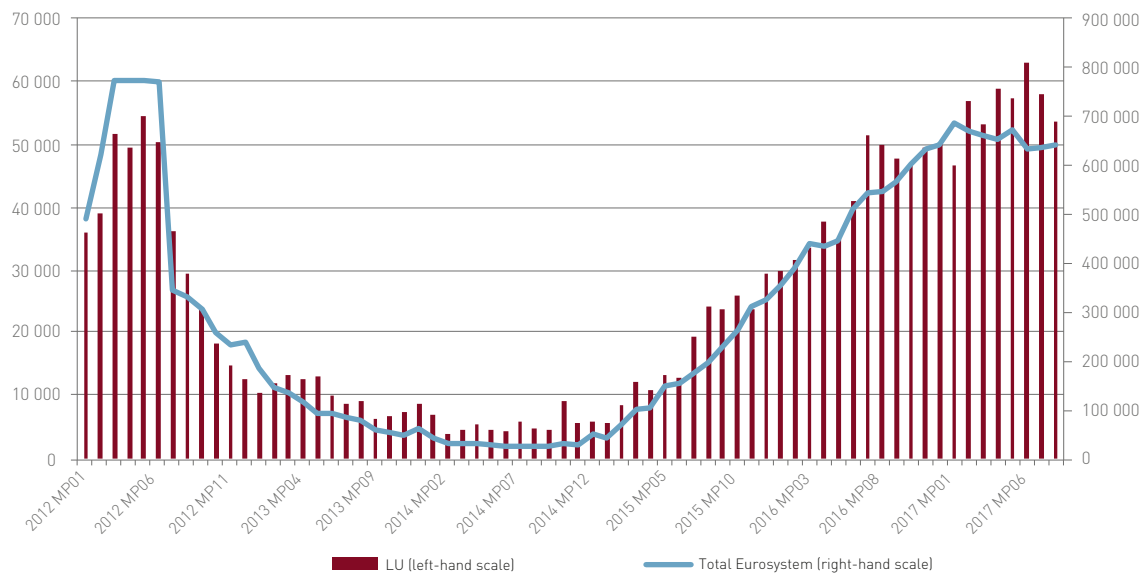
Marginal lending facility

The marginal lending facility was rarely used in 2018. Luxembourg counterparties only made use of this facility on an ad hoc basis.

Deposit facility

Amounts deposited with the BCL continued to grow in 2018, despite the negative interest rate applied and while the overall amounts deposited in the euro area decreased. The development in Luxembourg is due to the increased liquidity surplus held by the Luxembourg financial sector and the requirement for banks to comply with the short-term liquidity ratio (LCR). In 2018, on a daily average, EUR 55.6 billion were deposited by the banks with the BCL under the deposit facility which represents an increase of 20% compared to 2017.

Graph 2:
Evolution of the deposit facility in Luxembourg and the euro area (Average Daily Amount)
(in € millions)



Source: BCL

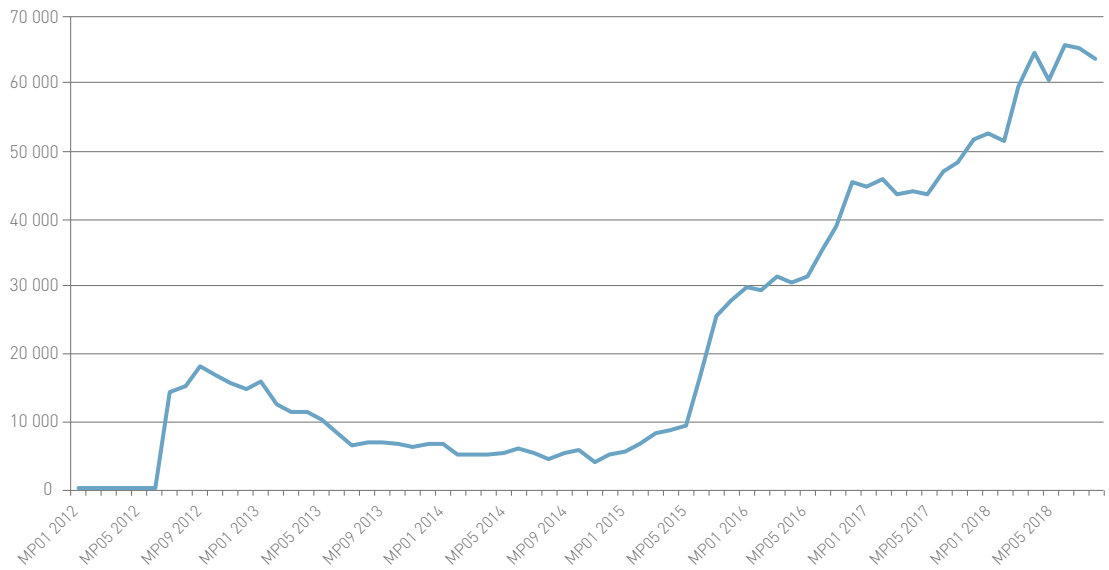
1.1.1.3 Minimum reserves in 2018

Since January 2012, the reserve requirement ratio has been set at 1% of certain liabilities with a maturity up to 2 years on the banks' balance sheets.

The remuneration rate on the deposit facility (-0.4%) is also applied to the excess reserves. Accordingly, counterparties are indifferent between leaving their excess liquidity on their current account with the BCL or using the deposit facility.

The amount of excess reserves in Luxembourg increased continuously since 2015. This upward development can be explained by the liquidity injected into the market through the asset purchase programmes and by the regulatory requirements to comply with the short-term liquidity ratio. In 2018, the daily average of excess reserves for all Luxembourg counterparties amounted to EUR 60.5 billion – an increase of 31% compared to 2017.

Graph 3:
Total of Daily Average Excess Reserves for Luxembourg Counterparties since 2012
(in € millions)



Source: BCL

1.1.2 Non-conventional transactions

1.1.2.1 Temporary currency auctions facilities

The Governing Council of the ECB decided in 2014 to continue providing one-week US dollar liquidity to euro area banks until further notice. This measure has remained in force throughout 2018.

As in previous years, only a few Luxembourg counterparties participated in the US dollar operations during 2018. At the euro area level, participation also remained low with increased demand observed in the year-end operation in which 12 counterparties borrowed USD 4.2 billion in total. In 2017, 21 counterparties had borrowed a total of USD 11.9 billion.

1.1.2.2 Extension of the maturity of operations

Since 2007, the ECB conducted several types of non-conventional longer-term refinancing operations in order to address the challenges posed during the different phases of the financial crisis.

The table below provides an overview of these operations. Except for the second series of targeted LTRO, all other operations have matured.

Table 2:
Overview of non-conventional longer-term refinancing operations (LTROs) since 2007

Type	Number of Operations Executed until End 2016	Allotment of the First Operation	Allotment of the Last Operation	Max Amount Allocated in a Single Operation (in € billion)	Total Amount Allocated in the euro area (in € billion)	Max Number of Bidders in a Single Operation	Motivation (as communicated in ECB 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	2 599	210	Supporting the normalisation of the functioning of the euro money market
1-Year LTRO	4	Jun-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	1 019	800	Enhanced credit support measures to support bank lending and liquidity in the Eurozone money market
Targeted LTRO	8	Sep-14	Jun-16	130	432	306	Enhance the functioning of the monetary policy transmission mechanism by supporting bank lending to the real economy
Targeted LTRO II	4	Jun-16	Mar-17	399	740	514	Strengthening the transmission of the monetary policy by further incentivising bank lending to the real economy

Sources: BCL, ECB

The first series of targeted longer-term refinancing operations involved eight operations conducted from September 2014 to June 2016. All of them matured on 26 September 2018.

The second series of targeted operations involved four operations, conducted from June 2016 to March 2017. Each of them has a four-year maturity including the possibility of early repayment after two years. They will mature in 2020 and 2021. The purpose of these operations is to strengthen the transmission of monetary policy by providing banks with greater incentives to lend to the real economy. Counterparties that have exceeded the reference threshold in terms of lending will receive an interest rate equal to the deposit facility rate prevailing at the time of the tender/auction.

At the end of 2018, liquidity provided to euro area banks via targeted LTROs accounted for 98% of the total amount of liquidity provided via all refinancing operations.

Table 3 below shows the amounts outstanding as of 31 December 2018 in the four targeted operations that were conducted from September 2014 to March 2017 for Luxembourg and the euro area.

Table 3:
Targeted LTRO Amounts allocated in the euro area in millions of euros and Luxembourg share

	Date	Maturity	LUXEMBOURG	EURO AREA	%
TLTRO II.1	Jun-16	Jun-20	3 571.44	379 854.14	0.94%
TLTRO II.2	Sep-16	Sep-20	-	44 306.68	-
TLTRO II.3	Dec-16	Dec-20	-	61 482.82	-
TLTRO II.4	Mar-17	Mar-21	1 525.00	233 203.66	0.65%
Total TLTRO II			5 096	718 847	0.71%

Sources: BCL, ECB

No non-conventional targeted longer-term refinancing operations were conducted in 2018.

1.1.2.3 The Asset Purchase Programme

In addition to the non-conventional measures related to the credit operations as of 2009, several securities purchase programmes were implemented in order to counter the medium-term risks of a too long prolonged period of weak inflation.

Since 2016, the extended asset purchase programme incorporated the following sub-programmes aiming at purchasing securities of the public and the private sector:

- the third covered bond purchase programme (CBPP3);
- the asset-backed securities purchase programme (ABSPP);
- the public sector purchase programme (PSPP); and
- the corporate sector purchase programme (CSPP).

Table 4:
Monthly Pace of Net Purchases under the Asset Purchase Programme

From March 2015 to March 2016	€ 60 billion
From April 2016 to March 2017	€ 80 billion
From April 2017 to December 2017	€ 60 billion
From January 2018 to September 2018	€ 30 billion
From October 2018 to December 2018	€ 15 billion

Source: BCL

On 13 December 2018, the Governing Council decided to end the net purchases under the APP as of 1 January 2019. The Governing Council decided at the same time to continue the reinvestments of matured securities bought under the Programme. Reinvestments will be maintained as long as necessary in order to maintain favourable liquidity conditions and a high degree of monetary support.

Table 5:

Outstanding amounts under the extended asset purchase programme at 31 December 2018
(in € millions)

Asset-Backed Securities Purchase Programme	Covered Bond Purchase Programme	Public Sector Purchase Programme		Corporate Sector Purchase Programme	TOTAL of Securities held for Monetary Policy Purposes
		PSPP-Government Bonds	PSPP-Supranationals		
ABSPP	CBPP3			CSPP	
27 534	262 201	1 877 541	224 507	178 050	2 569 833

Source: ECB

1.1.2.4 Other Asset Purchase Programmes – Completed Programmes

1) Securities Markets Programme (SMP)

In May 2010, the Governing Council launched an exceptional programme for securities markets.

The aim of this programme was to remedy the malfunctioning of certain segments of the euro area debt securities markets and to restore an appropriate monetary policy transmission mechanism.

The SMP ended in September 2012, following the Governing Council's decision to introduce outright monetary transactions (see below). To offset the impact of these bond purchases, the Eurosystem has taken specific actions to absorb the liquidity injected through the SMP. These absorption operations ceased in June 2014.

As at 31 December 2018, the outstanding value of cumulated purchases under the securities market programme for the euro area as a whole was around EUR 73 138 million.

2) Covered Bond Purchase Programme (CBPP and CBPP2)

Covered bonds are key instruments for the refinancing of credit institutions. This market was particularly affected by the financial crisis. To revitalise it, the Eurosystem had set up two programmes to purchase covered bonds on the primary and secondary market. The first CBPP, which amounted to EUR 60 billion, started in July 2009 and ended on 30 June 2010. CBPP2, initially targeted at EUR 40 billion, started in November 2011 and ended on 31 October 2012. For the second programme, only EUR 16.4 billion were purchased following the improvement in the supply and demand ratio of euro area covered bonds.

As at 31 December 2018, the outstanding value of the cumulative purchases under the CBPP and CBPP2 in the euro area totaled EUR 8.333 billion.

3) Outright Monetary Transactions (OMT)

The programme for outright monetary transactions was announced by the Governing Council on 6 September 2012. The aim of this programme is to preserve the adequate transmission and singleness of monetary policy in the euro area.

These transactions may only be activated to purchase securities from a country that has strictly adhered to the terms and conditions laid down in a programme of the European Financial Stability Fund (EFSF) or the European Stability Mechanism (ESM). Such programmes may take the form of a macroeconomic adjustment programme or a precautionary programme.

If applied, transactions would focus on the short end of the yield curve, in particular government bonds with a residual maturity of between one and three years.

This programme has not been activated yet.

1.1.3 Management of collateralisation of Eurosystem credit operations

In 2018, the Eurosystem continued its work aimed at enhancing collateral management. This work took place, amongst others, in the group AMI-SeCo, in which the Eurosystem in its capacity as catalyst analyses together with market participants dossiers related to collateral mobilisation. AMI-SeCo documents are published on the ECB's website. Furthermore, in the context of work related to its "Vision 2020", the Eurosystem will reinforce harmonisation of its collateralisation procedures.

List of eligible assets

According to Article 18 of the Statute of the ESCB and the ECB, all Eurosystem credit operations are conducted on the basis of "adequate collateral".

As such, each counterparty provides assets as collateral for its credit operations conducted with a national central bank of the Eurosystem. These assets have to comply with eligibility criteria specified in the Eurosystem's General Documentation on Eurosystem monetary policy instruments and procedures.

The Eurosystem accepts as collateral marketable assets and non-marketable assets, including credit claims. The list of eligible marketable assets is published on the ECB's website.

Eurosystem counterparties use different channels and procedures for the mobilisation of eligible assets. The mobilisation of marketable assets requires the implication of one or more securities settlement systems. Non-marketable assets are mobilised according to procedures developed by each national central bank (domestic mobilisation), or with the intermediation of a correspondent central bank (cross-border mobilisation).

In 2018, there was only one change related to eligible assets. On 7 February 2018, the Governing Council decided to amend the collateral eligibility criteria applicable to unsecured debt instruments issued by credit institutions or investment firms or their closely-linked entities. The decision ECB/2018/3 is available on the website of the ECB.

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 of the Eurosystem 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 initially transferred € 74.6 million in foreign exchange assets to the ECB.

The capital allocation key is adjusted every five years on the basis of gross domestic product (GDP) and population. Following Lithuania's adoption of the euro in 2015, the weighting of the BCL in the capital key of the ECB was set at 0.2030% as of 1 January 2017.

On 31 December 2018, the ECB's reserves managed by the BCL corresponded to a market value of 365.4 million euros. One of the objectives of the management of these foreign exchange reserves is to ensure that the ECB has a sufficient amount of liquidity at all times for possible intervention in the foreign exchange markets. Security and liquidity are therefore essential requirements for the management of these reserves.

In the same context, the amount of gold assets, which are actively managed, is determined by the ECB while taking into account strategic considerations as well as market conditions.

1.3 MANAGEMENT OF THE BCL'S ASSETS

1.3.1 Conceptual Framework

1.3.1.1 Objectives of the investment policy

The main objectives of the investment policy are to generate regular income and to ensure positive performance over the long term while taking into consideration capital preservation and liquidity. The BCL applies an investment policy that is prioritised by the following objectives:

- Security and stability of the financial assets;
- Coverage of the operational expenses;
- Generation of profit.

The BCL applies coordinated, progressive and proactive investment policy, in line with the principle of risk diversification and based on modern portfolio management theory.

The investment approach incorporates:

- an analysis of economies and international financial markets;
- an asset allocation process that involves assessing the returns on different international markets;
- the development of a clearly defined strategy;
- the preservation of the capital value of the assets by following a risk-diversification process and by requiring investment to be of a specific quality;
- the application of strict risk control measures.

Investment decisions are based on both technical and fundamental analysis. Investment decisions are made taking into account:

- market risk (interest rates, exchange rates, equity prices, commodity prices);
- credit risk (minimum credit ratings criteria by international rating agencies);
- liquidity risk (concentration limits by sector, issuer and issue, with efforts to ensure geographic diversification in the daily management).

1.3.1.2 Performance Measurement

The quality of investment decisions is measured by comparing the performance to external benchmarks which have been developed by large investment firms. This allows performance attribution to be carried out at all decision-making levels (strategic, tactical) as well as in the daily management.

1.3.2 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. The Council has thereby 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. These guidelines also include the risk mitigation framework for asset management.

Level 2: The Executive Board

The Executive Board defines and quantifies the risk management framework. It determines the maximum risk allowance (MRA) which corresponds to the maximum level of risk that can be taken in the management of the assets of the BCL. It specifies risk management measures such as 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 evaluation purposes.

Level 3: The Asset and Liability Management Committee ALCO

ALCO determines the strategic benchmark in accordance with the framework specified 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, with respect to both, the overall balance sheet and the profit and loss account of the BCL. In the course of the year, ALCO regularly assesses the results of the investment policy.

Level 4: The tactical committees

Tactical committees develop proposals for tactical benchmarks that comply with the permitted deviation relative to the strategic benchmark and monitor the evolution of the portfolios on a short-term basis.

The tactical committees consist of the following:

- the Tactical Investment Committee for the BCL's own funds;
- the Foreign Exchange Committee for the pooled reserves of the ECB;
- the Tactical Investment Committee for the pension fund of the BCL.

Level 5: The Portfolio Management Team

The Portfolio Managers execute transactions, in strict compliance with the limits set, which cover both portfolio and individual investment limits.

1.3.3 Risk Control

The Risk Management unit monitors the positions of all the portfolios in order to assess risks and check compliance with predefined limits. This monitoring is carried out daily and independently from the Front Office. It incorporates traditional portfolio risk measurements such as Value at Risk (VaR) and stress testing.

1.3.4 Structure and Composition of the Portfolios

The bulk of the BCL's own funds are invested in fixed income securities denominated in euro.

The strategic orientation enables diversification into other asset categories.

Investment Portfolio

The investment portfolio consists of assets which represent the own funds of the BCL. The main objective of the euro-denominated portfolio is to maximise the return while taking the abovementioned risk constraints into account (see section 1.3.2). As of 31 December 2018, the total market value (including accrued interest) amounted to € 840 million.

In 2018, the portion of fixed income securities with maturities greater than three years decreased from 51% to 35% of the portfolio, while the percentage of bonds with a maturity of one to three years increased from 19% to 51%. At the end of 2018, the portion of floating rate bonds and fixed-rate securities with a maturity under one year fell from 30% to 14% of the portfolio.

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

Liquidity Portfolio

This portfolio comprises the other assets, largely based on an agreement within the Eurosystem for TARGET2 accounts and other liabilities.

This portfolio also aims to increase the revenue of the bank. The instruments used are mainly short-term fixed-coupon bonds, variable rate bonds and commercial paper, provided that these instruments comply with the strict and predefined investment criteria. In respect of negative short-term interest rates, this portfolio has been closed for an indefinite period.

Table 6:
Breakdown of reserves as of 31 December 2018

	Investment portfolio	Liquidity Portfolio
<1 year	14%	0%
1-3 years	51%	0%
> 3 years	35%	0%

Own Reserve Portfolio in Foreign Currencies

The main purpose of the portfolio of own reserves in foreign currencies is to have an intervention portfolio in place in addition to the common foreign exchange reserves transferred to the ECB. The principal objective of this portfolio is to maintain security and liquidity. As of 31 December 2018, the total market value of this portfolio in foreign currency amounted to € 170 million.

Pension Fund Portfolio

The management of this fund is presented in section 2.2.3 of this Annual Report.

ECB Reserve Portfolio

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

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) which incorporates six central banks within the Eurosystem, offering institutional clients (central banks, public authorities and international organisations) a comprehensive range of services for managing euro denominated reserves in a standardized framework as defined by the ECB.



Mr Roland Weyland, Executive Director of the BCL

1.4 BANKNOTES AND COINS

The *Banque centrale du Luxembourg* (BCL), in cooperation with the European Central Bank (ECB) and the other National Central Banks (NCBs) 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. Each NCB is responsible for providing a part of the total banknote requirements. Euro banknotes are produced in

accordance with the needs identified by the participating NCBs and aggregated by the ECB.

In this context, in 2018 the BCL was responsible for the production of eight million of € 5 banknotes of the "Europa" series for the Eurosystem's needs (compared to 14.21 million of € 50 banknotes of the "Europa" series in 2017). The BCL allocated the production of these banknotes via a tender procedure. This tender is organised with several other central banks (section 1.4.4. National and international cooperation).

Following an agreement with the State of Luxembourg, the BCL also ensures the production of Luxembourg's euro coins that it puts into circulation. Due to sufficient stocks of euro coins in the denominations from 2 euro to 20 cent, the BCL has ordered the production of only two million 10 cent coins and three million 5 cent coins of the 2018 series. In order to contribute at the European level to the reduction of unused coin stocks, the BCL has bought from De Nederlandsche Bank excess stocks of 5.4 million 2 cent coins and 5.1 million 1 cent coins.

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 in the course of 2018 amounted to 3.4 million. The number of € 10 and € 20 banknotes deposited exceeds the number of banknotes issued. Financial institutions have indeed deposited higher amounts of these banknotes at the BCL than the amount they withdrew. This phenomenon is explained by the fact that these denominations are brought into the country via tourists and, particularly, by cross-border workers.

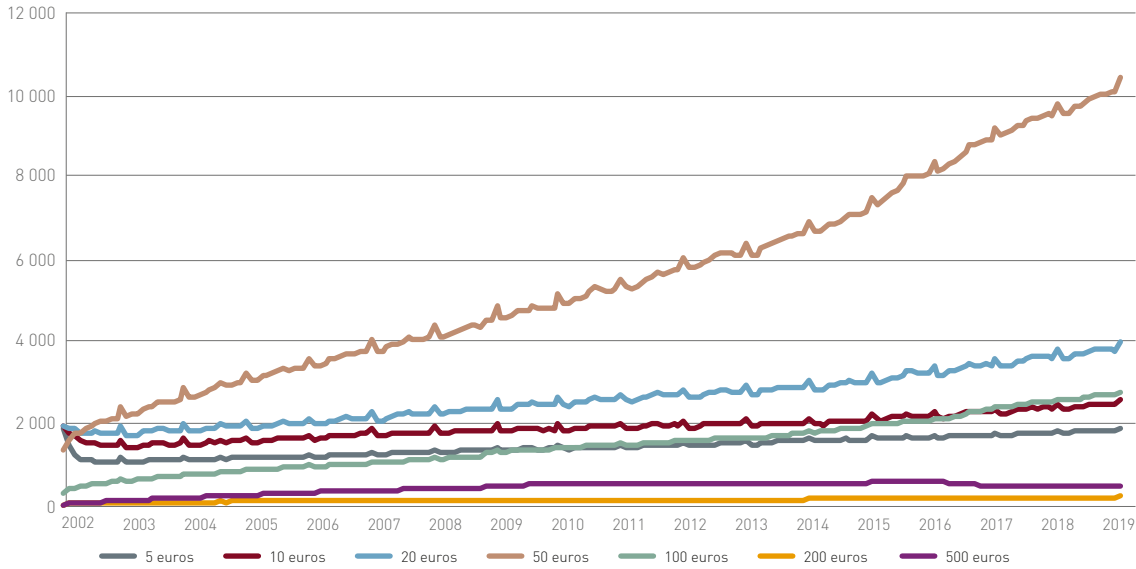
For denominations of € 100, € 200 and € 500 the demand continues to increase in Luxembourg. However, this increase was lower for the last two denominations.

At the European level, the number of € 500 banknotes in circulation slightly increased in 2018, after the ECB's announcement in May 2016 of the Eurosystem's decision to stop production and issuance of this denomination. The decrease observed in 2017 had been partially offset by a higher demand for banknotes of € 200, but especially for banknotes of € 50 and € 100.

By 31 December 2018, the total number of banknotes put into circulation by the Eurosystem reached 22.6 billion, 5.6% more than the previous year.

The graph below illustrates how the circulation of the different denominations has evolved.

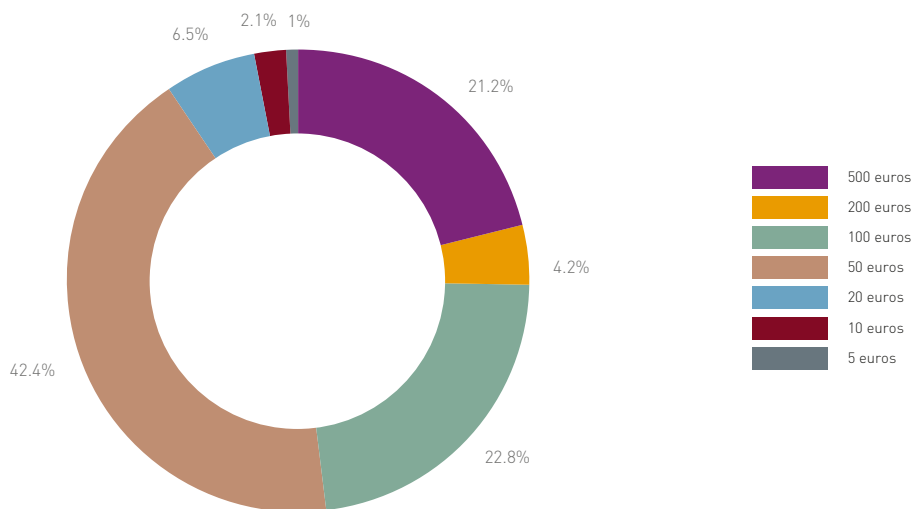
Graph 4:
Evolution of the number of euro banknotes put into circulation by the Eurosystem since 2002
(in millions of notes)



Source: ECB

In value terms, the net issuance of banknotes in Luxembourg grew by € 0.7 billion, 0.8% more than the previous year. At the European level, the net issuance grew by 60.4 billion, which equals a 5.2% increase. In the euro area, the total amount in circulation reached 1 231.1 billion by the end of 2018. The breakdown by denomination is illustrated in the graph here below.

Graph 5:
Répartition au 31 décembre 2018 de la valeur des billets en euros mis en circulation par l'Eurosysteme

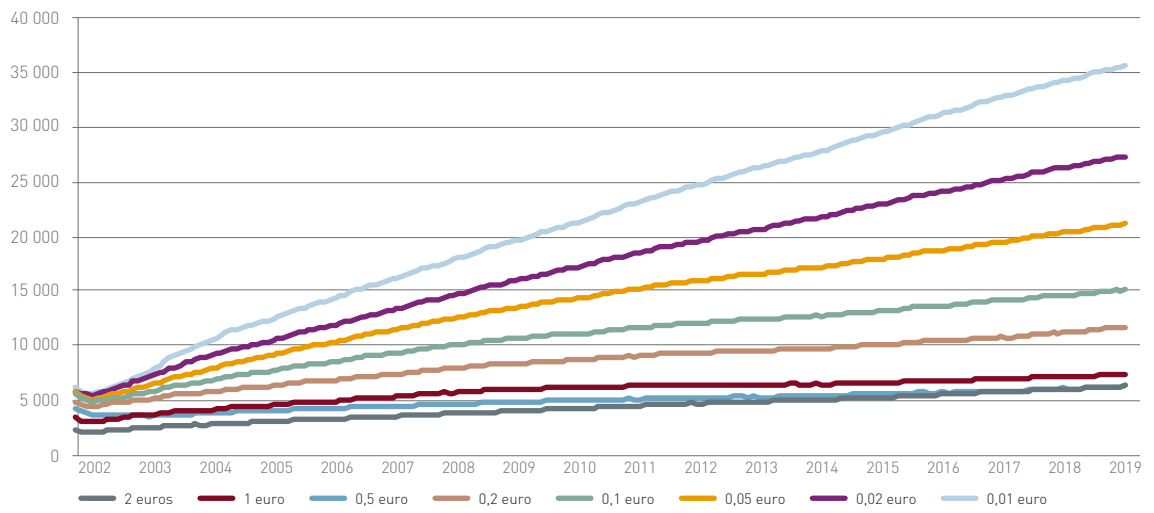


Source: ECB

1.4.2.1.2 Coins

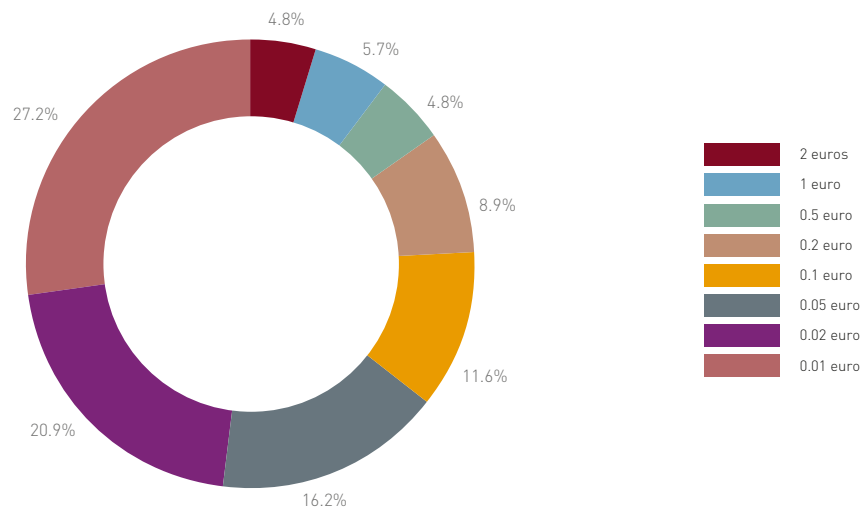
The volume of coins put into circulation in the course of 2018 increased by 28.1 million pieces, up 3.4% in comparison to the previous year. At the euro area level, the total number of euro coins in circulation grew by 3.7%, reaching 130.7 billion pieces. The value of euro coins in circulation in the euro area reached € 29 billion, a 3.6% increase compared to the previous year. The value of euro coins in circulation in Luxembourg grew by 3.5%.

Graph 6:
Evolution of the number of euro coins put into circulation in the euro area since 2002
(in millions of coins)



Source: ECB

Graph 7:
Breakdown by denomination of the volume of coins in circulation in the euro area
on 31 December 2018



Source: ECB

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 (IML) and not yet presented for exchange, fell from LUF 202.1 million to LUF 201.6 million, a 0.24% decrease. Their total value expressed in euro equals to just below 5 million.

Table 7:
LUF banknotes still in circulation at 31 December 2018

LUF	Number	Value in LUF	Value in EUR
5000	10 901	54 505 000	1 351 143.64
1000	68 236	68 236 000	1 691 526.26
100	788 881	78 888 100	1 955 584.91
	868 018	201 629 100	4 998 254.83¹

[1 EUR = 40.3399 LUF]

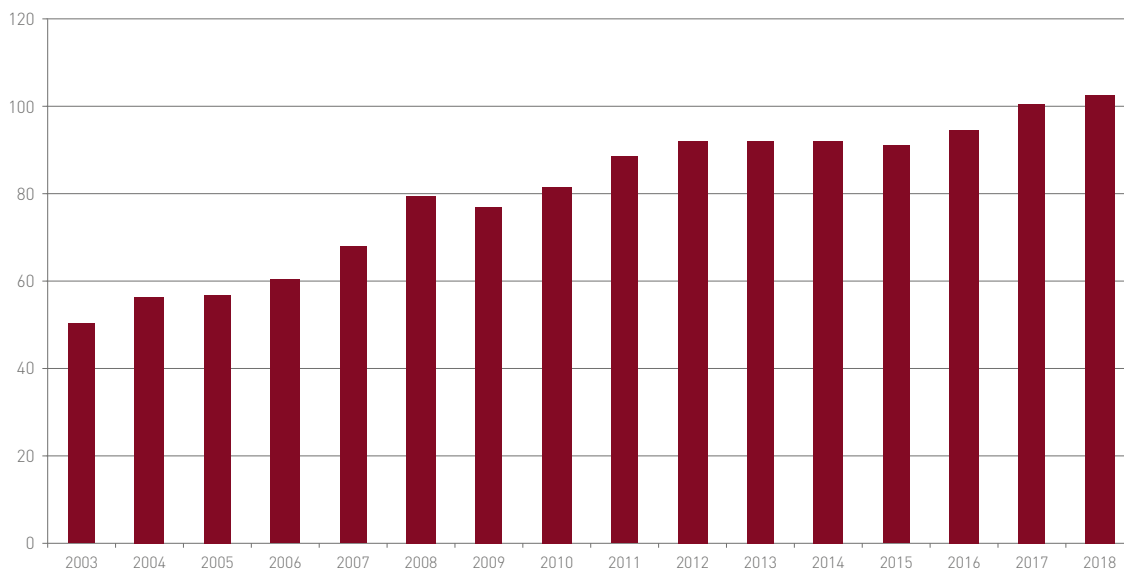
As of end-2004, coins denominated in LUF are neither exchanged nor reimbursed.

1.4.3 Sorting of euro banknotes and coins

The volume of euro banknotes returned by financial institutions to the BCL increased by 2.1% compared to the previous year, from 100.8 to 103.0 million banknotes. Over the past four years, banknote lodgements made at the BCL have steadily increased and crossed the threshold of 100 million banknotes for the first time in 2017.

The graph below shows the evolution of these lodgments at the BCL since 2003.

Graph 8:
Lodgements of euro banknotes by financial institutions at the BCL (in millions of banknotes)



Source: BCL

1 The total expressed in euro comes from the conversion of the total in francs and does not result from the sum of the three separate values.

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. In 2018, 10.9 million banknotes of all denominations (16.4 million in 2017) were destroyed because they were unfit for circulation, representing a destruction rate of 10.1% processed by the BCL, compared to 17.4% in the previous year.

This rate varies significantly depending on denominations processed: whereas small denominations circulate more and thus wear out more quickly, the higher denominations must be replaced less often. In addition, all euro banknotes of the first series lodged at the BCL are destroyed to be replaced by notes of the "Europa" series.

1.4.4 National and international cooperation

In the fight against counterfeiting of euro banknotes and coins, the BCL closely cooperates with the European Central Bank (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.

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

For several years, the BCL has also been pooling its share of banknotes to be produced with seven Euro-system central banks (the central banks of Estonia, Cyprus, Malta, the Netherlands, Slovenia, Slovakia and Finland). The objective of this pooling is to share the resources and experience necessary for monitoring the banknote production.

1.4.5 Issuance of the new "Europa" banknote series

The new "Europa" banknote series, which is based on the theme of "ages and styles in Europe" like the first series, is issued in a progressive manner: The new series' first banknote, the € 5, was put into circulation on 2 May 2013, followed by the € 10 on 23 September 2014 and by the € 20 on 25 November 2015. A little under two years later, on 4 April 2017, the € 50 euro banknote was put into circulation.

Unveiled to the public on 17 September 2018, the € 100 and € 200 banknotes will be put into circulation together on 28 May 2019. With the issuance of these last two denominations the "Europa" series will be complete.

As for the date of the loss of the legal tender of the first series of notes, this will be communicated in good time and well in advance. The first series of banknotes will remain redeemable at central banks for an unlimited period of time.

The "Europa" banknote series incorporates new or enhanced security features to ensure advanced protection against counterfeiting and allow the public to quickly distinguish a genuine banknote from a counterfeit.

Regarding the € 500 note, on 4 May 2016 the Governing Council decided to exclude it from the "Europa" series and stop its issue towards the end of the year 2018. Recently this date was specified and fixed at 26 January 2019.

Likewise, it is recalled that even after the issue of the € 500 banknote has been stopped, it remains a legal tender and may continue to be used as a means of payment and a store of value.

The € 500 note, like all other euro banknotes, retains its value and can be exchanged with the national central banks of the Eurosystem for an unlimited period of time.

1.4.6 Numismatic issues

The BCL issues numismatic products on the theme of the Grand Duchy's history and culture. Through its numismatic premises, more than 1 900 sales transactions were completed in 2018. Around 4 000 parcels were sent out, corresponding to sales made through traditional mail or via the Internet shop of the BCL (<https://eshop.bcl.lu>). Through the collector coins and numismatic products, the BCL strives to promote the richness of the national heritage in the whole world.

In 2018, the BCL issued the following numismatic products:

- a € 2 commemorative coin dedicated to the 150th anniversary of the Luxembourg Constitution;
- the 2018 BU set comprises Luxembourg's euro coins of the 2018 series (including the first € 2 commemorative coin);
- a second € 2 commemorative coin dedicated to the 175th anniversary of the death of the Grand Duke Guillaume Ist;
- the 2018 Proof set is composed of ten coins;
- the 2016-2018 Proof set is composed of five € 2 commemorative coins issued between 2016 and 2018;
- a gold coin dedicated to the 20th anniversary of the Luxembourg Central Bank;
- a silver-niobium coin dedicated to the castle of Koerich and constituting the tenth element of the series devoted to the castles of Luxembourg;
- a silver-nordic gold coin dedicated to the reed and constituting the tenth element of the series devoted to the fauna and flora of Luxembourg;
- a nordic gold-silver coin dedicated to the hydroelectric power plant of Vianden and constituting the third element of the series devoted to the outstanding constructions in Luxembourg.

1.5 STATISTICS

The Banque centrale du Luxembourg (BCL) develops, collects, compiles and disseminates a wide range of statistics that enable it to fulfil its legal tasks within the European System of Central Banks (ESCB), the European Systemic Risk Board (ESRB) and at national level. This information is also used by other national institutions such as the National Institute of Statistics and Economic Studies (STATEC) and the Financial Sector Supervisory Commission (CSSF) in the context of their respective missions.

Within the framework of the cooperation agreement between the BCL and STATEC, the production of quarterly financial accounts statistics (with the exception of public sector data) has been carried out by the BCL since March 2013.

Within the framework of a tripartite cooperation agreement with the ECB and the European Stability Mechanism (ESM), the BCL undertook to compile macroeconomic aggregates on the basis of accounting data transmitted by the ESM. These statistical data are necessary for the ECB to compile euro area aggregates, as the ESM is considered a resident euro area financial corporation.

Within the framework of a tripartite cooperation agreement with the ECB and the European Investment Bank (EIB), the BCL collects statistical reports from the EIB. The data collected, which is in line with the statistical data collected from banks, is necessary for the ECB to compile macroeconomic aggregates.

In 2014, the People's Bank of China (PBOC) and the BCL signed a Memorandum of Understanding aimed at establishing a cooperation between the two institutions in terms of monitoring, information exchange and evaluation regarding the renminbi market. As part of this agreement, the BCL monitors developments in this market and regularly provides the PBOC with related information.

Since 2012, the BCL has been collecting statistics on payment instruments and transactions. Some of these data are transmitted in aggregated form to the ECB. In particular, the data collected provide information on the use of the various payment instruments in force in Luxembourg and on the use of the various payment channels. Payments made in electronic money are also covered by the collection.

Finally, on the basis of the cooperation agreement in the field of public finance statistics, STATEC and BCL work together to improve information flows between the two institutions.

1.5.1 New data collections

The BCL has introduced a new statistical collection² on the withdrawal and remittance of banknotes denominated in euros by the credit institutions and the financial services of Post Luxembourg. The first reports were submitted to the BCL in January 2019.

The BCL collects data from regulated investment funds on the basis of a common BCL and CSSF circular³. The BCL issued a circular⁴ to extend this data collection to unregulated alternative investment funds. The latter must transmit reference data and may benefit from an exemption for the transmission of statistical reports depending on of their balance sheet size. The first reports were submitted to the BCL in October 2018.

1.5.2 Other statistical developments

The ECB, by virtue of its regulatory powers, has extended the obligation to collect statistics on securities held by resident banking groups⁵. The first reports were submitted to the BCL in October 2018. All significant banking groups included in the list drawn up by the Single Supervisory Mechanism (MSU) are subject to this collection.

In 2018, the BCL also continued to implement the AnaCredit data collection, introduced by Regulation (EU) 2016/867 of 18 May 2016 on the collection of granular credit and risk data (ECB/2016/13) and transposed by Circular BCL 2017/40 of 21 April 2017. The first reference data was submitted to the BCL in April 2018 and the first credit data collection started in October 2018.

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

In 2018, the BCL, in collaboration with the CSSF, participated in the preparation of the Financial Stability Board's shadow banking report, providing all the statistical data required for this exercise.

In 2018, several changes were implemented to meet growing public demand and to improve the information available to users, in particular on securities and direct investment data.

Finally, the BCL continued its efforts to make statistics more accessible and user-friendly, notably by improving its statistical press releases on banking activity in order to provide more detailed information on bank credit developments.

² Regulation of the Banque centrale du Luxembourg 2018/N° 25 of 23 July 2018.

³ Circular BCL2014/237 Circular CSSF 14/88 Amendment of the statistical collection from monetary and non-monetary investment funds.

⁴ Circular BCL 2018/241, see part 3.2.

⁵ ECB Regulation (EU) 2016/1384 of 2 August 2016 amending Regulation (EU) No 1011/2012 (ECB/2012/24) concerning statistics on securities holdings (ECB/2016/22).

1.6 PAYMENTS AND SECURITY SETTLEMENT SYSTEMS

1.6.1 Vision 2020

In the context of a strategic review of its infrastructures Target2 and T2S and of the services for management of Eurosystem collateral, the Eurosystem has elaborated the programme VISION 2020. This programme is composed of three projects with significant impact on all counterparties of the Eurosystem and other market actors.

The first, TIPS⁶, is a real-time settlement service for instant customer credit transfers in central bank money. The service operates 365 days per year, 24 hours per day since its launch in November 2018.

TARGET Consolidation, the second project, which goes live in November 2021, will replace the Target2 platform with a new RTGS system⁷ and by a new tool for centralised liquidity management, CLM⁸.

The third project, ECMS⁹ consists of a centralised collateral management system. It will be delivered in November 2022.

In order to facilitate the communication with these new systems, the Eurosystem will implement a single gateway, ESMIG¹⁰, based on the ISO 20022 standard, which will serve as a unique entry point to all these services as from 2021.

As a member of the Eurosystem, the BCL participates in these three projects and promotes the usage of these infrastructures in Luxembourg. BCL will also support market participants in their migration projects.

1.6.2 TARGET2-LU

Since 19 November 2007, the real-time gross settlement system (RTGS) TARGET2 runs on the Single Shared Platform (SSP) operated in common by 25 central banks of the ESCB. Twenty of these central banks are from the Eurosystem.¹¹

At end-2018, the Luxembourgish component TARGET2-LU counted 47 direct participants (three more than in 2017), 29 indirect participants (seven less than in 2017) and three ancillary systems (identical as against 2017).

Domestic payments

In 2018, participants in TARGET2-LU exchanged a monthly average of 20 232 payments (against 20 419 in 2017) for a value of € 85.9 billion – against € 77.5 billion in 2017. Of these payments, 13 080 (64.7%) were retail payments. Their value represented a monthly average of € 6.5 billion or 7.6% of the domestic value exchanged.

In TARGET2-LU, volumes stabilised in 2018 (-1.0%).

In parallel, the domestic value exchanged increased by 10.8% in 2018. This was due to a slight increase in interbank payments (+12.7%) whereas retail payments declined by 1.5% in the meantime.

The average value of a domestic retail payment was € 499 451 whereas the average value of a domestic interbank payment was € 11 167 078 in 2018.

6 TARGET Instant Payment Settlement.

7 Real-time gross settlement.

8 Central Liquidity Management.

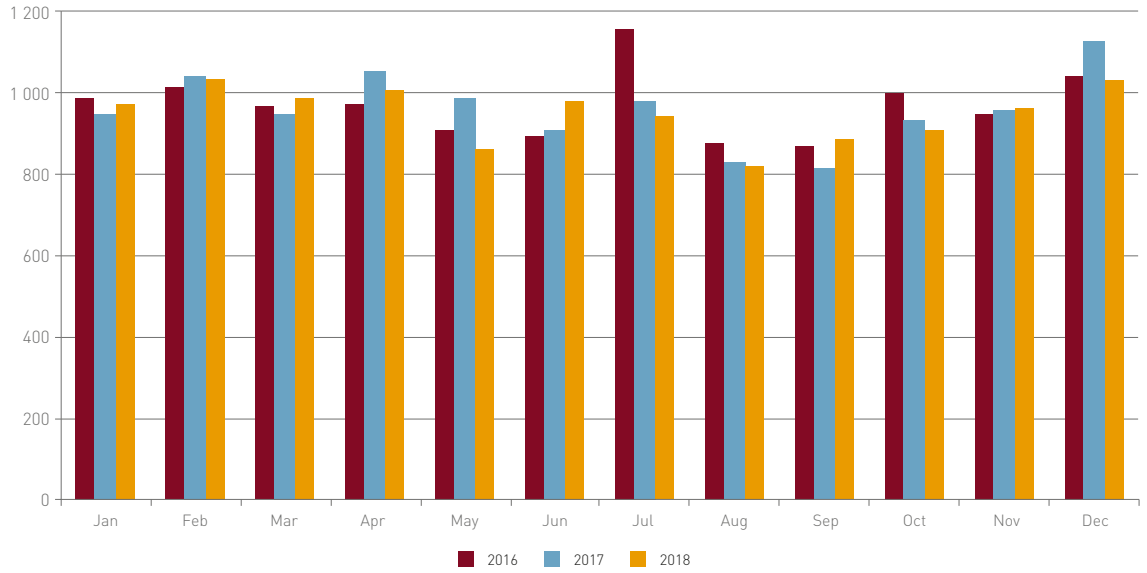
9 Eurosystem Collateral Management System.

10 Eurosystem Single Market Infrastructure Gateway.

11 The 25 central banks include: the ECB and the 19 NCBs plus five central banks of EU countries which have not (yet) adopted the euro (Bulgaria, Croatia, Denmark, Poland and Romania).

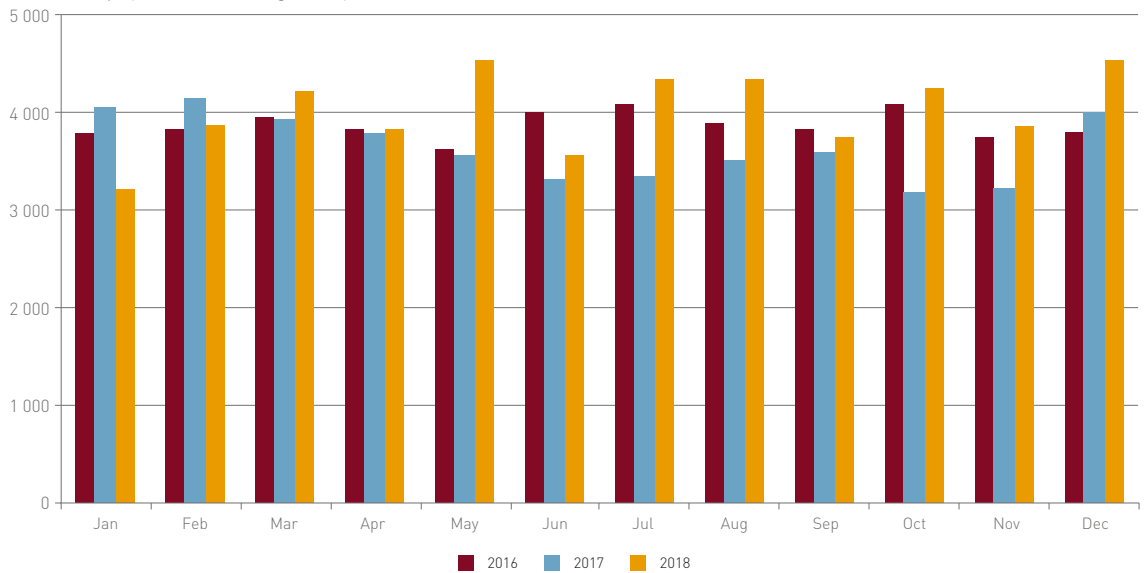
The following two charts 9 and 10 illustrate the developments in average daily volumes and values in domestic payments.

Graph 9:
Domestic payments: average daily volumes



Sources: CRAKS1 / TARGET2

Graph 10:
Domestic payments: average daily values (in euro millions)



Sources: CRAKS1 / TARGET2

Cross border payments

In 2018, participants in TARGET2-LU sent a monthly average of 111 781 payments to other countries of the EU (99 474 in 2017), an increase of 12.4%. The monthly average value of these payments increased by 3.5% to € 850 billion (€ 821 billion in 2017). The volume of retail payments increased by 9.98% to reach 48 104 payments, representing 43% of total cross border volume. The relative part of retail payments again declined by 0.9% in 2018 after it declined by 1.5% in 2016 and by 7.3% in 2017. The volume of interbank payments increased by 14.3%, thus reaching a monthly average of 63 678 transactions in 2018, compared to 55 735 in 2017.

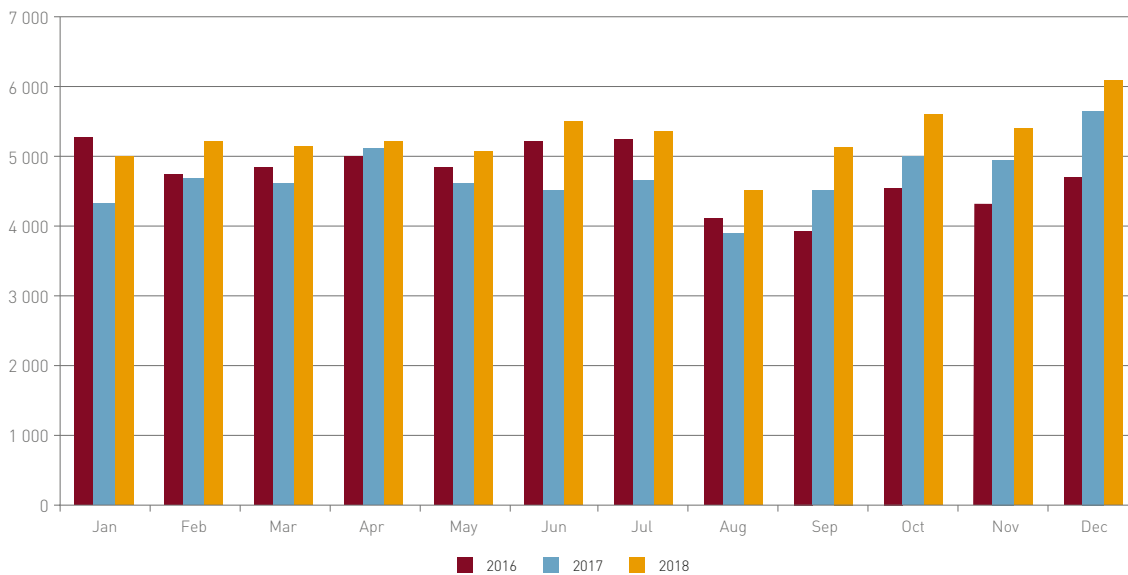
In value terms, the average monthly retail payments decreased by 5.7% to an average of € 45.5 billion, representing 5.4% of the total value exchanged. The value of monthly interbank cross border payments increased by 4.1% to € 804.2 billion.

Globally, outward cross border payments¹² increased by 12.4% in volume terms in 2018 and by 3.5% in value terms. The average value per transaction sent was € 7.6 million (against € 8.25 million in 2017). The average value of an interbank payment fluctuated from € 12.6 million in 2016 to € 13.9 million in 2017 and thereafter to € 12.6 million in 2018. The average value of a retail cross-border payment was € 946 533 in 2018.

In 2018, participants in TARGET2-LU received 106 382 payments on average per month from abroad¹³ against 99 127 in 2017 (+7.3%). Participants issued 132 039 payments on average per month in 2018 against 120 595 in 2017 (+9.5%). The average value of incoming payments was € 923.4 billion or 1.5% lower than the value sent (€ 936.9 billion).

Charts 11 and 12 display the development of average daily volumes and values in cross border payments sent by Luxembourgish participants.

Graph 11:
Outward cross border payments: average daily volumes

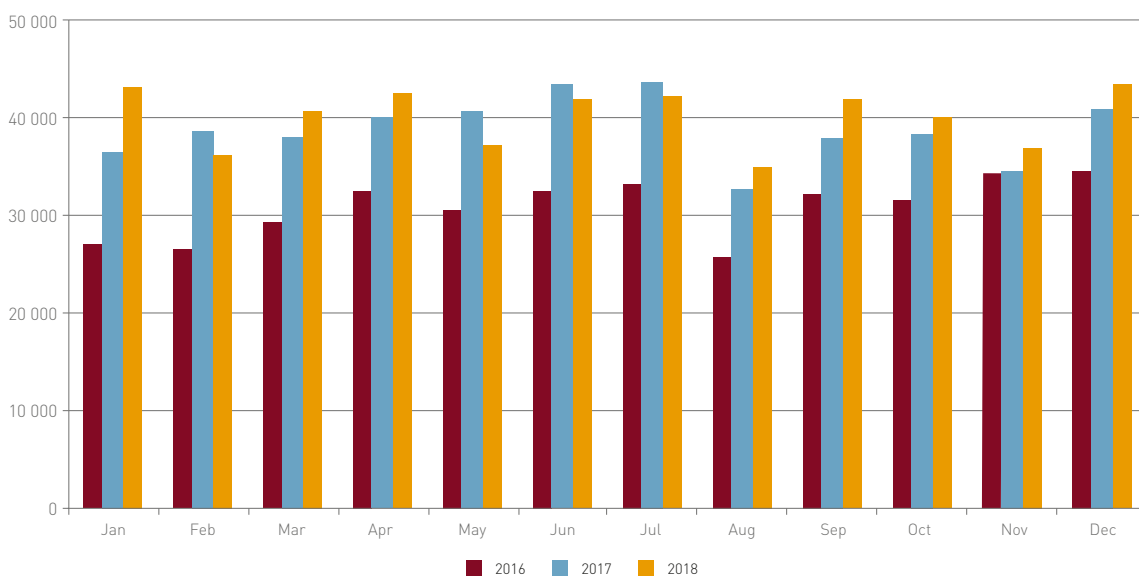


Sources: CRAKS1 / TARGET2

¹² From the central bank of Luxembourg to the other 24 participating central banks.

¹³ "Abroad" refers to the other 24 participating central banks.

Graph 12:
Outward cross border payments: average daily values (in € millions)



Sources: CRAKS1 / TARGET2

Aggregated figures of domestic and cross border payments

The total number of outward payments issued by participants in TARGET2-LU in 2018 amounted to 1 584 157 (versus 1 438 717 in 2017, meaning a yearly increase by 10.1%). Of these payments, 734 200 or 46.3% were retail payments.

Table 8 provides an overview of average daily volumes of payments over one year since 2014.

The average monthly value of all outward payments in 2018 was € 936.9 billion of which € 52.1 billion (5.6%) were retail payments. Similar to the previous four years, the value of 80.6% of these payments was below € 250.000.

On average, 69% (68.8% in 2017) of the retail payments and 83.9% (83.8% in 2017) of the interbank payments were settled each day before noon. They represented 48.2% and 81.9% of the respective values.

Table 8:
Volumes of outward sent 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)
2014	931	(20.4)	3 639	(79.6)	4 570	2 694	(37.1)
2015	932	(17.5)	4 397	(82.5)	5 329	3 102	(36.8)
2016	973	(17.1)	4 719	(82.9)	5 692	2 968	(34.3)
2017	965	(17.0)	4 701	(83.0)	5 666	3 653	(39.2)
2018	955	(15.3)	5 270	(84.7)	6 224	4 047	(39.4)
Variation 2017-2018	-1.08%		12.10%		9.85%	10.79%	

Source: BCL

TARGET2-LU compared to other systems participating in TARGET2

All national RTGS systems participating in TARGET2 transferred a monthly average of 7.4 million payments in 2018, approximately the same amount as in the previous year. Luxembourg's portion represented 1.8% of this volume (1.7% in 2017). The average monthly value exchanged summed up to € 36 041 billion (€ 36 038 billion in 2017). Luxembourg's share of the exchanged value was 2.7% (2.6% in 2017).

In 2018, 61% (the previous year 57%) of all payments in the national RTGS system which relied on TARGET 2 were domestic transactions. The part of interbank payments increased by 1% to attain 24%. In TARGET2-LU, domestic payments represented 15.3% (17% in 2017) and interbank payments 53.4% of the volume (52.9% in 2017).

The average value of a TARGET2 payment amounted € 4.9 million in 2018 (€ 4.8 million in 2017). In TARGET2-LU, this value was € 7.1 million (€ 7.5 million in 2017).

The maximum daily number of outward payments in TARGET2 was 591 009 (03 April 2018). For Luxembourg, the maximum daily amount was also reached on 03 April 2018 with 9 378 payments. This twice mentioned date was the first business day after four consecutive closing days for the weekend of Easter.

Availability and performance of TARGET2

The availability of the TARGET2 platform, and hence of TARGET2-LU, was 99.9% in 2018, compared to 100% during the two years before. The SSP received a daily average of 352 868 payment instructions, 4.7% less than in 2017. Of all the instructions during 2018, 100% were settled within five minutes after reception.

1.6.3 Retail payments in Luxembourg

Next to notes and coins, the most used payment instruments in Luxembourg are payment cards, credit transfers and direct debits.¹⁴ Network-based electronic money, which is issued and operated by credit institutions or electronic money institutions, is mainly used for remote payments. Several banks in Luxembourg offer mobile applications enabling point-of-sale, payments, internet payments, payment of invoices or P2P payments. The main payment cards issuers and acquirers offer contactless payments¹⁵ and without the use of a personal identification code¹⁶.

¹⁴ Cheques are no longer daily payment instruments; their usage is on the decrease.

¹⁵ Via NFC technology.

¹⁶ The amount is generally limited to 25 euros per payment.

Table 9:
Distribution of payment instruments in Luxembourg (share in number of transactions, %)

	2017 ¹⁷	2018
Credit transfers and standing orders	29.51	28.91
Direct debits	7.74	7.04
Debit cards	32.90	32.40
Credit cards	29.76	31.57
Cheques	0.10	0.09
Total	100	100

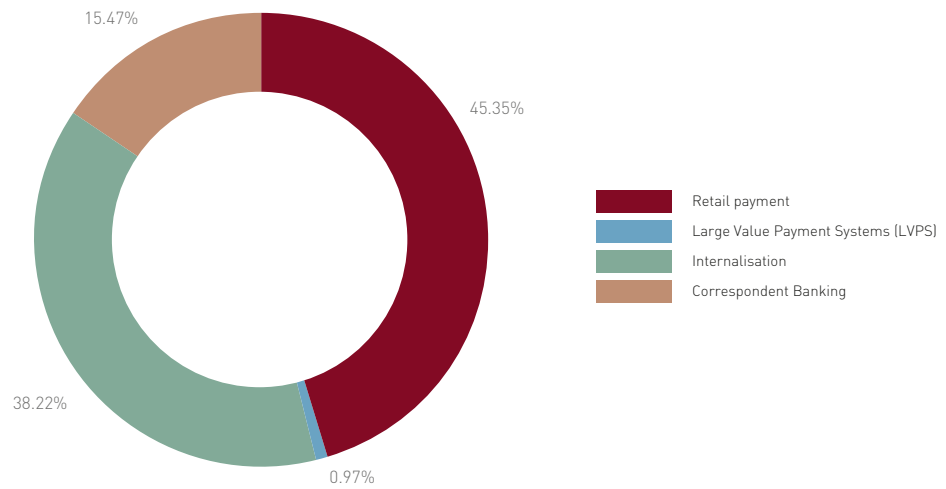
Source: BCL

Customer 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 process the majority of their non-internal credit transfer and standing order transactions (domestic¹⁸ and cross-border) in retail payment systems (please refer to the chart below).

Graph 13:
Share in volume of customer transfers in 2018. Distribution per settlement channel



Source: BCL

¹⁷ Revised data as compared to the annual report 2017.

¹⁸ 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.

The table below provides a summary – in volume and value – of the customer credit transfers and standing orders' activity:

Table 10:

Credit transfers sent	2017 ¹⁹	2018	Change (%)
Total volume of customer transfers (in millions of transactions)	77.26	87.89	13.76
Volume of customer transfers processed for the account of non-MFI customers ²⁰ (in millions of transactions)	75.30	85.88	14.05
Average value of customers transfers ²¹ (in euro)	3 645	3 322	-8.86

Source: BCL

In 2018, banks in Luxembourg executed 87.9 million credit transfers, 85.9 million of which on request of customers that are not monetary financial institutions.

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 2018, the average value of these transfers amounted to € 3 322.

Direct debits

SEPA²² direct debits in Luxembourg are mainly processed in retail payment systems.

Direct debits (SEPA and non-SEPA)

	2017	2018	Change (%)
Volume (in millions of transactions)	20.26	21.40	5.63
Value (in millions euro)	11 131	12 294	10.45

Source: BCL

Payment cards in Luxembourg

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

The payment cards activity²³ in 2018 and its annual evolution are detailed in the tables below.

Number of payment cards issued in Luxembourg

Volume (number of cards)	2017	2018	Change (%)
Debit cards	767 744 ²⁴	799 997	3.91
Credit cards	1 803 833	2 147 693	19.06

Source: BCL

19 Revised data as compared to the annual report 2017.

20 MFI stands for Monetary Financial Institution. The non-MFIs category includes corporates and households but also non-monetary investment funds.

21 It refers to the average value of credit transfers processed in the retail systems Step2 and Equens.

22 Single Euro Payments Area

23 Payment transactions and ATM withdrawals.

24 Revised data as compared to the annual report 2017.

Transactions on cards issued in Luxembourg²⁵ (issuing activity)

Volume (in millions of transactions)	2017 ²⁶	2018	Change (%)
Debit cards	86.13	98.50	14.36
Credit cards	77.90	95.99	23.22

Value (in billion euros)	2017 ²⁷	2018	Change (%)
Debit cards	6.57	7.04	7.15
Credit cards	6.94	8.02	15.56

Source: BCL

Transactions in Luxembourg on cards issued in Luxembourg or abroad²⁸ (acquiring activity)

Volume (en millions de transactions)	2017	2018	Change (%)
Debit cards	57.34	62.98	9.83
Credit cards	23.46	25.78	9.89

Valeur (en milliards d'euros)	2017	2018	Change (%)
Debit cards	4.19	4.90	16.95
Credit cards	1.76	2.12	20.45

Source: BCL

The Single Euro Payments Area (SEPA) and innovations

Within the Single Euro Payments Area (SEPA), the same conditions have applied to national and cross-border scriptural payments since 2014 in the euro area (and since 2016 in the other EU countries).

As there is room for improvement in the implementation of common processes and standards, the ECB established in 2013 the Euro Retail Payments Board (ERPB). The objective is "to contribute to and to facilitate the further development of an integrated, innovative and competitive market for euro retail payments in the EU".²⁹ Currently the ERPB focuses on instant payments, person-to-person mobile payments, standardisation of card payment messages between the issuer and the acquirer, electronic invoice presentment and payment, and payment initiation services.³⁰

Instant payments enable the beneficiary to make use of the funds within seconds after the payer has initiated the payment. The European SEPA instant credit transfer scheme became operational in November 2017.³¹ It establishes the rules for payment services providers sending and receiving instant credit transfers in euro, within a country or when they are established in different countries in the SEPA area.

In order to support the integrated emergence of SEPA Instant Credit Transfers, the Governing Council of the ECB decided in June 2017 to launch TIPS (TARGET Instant Payment Settlement) as part of the Eurosystem Vision 2020 programme. TIPS provides real-time interbank settlement of customer instant payments in central bank money. Its operations began in November 2018, according to schedule.

²⁵ Transactions in Luxembourg and abroad.

²⁶ Revised data as compared to the annual report 2017.

²⁷ Revised data as compared to the annual report 2017.

²⁸ Activity of Luxembourgish acquirers only. Data on the activity of foreign acquirers in Luxembourg are not available.

²⁹ The ECB chairs the ERPB. Members represent the supply side (payment providers) and the demand side (users) of the market. National central banks participate in meetings on a rotational basis.

³⁰ The user initiates a payment order with a payment service provider from an account held with another payment service provider. For the legal definition and additional insight, please refer to the second Payments Services Directive (Directive 2015/2366/EU of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC).

³¹ The European Payments Council manages the SEPA Instant Credit Transfer (SCT Inst) scheme. For more information: <https://www.europeanpaymentscouncil.eu>.

1.6.4 Securities settlement systems

Selection of eligible depositories

For the mobilisation of securities by its counterparties, the Eurosystem has selected eligible securities settlement systems (SSS) operated by central securities depositories (CSDs). According to the new eligibility framework for SSSs and links between SSSs, a securities settlement system or a link is eligible if it complies with two eligibility criteria specified by the Eurosystem in its General Documentation on Eurosystem monetary policy instruments and procedures. Eligibility criterion (a) requires that a SSS or a link comply with the requirements set out in Regulation (EU) No 909/2014 of the European Parliament and the Council on improving securities settlement in the European Union and on central securities depositories, and amending Directives 98/26/EC, 2014/65/EU, and Regulation (EU) No 236/2012. Eligibility criterion (b) requires that a SSS or a link comply with the legal and operational requirements specified by the Eurosystem. The new eligibility framework applies also to SSSs and links that were approved under the past eligibility framework.



Mr Pierre Beck, Executive Director of the BCL

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

A domestic mobilisation of securities is also possible via the triparty collateral management service operated by CBL. Detailed information on this topic, including the framework for assessment of triparty agents in view of their eligibility for collateralisation of Eurosystem credit operations, is available on the BCL's website. The system operated by VP LUX S.à r.l. became ineligible in November 2018, when it ceased operations.

Cross-border use of securities

Besides using eligible securities held at the national depository, counterparties can receive credit from their national central bank by providing collateral issued in a depository located in another country of the euro area. The Eurosystem foresees two ways of using securities cross-border:

- the Correspondent Central Banking Model, or
- links established between depositories' securities settlement systems.

1) The Correspondent Central Banking Model

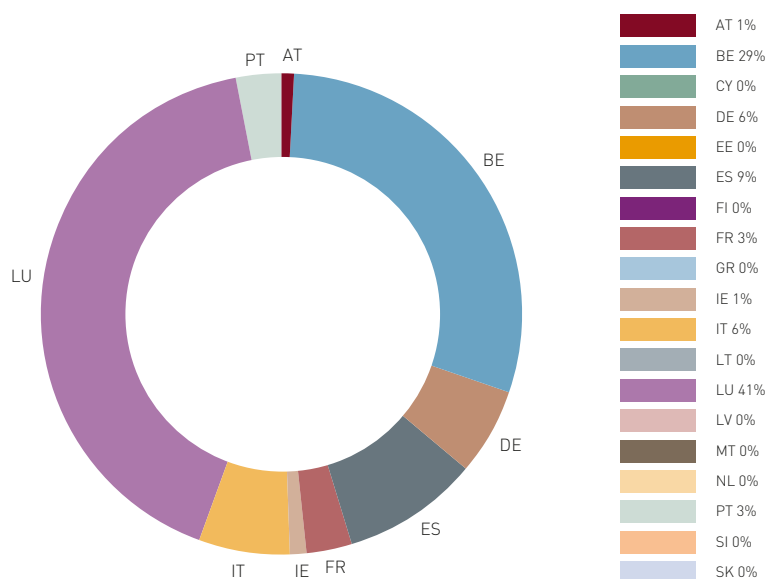
The Correspondent Central Banking Model (CCBM) enables all counterparties of the Eurosystem to use securities on a cross-border basis even if there is no eligible link between the national depository and the foreign depository in which the counterparty holds securities.

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 a central bank called 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 is also used for the cross-border mobilisation of securities via the triparty collateral management services offered by CBL, Clearstream Banking AG, Frankfurt (CBF), Euroclear Bank and Euroclear France.

While in Luxembourg counterparties use more links than CCBM, at the Eurosystem level around half of the cross-border mobilisation of securities used in Eurosystem credit operations in 2018 was performed via CCBM. In terms of value, the most active correspondent central banks in 2018 were those of Luxembourg (40.9%), Belgium (29.5%), Spain (9.4%), Germany (6.3%) and Italy (5.8%).

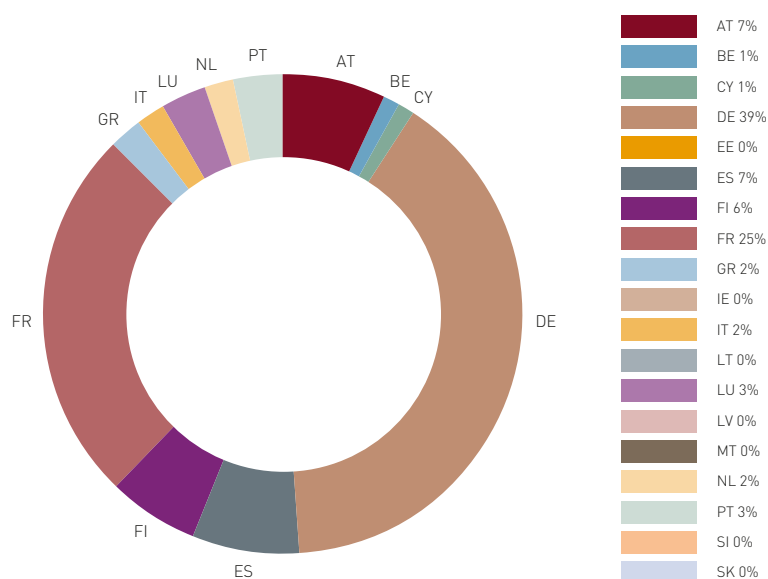
Graph 14:
Correspondent central bank 2018



Source: ECB

The most active home central banks were those of Germany (39.4%), France (25%), Austria (7.1%), Spain (7.1%) and of Finland (6.1%).

Graph 15:
Home central bank 2018



Source: ECB

2) Links established between securities settlement systems of CSDs

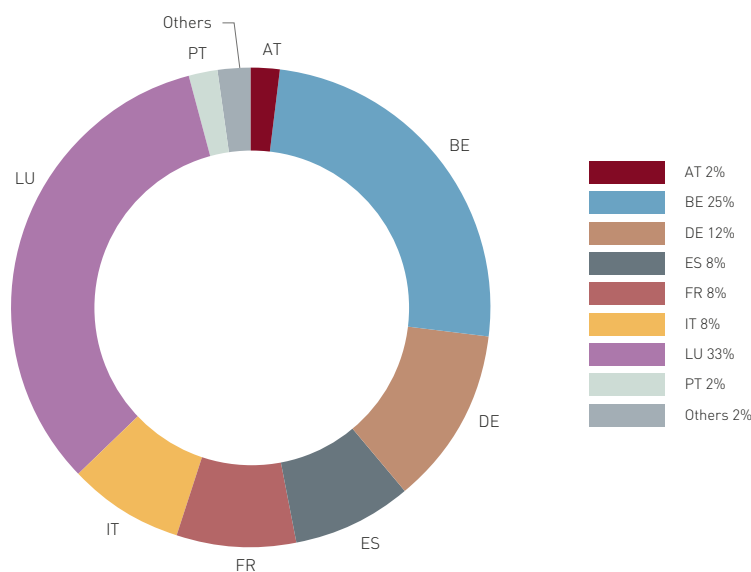
Currently two types of links are eligible, direct links and relayed links:

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

In 2018, Luxembourg counterparties could use the direct links between CBL and CBF, Euroclear Bank, Euroclear Finland, KDD (Slovenia), BOGS (Greece), CDCP (Slovakia), VP SECURITIES (Denmark) and LuxCSD, as well as the relayed links of CBL via CBF between CBL and Euroclear France, Euroclear Netherlands, MaltaClear, Monte Titoli (Italy), NBB SSS (Belgium), and OeKB (Austria). Among these links, Luxembourg counterparties used primarily the links with CBF and Euroclear France. The direct link between LuxCSD and CBF was considered eligible for Eurosystem credit operations as well as the relayed links of LuxCSD via CBF between LuxCSD and Euroclear France, Euroclear Netherlands, Monte Titoli, NBB-SSS and OeKB.

It should be noted that Eurosystem counterparties use a big number of securities held in Luxembourg as collateral, be it in the CCBM, by using links between CSDs, or by using a combination of CCBM and links. In 2018, the share of Luxembourg in the cross-border use of securities within the Eurosystem was 33%.

Graph 16:
Country of issue of cross-border collateral, 2018



Source: ECB

1.6.5 TARGET2-Securities

TARGET2-Securities (T2S) is a centralised platform delivering harmonised clearing and settlement services to the market. It allows settling domestic and cross border securities transactions in central bank money, euro or other currencies.

The T2S platform encompasses both the securities accounts managed by the central securities depositories and the dedicated cash accounts (DCAs) hosted by the central banks. The DCAs are used to provide the liquidity necessary to settle the securities purchase transactions on T2S and to receive the cash proceeds resulting from the settlement of sales on T2S. The DCAs are funded by the RTGS account they are associated with. For euro payments, the RTGS account is a TARGET2 account.

The settlement efficiency is improved on T2S thanks to several mechanisms, including the autocollateralisation service. This is a credit operation automatically triggered when a participant fails to settle a securities purchase transaction because of a lack of cash on its DCA. In this case, T2S will select automatically eligible collateral, either by mobilising assets available on the participants' securities account (autocollateralisation "on stock") or by using the very securities that are being purchased (auto-collateralisation "on flow"). T2S will then pledge these securities in favour of the central bank, in exchange of which the participant receives a central bank intraday credit.

Since June 2015, the BCL has been offering DCAs to participants that requested them. The BCL has also prepared the activation of the autocollateralisation service, which is available to participants of LuxCSD on request.

1.6.6 LuxCSD

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

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 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 the Legal Entity Identifier for Luxembourg legal entities;
- a national access point to T2S.

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

Luxembourg counterparties can use LuxCSD and its links approved by the Eurosystem in order to collateralise Eurosystem credit operations.

In 2018, LuxCSD continued to reorganise its access to other securities settlement systems by using the German system CBF as main access point. This reorganisation will continue in 2019 and 2020.

The governance of LuxCSD is performed by an audit committee and by a Board of Directors. The BCL is not active in the governance bodies of LuxCSD.

1.7 FINANCIAL STABILITY AND PRUDENTIAL SUPERVISION

1.7.1 Macroprudential supervision

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

At the European level, Article 127, paragraph 5, of the TFEU foresees that the European System of Central Banks (ESCB), in addition to its core 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’.

The EU has adopted new prudential rules (CRD IV and CRR³²) for the banking system³³. The rules have been implemented in Luxembourg, notably through the transposition of CRD IV³⁴. Since the CRR Regulation is directly applicable, its transposition into national law is not required. Member States have a common legal basis that provides national authorities with several macroprudential instruments.

32 Capital Requirement Directive (CRD IV) and Capital Requirement Regulation (CRR).

33 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 modifying Regulation (EU) No 648/2012 (Regulation CCR) and Directive 2013/36/EU 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 modifying Directive 2002/87/CE and abrogating Directives 2006/48/CE and 2006/49/CE (Directive CRDIV).

34 Transposed by the Law of 23 July 2015.

At the national level, Article 2, paragraph 6, of the organic law of the BCL foresees that '[...] the Central Bank shall cooperate with the Government and with prudential supervision authorities at the national level, as well as with the other central banks at Community and international level, to contribute to ensuring financial stability, notably within committees set up for this purpose'. In line with the European Systemic Risk Board's (ESRB) Recommendation³⁵, regarding the macroprudential mandate of national authorities, the Luxembourgish legislator has adopted the law of 1st April 2015 establishing the national macroprudential authority namely the Systemic Risk Committee³⁶. Within this Committee, the BCL has a leading role in macroprudential supervision³⁷ and is in charge of the Secretariat, which falls under the hierarchical authority of the BCL Governor. In this context, the Secretariat is in charge of preparing the Committee's meetings, drafting Recommendations and Opinions as well as conducting macroprudential analyses required for the decision-making process of the Committee. In addition to its financial stability mandate, due to the role of payment and securities settlement systems within the financial system, the national legislator has entrusted the BCL with the supervision of the payment and securities settlement systems.³⁸

1.7.1.1 Macroprudential surveillance in Luxembourg

Although the legal framework establishing the Systemic Risk Committee was adopted in 2015, the BCL had already been involved in the monitoring of systemic risks, i.e. those risks likely to impair the stability of the national financial system as a whole. To this end, the BCL must be able to identify and measure the accumulation of risks over time as well as their distribution within the financial system. Given the importance of the banking system and the investment fund sector, the analyses conducted mainly focus on the risk assessment for these two main components of the national financial system. In this context, and given the growing importance of the parallel banking system and recent developments of the European regulatory framework, the BCL has already undertaken several analyses in order to assess the degree of interconnectedness between investment funds and the banking sector and to model vulnerabilities, which could affect investment funds by using estimated levels of probabilities of default. The temporal dimension of risk is analyzed by monitoring indicators such as the credit cycle, asset prices, leverage, maturity mismatches and other specific indicators of liquidity.

In the analyses of the Financial Stability Review, the BCL uses a dashboard of indicators, including probabilities of default, z scores³⁹ and a vulnerability index to assess the financial stability of Luxembourg's financial sector. The chart below provides an example of the evolution of the vulnerability index for Luxembourg banks.

35 See Recommendation of the ESRB of 22 December 2011 (ESRB/2011/3).

36 In French, Comité du risque systémique (CdRS). See law of 1st April 2015 establishing a Systemic Risk Committee and amending the modified law of 23 December 1998 regarding the monetary status and the Central Bank of Luxembourg.

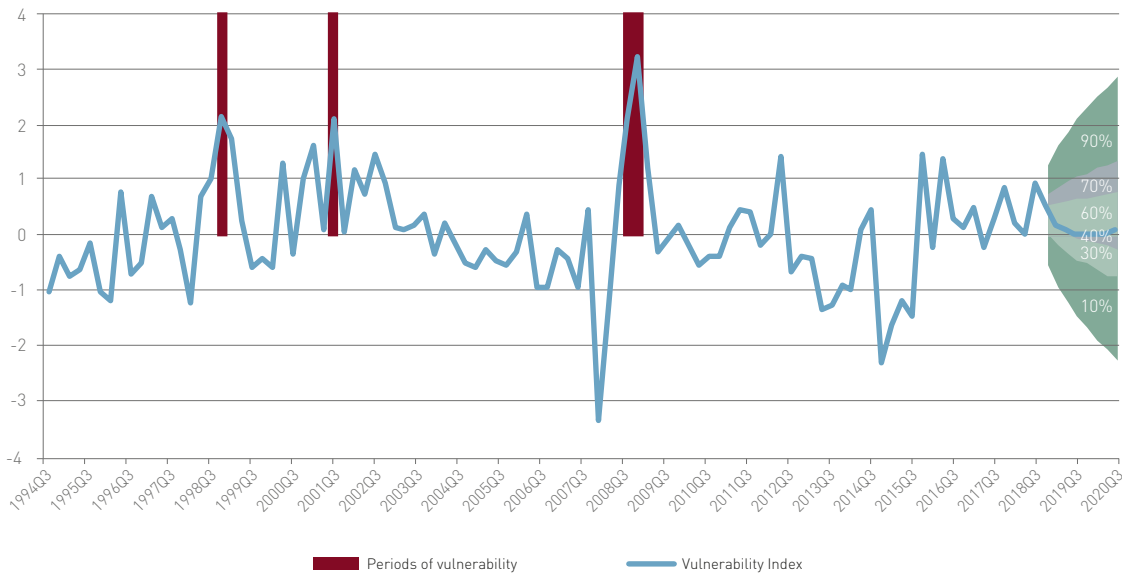
37 See Sub-Recommendation B-3 of the Recommendation of the ESRB on the macroprudential mandate of national authorities (ESRB/2011/3).

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

39 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 soundness of banks (balance sheet vs. market data).

Graph 17:

Forecast of the evolution of the vulnerability index for Luxembourg banks: 2019Q1-2020Q4



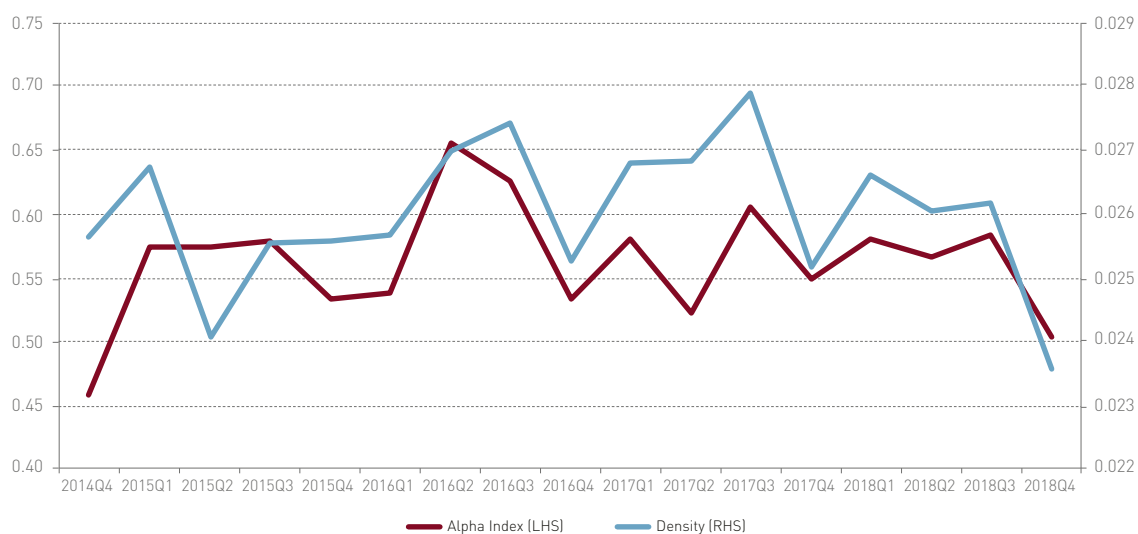
Source: BCL; Sample: 1994Q4-2018Q4. Forecast: 2019Q1-2020Q4

Measures of vulnerability for Undertakings for Collective Investment (UCITS) were also developed in order to assess potential systemic credit risk arising from the interconnections between the different categories of investment funds as well as their interactions with the macroeconomic environment. The intersectorial dimension of cyclical and structural systemic risk was analyzed using several tools that allow for the assessment of the position of the economy in the financial cycle, the interconnectedness and the size of linkages between financial institutions.

In order to assess the domestic and cross-border interbank linkages, the BCL's approach relies on network analysis techniques that focus on assessing the interconnections between the banking sector, notably custodian banks and investment funds. The construction of an indicator called the "alpha index" allows tracking potential vulnerabilities arising from significant bank and investment fund linkages.⁴⁰ The following Chart depicts the approach used by the BCL to assess the importance of the underlying risks due to the potential strengthening of links between the different components of Luxembourg's financial system. Any significant increase in the alpha index is subject to a deeper analysis in order to identify the relevant entities and the underlying reasons for such an increase.

⁴⁰ The alpha index is a measure of the ratio between the number of fundamental circuits observed in a network to the maximum number possible. Its value lies from 0 to 1.

Graph 18:
Quarterly dynamics of the alpha index: 2014Q4-2018Q4



Source: BCL; Sample 2014Q4-2018Q4

The BCL conducts regular analyses in order to model the linkages between the financial sector and the real economy and continues to develop models for stress testing. The analysis of banks' liquidity in case of adverse shocks is also undertaken. In this context, the BCL has developed a number of indicators that take a forward looking approach. In order to anticipate risks associated with rising vulnerabilities in the banking sector, the BCL monitors the evolution of its synthetic indicator of financial vulnerability and conducts macroprudential stress tests.

The BCL continues to closely monitor the evolution of residential real estate prices and the potential vulnerabilities for households and credit institutions, possibly arising from these dynamics. To this end, the BCL has developed an econometric model, integrating supply side and demand side constraints, which facilitates a quarterly risk assessment. These results have been included in a systemic risk dashboard developed by the BCL. The dashboard incorporates a set of both quantitative and qualitative indicators aimed at detecting potential systemic risks arising within one component of the financial sector and/or within an economic sector relevant for financial stability. Information provided by the dashboard could be used as a tool to assess whether the intermediate objectives of macroprudential policy are being achieved. The dashboard also includes multiple indicators such as an estimation of Luxembourg's financial cycle and the degree of interconnectedness within the financial sector. This dashboard has been complemented by a number of specific studies aimed at identifying the emergence of new risks following changes in the regulatory, macroeconomic and financial environment.

The BCL uses the Basel Committee on Banking Supervision (BCBS) D SIB framework, as well as the guidelines developed by the European banking authority (EBA), in order to identify the domestic systemically important institutions in Luxembourg. This framework is based on a series of indicators including certain relevant parameters such as the size of the institution, its level of interconnectedness and the probability that other banks provide similar services in the event of default (i.e. its degree of substitutability). In 2017, as one of its contributions to the Luxembourg Systemic Risk Committee (Comité du risque systémique; CdRS), the BCL extended the methodology used to identify systemically important institutions in Luxembourg. Drawing on network analysis methods, two new criteria have been included in the methodology in order to account for the interconnections between banks and investment funds. In addition, the BCL participates in the group, which has been in place to design norms regarding macroprudential supervision.

The BCL is a member of the Regional Consultative Group for Europe of the Financial Stability Board (FSB), the latter being the international body in charge of following and drafting Recommendations for the global financial system. Since 2017, the BCL has contributed to the work of the FSB on financial stability risks associated with activities conducted by non-bank financial intermediaries. The results of this analysis are published on an annual basis.⁴¹

Moreover, with the implementation of the Single Supervisory Mechanism (SSM), the BCL participates in the SSM groups dedicated to crisis management and risk analysis. The BCL also takes an active role in the EBA's standing committee on 'regulation and policy' and in the EBA subgroup on crisis management.

With the entry into force of the SSM, the ECB has a role in the domain of macroprudential policy. Although national authorities retain primary responsibility for the implementation of macroprudential measures, the ECB can – in coordination with those authorities – take additional measures provided in the Council's regulation concerning policies relating to the prudential supervision of credit institutions.⁴²

Measures available to the ECB include the setting of the capital buffer rates as defined in CRD IV as well as the measures under article 458 of the CRR⁴³, such as the definition of risk weights targeting asset bubbles in the real estate sector, liquidity requirements, public disclosure requirements, or intra-financial sector exposures limits. Against this background, the Financial Stability Committee (FSC) of the ECB was established in order to assist decision-making bodies fulfill their responsibilities in relation to prudential supervision and financial system stability.

The BCL, in performing its functions for macroprudential surveillance, contributes to several committees and working groups of the European System of Central Banks (ESCB), such as the FSC and its substructures. These substructures include two subgroups dedicated to macroprudential analysis and policy. The BCL also takes part in the working group on crisis management and resolution and in the expert groups dealing with legal acts and draft technical standards.

The macroprudential policy framework at the European level continues to face challenges. In particular, further harmonization of the national macroprudential toolkits would facilitate the implementation and coordination of macroprudential policy within the EU. In addition, such a harmonization would facilitate the ECB's close cooperation with the ESRB, which is the body responsible for the macroprudential oversight of the European financial system.

1.7.1.2 The European Systemic Risk Board

The European Systemic Risk Board (ESRB) is comprised of more than 70 institutions – including central banks, national and European financial supervisory authorities, the European Commission, etc. – and is composed of both a General Board and a Steering Committee. The technical work is shared between the Advisory Technical Committee (ATC), which consists of experts from the member institutions, and the Advisory Scientific Committee (ASC), which has academic experts amongst its membership.

Within this structure, central banks play a major role in European macroprudential supervision given their expertise and existing responsibilities in preserving financial stability. The Governor of the BCL is a voting member of the ESRB General Board, which is the sole decision making body of the ESRB. Furthermore, the national micro prudential supervisory authorities also participate at the level of the ESRB General Board in order to share their expertise and specific information, although they do not hold voting rights. 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 macroprudential, monetary and statistical expertise through the participation of its staff members in the analysis and technical work conducted by the ESRB.

41 FSB (2018). Global Shadow Banking Monitoring Report 2017. March.

42 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.

43 See footnote 1.

The aim of the ESRB is to identify macroprudential risks at the level of the European financial system as a whole and to issue clear warnings and Recommendations, to addressees. Adherence with these Recommendations is based on a “comply or explain” principle.

The ESRB General Board holds its regular plenary meetings at a minimum frequency of four times per year. Throughout 2018, the ESRB’s work focused primarily on the following topics:

- The identification and assessment of general risks of a systemic nature, followed by discussions on the necessary macroprudential actions, and the annual review of the ESRB risk dashboard. In 2018, indicators for insurance companies and central clearing counterparties were added to the ESRB risk dashboard;
- The continuation of the EU-wide risk assessment of the residential real estate market, the results of which were published in November 2016⁴⁴ and following up on the first report carried out in 2015.⁴⁵ Based on these reports, the ESRB addressed warnings to eight EU Member states, including Luxembourg, displaying the most significant vulnerabilities. In this context, a draft bill⁴⁶ related to macroprudential measures dealing with residential real estate exposures was introduced in the Chamber of Deputies on 11 December 2017. The ESRB adopted Recommendation ESRB/2016/14⁴⁷ which tasks addressees with the improved collection of real estate related data in order to facilitate an improved assessment and identification of risks in this sector;
- The improvement of the coordination aspects of the the European macroprudential framework with regard to cross-border effects of macroprudential measures adopted at national level. For example, Recommendation ESRB/2015/2 ‘on the assessment of cross-border effects and voluntary reciprocity of macroprudential policy measures’ was amended in 2017 (Recommendation ESRB/2017/4);
- The identification of analytical tools for systemic risk and macroprudential instruments that the ESRB could develop in the coming years, notably regarding “non-banking”⁴⁸ financial activities that are carried out by insurance companies, pension funds, investment funds and “Other financial institutions”. In February 2018, the ESRB recommended the European Commission to reinforce the regulation regarding liquidity and the use of leverage in the investment fund sector.

With the implementation of the CRD IV and the CRR⁴⁹ on 1st 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 buildup and release phases of this buffer;
- The development of two reports related to the residential and commercial real estate markets;
- The issuance of Opinions following the notification on certain macroprudential measures.⁵⁰ To this end, an assessment team was established as a substructure of the Advisory Technical Committee in order to assess the macroprudential measures notified and to prepare the ESRB’s Opinions. This assessment team includes nine representatives from central banks among the permanent members, which are designated by the General Board.

44 ESRB (2016). Vulnerabilities in the EU residential real estate sector.

45 ESRB (2015). ESRB reports on residential and commercial real estate and financial stability in the EU.

46 Draft bill n°7218/06 on macroprudential measures concerning residential real estate credits and amending the Law of the financial sector and the Law establishing a Systemic Risk Committee.

47 ESRB/2016/14 on closing real estate data gaps.

48 ESRB (2016). Macroprudential policy beyond banking: an ESRB strategy paper.

49 See footnote 1.

50 See article 458 of the CRR and article 133 of the CRD IV.

The BCL contributes to the work carried out by the substructures of the ESRB, particularly through the Advisory Technical Committee and its substructures related to macroprudential instruments, the identification of risks and macroprudential analysis.

The BCL takes part in various ESRB expert groups on diverse topics such as market liquidity, securities financing transactions and cross border effects of macroprudential policy and reciprocity. The BCL has also participated in several subgroups, such as the board of editors of macroprudential commentaries as well as the task forces on stress testing and for the development of a heat map by intermediate objectives. Since September 2017, the BCL has participated in the ESRB Expert Group on Macroprudential Stance, which has been tasked to develop a conceptual framework for qualifying the macroprudential stance (i.e. as expansionary or restrictive). The contribution of the group will be published in a new chapter of in the ESRB *'Handbook on Operationalizing Macroprudential Policy in the Banking Sector'*.⁵¹ In addition, the BCL has participated in a working group tasked to propose a unified framework to activate and calibrate the counter-cyclical capital buffer (CCyB) across EU countries. The working group is evaluating potential complementary indicators to the credit-to-GDP gap for calibrating and activating the CCyB.

The involvement of the BCL in macroprudential supervision has increased considerably following the creation of the ESRB and since the establishment of the national Systemic Risk Committee, especially through its new missions within the Secretariat.

1.7.1.3 The Secretariat of the Systemic Risk Committee

Following the Recommendation of the ESRB of 22 December 2011, the macroprudential framework in Luxembourg was established by the adoption of the Law of 1st April 2015.⁵² Thus, the Luxembourgish legislator opted for a board-based institutional structure for the macroprudential authority and, therefore, created a Systemic Risk Committee (the Committee) composed of all national authorities carrying a role in financial stability. The Committee consists of four members, namely (i) the Government, (ii) the Central Bank of Luxembourg (BCL), (iii) the Financial Sector Supervisory Commission⁵³ (CSSF), and (iv) the Insurance Commission⁵⁴ (CAA). The member institutions of the Committee are represented, respectively, by (i) the member of the Government who has the financial centre in his duties, (ii) the Director General of the BCL, (iii) the Director General of the Financial Sector Supervisory Commission (CSSF), and (iv) the Director of the Insurance Commission (CAA). Similarly, four alternate members from these institutions sit at this Committee and replace the members in case of absences. The Committee is chaired by the member of the Government and in his absence by the Director General of the BCL.

The collegiate form of the Committee reflects the aim of the Luxembourg law to cover all parts of the domestic financial sector in order to prevent the emergence or mitigate any sources of systemic risk and contagion from one sector to another. This holistic view of the financial system is also reflected in the composition of the Committee's Secretariat: it includes a correspondent per authority represented within the Committee.

As a decision-making body, the Committee relies on its Secretariat, which plays an essential role in the preparation of meetings and the conduct macroprudential analyses. Thus, given the expertise of central banks in macroprudential policy, and in accordance with the role entrusted to it by the ESRB Recommendation⁵⁵, the Luxembourgish legislator has attributed the Committee's Secretariat to the BCL, under the hierarchical authority of its Governor.

51 ESRB (2019). Features of a macroprudential stance: initial considerations. April.

52 See law of 1st April 2015 establishing a Systemic Risk Committee and amending the modified law of 23 December 1998 regarding the monetary status and the Central Bank of Luxembourg.

53 In French, Commission de surveillance du secteur financier.

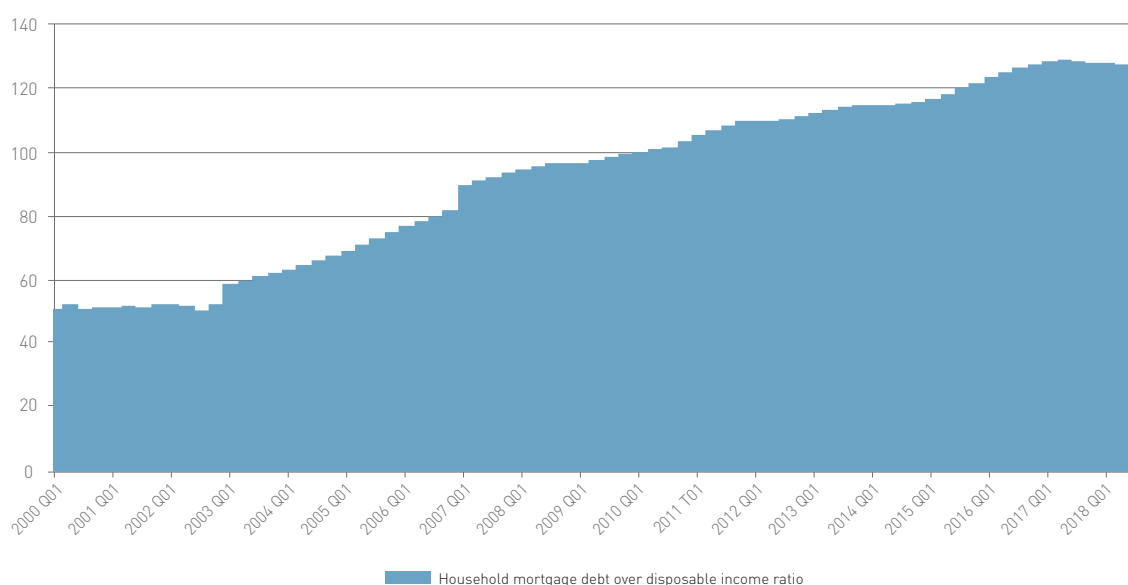
54 In French, Commissariat aux assurances.

55 See Recommendation B-3 of the Recommendation of the ESRB of 22 December 2011 on the macroprudential mandate of national authorities to Member States [ESRB/2011/3].

Thanks to its composition and the expertise of its various departments, the BCL benefits from the identification, evaluation and analytical capabilities with respect to systemic risks that are likely to emerge in the main components of the national financial system. Moreover, the Secretariat focuses on strengthening cooperation and the exchange of information between the Committee's members.

In 2018, the analyses undertaken by the CdRS focused on both the cyclical and the structural dimensions of systemic risk. The cyclical nature of systemic risk relates to its time dimension, i.e. the accumulation of vulnerabilities through time that can affect the stability of the national financial system. This dimension is captured via the extraction of the credit cycle based on data for credit to the non-financial sector (households and non-financial companies) or residential real estate prices. In Luxembourg, structural risk may be associated with the sustainability of mortgage debt of households, which amounts to 127% of household disposable income as of the fourth quarter of 2018 (Chart 19).

Graph 19:
Household mortgage debt over disposable income ratio (in %)



Sources: BCE, Statec, BCL computations. Sample: 2000Q1-2018Q4

Regarding systemic risk analyses, the BCL has further developed the analytical tools it uses to estimate the financial cycle. First, the use of statistical filtering techniques allows the BCL to identify the contribution of each economic sector (households and non-financial companies) to the overall cycle and also provides a granular view of the contribution of each individual bank.

These statistical approaches have been complemented with other empirical techniques such as the unobserved component model and wavelet analysis. Together, these different methodologies allow the BCL to better assess the evolution of credit in Luxembourg, in particular the magnitude and the length of the cycle.

These analyses revealed the development of cyclical vulnerabilities in Luxembourg associated with bank credit growth to the non-financial sector and the sustained growth in residential real estate prices against a background of increasing household indebtedness in a low interest rate environment. In order to ensure the resilience of the banking sector in case of a turn in the financial cycle, the CdRS made a recommendation to the designated authority to activate the CCyB with a buffer calibration of 0.25% for the first quarter of 2019. In accordance with the regulation in force at the EU level, the activation will be effective 1 January 2020 following the one-year phase-in period.⁵⁶

⁵⁶ The Systemic Risk Committee's Recommendation of 10 December 2018 on the setting of the countercyclical capital buffer rate for the first quarter of 2019.

The BCL has been extensively analyzing structural systemic risks associated with household indebtedness in Luxembourg. Indeed, household indebtedness has been identified as a potential source of vulnerability for the stability of the domestic banking sector.⁵⁷ In view of addressing this potential weakness, the government, following the proposal of the CdRS, submitted a draft bill on macroprudential measures for residential mortgage credit to the Chamber of Deputies. The draft bill foresees the implementation of new borrower based measures in Luxembourg such as a cap on the Loan-to-Value ratio (LTV), Debt Servicing-to-Income ratio (DSTI) as well as an extended access for the BCL to the aggregate data of public institutions. As of 31 December 2018, the legislative process remained ongoing.

Pending the availability of the new macroprudential instruments, the BCL continues to improve its analysis for instrument calibration in case these instruments would be activated. These analyses, based on survey data, aim to provide a detailed description of mortgage credit characteristics in Luxembourg. In addition, the BCL has developed a dynamic stochastic general equilibrium model in order to simulate alternative calibrations of these instruments. Together, the survey data and the results from the theoretical model will allow the authorities to determine the appropriate calibration of borrower-based measures in order to help mitigate potential risks for the stability of the Luxembourg financial system.

In accordance with its prerogatives, the Committee adopted in 2018 five Recommendations and one Opinion in order to comply with legal requirements and to reinforce the resilience of the national financial system. The Committee adopted and issued the following Recommendations and Opinion:

- Recommendations (CRS/2018/001), (CRS/2018/003), (CRS/2018/004) and (CRS/2018/006) on the setting of the countercyclical capital buffer rates, for the second, third and fourth quarters of 2018 and the first quarter of 2019, respectively; and
- Recommendation (CRS/2018/002) on the reciprocity of the 15% minimum average risk weighting measure for exposures secured by a residential property in Finland adopted by Finanssivalvonta;
- Opinion (CRS/2018/005) on the annual designation and re-examination of capital buffers for other systemically important institutions.

1.7.2 Micro-prudential supervision

1.7.2.1 Liquidity supervision

The mission to supervise the liquidity of market operators was entrusted to the BCL through an amendment made to its Organic Law⁵⁸ in October 2008⁵⁹. The main purpose of supervising market operators' liquidity is to assess the liquidity situation and liquidity risk management of individual market operators. As shortcomings in the management of liquidity risk by certain operators were one of the main causes of the financial turmoil in 2008, liquidity management and liquidity risk management have been the subject of particular attention by supervisory authorities at international level in recent years.

Liquidity regulation is also important for a central bank because it acts as a liquidity provider to the financial system and because it can detect or even prevent a sequence of market failures, thus limiting systemic risk.

The liquidity supervision function mainly targets credit institutions, being counterparties of the BCL in monetary policy operations. Since 2014, this supervision has been part of the Single Supervisory Mechanism (SSM).

⁵⁷ See for example BCL (2018). *Revue de stabilité financière*. Box 1.1, page 22 to 24.

⁵⁸ The amended law of 23 December 1998 concerning the monetary status and the *Banque centrale du Luxembourg*.

⁵⁹ The law of 24 October 2008 improving the legislative framework of the Luxembourg financial centre.

1.7.2.1.1 *Liquidity risk supervision of credit institutions established in Luxembourg in the context of the Single Supervisory Mechanism*

As part of the implementation of the Banking Union and the establishment of the SSM, the ECB assumed responsibility for the supervision of all euro area banks on 4 November 2014.

This supervision is carried out directly by the ECB for banks and banking groups considered “significant”, including their subsidiaries and branches, while it is entrusted to the national competent authorities for “less significant” banks, under the ultimate responsibility of the ECB.

The main criteria used in the SSM Regulation⁶⁰ to define the importance of a bank apply at the highest level of consolidation and are:

- the size (total assets worth more than € 30 billion);
- the importance to the economy of the EU or a participating Member State (a total value of assets exceeding 20% of the gross domestic product (GDP) of the participating Member State, unless the total value of assets is less than € 5 billion); and
- the importance of the institution’s cross-border activities.

The day-to-day supervision of “significant” credit institutions is conducted by Joint Supervisory Teams (JSTs), comprising staff from ECB and competent authorities, including national central banks.

The BCL participates in the JSTs of significant banks established in Luxembourg, as well as in some JSTs of significant banks established in other euro area Member States with subsidiaries in Luxembourg, to ensure the supervision of liquidity risk. In this context, the supervision of liquidity risk is conducted on the basis of common methodologies and standards jointly developed by the ECB, competent authorities and national central banks of the SSM. As less significant banks are supervised directly by the national authorities, the BCL continues to supervise liquidity risk of banks established in Luxembourg, in cooperation with the Commission de surveillance du secteur financier (CSSF).

Within the JSTs, as well as in the context of the supervision of less significant banks, the BCL performs the annual liquidity risk assessments of banks conducted as part of the Supervisory Review and Evaluation Process (SREP), in order to determine the adequacy of their liquidity risk management and liquidity resources. In this context, on-site meetings were conducted in 2018 to gain a more detailed understanding of the liquidity risk management frameworks of these banks. Furthermore, the BCL performs recurring tasks such as controlling the prudential liquidity reportings and monitoring the liquidity situation of banks.

In addition to the liquidity supervision tasks, the BCL is also represented, jointly with the CSSF, on the Supervisory Board, which plans and carries out the SSM’s supervisory tasks and proposes draft decisions for adoption by the Governing Council. In this context, an interdepartmental coordination unit has been set up at the BCL. In close cooperation with the CSSF, this SSM coordination unit monitors all the cases and draft decisions submitted to the Supervisory Board and the Governing Council. In 2018, the coordination unit processed more than 1 600 written procedures submitted for decision and prepared the meetings of the Supervisory Board.

Within the framework of the SSM, the BCL also participates in the work of various groups and committees set up at the ECB level. These groups and committees assist the Supervisory Board in its decision-making.

⁶⁰ 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.

1.7.2.1.2 Tools for liquidity supervision

In addition to the supervisory work carried out within the SSM framework, the BCL constantly monitors market operators at the local level. This monitoring is based on regular analysis of qualitative and quantitative information at the level of individual operators and at an aggregate level. In order to monitor the liquidity situation of market operators on a daily basis, the BCL has set up a daily reporting on the liquidity situation of credit institutions since 2010. This reporting mainly concerns large credit institutions as well as credit institutions that act as counterparties in monetary policy.

Based on a database containing the historical data included in the daily liquidity reporting, the BCL developed an analysis tool to assess the short-term liquidity situation of credit institutions and changes in the liquidity situation over time on an individual basis. The BCL also developed an analysis tool to assess the liquidity vulnerabilities of individual credit institutions and to identify liquidity risks at an aggregate level. This tool was supplemented by the development of a checklist identifying all credit institutions that experienced a deterioration of their situation beyond a certain threshold during the previous quarter, while identifying the explanatory factors behind such a deterioration.

Furthermore, information from the prudential and statistical reportings for each supervised entity is summarised in dashboards. Particular attention is paid to the new liquidity standards, the Liquidity Coverage Ratio (LCR) and the Net Stable Funding Ratio (NSFR). This reporting is mandatory for all credit institutions on an individual and consolidated basis. In accordance with the Delegated Act⁶¹ laying down specifications for the LCR and the details of its phasing-in period, the LCR became a binding standard on 1 October 2015. The minimum requirement to cover liquidity needs is 100% as from 1 January 2018. The BCL has implemented a model to conduct simulations of the NSFR. Since the beginning of 2015, credit institutions have been submitting a quarterly prudential reporting on asset encumbrance⁶². Since April 2016, there has also been a monthly prudential reporting on additional liquidity monitoring metrics⁶³. The BCL performs checks on these reports submitted by significant and less significant banks.

Following the introduction of the prudential liquidity reportings mentioned above, automated tools for processing and using this data were set up. Since the liquidity reportings are complex and heterogeneous by their nature and data sources, each analytical processing requires the development of tailor-made solutions. The objective is to offer supervisors analytical functionalities to facilitate an effective and efficient assessment of the liquidity situation of banks in the supervisory process. In particular, these tools enable supervisors to detect potential liquidity problems in an institution that may result from a negative trend in a particular reported item or from an identified absolute result.

Following the recommendations of the ESRB concerning foreign currency loans, the funding of credit institutions in US dollars and the funding of credit institutions, the BCL also performs a specific monitoring of these positions on a quarterly basis, both at an individual and aggregate level. Finally, a daily report with certain financial market indicators has also been developed. All these tools enable the necessary analyses to be carried out as part of the BCL's liquidity supervisory mission.

1.7.2.1.3 National and International Cooperation

The BCL participates in the working groups dedicated to liquidity at the level of the Basel Committee and the European Banking Authority (EBA). The BCL is also represented on the EBA Board of Supervisors and other committees and sub-groups that are relevant to its supervisory mission. As a general rule, the involvement of the BCL in these committees and working groups is done jointly with the CSSF.

61 Commission 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.

62 Commission Implementing Regulation (EU) 2015/79 of 18 December 2014 amending Implementing Regulation (EU) No 680/2014 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 as regards asset encumbrance, single data point model and validation rules.

63 Commission Implementing Regulation (EU) 2016/313 of 1 March 2016 amending Implementing Regulation (EU) No 680/2014 with regard to additional monitoring metrics for liquidity reporting.

In addition, the Director General of the BCL is member of the Resolution Board⁶⁴, the Council for the Protection of Depositors and Investors⁶⁵, the Resolution Fund and the Luxembourg Deposit Guarantee Fund⁶⁶.

1.7.2.2 Oversight

The oversight of market infrastructures is an essential task of the ESCB given the important role of payment and securities settlement systems and infrastructures in the implementation of monetary policy, preservation of financial stability and public confidence in the currency.

The TFEU and the ESCB Statute contain a number of provisions relating to the payment systems and assign oversight responsibilities to the Eurosystem, composed of the ECB and the national central banks (NCBs) of the euro area. At the national level, in accordance with the provisions of the law of 23 December 1998 on the monetary status and the Banque centrale du Luxembourg, the BCL is responsible for ensuring the safety and efficiency of payment and securities settlement systems as well as the safety of payment instruments.

Regulation BCL 2016/N° 21 of 15 January 2016, repealing regulation BCL 2010/N° 6 of 8 September 2010 as amended, sets out, inter alia, the general framework for oversight as well as the obligations of system operators, of payment instrument issuers and of governance authorities and stipulates how the oversight activity is carried out. The regulation also specifies that the BCL carries out its oversight activity based on quantitative and qualitative information of different nature, collected on a regular or ad hoc basis from the concerned entities. This information is supplemented by regular meetings and, where appropriate, on-site visits, as well as regular self-assessments by the actors of the degree of compliance of the respective infrastructures against the applicable recommendations, standards or principles, as defined by the Eurosystem and adopted by the Governing Council of the ECB. The information collected relate in particular to the development of the infrastructures' activities, their performance, their governance as well as the risk management. In this context, the BCL coordinates and cooperates with the Commission de surveillance du secteur financier (CSSF).

The BCL carries out the oversight activities relating to systems and infrastructures operating in Luxembourg as well as to payment instruments. It also contributes to oversight activities carried out in a coordinated manner at the Eurosystem level, in particular for payment infrastructures and instruments that do not have a clear domestic anchorage. The BCL also contributes to the Eurosystem's activities aimed at enhancing the resilience of infrastructures to technological threats.

Payment systems

The BCL contributed to the oversight activities of the TARGET2 payment system operated by the Eurosystem as well as of the EURO1 and STEP2 systems operated by EBA Clearing.

The BCL was informed of the oversight activities related to the CLS⁶⁷ multi-currency payment system operated by CLS Bank International. Given the international nature of the CLS system, the oversight of this system is carried out by a group comprising the G10 central banks and the central banks of issue of the various currencies settled within CLS.

In addition to its contribution to the coordinated oversight activities of the TARGET2 payment system, the BCL also oversees certain decentralised aspects of TARGET2-LU, such as the local technical components ensuring the connectivity of the BCL to the single platform.

⁶⁴ The Resolution Board is the CSSF's internal executive body to exercise the resolution function of credit institutions.

⁶⁵ The Council for the Protection of Depositors and Investors is the CSSF's internal executive body, which manages and administers the Luxembourg Deposit Guarantee Fund and the Luxembourg Investor Compensation System.

⁶⁶ The Luxembourg Deposit Guarantee Fund (FGDL or Fonds de Garantie des Dépôts Luxembourg) is a public institution whose main purpose is to ensure the repayment of depositors in the event of unavailability of their deposits. The FGDL makes the necessary funds available for the repayment of deposits not available, in principle within 7 working days, and this up to 100 000 euros per person and per institution.

⁶⁷ *Continuous Linked Settlement*.

Finally, the BCL monitored the development of payment systems that offer the possibility of making instant payments. Thus, in November 2018, the TIPS⁶⁸ service was launched by the Eurosystem. This new service, developed as an extension of TARGET2, aims to offer final and irrevocable settlement of instant payments in euros, in real time, 24 hours a day, every day of the year.

Overall, the payment systems listed above operated in a stable and robust manner in 2018.

Securities settlement systems

The oversight of securities settlement systems focused on the systems operated in Luxembourg by Clearstream Banking S.A. (CBL), LuxCSD S.A. (LuxCSD) and VP Lux S.à.r.l (VPLUX). In 2018, the BCL monitored the development of activities and risks related to the three systems operating in Luxembourg, through the analysis of regular information collected from the operators of these systems and the participation in meetings and thematic visits.

Furthermore, the BCL, in cooperation with the CSSF, followed up on certain recommendations issued to CBL in the context of assessments of the compliance of the securities settlement system against the CPMI-IOSCO⁶⁹ principles carried out jointly by the BCL and the CSSF in September 2016, as well as the by the International Monetary Fund (IMF) following the evaluation of CBL as part of the Financial Sector Assessment Program in December 2016.

In addition, the BCL, as the central bank of issue for the euro and in accordance with its responsibility for the oversight of securities settlement systems in Luxembourg⁷⁰, continued its review of the authorization file submitted by the respective operators of securities settlement systems operating in Luxembourg in collaboration with the CSSF. In this respect, the BCL, in cooperation with the CSSF, also participated in regular meetings with these operators.

For the purpose of its oversight of securities settlement systems, the BCL also pursued its cooperation with certain other central banks and authorities, in particular the Belgian authorities, due to the interoperable link between the securities settlement systems operated by CBL and Euroclear Bank. In this context, the BCL, pursuant to the Memorandum of Understanding signed in December 2017 between the BCL, the National Bank of Belgium and the CSSF, monitored and analyzed developments relating to the operation and mitigation of risks in relation to this link in view of its forthcoming authorization in accordance with the provisions of Regulation No 909/2014⁷¹. At the same time, in line with the Memorandum of Understanding signed in July 2009 between the BCL and the Czech National Bank (CNB) concerning the oversight of the activities of Clearstream Operations Prague s.r.o. (COP), where several processes of CBL and Clearstream Services S.A. (CBL's technical agent) have been outsourced, the BCL met with the CNB. The two central banks regularly exchanged information in view of the monitoring of operational risk management and internal control within COP.

Concerning the Target2-Securities (T2S) settlement platform, which aims at offering harmonized securities settlement services in central bank money, in euros and in other currencies, the BCL contributed to the coordinated oversight of the platform through, inter alia, its participation in the assessment of the T2S platform against the principles of the CPMI-IOSCO applicable to market infrastructures. This evaluation, initiated in 2018, will continue in 2019.

Finally, on 31 December 2018, the BCL revoked the designation of the system operated by VPLUX S.à.r.l., the latter having decided to cease its activities. This revocation was made in accordance with Articles 109 and 110 of the Law of 10 November 2009 on payment services, the activity of electronic money institutions and the finality of settlement in payment and securities settlement systems, and Article 10(3) of the BCL Regulation 2016/N° 21 of 15 January 2016.

⁶⁸ TIPS is the acronym for *TARGET Instant Payment Settlement*.

⁶⁹ Committee on Payments and Market Infrastructures - International Organization of Securities Commissions.

⁷⁰ Under Regulation No 909/2014 and the related regulatory technical standards.

⁷¹ Regulation on improving the settlement of securities transactions in the European Union and central securities depositories, published on 23 July 2014.

Cyber resilience

In 2018, the BCL actively contributed to the implementation of the Eurosystem's strategy for cyber-resilience of market infrastructures. The aim of this strategy is to strengthen the maturity of market infrastructures in terms of cyber-security, in order to increase the cyber-resilience of the financial sector as a whole. In this context, the BCL participated in the finalization of the European Red Team⁷² intrusion test framework, as well as the related documents, including the guide for the selection of service providers for the intrusion test, and the guide for the establishment of the White Team⁷³. In addition, the BCL helped to define the Eurosystem's oversight expectations for cyber-resilience, known as CROE⁷⁴. These expectations, inspired from the guidelines of the CPMI-IOSCO on cyber-resilience of market infrastructures issued in June 2016, were published in December 2018 and will serve as the basis for assessment of Luxembourg designated securities settlement systems in 2019. Oversight in the field of cyber-resilience is also carried out through the BCL's participation in the ECRB⁷⁵, along with six other Eurosystem central banks.

The TIBER⁷⁶-EU framework

The European framework for Red Team type of intrusion tests published in September 2018 will enable the oversight or supervision authorities to acquire assurance as to the level of resilience of market infrastructures against cyber-attacks. The framework provides guidance for the execution of tests, defines in particular the roles and responsibilities of the different actors, and details the steps and documents required, as well as the main points of attention in terms of risk management. It should be noted that the test must be conducted by an external entity in order to be qualified as a TIBER test. The implementation of the TIBER-EU framework is voluntary and requires the authorities in charge to put in place a local guide. Denmark, Belgium and the Netherlands have already implemented this framework.

Cyber-resilience oversight expectations (CROE)

In December 2018, the European Central Bank published the oversight expectations for cyber-resilience, which are based on the international guidelines for cyber-resilience in financial market infrastructures published in June 2016 by the CPMI-IOSCO.

These expectations meet three main objectives:

- propose detailed measures for market infrastructures to implement the guidelines, thus ensuring that they are able to induce improvements and strengthen their cyber-resilience over an extended period;
- provide clear expectations to supervisory authorities for assessing the market infrastructures under their responsibility; and
- serve as a basis for a constructive discussion between market infrastructures and their respective oversight authorities.

Payment instruments

The payment instruments include, inter alia, the credit transfer scheme, the direct debit scheme, the card payment schemes and the electronic money schemes issued and/or used by the public in Luxembourg.

In 2018, the BCL continued to monitor the evolution of issuers' activities and of payment solutions in Luxembourg and paid attention to developments in this field, in particular to security-related aspects. The BCL's oversight was based on the analysis of qualitative and quantitative information gathered by the BCL following exchanges with certain entities. For the purpose of its oversight, the BCL has also introduced a specific framework for collecting information from certain actors.

⁷² A Red Team intrusion test is an exercise simulating the techniques and methods of a real hacker in order to measure the efficiency of the security controls put in place as well as an organization's resistance to cyber-attacks.

⁷³ The term White team refers to the team within the tested entity responsible for coordinating and ensuring risk control when performing a TIBER test.

⁷⁴ *Cyber Resilience Oversight Expectations*.

⁷⁵ *Euro Cyber-Resilience Board*.

⁷⁶ *Threat Intelligence Based Ethical Red Teaming*.

Furthermore, at the Eurosystem level, the BCL collaborated in the joint assessment exercise of an international payment card scheme against the oversight framework applicable to these schemes. The BCL also contributed to the joint assessment of the SEPA⁷⁷ direct debit, credit transfer and instant credit transfer schemes, coordinated within the Eurosystem. Finally, the BCL actively participated in the ongoing review of the oversight framework for payment instruments, as well as in the publication in September 2018 of the Eurosystem's 5th report on fraud.

Moreover, the BCL actively contributed to the work of the European Forum on the Security of Retail Payments (SecuRe Pay), co-chaired by the ECB and the European Banking Authority (EBA). The purpose of this forum is to facilitate a common understanding between the central banks responsible for the oversight of payment instruments and the authorities responsible for the prudential supervision of payment service providers, on subjects related to the security of retail payments in the European Union. In 2018, the BCL focused in particular on finalizing, within this forum, the EBA recommendations on the collection of fraud statistics to be implemented under the PSD2. The final recommendations of the EBA were published in July 2018. The BCL also participated in the network of experts around the EBA PSD2 Question and Answer Tool for questions relating to the security of payment instruments.

1.8 REGULATORY AND LEGISLATIVE DEVELOPMENTS

1.8.1 European legislation

The Banque centrale du Luxembourg (BCL) follows with particular interest the European and national legislation developments that are relevant to the Eurosystem and relate to the deepening of the Economic and Monetary Union (EMU), in particular those concerning the Banking Union, the Capital Markets Union and economic governance.

In 2018, discussions continued on the deepening of EMU, as well as on the broader orientation of European integration.

1.8.1.1 Banking Union

The Banking Union is based on three pillars: the Single Supervisory Mechanism (SSM) since 4 November 2014, the Single Resolution Mechanism (SRM) since 1 January 2016 and the European Deposit Insurance Scheme (EDIS)⁷⁸. This last pillar is only harmonised at this stage and not yet unified, consisting of national Deposit Guarantee Schemes (DGS). The sections below describe the legislative developments relating to these three pillars in 2018.

1.8.1.1.1 Prudential supervision

SSM Scope

The geographical scope of the SSM covers the Member States whose currency is the euro, as well as Member States of the European Union (EU) outside of the euro area, which are subject to the banking supervision of the European Central Bank (ECB) on a voluntary basis, under a regime of close cooperation.

In 2018, no EU Member State joined the euro area. Only one EU Member State outside the euro area, Bulgaria, has made a request for the establishment of close cooperation as provided for in the SSM Regulation⁷⁹. As of 31 December 2018, the ECB was in the process of assessing this request.

SSM supervised entities

At the euro area level, the number of institutions subject to the direct prudential supervision of the ECB remained constant throughout 2018 at 119 significant institutions.

⁷⁷ Single Euro Payments Area.

⁷⁸ In French, *Système européen d'assurance des dépôts* (SEAD).

⁷⁹ 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 (SSM Regulation).

The number of significant institutions having their registered office in Luxembourg increased from four to six in 2018. The six institutions under the direct supervision of the ECB are:

- ABLV Bank Luxembourg S.A.;
- Banque et Caisse d'Épargne de l'État, Luxembourg;
- Banque Internationale à Luxembourg S.A.;
- J.P. Morgan Bank Luxembourg S.A.;
- Precision Capital S.A. et
- RBC Investor Services Bank S.A.

SSM Governance

The Governing Council is the ultimate decision-making body of the ECB in the area of prudential supervision of credit institutions.

In addition, the SSM Regulation provides for the creation, within the ECB, of a Supervisory Board responsible for preparing draft decisions on banking supervisory matters. It is notably composed of one representative of each national competent authority and, where the national central bank (NCB) is not the national competent authority, by one representative of the NCB in addition to one from the supervisory authority. It is composed of 32 members, including one member from the BCL. This internal body of the ECB held 20 meetings in 2018.

In 2018, the Governing Council adopted approximately 1 900 prudential decisions, mainly via written procedure, based on "complete draft decisions" proposed by the Supervisory Board and according to a non-objection procedure. Banking supervision decisions in the field of macroprudential supervision are not taken according to the non-objection procedure and the Governing Council may amend the draft decisions proposed by the Supervisory Board. In addition, the non-objection procedure does not apply when it comes to determining the general framework governing practical arrangements for cooperation within the SSM, which falls within the remit of the decision-making bodies of the ECB, i.e. the Governing Council and the Executive Board.

The Governing Council continued the process of delegation of decision-making powers with regard to supervisory tasks, which it had started in 2016. The delegation has been extended, under certain conditions, to decisions concerning own funds of credit institutions⁸⁰. The delegation mechanism aims at simplifying the decision-making process and at reducing the number of written procedures submitted to the Supervisory Board and to the Governing Council.

Joint Supervisory Teams

Joint Supervisory Teams (JSTs) are the main operational structure responsible for conducting the SSM supervision. Pursuant to the SSM Framework Regulation⁸¹, the BCL participates in the JSTs of significant institutions that have their registered office in Luxembourg, as well as in some JSTs of significant banks established in other SSM Member States, which have subsidiaries in Luxembourg.

Review of prudential requirements

In November 2016, the European Commission presented a package of reforms of existing European banking rules. These reforms would further strengthen the resilience of EU credit institutions and reinforce financial stability.

⁸⁰ Decision (EU) 2018/546 of the European Central Bank of 15 March 2018 on delegation of the power to adopt own funds decisions (ECB/2018/10).

⁸¹ Regulation (EU) No 468/2014 of the European Central Bank of 16 April 2014 establishing the framework for cooperation within the Single Supervisory Mechanism between the European Central Bank and national competent authorities and with national designated authorities (SSM Framework Regulation) (ECB/2014/17).

The European Commission proposed the amendment of the following legislation:

- the Capital Requirements Regulation (CRR);
- the Capital Requirements Directive (CRD IV);
- the Bank Recovery and Resolution Directive (BRRD); and
- the Single Resolution Mechanism (SRM) Regulation.

The legislative process relating to these proposals was still ongoing in 2018. On 4 December 2018, the Parliament and the Council reached a political agreement on the banking package comprising the above-mentioned provisions⁸².

The Euro Summit of 14 December 2018 adopted a declaration aimed at advancing work on the Banking Union and adopting the banking package, as well as the prudential safety net for non-performing loans.

1.8.1.1.2 The resolution of banks

The SRM⁸³ is the second pillar of the Banking Union. It foresees a crisis management regime based on the harmonization achieved by the Directive on bank recovery and resolution⁸⁴ (BRRD⁸⁵). It provides for a centralized European institutional framework for the resolution of significant banks and cross-border groups in the Member States participating in the SSM⁸⁶.

The SRM area corresponds to the SSM area, i.e. currently the euro zone.

The SRM comprises a Single Resolution Board (SRB⁸⁷) and a Single Resolution Fund (SRF⁸⁸). As the European resolution authority for the Banking Union, the SRB is responsible for preparing and enforcing the resolution of banks that are failing or likely to fail⁸⁹, in cooperation with the national resolution authorities of participating Member States. The SRB is based in Brussels and is composed of six full-time members.

In 2017, the SRB took for the first time resolution measures concerning a significant bank in the Banking Union, namely Banco Popular Español S.A. (Banco Popular).

On 24 February 2018, the SRB decided that the resolution of two other significant banks, namely ABLV Bank, AS, Latvia, and its subsidiary ABLV Bank Luxembourg S.A., was not in the public interest. In particular, the SRB found that none of these banks performed essential functions and therefore their failure should not have a significant negative impact on the financial stability of these two countries or other Member States⁹⁰.

As regards the SRF, it is established under the control of the SRB to guarantee the availability of funding, in the medium-term, in case of restructuring of a credit institution. This fund is set up through bank contributions, which initially take place at national level. In 2018, the SRB indicated that the SRF held € 24.9 billion (as at 24 July 2018). The SRF should reach the target level of at least 1% of the amount of covered deposits of all credit institutions authorised in all of the participating Member States, during a transitional period of eight years (2016-2023). The amount to be reached is approximately € 55 billion.

⁸² On 15 February 2019, the Ambassadors to the EU endorsed the agreement on all four risk reduction measures.

⁸³ Regulation (EU) No 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 Resolution Fund and amending Regulation (EU) No 1093/2010 (the "SRM Regulation").

⁸⁴ 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) No 1093/2010 and (EU) No 648/2012.

⁸⁵ In French: *directive sur le redressement et la résolution des banques* (BRRD).

⁸⁶ The legislative measures adopted by the EU ambassadors in February 2019 concerning a revised set of rules aimed at reducing the risks in the EU banking sector include also amendments to the SRM Regulation and the BRRD.

⁸⁷ In French: *Conseil de résolution unique* (CRU).

⁸⁸ In French: *Fonds de résolution unique* (FRU).

⁸⁹ In French: *défaillance avérée ou prévisible*.

⁹⁰ For more information, see the site of the SRB.

An intergovernmental agreement on the transfer and mutualisation of the contributions to the SRF, signed on 21 May 2014, provides for the progressive shift from the existing national resolution funds to the SRF, with relation to the banks covered by the SRM, during the above-mentioned transitional period. The contributions of banks will be allocated to different compartments corresponding to each participating Member State. According to the terms of the agreement, those compartments will be subject to a progressive mutualisation, so that they are merged at the end of the transitional period.

In a declaration adopted on 14 December 2018, the euro area summit approved the terms of reference of the SRF common safety net, which specify the modalities of its implementation. Moreover, this declaration also provides that sufficient progress has been made in the area of risk reduction. In addition, the summit approved the modalities for the reform of the European Stability Mechanism (ESM⁹¹) and asked the Eurogroup to prepare the necessary amendments to the Treaty establishing the ESM.

The cooperation of the ECB and the SRB is governed by an agreement signed in 2015. The SRM Regulation organises the allocation of responsibilities between the European and national competent authorities. Accordingly, the SRB is directly entrusted with the drawing-up of resolution plans and the adoption of all resolution decisions related to the entities directly supervised by the ECB, as well as cross-border groups, while the national resolution authorities are in charge of the other credit institutions. According to the SRM Regulation, the SRB and the national resolution authorities shall cooperate closely. The latter authorities are also responsible for implementing the resolution decisions of the SRB at the national level.

1.8.1.1.3 Deposit Protection

Concerning the third pillar of the Banking Union, namely the European Deposit Insurance Scheme (EDIS⁹²), the European Commission published on 24 November 2015 a proposal⁹³ for a regulation aimed at establishing in three consecutive steps a fully-fledged EDIS by 2024.

The EDIS would help increase depositors' confidence and ensure a level playing field for all banks in the Banking Union, hence contributing to greater financial stability in the euro area in general.

To encourage progress in the ongoing negotiations at European Parliament and Council level, the Commission, in its Communication of 11 October 2017⁹⁴ on completing the Banking Union, suggested some possible alternatives with regard to the phases and timeline of EDIS. The Communication envisages a more gradual introduction of EDIS compared with the original proposal of November 2015. There would be only two phases: a more limited reinsurance phase and, subsequently, coinsurance. However, moving to this second phase would be conditional on achieving progress in reducing risks.

In 2018, the Council continued the works at technical level, in line with the Council progress report dated 12 June 2018, as revised on 15 June 2018, on the European Commission's initiatives to strengthen the Banking Union⁹⁵.

91 In French: *Mécanisme européen de stabilité* (MES).

92 In French, *Système européen d'assurance des dépôts* (SEAD).

93 Proposal for a Regulation of the European Parliament and of the Council amending Regulation (EU) 806/2014 in order to establish a European Deposit Insurance Scheme, 24.11.2015, COM(2015) 586 final, 2015/0270 (COD).

94 Communication to the European Parliament, the Council, the European Central Bank, the European Economic and Social Committee and the Committee of the Regions of 11 October 2017 on completing the Banking Union (COM(2017) 592 final).

95 On 21 January 2019, the Council of the EU published a press release following a Eurogroup meeting of the same date on the next steps concerning EDIS. According to the press release, all the elements of the Eurogroup report on the euro area reform were endorsed and it was envisaged to prepare an interim report by June 2019. In this regard, a high-level working group having a broad mandate will be established to bring the discussion to a more political and focused level.

The proposal for the EDIS regulation is based on the framework currently applicable to national Deposit Guarantee Schemes (DGS), which is provided for by Directive (EU) N° 2014/49/EU on DGS (DGSD)⁹⁶, aiming at improving the protection of depositors beyond the requirements of Directive 94/19/EC⁹⁷, as amended by Directive 2009/14/EC⁹⁸. Such directive has improved the functioning of national DGS and offers a better protection to depositors, namely by ensuring a harmonised coverage up to € 100 000 in the whole EU and through a reduction of the delays of reimbursement to seven working days.

Finally, EDIS aims at ensuring full harmonisation of deposit protection by setting up a common fund to which all banks of the Banking Union would contribute in the context of a European system administered by a central authority, the existing Single Resolution Board. This would also allow aligning the architecture of the three pillars of Banking Union (supervision, resolution and deposit guarantee).

The third pillar of the Banking Union is supported by the Eurosystem.

1.8.1.2 Economic Governance

Due to the financial and economic crisis, work has been carried out to deepen EMU.

In the budgetary area, the reform aims to strengthen and deepen budgetary surveillance and to introduce additional surveillance for euro area Member States. The objective is to ensure the correction of excessive deficits and the integration of European recommendations on economic and budgetary policies in national budgetary procedures.

In parallel, in order to ensure the stability of the euro area as a whole, stabilisation mechanisms have been put in place. Since 1 July 2013, a permanent mechanism, the European Stability Mechanism (ESM⁹⁹) has generally replaced the temporary stabilization mechanisms, that were set up in 2010¹⁰⁰.

The ESM is an international financial institution headquartered in Luxembourg.

Strengthening economic governance and completing the Banking Union remain major challenges for the consolidation of EMU.

In 2018, discussions on deepening EMU continued. They included in particular the completion of the Banking Union, the reform of the ESM and the design of a macroeconomic stabilisation instrument for the euro area.

Work to establish a Capital Markets Union¹⁰¹ also continued.

Among the main contributions to this debate was a Reflection paper published on 31 May 2017 by the European Commission, together with related proposals of 6 December 2018 setting out a Roadmap to the deepening of Europe's EMU, as well as Franco-German working documents (in particular an agreement entitled "Meseberg Agreement" of June 2018).

96 In French: *Directive relative aux systèmes de garantie des dépôts* (DSGD). Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit guarantee schemes (recast).

97 Directive 94/19/EC of the European Parliament and of the Council of 30 May 1994 on deposit-guarantee schemes.

98 Directive 2009/14/EC of the European Parliament and of the Council of 11 March 2009 amending Directive 94/19/EC on deposit-guarantee schemes as regards the coverage level and the payout delay.

99 In French: *Mécanisme européen de stabilité* (MES).

100 The European Financial Stability Fund (EFSF), in French: *le Fonds européen de stabilité financière* (FESF) and the European Financial Stabilisation Mechanism (EFSM), in French: *le Mécanisme européen de stabilisation financière* (MESF).

101 In French: *Union des marchés de capitaux*.

The adoption of a comprehensive legislative package¹⁰² aimed at reducing risks in the banking sector in the EU has led to the agreements reached at the euro area summits of 29 June 2018 and 14 December 2018 concerning the following aspects:

- a reform of the ESM which should, in the long term, also assume the role of a “safety net” for the Single Resolution Fund;
- the development of proposals for the establishment, on a voluntary basis, of a fiscal capacity for the euro area and for the Member States of the European Exchange Rate Mechanism (ERM II), limited to instruments to support convergence and competitiveness;
- a continuation of the work on the European Deposit Insurance Scheme.

The Commission has published a proposal for a Regulation¹⁰³ setting up a European Investment Stabilisation Function¹⁰⁴, on which the ECB delivered an opinion on 9 November 2018¹⁰⁵.

With regard to the reform of the ESM, the Commission has published a proposal for a Regulation on the establishment of the European Monetary Fund¹⁰⁶, on which the ECB delivered an opinion on 11 April 2018¹⁰⁷.

Under the current regulatory framework, the Eurosystem regularly emphasises the need for a time consistent application by all Member States of the provisions of the European regulatory framework governing economic and fiscal policies in order to strengthen the resilience of the economy of the area euro. Improving the functioning of EMU is considered a priority, the Eurosystem supporting the ongoing work to deepen it.

1.8.1.3 ECB Legal Acts

The ECB has adopted several legal acts, which have been published in the Official Journal of the European Union¹⁰⁸.

Payment systems

In the field of payment systems, the ECB has, in particular, adopted the following legal acts:

- *Guideline (EU) 2018/1626 of the European Central Bank of 3 August 2018 amending Guideline ECB/2012/27 on a Trans-European Automated Real-time Gross settlement Express Transfer System (TARGET2) (ECB/2018/20)*

Guideline ECB/2018/20 marks the launch of TARGET’s¹⁰⁹ instant payment settlement service, which enables the settlement of individual instant payment orders in central bank money 24 hours a day and 365 days a year with immediate or almost immediate processing of such orders. Dedicated cash accounts are created in TARGET2 for this service.

- *Decision (EU) 2018/1625 of the European Central Bank of 8 October 2018 amending Decision ECB/2007/7 on the terms and conditions of TARGET2-ECB (ECB/2018/24).*

102 See Chapter 1.8.1.1.

103 Proposal for a Regulation of the European Parliament and of the Council on the establishment of a European Investment Stabilisation Function (COM(2018)387 final).

104 In French: *mécanisme européen de stabilisation des investissements*.

105 Opinion of the ECB of 9 November 2018 on a proposal for a regulation of the European Parliament and of the Council on the establishment of a European Investment Stabilisation Function (CON/2018/51).

106 Proposal for a Council Regulation on the establishment of the European Monetary Fund (COM(2017)827 final).

107 Opinion of the ECB of 11 April 2018 on a Proposal for a Council Regulation on the establishment of the European Monetary Fund (CON/2018/20).

108 See Chapter 3.1.

109 See Chapter 1.6.1.

Monetary policy and reserve management

In the field of monetary policy, the ECB has, in particular, adopted the following legal acts:

- *Guideline (EU) 2018/570 of the European Central Bank of 7 February 2018 amending Guideline (EU) 2015/510 on the implementation of the Eurosystem monetary policy framework (ECB/2018/3);*
- *Guideline (EU) 2018/571 of the European Central Bank of 7 February 2018 amending Guideline (EU) 2016/65 on valuation haircuts applied in the implementation of the Eurosystem monetary policy framework (ECB/2018/4);*
- *Guideline (EU) 2018/572 of the European Central Bank of 7 February 2018 amending Guideline ECB/2014/31 on additional temporary measures relating to Eurosystem refinancing operations and the eligibility of collateral (ECB/2018/5).*

The ECB has by means of the three guidelines listed above, amended the guidelines on the implementation of the Eurosystem's monetary policy.

The main purpose of these amendments is:

- to implement modifications to the eligibility criteria for uncovered bank bonds;
- to remove the assessment framework for SSSs and links in order to replace it with new criteria that central securities depositories will have to fulfil in order to make their systems and links eligible for Eurosystem credit operations;
- to adjust the haircuts for floating rate assets and risk control measures risk control measures for retained covered bonds with extendible maturities; as well as
- to amend the criteria on interest payment structures for eligible credit claims and to make other technical changes related to the collateral framework.

Banking supervision

The ECB has adopted several legal acts concerning the area of banking supervision, in particular:

- *Regulation (EU) 2018/1845 of the European Central Bank of 21 November 2018 on the exercise of the discretion under Article 178(2)(d) of Regulation (EU) No 575/2013 in relation to the threshold for assessing the materiality of credit obligations past due (ECB/2018/26).*

The ECB shall exercise the power conferred on the competent authorities to set a threshold for assessing the materiality of a credit obligation past due. This Regulation shall apply exclusively with regard to credit institutions classified as significant and irrespective of the method used for the calculation of their risk-weighted exposure amounts.

- In order to strengthen the general framework for delegating decision-making powers with regard to banking supervision, it has also adopted various decisions, in particular in the area of own funds, as well as a recommendation on dividend distribution policies.

Statistics

In the field of statistics, the ECB has, in particular, adopted the following legal acts:

- *ECB Regulation (EU) 2018/318 of 22 February 2018 amending Regulation (EU) No 1011/2012 concerning statistics on holdings of securities¹¹⁰;*

¹¹⁰ Regulation (EU) 2018/318 amending Regulation (EU) No 2011/2012 on securities holding statistics (ECB/2018/7).

The amendment allows significant reporting agents (in particular credit institutions subject to direct ECB prudential supervision) to report group data directly to the ECB.

- ECB Regulation (EU) 2019/113 of 7 December 2018 amending Regulation (EU) No 1333/2014 concerning statistics on the money markets¹¹¹.

The purpose of this amendment is to broaden the collection of information by the ECB to ensure the availability of high-quality statistics on the euro money market, to ensure that the collection benefits from the extension of the mandatory use of the legal entity identifier (LEI)¹¹² for reporting within the Union and, finally, to serve for the development and administration of the new unsecured overnight interest rate in euro (€STR).

In addition, the ECB adopted various guidelines during the year.

ECB's capital

The ECB adopted several legal acts in November 2018 as part of the five-year adjustment of the capital key provided for in the ECB's Statute.

1.8.1.4 Litigation relating to ECB's legal acts

In 2018, the Court of Justice and the General Court of the European Union delivered several judgments and orders concerning the ECB and the EMU.

The majority of the General Court's judgments and orders concern the single supervisory and resolution mechanisms on which the General Court ruled at first instance.¹¹³

Several judgments of the General Court concern the EU's non-contractual liability regime for the adoption of acts in the field of EMU.¹¹⁴

The General Court also delivered judgments in cases between the ECB and its employees¹¹⁵ and issued judgments concerning the regime for access to ECB documents.¹¹⁶

As far as the Court of Justice of the European Union (Court of Justice) is concerned, it also issued in 2018 judgments and orders on issues related to monetary policy and banking supervision.¹¹⁷ The most important of these judgments – the *Weiss a.o.* case – is explained below.

Moreover, although not directly relevant to EMU, several judgments of the Court of Justice have direct implications for the future of the EU and, *a fortiori*, for the development of the EMU regime, for instance the judgment of the Court of Justice in Case C-621/18, *Wightman and Others v Secretary of State for Exiting the European Union* ("Brexit").

111 Regulation (EU) 2019/113 amending Regulation (EU) No 1333/2014 on money market statistics (ECB/2018/33).

112 In French: *Identifiant d'entité juridique*.

113 See, case T-733/16, *Banque Postale / ECB*, case T-203/18, *VQ / EB*, case T-641/17, *Verri / ECB*, case T-618/17, *Activa Minoristas del Popular Asociación para la tutela de los inversores minoristas afectados por la resolución, supervisión y gestión del Banco Popular / ECB* and SRB, case T-4994/47, *Iccrea Banca SpA Istituto Centrale del Credito Cooperativo c/ ECB* and SRB, case T-124/17, *Estamede / ECB*, case T-768/16, *BNP Paribas / ECB*, case T-758/16, *Crédit agricole / ECB*, T-757/16, *SocGen / ECB*, case T-751/16, *Crédit mutuel / ECB*, T-745/16, *BPCE / ECB* and joint cases T-133/16 to T-136/16, *Caisse régionale de crédit agricole mutuel Alpes Provence a.o. / ECB*.

114 Case T-786/14, *Bourdouvali / Council, Commission, EIB, Eurogroup and EU*; case T-681/13, *Chrysostomides / Council, Commission, EIB, Eurogroup and EU*.

115 Case T-827/16 QB / ECB, case T-764/16, *Paulini / ECB*.

116 Case T-116/17, *Spiegel / BCE* and case T-251/15, *Espírito Santo / ECB*.

117 Case C-238/18, *ECB / Lettonie*, case C-52/17, *VTB Bank*, case C-643/16, *American Express*, case C-594/16, *Buccioni*, case. C-358/16 *UBS*, case C-219/17, *Berlusconi*, and case C-493/17, *Weiss a.o.*

Case C-493/17, *Weiss a.o.*, concerns the validity of the ECB programme for the purchase of government bonds on secondary markets¹¹⁸. This programme was adopted by the Governing Council of the ECB on 4 March 2015 in the light of lower than expected inflation dynamics and increased risks over a period of too prolonged low inflation, which could jeopardise the achievement by the ECB of its objective to maintain price stability.

The PSPP programme has foreseen that each NCB would purchase eligible securities from central, regional or local public authority issuers of its own country, depending on the distribution key for subscription in the capital of the ECB.

Several groups of individuals have brought cases before the German Federal Constitutional Court by way of constitutional complaints challenging the validity of the PSPP, in particular on the grounds that the said programme would not respect the division of competences between the European Union and the Member States, not fall within the ECB's mandate and violate the prohibition of monetary financing (Article 123 TFEU).

In this respect, the German Federal Constitutional Court has referred several questions to the Court of Justice for a preliminary ruling on the validity of the PSPP programme with regard to Union law.

In its judgment of 11 December 2018, the Court of Justice concluded that the adoption of the PSPP did not violate the EU Treaties and referred to the arguments previously developed in the Cases "*Pringle*" (Case C-370/12) and "*Gauweiler*" (Case C-62/14).

In particular, the Court of Justice stressed that the PSPP was part of monetary policy and complied with the principle of proportionality.

By reference to the *Pringle* judgment, the Court of Justice recalled that, in order to determine whether a measure falls within the area of monetary policy, it was appropriate to refer mainly to the objectives of this measure. In this respect, the Court of Justice has observed that the PSPP aims to contribute to a return of inflation rates to levels below, but close to, 2% over the medium term. Therefore, given that the authors of the Treaties have chosen to provide for the maintenance of price stability, in a general and abstract manner, without precisely determining how this objective should be achieved in quantitative terms, it does not appear that the achievement of the objective of maintaining price stability, such as maintaining inflation rates below, but close to, 2% over the medium term, as adopted by the European System of Central Banks (ESCB) since 2003, is vitiated by a manifest error of assessment and thus does not go beyond the framework established by the Treaties.

In addition, recalling once more its "*Pringle*" and "*Gauweiler*" case law, the Court of Justice explained that a monetary policy measure "*cannot be treated as equivalent to an economic policy measure for the sole reason that it may have indirect effects that can also be sought in the context of economic policy*". Moreover, "*in order to exert an influence on inflation rates, the ESCB necessarily has to adopt measures that have certain effects on the real economy, which might also be sought -- to different ends -- in the context of economic policy [...]*".

As regards the principle of proportionality, the Court of Justice held that the PSPP programme did not go beyond what was necessary to increase the rate of inflation. The Court of Justice concluded that the ECB would have assessed the various interests at stake in order to avoid that clearly disproportionate disadvantages in relation to the objective of the PSPP arise during the implementation of the programme.

With regard to the monetary financing prohibition, the Court of Justice found that the ESCB was authorised, under the PSPP, to purchase bonds from public authorities and organizations of the Member States not directly, but only indirectly, i.e. on the secondary markets. Thus, the ESCB's intervention, provided for by this programme could not be assimilated to a measure of financial assistance to a Member State.

118 Public sector purchase programme (PSPP).

However, when the ESCB adopts a programme for purchasing bonds issued by the public authorities and bodies of the Union and the Member States, two limitations must be respected.

First, the ESCB cannot validly purchase bonds on the secondary markets under conditions, which would, in practice, mean that its intervention has an effect equivalent to that of a direct purchase of bonds from the public authorities and bodies of the Member States.

Second, the ESCB must ensure that its intervention is sufficiently safeguarded to reconcile it with the prohibition of monetary financing, ensuring that such a programme does not remove the incentive for the Member States concerned to conduct a sound budgetary policy, which this provision is intended to introduce. The Court of Justice held that the prohibition of monetary financing did not preclude either the possibility of the ESCB holding the purchased bonds until their maturity or the purchase of bonds with a negative yield to maturity.

According to the Court of Justice, the PSPP therefore complies with the above-mentioned safeguards.

Based on this preliminary ruling, it will be for the German Federal Constitutional Court to adjudicate on the constitutional complaints, which challenge the legality of the PSPP.

1.8.2 National legislation

1.8.2.1 Enacted Law

Central Securities Depositories

The law of 6 June 2018¹¹⁹ designates the CSSF (*Commission de surveillance du secteur financier*) as the competent national authority for the authorization and supervision of central securities depositories (CSDs). It gives the CSSF the powers necessary for the performance of these tasks and establishes a sanctions regime applicable in the event of a breach of Regulation (EU) No 909/2014¹²⁰.

Some CSDs are active at the international level and were already subject to the supervision of the CSSF as a credit institution or professional of the financial sector (PFS). The regulation is adapted to the specificities of CSDs and thus takes into account their risk profile. CSDs are mainly exposed to operational risk.

Fight against money laundering and terrorist financing

The law of 13 February 2018¹²¹ amends a certain number of laws and, in particular, the law of 12 November 2004 on the fight against money laundering and terrorist financing, governing this matter in Luxembourg. Particular emphasis is placed on the professionals' duty to conduct an in-depth analysis of the money laundering or terrorist financing risks while identifying situations in which reinforced monitoring is requested.

119 Law of 6 June 2018 on central securities depositories and implementing Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and central securities depositories, and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012 (Official Journal of the Grand Duchy of Luxembourg, Memorial A - No 462 of 8 June 2018).

120 Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and central securities depositories and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012.

121 Law of 13 February 2018 1. implementing the provisions relating to the professional obligations and powers of supervisory authorities in the fight against money laundering and terrorist financing of the Directive (UE) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC; 2. implementing Regulation (EU) 2015/847 of the European Parliament and of the Council of 20 May 2015 on information accompanying transfers of funds and repealing Regulation (EC) No 1781/2006; 3. amending (a) the law of 12 November 2014 on the fight against money laundering and terrorist financing, as amended; (b) the law of 10 November 2009 on payment services, as amended; (c) the law of 9 December 1976 on the profession of notary, as amended; (d) the law of 4 December 1990 on the profession of judicial officers, as amended; (e) the law of 10 August 1991 on the profession of lawyer, as amended; (f) the law of 5 April 1993 on the financial sector, as amended; (g) the law of 10 June 1999 on the profession of accountant, as amended; (h) the law of 21 December 2012 on the family office activity, as amended; (i) the law of 7 December 2015 on the insurance sector, as amended; (j) the law of 23 July 2016 on the audit profession, as amended.

It further imposes the collection of certain data related to the originators and the beneficiaries when transferring funds.

This law also provides a detailed supervisory and sanctions mechanism for the professionals concerned in case of breach of their duties as regards anti-money laundering and combating terrorist financing, but also when transferring funds.

The law now specifies that the definition of politically exposed persons includes not only Council members but also members of central bank management boards.

Covered bonds

The law of 22 June 2018¹²² aims to establish the legal framework for a new type of covered bonds focusing on renewable energies. In the interests of harmonization, this law also amends the regime applying to banks issuing covered bonds in accordance with the recent recommendations of the European Banking Authority (EBA), in particular by introducing a liquidity cushion that had not previously existed in Luxembourg.

Payment services

The law of 20 July 2018¹²³ aims at transposing the second Directive on payment services (PSD2)¹²⁴ whose primary objective is to adapt the text of the existing framework to the new account information services and payment initiation services to better protect the users.

It further details the European passport regime and the procedure concerning the payment service providers and the electronic money institutions and enhances the cooperation procedure between authorities supervising the cross-border activities of the authorized entities.

The law introduces provisions aiming at enhancing the rights of the payment service users. In the same vein, it provides that the payment service providers are, in principle, obliged to apply a strong customer authentication when the client accesses his online account, initiates an electronic operation or performs an action by using a means of distance communications with a risk of fraud. The law also requires appropriate management procedure and reporting of the operational or important security incidents as well as a secure communication between the account managers and third-party providers.

122 Law of 22 June 2018 amending the amended law of 5 April 1993 on the financial sector with a view to the introduction of renewable energy covered bonds (Official Gazette of the Grand Duchy of Luxembourg, Memorial A - N° 521 of 26 June 2018).

123 Law of 20 July 2018: 1° Implementing the Directive (UE) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC; et 2° amending the law of 10 November 2009 on payment services (Official Gazette of the Grand-Duchy of Luxembourg, Memorial A - N°612 of 25 July 2018).

124 Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and the regulation (EU) n°1093/2010 and repealing Directive 2007/64/EC.

Markets in financial instruments

The Law of 30 May 2018¹²⁵ aims to implement in Luxembourg the Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments (MiFID II Directive¹²⁶) and certain provisions of the Regulation (EU) No 600/2014 (MiFIR Regulation¹²⁷). These two European legal acts have been applicable since 3 January 2018. The MiFID II Directive and the MiFIR Regulation aim to fill the regulatory gaps in the field of financial markets, which have been revealed by the 2008 financial crisis. More concretely, they aim to adapt the legislation to the transformations, that have occurred in financial markets since the entry into force of Directive 2004/39/EC, known as "MiFID". In order to make financial markets more resilient and transparent, this law covers the markets in financial instruments in the area of financial products, but also in the area of technology, while enhancing investor protection and granting more efficient powers to supervisory authorities.

Ranking of debt instruments

The Law of 25 July 2018¹²⁸ notably implements Directive (EU) 2017/2399 as regards the ranking of unsecured debt instruments in insolvency hierarchy and has been the subject of an ECB opinion¹²⁹. The aforementioned directive aims to establish harmonised rules with respect to the ranking of unsecured debt instruments in the event of insolvency for the purposes of the European Recovery and Resolution framework and aims to improve the efficiency of the bail-in system.

Data Protection

The Law of 1st August 2018¹³⁰ should be read in conjunction with Regulation (EU) 2016/679 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data. The entry into force of the Regulation in all EU Member States is foreseen for 25 May 2018.

BCL has put in place arrangements to ensure compliance with the provisions in the relevant areas.

125 Law of 30 May 2018 on markets in financial instruments:

1. transposing Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Directive 2002/92 / EC and Directive 2011/61/EU;
2. transposing Article 6 of Commission Delegated Directive (EU) 2017/593 of 7 April 2016 supplementing Directive 2014/65/EU of the European Parliament and of the Council as regards the safeguarding of financial instruments and client funds, applicable product governance requirements and rules governing the granting or collection of fees, commissions or other monetary or non-monetary benefits;
3. implementing Regulation (EU) No 600/14 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012;
4. modifying:
 - a. the amended law of 5 April 1993 on the financial sector;
 - b. the amended law of 23 December 1998 establishing a Financial Sector Supervisory Commission;
 - c. the amended law of 5 August 2005 on financial guarantee contracts;
 - d. the amended law of 7 December 2015 on the insurance sector; and
 - e. the amended law of 15 March 2016 on over-the-counter derivatives, central counterparties and trade repositories and amending various laws on financial services; and
5. repealing the amended law of 13 July 2007 on markets in financial instruments.

126 Directive 2014/65/EU of 15 May 2014 on markets in financial instruments and amending Directive 2002/92/EC and Directive 2011/61/EU.

127 Regulation (EU) No 600/2014 of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012.

128 Law of 25 July 2018 on:

1. transposing Directive (EU) 2017/2399 of the European Parliament and of the Council of 12 December 2017 amending Directive 2014/59/EC EU as regards the ranking of unsecured debt instruments in the insolvency hierarchy and amendment of the amended Law of 18 December 2015 on resolution, recovery and liquidation measures of credit institutions and some investment firms; and
2. amendment of various provisions of the amended law of 5 April 1993 on the financial sector (Official Gazette of the Grand Duchy of Luxembourg, Memorial A - N° 628 of 30 July 2018).

129 ECB Opinion of 27 July 2018 (CON/2018/34).

130 Law of 1st August 2018 on the organisation of Luxembourg's National Commission for Data Protection (CNPD) and the implementation of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), amending the Labour Code and the amended law of 25 March 2015 establishing the salary system and the conditions and procedures for the advancement of public servants (Official Gazette of the Grand Duchy of Luxembourg, Memorial A - N° 686 of 16 August 2018).

1.8.2.2 BCL Regulations

The BCL adopted several regulations, which have been published in the Official Gazette of the Grand Duchy of Luxembourg¹³¹.

- *BCL Regulation 2018/N°23 of 16 April 2018 amending 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.*

This Regulation aims at implementing the decision of the Governing Council of the European Central Bank according to which commercial-mortgage-backed-securities (CMBS) are not eligible as collateral for Eurosystem credit operations.

- *BCL Regulation 2018/N°24 of 16 April 2018 implementing certain provisions of Guideline ECB/2018/3 of 7 February 2018 amending Guideline (EU) 2015/510 on the implementation of the monetary policy framework of the Eurosystem (General Documentation) (ECB/2014/60).*

This Regulation aims at implementing the amendments introduced by the Guideline ECB/2015/510¹³² in terms of eligibility of the securities settlement system and the links among the systems.

- *BCL Regulation 2018/N°25 of 23 July 2018 on the collection and remittance of euro banknotes by credit institutions and the financial services of the Entreprise des Postes et Télécommunications.*

This Regulation sets out the terms of the new information collection system of the collection and remittance of euro banknotes from the BCL or another BCN of the Eurosystem from the intermediary acting on behalf of a credit institution and/or of the *Entreprise des Postes et Télécommunications*.

1.8.2.3 Legal interest rate

The legal interest rate for the year 2018 was set at 2.25%¹³³.

It should be noted that this rate does not correspond to a particular money market reference rate.

Late payment interest rates on overdue claims in commercial transactions are calculated, unless otherwise provided for by contract, on the basis of the ECB's reference rate plus a margin. The late payment interest rate is published every six months in the Memorial B (Official Gazette). For 2018, the late payment interest rate was set at 8%¹³⁴ for the first and second semester.

The above-mentioned rate includes 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 following the entry into force of the law of 29 March 2013 on combating late payment in commercial transactions¹³⁵.

¹³¹ See Chapter 3.2.

¹³² Guideline (EU) 2018/570 of the European Central Bank of 7 February 2018 amending Guideline (EU) 2015/510 on the implementation of the Eurosystem monetary policy framework (ECB/2018/3) [OJUE L95 of 13 April 2018, p.23].

¹³³ Grand-ducal Regulation of 12 December 2017 on the determination of the legal interest rate for the year 2018 (Official Gazette of the Grand Duchy of Luxembourg, Memorial A – N° 1043 of 13 December 2017).

¹³⁴ Official Gazette of the Grand Duchy of Luxembourg, Memorial B – N° 924 of 16 April 2018; Official Gazette of the Grand Duchy of Luxembourg, Memorial B – N° 568 of 5 March 2019.

¹³⁵ Law of 29 March 2013 on combating late payment in commercial transactions – implementing Directive 2011/7/EU of the European Parliament and Council of 16 February 2011 on combating late payment in commercial transaction, and – amending the law of 18 April 2004 on payment deadlines and late payment interests.

1.8.2.4 Bills

Macprudential measures

*Bill No. 7218*¹³⁶

The purpose of this bill is to supplement the legislative framework regarding macroprudential tools in the event of a threat to the financial stability of the financial system in Luxembourg arising from developments in the residential real estate sector.

To this end, the bill empowers the Financial Sector Supervisory Commission (CSSF) to adopt new macroprudential tools to set the conditions for granting mortgages relating to residential property located in Luxembourg. This includes credit institutions, insurance companies and professionals involved in lending operations.

Furthermore, the bill mentions that the BCL, within the framework of the Systemic Risk Committee, carries out analysis work and studies in order to identify as early as possible the systemic risks that may emerge in the financial system. A strong analytical framework is a key element to efficient and credible macroprudential supervision. The establishment of such a framework requires access to a range of data. The bill also provides for an amendment of the Law of 1st April 2015 establishing the Systemic Risk Committee to facilitate access by the BCL to data available at State administrations and public institutions.

In its opinion of 19 February 2018, the ECB stresses in particular that:

“The ECB issued an opinion on the draft law establishing the Systemic Risk Committee in 2014¹³⁷. The following observations are without prejudice to the recommendations made in that opinion, which are reiterated in this opinion, notably the principle that the ECB and the national central banks (NCBs) should play a leading role in macroprudential oversight, given their expertise and existing responsibilities in the area of financial stability (point 5.2) and that any additional task that may be entrusted to the BCL with regard to macroprudential policy must not affect the BCL’s institutional, functional and financial independence, or that of its Governor. [...]

From a statistical perspective, the ECB notes the extended right of the BCL to access information available from state departments and public institutions. This is basically in line with Article 32 of the BCL Organic Law, which provides that, in order to undertake its tasks, the BCL shall be empowered to collect the necessary statistical information, either from the competent national authorities or directly from economic agents. The BCL may likewise perform spot checks of the information from these authorities and economic agents, in accordance with relevant Community law provisions and within the competences of the ESCB and the ECB. However, the draft law, which concerns the research and analysis work of the Systemic Risk Committee, should also provide for access to more granular information, to the extent and at the level of detail necessary for the performance of tasks of the ESCB. This would be a necessary condition to the exercise of the analytical capabilities of the BCL, also with regard to its role in the Systemic Risk Committee¹³⁸.”

¹³⁶ Bill on macroprudential measures on residential mortgage loans in Luxembourg and amending: - the amended law of 5 April 1993 on the financial sector; the law of 1st April 2015 establishing a Luxembourg Systemic Risk Committee and amending the amended law of 23 December 1998 concerning the monetary status and the Central Bank of Luxembourg.

¹³⁷ See Opinion CON/2014/46. All ECB opinions are published on the ECB’s website at www.ecb.europa.eu

¹³⁸ Paragraphs 2 and 3.3. of the ECB Opinion of 19 February 2018 [CON/2018/9].

Circulation of securities

*Bill No. 7363*¹³⁹

This bill aims at creating a legal framework for the circulation of securities using new technologies for secure electronic recording in order to enhance legal certainty in this field.

The bill incorporates in the amended Law of 1st August 2001 on the circulation of securities the registration in securities accounts and the circulation of securities on the basis of secure electronic recording technologies, such as distributed ledger technology (DLT) and notably the blockchain technology. Although not explicitly mentioned, this law also validates the use of tokens that can be stored on the blockchain.

For the sake of legal certainty, the bill provides, on the one hand, that the use of secure electronic recording devices does not affect the fungibility of securities and, on the other hand, that transfers performed by these new devices are to be considered as transfers between securities accounts in the meaning of the above-mentioned law of 1st August 2001.

In addition, it is also specified that the use of a secure electronic recording device has no effect on the application of the law of 1st August 2001, on the location of securities that remain located with the relevant account keeper, as well as on the validity or enforceability of securities and collateral created in accordance with the law of 5 August 2005 on financial collateral arrangements.

Security of network and information systems across the European Union

Bill No. 7314

This bill transposes Directive (EU) 2016/1148 of the European Parliament and of the Council of 6 July 2016 concerning measures for a high common level of security of network and information systems across the Union. Introduced in June 2018, it places “operators of essential services” and “digital service providers” under the authority of the competent bodies in Luxembourg. Several opinions of professional chambers are available warning notably against an increasing complexity of regulation. Government amendments were submitted to Parliament in October 2018.

The ECB had given its opinion in 2014 on the proposal for a directive¹⁴⁰, stating in its final version that the directive does not affect the regime established under EU law for the oversight of payment and settlement systems by the Eurosystem (recital 14). This provision did not prevent the ECB from issuing several opinions on draft national legislation transposing the Directive in view of an observed risk of interference with the competences of the Eurosystem and the ECB¹⁴¹. Although BCL and Eurosystem infrastructures are not explicitly referred to in the Luxembourg bill, it should nevertheless be ensured that the rules adopted by the Eurosystem/ESCB and the ECB’s responsibilities under the SSM remain unaffected. In this context, a submission of the aforementioned entities and operators to the High Commission for National Protection (HCPN) power of recommendation is currently being examined.

¹³⁹ Bill amending the amended law of 1st August 2001 on the circulation of securities voted on 14 February 2019 (Law of 1st March 2019 amending the amended Law of 1st August 2001 on the circulation of securities).

¹⁴⁰ ECB Opinion of 25 July 2014 (CON/2014/58).

¹⁴¹ See, for example, CON/2018/47 and CON/2018/27.

1.9 COMMUNICATION

1.9.1 Publications

In accordance with its Organic Law, the Banque centrale du Luxembourg (BCL) publishes an annual report on its activities. It is available in French and English.

In 2018, the BCL published three Bulletins and 10 working papers.

The BCL working papers, available on the BCL's website, present the results of research conducted by BCL staff and include non-technical summaries.

1.9.2 Educational activities

1.9.2.1 Cooperation with high schools

The BCL has organized presentations for students from the last two years of high school whose curriculum includes economics. Classes are welcomed with their teachers in the auditorium of the Monterey building for an educational and interactive presentation on the organisation and missions of the BCL and the Eurosystem. Other topics can also be addressed depending on teachers' requests and students' questions.

In 2017-2018, the BCL organised for the fifth time in Luxembourg the Eurosystem's *Generation Euro Students' Award* school competition. This competition, which has been organised in around ten euro area countries since 2011, is aimed at secondary school pupils aged 16 to 19 years and above, especially those studying economics. It aims to improve the understanding of the role and functioning of the Eurosystem. In Luxembourg, the 2017-2018 edition of the competition, won by the *Black Swan* team from the Lycée Hubert Clément high school of Esch-sur-Alzette, ended with the national awards ceremony held at the BCL on 27 February 2018.

The winning Luxembourg team, accompanied by its professor, was welcomed to the ECB on 10 and 11 April 2018 for the European awards ceremony alongside the winning teams from the other participating countries, in the presence of Mr Gaston Reinesch, Governor of the BCL, and Mr Mario Draghi, President of the ECB.



The members of the *Black Swan* team from the Lycée Hubert Clément high school in Esch-sur-Alzette. From left to right: Mr Gaston Reinesch, Mr Carlo Klein (professor), Ross Jin, Mr Mario Draghi, Daniela Ursuleac and Katia Sousa. One team member, Jilliane Amper, was unable to attend the ceremony.

The sixth Luxembourg edition of the competition was launched on 4 October 2018 with an information session for teachers and students at the Lycée Hubert Clément in Esch-sur-Alzette. Presentations were made to participating students and teachers to prepare them for the various tests of the competition. This sixth edition ended on 4 April 2019.

1.9.2.2 Cooperation with schools

For the fourth time, the BCL participated independently in the European Money Week (*Woch vun de Suen*). From 12 to 16 March 2018, the BCL offered a programme to familiarise groups of pupils in primary education with money in general, and the security features of euro banknotes and coins in particular. During the educational sessions lasting 2h30 and organised throughout the week, students benefited from playful and interactive presentations including films and games. Then, they participated in a workshop during which they tested their knowledge of the security features of euro banknotes. The program offered by the BCL was a great success, with a total of more than 300 participating students from 12 different schools.

1.9.2.3 Presentations for groups of visitors

In 2018, the BCL continued to welcome visitors for presentations. These presentations are organised as part of a programme launched in 2015, which allows groups of 15 to 25 people to register for a presentation on the history of the BCL and the Luxembourg money as well as on the Bank's missions. This initiative is in line with the BCL's desire to make its European and national missions better known to the general public. The BCL can welcome one group of visitors per month, either on Thursday evening (6:00 pm - 7:30 pm) or Friday afternoon (2:30 pm - 4:00 pm), for a presentation in French, Luxembourgish or English, depending on the visitors' preference. Visits can be booked on request by sending an e-mail to info@bcl.lu.



Group photo of the visitors from the "Amicale du Escher Kolléisch".

1.9.3 BCL website

The BCL continued to modernise and improve its website.

In total, almost 212 000 users visited the BCL's website in 2018 (more than 39.5 million clicks for more than 14.2 million page views).

In 2018, the most consulted document was the numismatic programme, which was downloaded nearly 7 400 times.

1.9.4 Video communication

In order to better present its missions and activities, the BCL launched a series of short explanatory films in 2017. They are available on its website (www.bcl.lu) and YouTube channel.

In 2018, the BCL continued this series by producing a teaser on the Generation Euro Students' Award competition that it organizes every year. The purpose of this short film is to show potentially interested young people how the competition works.

1.9.5 BCL Library

The BCL library, inaugurated in 2005, is part of the national network of Luxembourg libraries.

The publications available at the library deal mainly with economics and law. The collection includes, inter alia, publications from international organisations and national central banks.

The library is accessible to the public by prior appointment by telephone (+352 4774 4275) or by e-mail (bibliotheque@bcl.lu).

1.9.6 Press relations

Throughout 2017, the BCL had regular contacts with the national and international press. A total of 118 press releases were issued in 2018.

1.9.7 Information campaign about the new "Europe" series €100 and €200 banknotes

In September 2018, the BCL organised a press conference to present the new €100 and €200 banknotes. In November 2018, the Bank had a banner of nearly 150 m² installed on the facade of the "Pierre Werner" building on Boulevard Royal and on the facade of the Avenue Monterey building.

Information material about the new €100 and €200 banknotes and their security features can be consulted on the following dedicated website: <http://www.new-euro-banknotes.eu> or on the BCL website: <http://www.bcl.lu>.



Banner on the "Monterey" Building, avenue Monterey.

Photo: BCL



Banner on the "Pierre Werner" Building on Boulevard Royal.

Photo: BCL

1.9.8 Conferences and Events

The BCL has been involved in organising the following conferences and events:

BCL's participation in the "Orange Week"

The BCL participated again in the "Orange Week", a campaign launched by the UN Secretary General to raise awareness about violence against women and girls and end sexual violence.

Thus, the BCL headquarters were illuminated in orange from 26 to 10 December 2018, as were other public buildings, monuments and tourist sites in the Grand Duchy of Luxembourg.



Illumination of the facade of the historic building in orange.

Photo: BCL

BCL's participation in the "Light it up blue" action

The BCL also participated in the international "Light it up Blue" campaign, which aims to raise awareness about autism among the general public.

Thus, the BCL's headquarters was illuminated in blue from 30 March to 30 April 2018, as were other public or private buildings, monuments and tourist sites in the Grand Duchy of Luxembourg.



Illumination of the facade of the historic building in blue.

Photo: BCL

Open House Day

During the Open House Day, held on 21 April, 550 people visited the Bank to discover the different tasks of the Central Bank as well as its activities and history.



Photo: BCL

At the historic BCL headquarters, Mr Gaston Reinesch, Governor of the BCL, took the opportunity to answer visitors' questions.



Mr Gaston Reinesch, BCL Governor discussing with visitors

The public was informed on the BCL's 20 years of activity through panels and the screening of short educational films on the Bank's European and national missions. Visitors were also able to visit an exhibition on the history of Luxembourg's money from the time of John the Blind to the notes issued by the Luxembourg Monetary Institute, and learn about the building's very rich history.

A workshop on the security features of euro banknotes provided visitors with the opportunity to discover security features that are not visible to the naked eye thanks to the use of specific equipment.

A section specially dedicated to the youngest children has enabled them to familiarise themselves with money in a playful way, notably through an educational publication by the BCL.

A counter was opened to allow collectors to acquire the silver-niobium collector's item relating to Koerich Castle and the brilliant Set dedicated to the city of Ettelbruck. These two new BCL numismatic products were available for sale for the first time on this occasion.

The Open House Day also marked the beginning of a competition. The competition, which was dedicated to the Bank's 20th anniversary and organized as a quiz, took place on 21 April but was also accessible via the BCL's website (www.bcl.lu) until 15 June 2018. Many numismatic products issued by the BCL could be won. The answers to the questions were included in the panels of the Open House exhibition and were also included on the Bank's website.

Awards ceremony of the "20 years BCL" contest

During a ceremony held on 15 September 2018 at the Banque centrale du Luxembourg (BCL), Mr Gaston Reinesch, Governor of the BCL, congratulated the winners of the contest organized on the occasion of the BCL's 20th anniversary and held an awards ceremony.

In total, 121 BCL numismatic products were awarded, including gold coins, among them the gold coin issued on the occasion of the BCL's 20th anniversary. The draw to determine the winners was held among some 2 000 participants.



Mr Gaston Reinesch, Governor of the BCL, Mr Pierre Beck, Director of the BCL, and Mr Roland Weyland, Director of the BCL, surrounded by the winners present at the ceremony.

Donations to three charities

On the occasion of its 20th anniversary, the BCL decided not to organise any festivities but to support, on an exceptional basis, projects aimed at helping children or people in precarious situations.

At a ceremony held at the BCL, Mr Gaston Reinesch presented a donation to each of the following three associations:

- Caritas Luxembourg;
- Luxembourg Red Cross;
- Stëmm vun der Strooss.



From left to right: Mr Luc Scheer, member of the Luxembourg Red Cross Executive Board, Ms Sandra Hauser, Executive Director of the Norbert Ensch Red Cross Centre, Mr Pierre Beck, Director of the BCL, Ms Alexandra Oxacelay, Director of the Stëmm vun der Strooss, Mr Gaston Reinesch, Governor of the BCL, Mrs Marie-Josée Jacobs, President of Caritas Luxembourg, Mrs Caroline Theves, Head of Donor and Partner Relations of Caritas Luxembourg, and Mr Roland Weyland, Director of the BCL.

Bridge Forum Dialogue Conferences

On 17 May 2018, a conference on the subject *Optica Fantastica: Images to illuminate the physics of light* was organised under the chairmanship of Mr Alexandre Tkatchenko, Professor of Theoretical Chemical Physics at the University of Luxembourg.

The speaker was Sir Michael Berry, Melville Wills (Emeritus) Professor of Physics, University of Bristol.

On 18 June 2018, a conference on *The European Court of Auditors, Advocate of the Tax Payer* was organised under the chairmanship of Mr Gaston Reinesch, Governor of the BCL and Chairman of the Bridge Forum Dialogue.

The speaker was Mr Klaus-Heiner Lehne, President of the European Court of Auditors and Vice-President of the Bridge Forum Dialogue.



Mr Klaus-Heiner Lehne and Mr Gaston Reinesch.

On 26 June 2018, a conference on the subject of *Evolution of Tax Regimes* was organised.

The speaker was Professor Bruno Colmant, Professor at the Vlerick Management School (ULC), Solvay Business School (ULB), ICHEC and Faculté de Saint-Louis.

On 15 November 2018, a conference on *Understanding neurodegenerative Diseases* was organised under the chairmanship of Professor Rudi Balling, Director of the Luxembourg Centre for Systems Biomedicine (LCSB), University of Luxembourg.

The speaker was Professor Michel Goedert, Programme Leader at the Medical Research Council, Laboratory of Molecular Biology, Cambridge, United Kingdom.

Visits at the BCL

At the invitation of Mr Gaston Reinesch, Governor of the BCL, Mr Philip R. Lane, Governor of the Central Bank of Ireland, paid a working visit to the BCL on 28 February 2018.

During his visit, Mr Lane gave a presentation on Sovereign bond-backed securities (SBBS). Mr Lane spoke as the Chairman of the High-Level Task Force on Safe Assets of the European Systemic Risk Board, which published its conclusions in January 2018.



Mr Philip R. Lane and Mr Gaston Reinesch.

On 1 October 2018, Mr Gaston Reinesch welcomed Mr Benoît Coeuré, member of the Executive Board of the European Central Bank.



Mr Benoît Coeuré and Mr Gaston Reinesch.

1.9.9 Research activities and University Cooperation

The BCL published research output through its working paper series as well as the BCL Bulletin and Financial Stability Review. Several studies were published in peer-reviewed scientific journals (*Journal of Labour Market Research, Economics Letters, IZA Journal of Labor Policy, Annals of Economics and Statistics, Journal of Income Distribution, Review of Economic Dynamics*).

BCL researchers also presented their results in seminars and workshops organised by several institutions, including the ECB, the European Association of Labour Economists, the University of Evry, the European University Institute, the University of Paris-Dauphine and the *Commission de surveillance du secteur financier* (CSSF).

As indicated above, BCL researchers prepared several studies intended to contribute to the discussion within the *Comité du risque systémique* (see 1.7.1.3). Some of these projects were developed within the partnership with the Toulouse School of Economics (TSE). This partnership takes the form of joint publications, tutoring, training, conferences and workshops as well as exchanges between BCL and TSE researchers.

The BCL is a member of the Eurosystem “Household Finance and Consumption Network”. This network designed and conducted a harmonised survey on the consumption and financial behaviour of households in the euro area. In Luxembourg, this survey was carried out by the BCL in collaboration with the Luxembourg Institute of Socio-Economic Research (LISER, formerly CEPS/Instead). Results of the first two survey waves were published as working papers or as text boxes in the BCL Bulletin.

In June 2018, the BCL organised a workshop on household finance and consumption and in October, it organised a workshop on the labour market. Both workshops brought together researchers active in these different domains in Luxembourg and in the Greater Region.

In November 2018, the BCL organised a workshop on virtual currencies, with the contribution of researchers from the Toulouse School of Economics, HEC Paris, the École polytechnique and the Haute école de gestion (HEG) of Geneva.

University cooperation

The BCL continued its cooperation with the University of Luxembourg, with several staff members lecturing at the Luxembourg School of Finance as well as at the Faculty of Law, Economics and Finance. A course on monetary and banking economics was also delivered at the *Université de Lorraine*.

In addition, the BCL organised occasional presentations for university students.

Technical cooperation

In the context of a multi-year LuxDev project to improve analytical capacity in the Vietnamese financial sector, in March 2018 the BCL Financial Stability and Macroprudential Surveillance division welcomed two economists from the Vietnamese National Financial Supervision Commission. On this occasion, these economists were introduced to quantitative models and techniques used at the BCL to evaluate systemic risks, as well as the conduct of macroprudential stress tests.

1.10 EUROPEAN ACTIVITIES

1.10.1 Activities at the level of the European Central Bank

The Governor of the *Banque centrale du Luxembourg* (BCL) participates in the meetings of the Governing Council and the General Council. The members of the Governing Council act in their personal capacity and not as national representatives.

Meetings of the Governing Council are normally held twice a month in Frankfurt at the headquarters of the European Central Bank (ECB). The Governing Council takes in principle monetary policy decisions every six weeks, while the remaining meetings are devoted to other topics subject to the Governing Council's decision. In 2018, some 1 600 decisions were adopted by the Governing Council by written procedure. The majority of these written procedures fall exclusively or partially within the scope of the Single Supervisory Mechanism (SSM). Written procedures are in fact the Governing Council's most widely used decision-making tool in this area. In areas related to central banking functions, the share of decisions taken during Governing Council meetings is higher.

The General Council, composed of the President and Vice-President of the ECB and the Governors of the European System of Central Banks (ESCB), normally meets quarterly in Frankfurt. The other members of the ECB's Executive Board participate in the meetings of the General Council, although they do not have the status of "members".

Committees with clearly defined mandates and areas of competence assist the ECB's decision-making bodies in the fulfilment of their tasks. The Governing Council or the Executive Board of the ECB may request them to carry out studies on specific subjects.

The committees report to the Governing Council via the Executive Board of the ECB.

In 2018, 16 Eurosystem/ESCB committees and one council were active to provide expertise in their respective areas of competence and to facilitate the decision-making process in the Governing Council.

Committees are generally composed of members of the staff of the Eurosystem central banks. However, the national central banks (NCBs) of the Member States which have not yet adopted the euro shall participate in the meetings of the committees whenever they deal with matters falling within the field of competence of the General Council. Representatives of other relevant institutions and bodies may also be invited.

To support the work related to the SSM, some of these committees meet when necessary in a composition corresponding to the SSM, i.e. including representatives of national competent authorities that are not NCBs.

Under the aegis of the committees, working groups and task forces with specific objectives meet in accordance with the committees' respective mandates. The Governing Council may also set up High Level Groups or Task Forces to study specific issues.

1.10.2 The Economic and Financial Committee

The Economic and Financial Committee (EFC) was established by the Treaty on the Functioning of the European Union (TFEU). It is composed of representatives of the Treasuries or Ministries of Finance and NCBs of the European Union Member States, as well as representatives of the European Commission and the European Central Bank (ECB).

The EFC was created in order to promote the coordination of Member States' policies for the functioning of the internal market. Its mission is, notably, to provide a framework for dialogue between the European Commission and the ECB, to follow the financial and economic situation of the Member States, to contribute to the coordination of economic and fiscal policies and to provide information on questions relating to financial markets, exchange rate policy, as well as third countries and international institutions.

The EFC convenes in full and restricted configurations. In full composition, the EFC convenes with representatives of national administrations and NCBs of the Member States of the EU, the Commission and the ECB. It plays an important role in the preparation of European positions at the G20, the IMF and the Financial Stability Board (FSB).¹⁴² It also deals with economic policy issues discussed at the informal meetings of the Council of the EU in Economic and Financial Affairs configuration (ECOFIN)¹⁴³, to which, notably, the Governors of the NCBs of EU Member States and the President of the ECB are invited.

NCB representatives do not participate in restricted composition meetings. In the latter composition, the EFC also meets in the Eurogroup Working Group, limited to Member States of the euro area, the Commission and the ECB, to prepare the work of the Eurogroup. The latter is an informal grouping in which euro area Ministers of Finance examine specific questions pertaining to the euro as well as questions on fiscal, monetary and structural policies in the euro area.

In 2018, the EFC held ten meetings in full composition and two meetings in the Financial Stability Table format. This format includes senior representatives of the European Supervisory Authorities (ESAs)¹⁴⁴ and the European Systemic Risk Board (ESRB).

During its full composition meetings, the EFC continued to monitor the deepening of the Economic and Monetary Union, particularly the progress towards the Banking Union, as well as the developments towards the Capital Markets Union and the risks to the financial stability of the EU.

The EFC has various subcommittees covering, notably, the activities of the IMF, the functioning of public debt markets in the EU, as well as the production and circulation of euro coins.¹⁴⁵

The BCL is a member of the Subcommittee on IMF and related issues, the SCIMF, which works to harmonise the position of Member States on IMF matters. In 2018, the SCIMF looked into, inter alia, issues relating to the adequacy and composition of IMF resources, including technical work on the 15th General Review of Quotas, as well as on the report of the Eminent Persons Group on Global Financial Governance, prepared at the request of the G20.

The Euro Coin Subcommittee covers issues related to the production and circulation of euro coins and monitors the evolution of counterfeit euro coins. The subcommittee proposes to the EFC the possible issue of commemorative € 2 coins for the celebration of European events. This subcommittee is assisted by a working group on operational aspects of coins, including coordinating the production of coins and reducing existing coin inventories through exchange or transfer of stocks between Member States of the euro area. In 2018, the sub-committee established a working group to prepare a report on the actions to be taken in the event that it is decided to issue one or more new euro coins. The BCL holds the chair of this working group.

¹⁴² For the IMF and the FSB, see sections 1.11.2 and 1.7.1.1.

¹⁴³ ECOFIN is composed of Ministers of the Economy and Finance of all EU Member States.

¹⁴⁴ Namely the European Banking Authority (EBA), the European Insurance and Occupational Pensions Authority (EIOPA), and the European Securities and Market Authority (ESMA).

¹⁴⁵ Namely the Subcommittee on EU Sovereign Debt Markets, the Euro Coin Subcommittee and the Subcommittee on IMF and related issues (SCIMF).

1.10.3 Other European Committees

On 24 April 2013, the European Statistical System (ESS) and the ESCB signed a Memorandum of Understanding on the cooperation between the two statistical systems. In order to improve this cooperation, both systems have established the European Statistical Forum in which National Central Banks, National Statistical Institutes, the European Commission and the ECB are represented. This forum establishes an annual work programme with the major objective of improving cooperation between the two systems.

The Committee on Monetary, Financial and Balance of Payments Statistics (CMFB), for its part, continues to deal in depth with cases that fall within the common remit of the two statistical systems. The CMFB is also responsible for deciding on the development and coordination of the categories of statistics required under the policies applied by the European Council, the European Commission and the various committees that assist them. The CMFB represents National Central Banks, National Statistical Institutes, the European Commission and the ECB. Working groups with specific objectives operate under the aegis of this committee.

The European Committee of Central Balance Sheet Offices (ECCBSO), of which the BCL has been a member since 2014, is an advisory body created in 1987 by a group of European Central Banks in charge of the management of national Central Balance Sheet Offices. The Committee's initial objective was to improve the analysis of non-financial corporate data. The Committee's objectives have been extended by central banks in areas such as statistics, economic and financial research, financial stability, supervision and risk assessment to cover the use of data from non-financial corporations. It should be noted that the *Institut national de la statistique et des études économiques* (STATEC), which is responsible for the Central Balance Sheet Office in Luxembourg, is a member of this committee.

In 2018, the BCL actively contributed to the work carried out in these three forums. Progress has been achieved, notably in the areas of financial accounts, balance of payments, financial services, public finance and national accounts statistics.

1.11 NATIONAL AND EXTERNAL ACTIVITIES

1.11.1 National Activities

1.11.1.1 BCL Committee Activities

Lawyers Committee

The Lawyers Committee of the BCL met twice in 2018 and discussed topics linked to Distributed Ledger Technologies (DLT), including blockchains and Initial Coin Offerings (ICO).

Advisory Commission on Banking and Monetary Statistics

The *Commission consultative Statistiques bancaires et monétaires* (CCSBM), set up by the BCL, aims to ensure efficient collection of banking and monetary statistics by the BCL and to establish a dialogue with the credit institutions subject to statistical reporting.

Operational Crisis Prevention Group

The BCL established in 2007 the Operational Crisis Prevention Group (OCPG) with the mandate of enhancing the financial sector's preparation with regards to large scale operational disruptions.

Members and participants in meetings include the Luxembourg Bankers Association (ABBL), the supervisory authority (Commission de Surveillance du Secteur Financier, CSSF) as well as systemically important financial institutions and market infrastructures established in Luxembourg. One new member joined the group in 2018.

Further to the review of its objectives and work-plan in 2017, the group considered the information needed in case of large scale operational disruptions. The aim is to set-up privileged partnerships with key information providers. The first phase shall address the provision of electricity, telecommunication services, market infrastructures and national IT security agencies¹⁴⁶. The group also worked on implementing a crisis communication tool.

The BCL informs regularly OCPG members about the work and initiatives undertaken by the Eurosystem on cyber-security. In January 2018 the Governing Council approved the establishment of a Euro Cyber Resilience Board (ECRB) for pan-European Financial Infrastructures, with the objective of enhancing the cyber resilience of financial market infrastructures and their critical service providers, as well as the wider EU financial sector.¹⁴⁷ In May 2018, the ECB published the European framework for testing financial sector resilience to cyber attacks, TIBER-EU¹⁴⁸. The framework shall first apply to tests executed by market infrastructures.

1.11.1.2 Activities of external committees in which the BCL participates

The Economic Committee (Comité de conjoncture)

The Economic Committee acts within the framework of the legislation authorising the government to take measures to prevent redundancies for cyclical and structural reasons and to stabilise employment. The Committee contributes to the analysis of the Luxembourg economy and to the monitoring of topical economic policy issues.

The BCL's contribution to the Economic Committee is twofold: first, the BCL collects information on Luxembourg's economic situation and, second, BCL provides information on the latest developments in the financial sector and in monetary areas.

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

The BCL participates as an observer in the meetings of the Consumer Price Index Commission, which is in charge of advising and assisting STATEC in the compilation of consumer price indices. The Commission also issues technical opinions on the development of the monthly consumer price index and supervises the compliance of this index with national and European legislation. The BCL presents its inflation projections for Luxembourg to the CPIC and explains the BCL's work in the area of consumer prices.

¹⁴⁶ Computer Emergency Response Team (CERT) and Computer Incident Response Center Luxembourg (CIRCL).

¹⁴⁷ The ECRB, chaired by a member of the Executive Board of the ECB, will bring together representatives of i) pan-European financial market infrastructures and their critical service providers, ii) Eurosystem lead overseers of pan-European financial infrastructures (i.e. seven NCBs and the ECB), and iii) three other ESCB NCBs on a rotational basis. The European Commission, the European Union Agency for Network and Information Security, the European Banking Authority, the Single Supervisory Mechanism, the European Securities and Markets Authority, Europol, and the ECB's Directorate General Information Systems are observers. The BCL is member of the ECRB.

¹⁴⁸ European Framework for Threat Intelligence Based Ethical Red Teaming.

Accounting Standards Board

Since October 2013, the BCL has been 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 advice to the Government as to the accounting of undertakings falling under the law of 2002¹⁴⁹;
- contribute to the development of an accounting doctrine;
- participate in discussions on accounting matters within European and international bodies. In 2014, the CNC became member of the EFRAG - European Financial Reporting Advisory Group as the Luxembourg representative;
- assume missions entrusted to it by the law of 30 July 2013 reforming the CNC and modifying various provisions relating to companies' accounting and annual accounts, as well as to the consolidated accounts of certain forms of companies.

During 2018, the CNC (the management committee and working groups) met on 28 occasions.

Following the renewal of the management committee in March 2018 for a four-year term, a work program of the CNC was drawn up for the period from 2018 to 2022. This work program defines as a priority the recasting of the Luxembourg accounting law. In the same way, the internal rules was finalized and adopted during the year 2018.

On a doctrinal level, the CNC considered several issues during 2018, including the accounting regime applicable to Reserved alternative investment funds (FIAR) and the accounting of cryptocurrencies, tokens and other transactions related to the blockchain technology.

With respect to the standard chart of accounts (Plan comptable normalisé, hereafter the “PCN”), the CNC, in collaboration with the CTIE and STATEC, has prepared and published various public communications to facilitate the entry into force of the new PCN which should apply to financial years beginning on or after 1 January 2020.

In 2018, the CNC received 24 individual derogation requests in application of Article 27 of the amended law of 2002. In addition, the CNC has drawn up a questionnaire allowing companies submitting a derogation request to carry out a self-assessment of their compliance situation under accounting law. Only requests submitted by companies in a situation of compliance can thus be the subject of a review.

In the context of its European and international activities, the CNC participated during the year 2018 to the public consultation launched by the services of the European Commission entitled “Fitness check on the EU framework for public reporting by companies”. Similarly, the CNC has also contributed to the work of EFRAG, in particular through its financial support (“National Funding Mechanism (NFM)”) and its participation as a member organization in the General Assembly (EFRAG GA) as well as to the Consultative Forum of Standard Setters (EFRAG CFSS).

¹⁴⁹ Law of 19 December 2002 on the Trade Register and the Accounting and Annual Accounts of Undertakings and modifying certain other legal provisions, as modified.

Committee comptabilité bancaire

The *Committee Comptabilité Bancaire*, set up by the *Commission de surveillance du secteur financier (CSSF)*, aims at ensuring an exchange of views between the supervisory authority, the BCL and the stakeholders of the Luxembourg financial centre. The CSSF consults the committee when drafting circulars concerning bank accounting issues.

Higher Statistical Council

The *Conseil supérieur de la statistique (CSS)* acts in an advisory capacity for STATEC and issues an opinion on its annual programme. To this end, STATEC submits to the High Council for Statistics, at the end of each year, a report on the work accomplished during the previous year and a programme of work to be carried out during the coming year. The report and the programme are the subject of an opinion of the High Council for Statistics.

The BCL regularly participates in the work of this Committee as an observer.

The BCL contributes to the work of the CSS, in particular by providing its opinion on the documents submitted to it. It also provides STATEC with data collected on the financial centre to enable it to carry out its work programme.

Committee on Public Statistics

The *Comité des statistiques publiques (CSP)* has a coordinating role in the field of government statistics. Thus, it draws up an inventory of all surveys in the Luxembourg statistical system, analyses the possibilities of satisfying requests from existing sources and ensures the implementation of the statistical programme in compliance with the good practices of the Luxembourg statistical system and the relevant international standards.

The BCL regularly participates in the work of this Committee as an observer.

XBRL Luxembourg

eXtensible Business Reporting Language (XBRL) is a financial reporting standard based on Extensible Markup Language (XML) whose main objective is to improve the correctness, transparency and efficiency of internal and external reporting. The non-profit association XBRL Luxembourg brings together about twenty organisations that use XBRL or provide services related to this standard. The role of the association is to promote the XBRL standard in the Luxembourg economy.

The BCL, as a founding member of XBRL Luxembourg, is studying the possibilities of using this standard in the framework of the statistics it collects from companies in the Luxembourg financial sector.

The non-profit association XBRL Luxembourg has been dissolved at the end of 2018.

1.11.2 External activities

Activities at the IMF level

The International Monetary Fund (IMF) was created to foster global monetary cooperation, secure financial stability, facilitate international trade, promote high employment and sustainable economic growth, and reduce poverty around the world.

The 189 IMF members are represented by the 24 Executive Directors. Since 1 November 2012, Luxembourg has acted as a Senior Advisor in the group of countries (Constituency) led by a Belgian or Dutch Executive Director in four-year, alternating turns. Aside from the Benelux countries, the 12 other members of the constituency are, in decreasing order of their quotas: Ukraine, Israel, Romania, Bulgaria, Croatia, Cyprus, Bosnia and Herzegovina, Georgia, Moldova, Macedonia, Armenia and Montenegro.

Member states' quota subscriptions are an essential component of the IMF's financial resources. They correspond broadly to a country's relative position in the world economy. Since January 2016, after the entry into force of the 14th General Review of Quotas, Luxembourg's quota has been set at SDR 1 321.8 million.

To supplement its quota resources, the IMF can also borrow temporarily through the New Arrangements to Borrow (NAB) or through bilateral credits from those of its members willing to lend to the Fund on a voluntary basis. After quotas, the NAB and bilateral borrowings constitute the IMF's second and third lines of defence, respectively, in terms of financial resources.

Since February 2016, Luxembourg's participation in the NAB has been SDR 493.12 million. At the end of the year, loans provided by Luxembourg under the NAB reached SDR 41.90 million.

In addition, since 2012 – and 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 by an equivalent of US\$ 461 billion through bilateral borrowing agreements. Luxembourg contributed to this effort by signing a bilateral loan agreement to the benefit of the IMF for € 2.06 billion in April 2014. This line of credit initially had a two-year maturity, but after two extensions of one year each, it was scheduled to mature in April 2018. In April 2017, however, Luxembourg signed a new € 2.06 billion bilateral loan agreement that replaced the 2014 agreement and that will mature on 31 December 2019, or, under certain conditions and with agreement of Luxembourg, at the end of 2020. To date, the IMF has not drawn on these bilateral credit lines.

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. Luxembourg's quota is recorded in full on the BCL's balance sheet. On 31 December 2018, Luxembourg's reserve position – i.e. the difference between Luxembourg's quota and the IMF's holdings of euro denominated assets at the BCL – was SDR 189.73 million, equivalent to 14.35% of Luxembourg's quota. At the same point in time, Luxembourg held SDR 247.3 million, or 100.3% of its SDR allocation.

The Financial Transactions Plan (FTP) of the IMF defines the currencies to be made available to its members and the distribution of reimbursements among its members on a quarterly basis. In view of its strong external position, Luxembourg is generally among the countries designated by the IMF's Executive Board to be part of the FTP in order to make available to the IMF, if requested, foreign currencies intended for countries using IMF resources.

Activities at the Bank of International Settlements (BIS) level

Established in 1930, the Bank for International Settlements (BIS) is the oldest international financial institution. The BIS promotes international cooperation between monetary authorities and financial sector supervisory authorities through meetings that it organises for these institutions' officials. Through the Basel Process framework, it also hosts at its headquarters international groups pursuing global financial stability, including the Basel Committee on Banking Supervision and the Financial Stability Board. The BIS supports them, facilitates their interaction, and helps set international standards in banking. The BIS currently comprises 60 central bank members and monetary authorities from advanced and developing countries.

The BCL is closely involved in the activities of various committees and working groups of the BIS.¹⁵⁰ The BCL is represented by its Governor at the Global Economy Meeting and at the All Governors' Meeting, which both take place every two months, generally at the headquarters of the BIS in Basel. The Governors and other senior officials from BIS member central banks examine recent developments and prospects of the global economy and financial markets. They also exchange views and experiences on subjects of interest to central banks.

Economic debates focus on macroeconomic and financial developments in the main advanced and emerging economies. The issues addressed by the Global Economy Meeting in 2018 included the global outlook for business investment, the conduct of monetary policy in a world characterised by large balance sheets of advanced countries' central banks, the redistributive effects of monetary policy, labour markets and the outlook for wage growth and inflation, the analysis of global external imbalances and global macro-financial risks.

The All Governors' Meeting discussed the following topics during the year under review: central bank accountability, big data and central banks, key research issues for the BIS and for central banks, Basel III finalisation, and macroprudential measures and the housing market.

Furthermore, the BCL participates in the Committee on the Global Financial System (CGFS) and in the Annual General Meeting of the BIS. The CGFS monitors financial market developments for Governors attending the Global Economy Meeting. The mandate of the CGFS is to identify and assess sources of risk in global financial markets, deepen understanding of the structural underpinnings of these markets, and promote improvements in their functioning and stability.

¹⁵⁰ The major BIS committees and working groups are: The Financial Stability Board, the Group of Central Bank Governors and Heads of Supervision, the Committee on the Global Financial System, the Committee on Payments and Market Infrastructures, the Markets Committee, the Central Bank Governance Group, the Irving Fisher Committee on Central Bank Statistics, the International Association of Insurance Supervisors and the International Association of Deposit Insurers.

Activities within the Central Banks and Supervisors Network for Greening the Financial System

In September 2018, the BCL became a member of the Central Banks and Supervisors Network for Greening the Financial System (NGFS). This network, established during the One Planet Summit held in Paris in December 2017, exchanges best practices and shares experiences relating to the management of climate and environmental risks in the financial sector and the transition to a sustainable economy. Its goal is to contribute to the achievement of the objectives of the Paris Accord¹⁵¹, which is to keep global warming “well below 2° C.”

The work of the NGFS is organised around three Workstreams, Micro-prudential supervision, Macro-financial, and Scaling up green finance. The BCL is represented in the NGFS Plenary and participates in the work on macro-financial issues and the promotion of green finance (Workstreams 2 and 3). In 2018, the NGFS reviewed existing work at national, regional and international levels. It also convened in a plenary meeting on the margins of the Annual Meetings of the IMF and the World Bank in October 2018, during which the NGFS’s First Progress Report was published. An exhaustive report was published in April 2019.

1.12 EUROSISTEM PROCUREMENT COORDINATION OFFICE (EPCO)

In December 2007, the Governing Council of the European Central Bank (ECB) designated the BCL to host the Eurosystem Procurement Coordination Office (EPCO), with the objective of coordinating procurement of goods and services of the Central Banks of the ESCB that are necessary for the performance of Eurosystem tasks.

The mandate of BCL to host EPCO has been established until 31 December 2019, with the possibility of renewal.

According to the terms of the ECB Decision laying down the framework for joint Eurosystem procurement¹⁵², EPCO’s main task is the identification and coordination of cases of joint procurement that are likely to bring benefits or where there is a need for harmonisation of goods and services for the Central Banks¹⁵³, as well as other eligible institutions¹⁵⁴ which could have interest in participating in EPCO’s activities.

To achieve these objectives, EPCO has continued to focus its activities on the identification and coordination of joint procurement procedures of interest for the participating Central Banks, as well as on the management and promotion of agreements concluded for the benefits of its members.

EPCO’s procurement programme approved by the Governing Council, includes IT goods and services, market data services, consultancy and training services, air transport and hotel services and banknote related items.

151 The COP212 of 12 December 2015.

152 Decision of the European Central Bank of 17 November 2008 laying down the framework for joint Eurosystem procurement (ECB/2008/17) (2008/893/EC) as modified by Decision ECB/2015/51.

153 In 2018 EPCO regrouped in total 23 Central Banks: 19 Central Banks of the Eurosystem participated in EPCO’s activities, as well as 4 Central Banks that are not part of the euro-zone. Discussions have been held with other Central Banks of the ESCB expressing an interest for future participation with EPCO.

154 Since 2016, certain institutions that are not part of the ESCB can take part in EPCO’s procurements under the conditions defined by the Decision ECB/2008/17.

In 2018, as part of its missions, EPCO coordinated 20 joint procurement procedures. For each procedure, one "Lead Central Bank" is nominated for its implementation in coordination with EPCO.

As part of the studies and exchanges of information carried out in collaboration with the networks of experts from the Central Banks participating in EPCO, new joint procurement opportunities were identified to be launched as of 2019.

The framework agreements in place resulting from the joint procurement procedures have generated considerable financial and administrative benefits for the Central Banks and EPCO's participating institutions.

Moreover, EPCO continued to facilitate the exchange and development of best practices, in collaboration with its experts' networks, thus promoting a reinforced cooperation in the area of public procurement within the ESCB.

The execution of the EPCO budget in 2018 (part of a multi-annual financial envelope) has proven to be lower than the budget initially allocated.



bâtiment
PIERRE WERNER



02

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. In 2018, the Council consisted of the following members:

President : Mr Gaston Reinesch

Members : Mr Pierre Beck

Mr Pit Hentgen

Ms Nadia Manzari (since 1st July 2018)

Ms Martine Reicherts (since 1st February 2018)

Mr Romain Schintgen

Mr Roland Weyland

Mr Michel Wurth

Mr Claude Zimmer

During 2018, the Council held eight meetings. The Council approved the financial accounts as per 31 December 2017, the budget orientations and subsequently the budget for the 2019 financial exercise.

Audit Committee

Since 2001, the Audit Committee, composed of members of the Council, assists the BCL Council in selecting the statutory auditor to be proposed to the Government, in determining the scope of the specific controls to be performed by the statutory auditor and in the approval of the financial accounts by the Council. The Audit Committee is informed of the internal audit plan. It may invite the head of Internal Audit and the BCL's statutory auditor in its work.

At its meeting on 14 December 2018, the Council reappointed the members of the Audit Committee for the 2018 financial year: Mr Pit Hentgen, Mr Romain Schintgen and Mr Claude Zimmer. The Audit Committee, which was chaired by Mr Claude Zimmer in 2018, met four times.

2.1.2 The Governor

His Royal Highness Grand Duke Henri of Luxembourg, based on a proposal by the Government in Cabinet, appointed Mr Gaston Reinesch as the Director General (Governor) of the Banque centrale du Luxembourg for a renewed six-year period as of 1 January 2019.

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 institution to carry out its tasks.

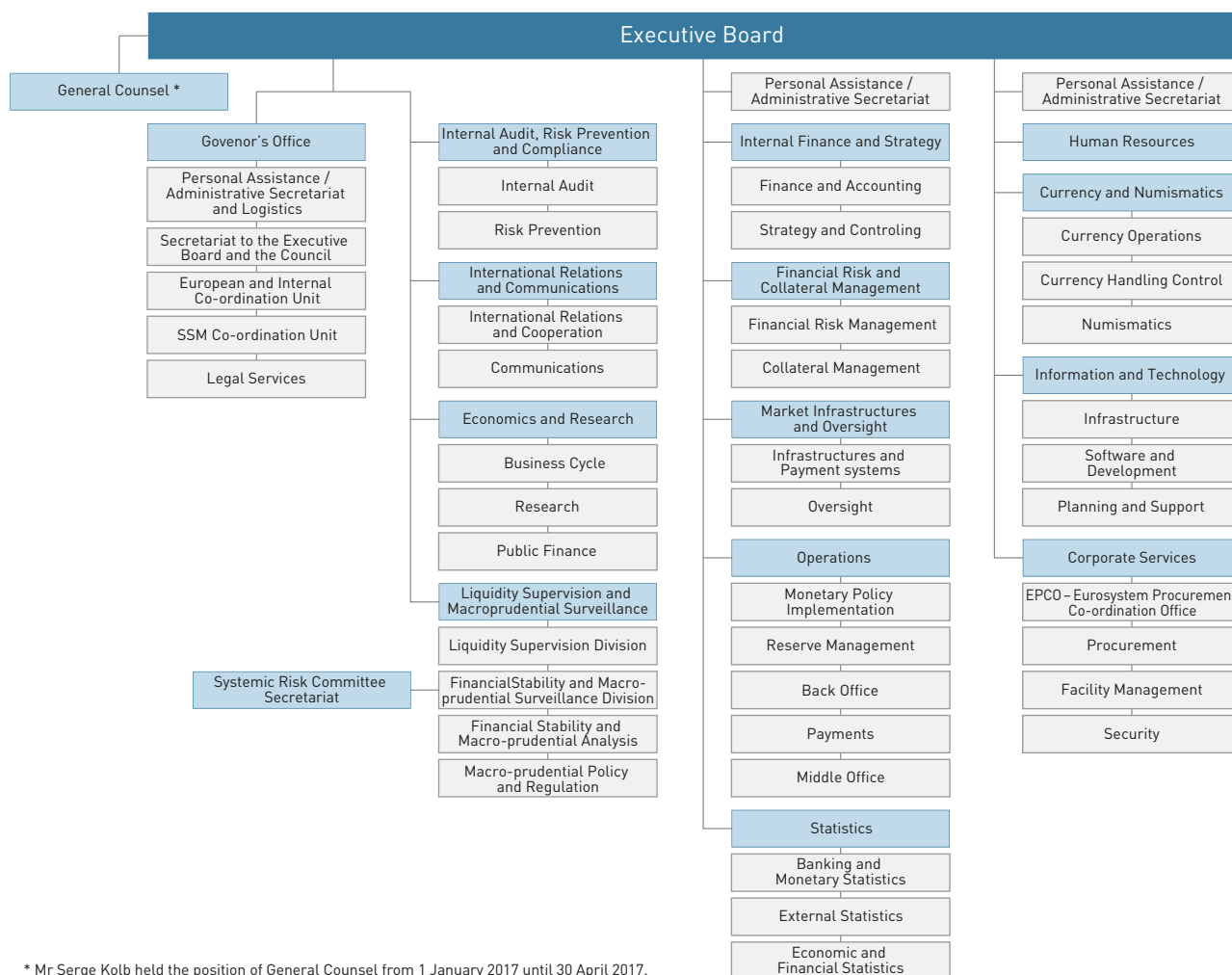
Without prejudice to the independence of the Director General from instructions in his capacity as a member of the Governing Council of the European Central Bank (ECB), the decisions of the Executive Board shall be taken collectively.

The Executive Board consists of a Director General and two Directors. The composition consists of the following members as of 31 December 2018:

- Director General: Mr Gaston Reinesch;
- Directors: Mr Pierre Beck and Mr Roland Weyland.

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 Organisational Chart as of 31 December 2018



* Mr Serge Kolb held the position of General Counsel from 1 January 2017 until 30 April 2017.

2.1.5 Internal control and risk management

The BCL's internal control and risk management system is based on generally accepted principles in the financial sector and within the European System of Central Banks and the Single Supervisory Mechanism (ESCB/SSM), taking into consideration the specific central banking activities.

The Executive Board has defined the general framework and the principles of the internal control system, which is based on the three lines of defense model. Responsibility for the effective operation of the internal control rests with the management and its employees.

The first line of defense is made up of employees and their line managers who are in charge of identifying risks that could compromise the achievement of "business objectives" related to their field of activity, their evaluation and their management by taking adequate measures.

The second line of defense consists of the entities responsible for areas of expertise and cross-functional functions with the objective to structure and maintain the internal control system. Within the 2nd line of defense, some functional verifications are performed by specific administrative units to ensure segregation of duties appropriate to the BCL's activities. These units are the Financial Risk Management and Collateral Management sections, the Risk Prevention section as well as the Controlling function:

- The Financial Risk Management section is responsible for the analysis of financial risks, for the surveillance of the implementation of decisions taken by the internal committees and by the Executive Board, for the surveillance of the investment limits and for the issuance of regular reports on these aspects;
- The Collateral Management section is entrusted with the risk management responsibility in the field of collateral, and 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.

While operational departments are responsible for identifying the risks associated with their activities and for putting in place appropriate measures 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 the related testing.

The Compliance function, which is administratively attached to the Risk prevention section, aims to identify, assess and monitor the risk of non-compliance within the BCL. The Compliance function's role is to intervene in the following areas:

- anti-money laundering (AML) and financing of terrorist activities,
 - professional code of ethics,
 - prevention of market abuse,
 - conflicts of interests,
 - professional secrecy and confidentiality,
 - privacy and protection of personal data,
 - regulation of public markets.
- The Controlling function provides assurance that available resources are used effectively and that any 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.

For its part, the Internal Audit unit, as the 3rd line of defense, is in charge of the independent and objective evaluation of the internal control system and of its functioning. The Internal Audit unit is independent from the other administrative units and reports directly to the President of the Council.

The Internal Audit unit complies with internationally accepted professional standards, as applied by the ESCB/SSM. The annual internal audit plan includes audit engagements on a national level, as well as audits that are coordinated by the Internal Auditors Committee, in compliance with the ESCB/SSM audit charter. The Internal Audit unit may issue recommendations to be implemented by the entities in charge. The Internal Audit follows-up on the implementation of its recommendations.

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

2.1.6 External Control

In accordance with article 15 of the organic law of the BCL, the statutory auditor, appointed by the Government for a period of five years, is responsible for verifying and certifying the accuracy and completeness of the BCL's accounts. Moreover, the external auditor is mandated by the Bank's Council to perform additional reviews and specific controls.

At European level, the BCL's statutory auditor's nomination is approved by the Council of Ministers of the EU, upon recommendation of the Governing Council of the ECB. In this context, the statutory auditor is also entrusted with the performance of specific engagements at Eurosystem level.

Deloitte Audit S. à r. l. Luxembourg has exercised the mandate of auditor of the BCL for the financial years 2014 to 2018. In accordance with the appointment and approval process provided for by the Statute of the ESCB and of the ECB (Article 27.1), a procedure for selecting the next auditor from for the 2019 financial year was launched in 2018, following an open call for tenders at European level. As of 14 February 2019, the Governing Council of the ECB recommended Ernst & Young S.A. to the Council of the European Union, which granted the agreement on 19 March 2019. Following the publication of the decision in the Official Journal of the EU on 21 March 2019, the file on the appointment of the auditor was submitted to the Luxembourg Government; the relevant ministerial order was adopted on 14 May 2019.

2.1.7 Codes of Conduct

A Code of Conduct defining internal and external rules of conduct is applicable to all BCL staff. Without prejudice to the provisions of civil service legislation, social legislation and existing contractual commitments, this Code provides for ethical standards of non-discrimination, integrity, independence and professional secrecy, to which all addressees have to strictly adhere.

The application of the Code of Conduct, in respect of the Director General, at his request, has been further strengthened at his own expense. Furthermore, in order to avoid any suspicion of conflict of interest in connection with his function as a member of the Governing Council of the ECB, the Director General does not participate in the BCL investment committees responsible for managing the BCL's portfolios. In addition, as regards the Executive Board, the Director General does not take part in the deliberations on this subject. As President of the Council, his responsibilities are limited to those of an administrator.

Moreover, the ECB requires the Members of the Governing Council to adhere individually to its Code of Conduct, which provides for high standards of professional and ethical conduct. The members of the Governing Council shall act with honesty, independence, impartiality and discretion, disregard their personal interests and avoid any situation which might give rise to a personal conflict of interest. These duties shall continue to apply for one year after they cease to hold office. The conditions for accepting gifts or other benefits are specified, as are the conditions for attending conferences, receptions or cultural events.

The Governors are advised to exercise particular caution with respect to individual invitations. The same rules apply to their spouses or partners who are equally obliged to respect the generally accepted practices concerning international relations. Any activities outside the ESCB of the members of the Governing Council are also strictly regulated. Finally, they are required not to disclose confidential information or use it in private financial transactions, either directly or through third parties.

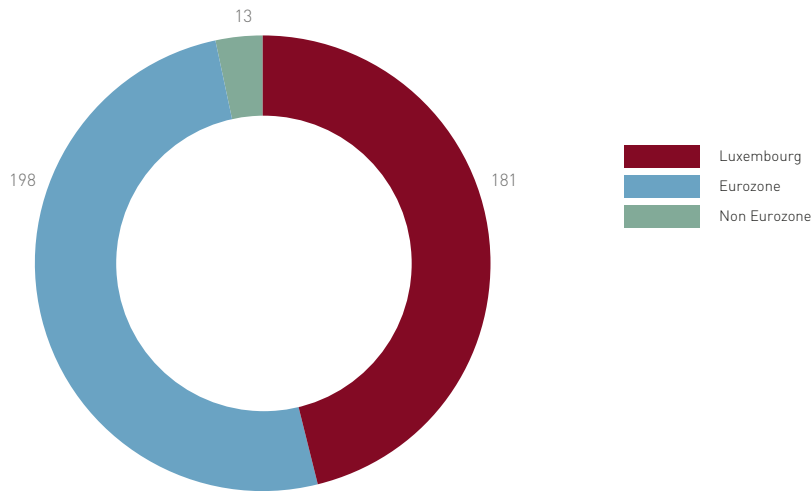
As of 1 January 2019, the ECB's Single Code of Conduct became applicable, replacing the Codes applicable to the Governing Council and the Prudential Supervisory Board. This new Code establishes a harmonised system of rules for members of the ECB's high-level bodies, and in particular subjects them to the ECB's stricter rules on private financial transactions.

2.2 HUMAN RESOURCES

2.2.1 Evolution of the workforce

The staff of the Central Bank of Luxembourg (BCL) continued to evolve. As of 31 December 2018, the BCL employed 392 people, representing 379.75 full-time equivalents. This staff consisted of 22 different nationalities, a source of enrichment of the human capital of the institution.

Chart 20 :
Distribution of agents according to their nationality



The BCL is experiencing a gradual renewal of its teams: 24 entries against 8 exits and 5 retirements during the year 2018.

2.2.2 Human Resources Management

The year 2018 was an opportunity for the Human Resources department to work on three main areas: operations, recruitment, training & development.

With regard to the operational axis, the processes optimization approach has been extended to all HR processes as part of a constant search for efficiency. Based on a Lean Management approach, current processes were analyzed to better identify areas for improvement. The end of the year also marked the change of working time management systems.

In the area of recruitment, the BCL has launched different actions to increase its attractiveness. The Graduate Program of the BCL has also been implemented with the aim to better train young university graduates in the professions of central bankers. At the same time, the process of integrating new agents has been strengthened and improved.

For training and development, 2018 saw the launch of an in-house training catalogue. Made up of tailor-made training courses for BCL staff, mainly with external service providers, the catalog focuses on general and personal skills. Because of its evolving nature, the catalogue will be continuously enriched with new training opportunities.

2.2.3 Pension Fund of the BCL

Because of the special status reserved by the legislator to the BCL, the institution established, in 2001, a pension fund in order to finance the statutory pension liabilities (1st pillar) of its staff members. The BCL affiliates to this fund staff members of different statuses according to the provisions of its organic law.

The pension fund is set up within the Bank and is managed autonomously. In order to ensure exemplary transparency in its financial situation, the pension fund has its own separate accounts with an identification of its assets and its liabilities in the balance sheet of the BCL.

In order to ensure good governance, the pension fund is supervised by a decision-making body, the Steering Committee, which appoints the stakeholders and validates the strategic axis and the general principles governing the investment and treasury policy of the pension fund. These strategic axes are proposed to the Steering Committee by an advisory committee, the ALCO Committee.

Since the State does not intervene in the financing of the statutory pensions (1st pillar) of the BCL staff members, the pension fund is exclusively financed on the one hand by the pension deductions made on the salaries of the staff members in compliance with the rules of the pension scheme applicable to them according to their status and on the other hand by the payments made by the Bank itself.

2.3 INTERNAL FINANCE AND STRATEGY

2.3.1 Accounting and reporting

The BCL regularly updates 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 Groups on ESCB's financial framework and has transposed the accounting revisions accordingly.

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

The control systems are adapted to changes in the operations carried out during the period under review.

The BCL regularly checks the development of balance sheet items, off-balance-sheet items and the profit and loss accounts. Investments, revenues and expenses are monitored particularly closely with special attention 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 monitors 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 of these activities to be able to determine future targets and actions.

2.3.2 Budget

The preparation of the budget, in accordance with the Organic Law of the BCL, is part of the multi-year results planning framework, the primary aim of which is to ensure long-term financial equilibrium. The budget also determines the upper threshold of operational and investment expenses that the BCL may incur during a financial year.

The 2018 budget of the BCL was prepared in accordance with the budget procedure and guidelines set out by the BCL's Council on 30 June 2017. It was approved by the Council of the BCL on 15 December 2017.

In particular, it incorporates the following key elements:

- the Eurosystem’s unconventional monetary policy operations were prolonged in 2018 with an impact on the BCL’s business volume;
- the Eurosystem’s key interest rates remain at historically low levels, which has a negative impact on the BCL’s net income;
- at Eurosystem level, cooperation continues through the continuous consolidation of systems in operation, a significant number of joint projects and joint procurement procedures between national central banks under the aegis of the Eurosystem Procurement Coordination Office;
- at national level, the tasks to be carried out also continue to grow, in particular in macro-prudential supervision, the oversight of payment systems and securities settlement and statistical data collection. The activities of the Systemic Risk Committee, for which the BCL provides the secretariat, generate an additional burden for the BCL;
- the BCL must fill a significant number of vacant positions and also prepare for the replacement of more and more retiring employees, which implies that recruitment remains paramount. In view of the development of its activities, an additional reinforcement of staff remains necessary;
- the BCL continued its additional contributions to the Bank’s pension fund;
- historically low interest rates combined with a constantly increasing workforce make it increasingly difficult to cover operating expenses with recurring income.

The Internal Finance and Strategy Department oversees budget execution and prepares quarterly reports for the Executive Board. At the end of each financial year, a detailed gap analysis of the budgeted vs. the actual expenditure is elaborated. This analysis is submitted to the Executive Board and Council of the Bank for information and approval. The conclusions that can be drawn are taken into account in the preparation of future budgets.

At 31 December 2018, operating and investment expenses remained below budget.

2.3.3 Strategic Planning and Management Control

The purpose of Management Control is to strengthen efficiency and accountability within the BCL, allowing the Executive Board to focus more on strategic decisions. To this end, Management Control assists the Executive Board by providing quantitative and qualitative analyses useful for decision-making.

Through its Project Management Office (PMO) function, Management Control is responsible for coordinating and prioritising projects and managing the BCL’s project portfolio. The PMO assists the BCL’s Internal Steering Committee (BISC) and the Executive Board in the preparation of project related decisions. In 2018, the PMO team continued to improve the governance framework for project and project portfolio management.

The BISC, whose secretariat is provided by Management Control, monitors the progress of all ongoing projects as well as the launch of new projects. The Overall Project Monitoring Reports (OPMR), prepared by Management Control on the basis of individual project progress reports, enables the BISC to better control the progress of the different projects and to ensure communication with the Executive Board on project related matters.

In addition, the BCL also participated in a series of project controlling activities at the Eurosystem/ESCB level in connection with the preparation and monitoring of joint projects and the underlying methodology.

Cost accounting, as an integral part of the Management Control function, identifies, analyses and monitors the costs associated with each activity¹⁵⁵. In addition, it is used to establish financial figures for the invoicing of services provided. The methodology used is compliant with the harmonised set of rules determined at Eurosystem level. It consists of allocating the BCL’s operating expenses according to their purpose, i.e. to the entities concerned, and determining the expenses inherent to each of BCL’s activities.

¹⁵⁵ Based on an Activity Based Costing approach.

To facilitate the planning and monitoring of the use of the necessary resources, the BCL has at its disposal an analysis tool for measuring and evaluating the allocation of human resources and material for the various missions of a central bank. Combined with the cost accounting system, it enables the Executive Board to better monitor the Bank's operational and organisational performance. In addition, reports containing both financial and operational indicators establish the correspondence between tasks and activities on one hand and the strategic axes and objectives defined on the other hand.

As the BCL continues to develop its activities, a more comprehensive medium and long-term planning remains a necessity. Strategic planning efforts are being strengthened to ensure optimal alignment of the BCL with the current economic, financial and institutional environment.

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)

	2018	2017	Change in % 2018/2017
Total assets	227 941 615 519	207 562 911 982	10%
Liabilities to credit institutions	119 841 344 541	102 875 299 078	16%
Lending to credit institutions	5 141 440 000	5 632 440 000	-9%
Own funds ⁽¹⁾ , revaluation accounts, administrative provisions and specific banking risks provisions	1 270 346 840	1 268 035 526	0.2%
Net result from banking activities ⁽²⁾	496 144 709	414 997 346	20%
Net result from banking activities adjusted by net monetary income allocation	70 543 875	85 197 776	-17%
Total net income	86 244 300	80 453 167	7%
Administrative and operational expenses	84 256 015	78 492 404	7%
Net profit	1 988 284	1 960 764	1.4%
Staff	390	378	3%
BCL's weighting in the capital of the ECB	0.2030%	0.2030%	
BCL's weighting in lending to credit institutions related to monetary policy operations	0.700%	0.737%	

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

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

2.4.2 Report of the Réviseur d'Entreprises agréé

Opinion

We have audited the financial statements of Banque centrale du Luxembourg, which comprise the balance sheet as at 31 December 2018, and the profit and loss account for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements are regular and fair and give a true and fair view of the financial position of Banque centrale du Luxembourg as at 31 December 2018, 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.

Basis for Opinion

We conducted our audit in accordance with the Law of 23 July 2016 on the audit profession (Law of 23 July 2016) and with International Standards on Auditing (ISAs) as adopted for Luxembourg by the "Commission de Surveillance du Secteur Financier" (CSSF). Our audit was carried out by considering generally accepted accounting principles in Luxembourg as well as the accounting specificities applicable within the System of European Central Banks. Our responsibilities under those laws and standards are further described in the "Responsibilities of the "Réviseur d'Entreprises Agréé" for the Audit of the financial statements" section of our report. We are also independent of the Banque centrale du Luxembourg in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the financial statements, and have fulfilled our other ethical responsibilities under those ethical requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Directors' responsibilities for the financial statements

The financial statements are prepared by 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.

In preparing the financial statements, the Directors are responsible for using the going concern basis of accounting.

Responsibilities of the "Réviseur d'Entreprises Agréé" for the Audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a report of the "Réviseur d'Entreprises Agréé" that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit 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 Banque centrale du Luxembourg's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Directors.
- Conclude on the appropriateness of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Banque centrale du Luxembourg's ability to continue as a going concern. If we concluded that a material uncertainty exists, we are required to draw attention in our report of the "Réviseur d'Entreprises Agréé" to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our report of the "Réviseur d'Entreprises Agréé".
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

For Deloitte Audit, *Cabinet de Révision Agréé*

Martin Flaunet, *Réviseur d'Entreprises Agréé*
Partner

20 March 2019

2.4.3 Balance sheet as at 31 December 2018

ASSETS	Notes	2018 EUR	2017 EUR
Gold and gold receivables	3	80 763 435	78 133 143
Claims on non-euro area residents denominated in foreign currency	4	740 507 367	654 133 058
- Receivables from the IMF	4.1.	583 385 660	509 900 086
- Balances with banks, security investments, external loans and other external assets	4.2.	157 121 707	144 232 972
Claims on euro area residents denominated in foreign currency	5	622 778 652	1 415 921 242
Claims on non-euro area residents denominated in euro	6	409 923 881	493 805 352
- Balances with banks, security investments and loans		409 923 881	493 805 352
Lending to euro area credit institutions related to monetary policy operations denominated in euro	7	5 141 440 000	5 632 440 000
- Main refinancing operations	7.1.	45 000 000	-
- Longer-term refinancing operations	7.2.	5 096 440 000	5 632 440 000
Other claims on euro area credit institutions denominated in euro	8	628 395 386	430 223 045
Securities of euro area residents denominated in euro	9	7 014 310 249	6 307 769 313
- Securities held for monetary policy purposes	9.1.	6 596 941 266	5 721 670 418
- Other securities	9.2.	417 368 983	586 098 895
Intra-Eurosystem claims	10	212 689 661 346	191 952 175 637
- Participating interest in the ECB	10.1.	36 396 638	36 396 638
- Claims equivalent to the transfer of foreign reserves to the ECB	10.2.	117 640 617	117 640 617
- Other claims within the Eurosystem	10.3.	212 535 624 091	191 798 138 382
Other assets	11	613 835 203	598 311 192
- Tangible and intangible assets	11.1.	54 707 733	57 248 337
- Other financial assets	11.2.	471 893 118	451 680 164
- Accruals and prepaid expenses	11.3.	83 259 995	79 375 282
- Sundry	11.4.	3 974 357	10 007 409
Total assets		227 941 615 519	207 562 911 982

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

LIABILITIES	Notes	2018 EUR	2017 EUR
Banknotes in circulation	12	3 268 660 770	3 108 250 980
Liabilities to euro area credit institutions related to monetary policy operations denominated in euro	13	119 841 344 531	102 875 299 078
- Current accounts (covering the minimum reserve system)	13.1.	69 766 448 907	60 489 399 078
- Deposit facility	13.2.	50 074 895 624	42 385 900 000
Other liabilities on euro area credit institutions denominated in euro		10	-
Liabilities to other euro area residents denominated in euro	14	2 988 649 105	2 803 067 555
- General government	14.1.	801 617 708	809 375 261
- Other liabilities	14.2.	2 187 031 397	1 993 692 294
Liabilities to non-euro area residents denominated in euro	15	4 041 904 009	807 205 982
Liabilities to non-euro area residents denominated in foreign currency	16	598 130 381	1 394 622 755
Counterpart of special drawing rights allocated by the IMF	17	299 744 937	292 888 832
Intra-Eurosystem liabilities	18	95 166 762 155	94 582 973 510
- Net liabilities related to the allocation of euro banknotes within the Eurosystem	18.1., 12	95 166 762 155	94 582 973 510
Items in course of settlement		140 364	67 410
Other liabilities	19	65 073 398	42 986 383
- Accruals and income collected in advance		56 839 002	35 727 602
- Sundry		8 234 396	7 258 781
Provisions	20	1 348 923 888	1 338 194 021
- Provision for banking risks	20.1.	948 332 888	950 691 664
- Provision for pensions	20.2.	400 394 500	387 315 357
- Other provisions		196 500	187 000
Revaluation accounts	21	124 630 117	121 691 906
Capital and reserves	22	195 663 570	193 702 806
- Capital	22.1.	175 000 000	175 000 000
- Reserves	22.2.	20 663 570	18 702 806
Profit for the year	40	1 988 284	1 960 764
Total liabilities		227 941 615 519	207 562 911 982

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

2.4.4 Off-balance sheet as at 31 December 2018

	Notes	2018 EUR	2017 EUR
Securities received as collateral	23	127 455 615 176	133 757 720 885
Foreign currency reserve assets managed on behalf of the ECB	24	391 624 275	365 247 152
Futures - Purchases	25	87 336 200	-
Futures - Sales	25	65 200 000	-

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

2.4.5 Profit and loss account for the year ending 31 December 2018

	Notes	2018 EUR	2017 EUR
Interest income	26	540 879 791	426 820 087
Interest expense	26	(47 445 718)	(34 036 416)
Net interest income	26	493 434 073	392 783 671
Realised gains/(losses) arising from financial operations	27	13 938 270	23 536 156
Write-downs on financial assets and positions	28	(10 841 265)	(687 761)
Transfer (to)/from provisions for risks	29	2 615 180	(16 827 884)
Net result of financial operations, write-downs and risk provisions		5 712 185	6 020 511
Fees and commissions income	30	9 840 956	9 687 004
Fees and commissions expense	30	(10 227 325)	(10 321 724)
Net result from fees and commissions	30	(386 369)	(634 720)
Income from participating interests	31	5 444 391	4 724 676
Net result of pooling of monetary income	32	(425 600 834)	(329 799 570)
Other income	33	7 640 854	7 358 599
Total net income		86 244 300	80 453 167
Staff costs	34	(44 797 585)	(42 491 348)
-Gross salaries		(42 686 187)	(40 455 012)
-Other staff costs		(2 111 398)	(2 036 336)
BCL's contribution to the legal pension scheme	35	(12 119 599)	(11 256 836)
Other administrative expenses	36	(18 083 297)	(15 762 401)
Depreciation of tangible and intangible assets	11.1., 37	(6 295 275)	(5 975 811)
Banknote production services	38	(346 581)	(1 132 056)
Other expenses	39	(2 613 679)	(1 873 951)
RESULT OF THE YEAR	40	1 988 284	1 960 764

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

2.4.6 Notes to the financial statements as at 31 December 2018

NOTE 1 – GENERAL INFORMATION

The Banque centrale du Luxembourg (“the BCL” or “the 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 single supervisory mechanism, the macro-prudential authority, the single resolution mechanism, and the deposit guarantee scheme have resulted and continue to entail new missions and responsibilities for the BCL.

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 Accounting principles

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 and foreign currency assets and liabilities

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.

Assets and liabilities denominated in foreign currencies are revalued on a currency by currency basis including on-balance sheet and off-balance sheet items.

Revaluation to the market price for assets and liabilities denominated in foreign currency is treated separately from the exchange rate revaluation.

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 Rules applicable to the portfolios held by the BCL

Securities currently held for monetary policy purposes are accounted for at amortised cost (subject to impairment).

Marketable securities other than securities held for monetary policy purposes and those classified as held-to-maturity are valued at the market price prevailing on the balance sheet date. Marketable securities classified as held-to-maturity are valued at amortised cost (purchase or transfer price adjusted by premiums and discounts) subject to impairment.

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

Off-balance-sheet instruments are revalued on an item-by-item basis. Daily changes in the variation margin of open interest rate futures contracts are recorded in the Profit and Loss Account.

The Agreement on Net Financial Assets (ANFA) is an agreement between the National Central Banks (NCBs) of the euro area and the European Central Bank (ECB), which together form the Eurosystem. The objective of this agreement is for the Governing Council of the ECB to ensure a full control of the consolidated balance sheet of the Eurosystem. The agreement sets rules and limits for holdings of financial assets which are related to national tasks of the NCBs other than the monetary policy¹⁵⁵. As part of this agreement, the principle of a dynamic exemption is foreseen in relation to the maximum amount of net financial assets (NFA). This dynamic exemption, which applies to the BCL, adjusts the historical waiver (ensuring that the NCBs do not have to reduce their NFA below a level which is linked to their historical starting position) over time in proportion to the growth or decline of Eurosystem maximum NFA.

2.6 Recognition of gains and losses

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 Presentation of interest income and expense

With a view to harmonizing at Eurosystem level, the interest income and expense arising from monetary policy operations are presented on a net basis on a balance sheet (sub-) item level under either "Interest income" or "Interest expenses", depending on whether the net amount is positive or negative.

2.8 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.

2.9 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.

¹⁵⁵ The annual average Net Financial Assets of the NCBs is published on the website of the ECB at the following address: https://www.ecb.europa.eu/explainers/tell-me-more/shared/data/annual_average_nfa.en.xlsx. The most recent data are published during the semester starting the next financial year.

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 intra-Eurosystem balances. These claims or liabilities 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" in the profit and loss account.

2.10 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 (see the sub-item "Participating interest in the ECB"), the transfer of a part of foreign reserves (see the sub-item "Claims equivalent to the transfer 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.

2.11 Treatment of tangible and intangible assets

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

2.12 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 from the notional employer's share 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, 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 an additional contribution from the BCL. The BCL applies the method of projected unit credit in line with international standards.

2.13 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 Bank's activities.

NOTE 3 – GOLD AND GOLD RECEIVABLES

As at 31 December 2018, the BCL holds 72 048.39 ounces of fine gold amounting to 80.8 million euro (72 219.72 ounces of fine gold amounting to 78.1 million euro on 31 December 2017).

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 2018.

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

	2018 EUR	2017 EUR
Receivables from the IMF	583 385 660	509 900 086
Balances with banks, security investments, external loans and other external assets	157 121 707	144 232 972
	740 507 367	654 133 058

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).

4.1 Receivables from the IMF

This sub-item contains receivables from the International Monetary Fund (IMF) 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.

4.2 Balances with banks, security investments, external loans and other external assets

This sub-item contains 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. It includes in particular the US dollar securities portfolio which could be used, if needed, for monetary policy operations.

This portfolio, which amounts to 140.8 million euro as at 31 December 2018 (130 million euro on 31 December 2017), 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 2018, their value at market prices included a negative net revaluation adjustment amounting to 0.5 million euro (negative net revaluation adjustment amounting to 0.8 million euro on 31 December 2017).

Balances with banks amounted to 16.4 million euro as at 31 December 2018 (14.6 million euro on 31 December 2017).

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 623 million euro as at 31 December 2018 (1 416 million euro on 31 December 2017).

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

	2018 EUR	2017 EUR
Balances with banks	440 997	409 951
Available-for-sale securities portfolio	409 482 884	493 395 401
	409 923 881	493 805 352

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 available-for-sale 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 2018, the market value of the latter comprised a negative net revaluation adjustment amounting to 7.7 million euro including the premium and discount amortisation (negative net revaluation adjustment amounting to 5.3 million euro on 31 December 2017).

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:

	2018 EUR	2017 EUR
Main refinancing operations	45 000 000	-
Longer-term refinancing operations	5 096 440 000	5 632 440 000
Fine-tuning reverse operations	-	-
Structural reverse operations	-	-
Marginal lending facility	-	-
Credits related to margin calls	-	-
	5 141 440 000	5 632 440 000

As at 31 December 2018, the total Eurosystem holding of monetary policy assets amounts to 734 382 million euro of which the BCL holds 5 141 million euro.

In accordance with Article 32.4 of the Statute of the ESCB, any risks from monetary policy operations, if they were to materialise, may be shared, by decision of the Governing Council, in full by the Eurosystem NCBs, in proportion to the prevailing ECB capital key shares.

Losses can only materialise if both 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 Main refinancing operations

Main refinancing operations are executed through liquidity providing reverse transactions with a weekly frequency and a maturity of normally one week, on the basis of standard 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

These operations aim to provide counterparties with additional longer-term refinancing. In 2018 operations were conducted with maturities equal to the reserve maintenance period and with maturities between 3 and 48 months. These operations were conducted at fixed rate with allotment of the total amount bid. Additionally, in 2016, the Governing Council introduced a new series of four targeted longer-term refinancing operations (TLTRO II).

These operations have a four-year maturity, with a possibility of repayment after two years. According to the decisions taken by the Governing Council, the final interest rate applicable to each TLTRO-II operation depended on the lending behaviour of the counterparties for the period between 1 February 2016 and 31 January 2018 and would be between the MRO rate and the deposit facility rate at the time of the allotment. Given that the actual rate could only be known in 2018 and a reliable estimate was not possible until this time, the deposit facility rate was used for calculating the TLTRO II interest up to the end of 2017, as this was deemed a prudent approach. Interest income for that period resulting from the difference between the deposit facility rate and the actual rate is recorded in the profit and loss account under "interest expense".

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 Structural reverse operations

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

	2018 EUR	2017 EUR
Securities held for monetary policy purposes	6 596 941 266	5 721 670 418
Other securities	417 368 983	586 098 895
- <i>available-for-sale securities portfolio</i>	371 919 994	461 393 735
- <i>held-to-maturity securities portfolio</i>	45 448 989	124 705 160
	7 014 310 249	6 307 769 313

9.1 Securities held for monetary policy purposes

This item contains securities acquired by the BCL within the scope of the third purchase programme for covered bonds (CBPP3), the securities markets programme (SMP) and the public sector purchase programme (PSPP).

The SMP was terminated on 6 September 2012.

In 2018 the Eurosystem continued its securities purchases under the expanded asset purchase programme (APP), which includes the third covered bond purchase programme (CBPP3), the asset-backed security purchase programme (ABSPP), the PSPP and the corporate sector purchase programme (CSPP).

The monthly pace of combined net APP purchases by the NCBs and the ECB was 30 billion euro on average until September 2018 and 15 billion euro from October 2018 until the end of the year when the net purchases ended. The Governing Council intends to continue reinvesting, in full, the principal payments from maturing securities purchased under the APP for an extended period of time past the date when it starts raising the key ECB interest rate, and in any case for as long as necessary to maintain favourable liquidity conditions and an ample degree of monetary accommodation.

The securities purchased under all of these programmes are valued on an amortised cost basis subject to impairment. The amortised cost of the securities held by BCL, as well as their market value (which is provided for comparison purposes only), are as follows:

Securities held for monetary policy purposes	2018 EUR		2017 EUR	
	Amortised cost	Market value	Amortised cost	Market value
Third covered bond purchase programme	1 651 208 628	1 661 989 692	1 117 063 949	1 128 287 383
Securities markets programme	65 604 078	72 542 650	120 028 853	131 851 835
Public sector purchase programme	4 880 128 560	4 891 276 796	4 484 577 616	4 479 389 911
	6 596 941 266	6 625 809 138	5 721 670 418	5 739 529 129

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.

The Governing Council assesses on a regular basis the financial risks associated with the securities held under these programmes. Annual impairment tests are conducted on the basis of the estimated recoverable amounts as at the year-end and are approved by the Governing Council.

The total Eurosystem NCB's holding of securities held in the securities markets programme, in the third covered bond purchase programme, in the corporate sector purchase programme and securities issued by international or supranational institutions held in the public sector purchase programme amounts to 710.9 billion euro as at 31 December 2018, of which the BCL holds 4 706.8 million euro.

In the context of the impairment test conducted as at the end of 2018 on securities purchased under the third covered bond purchase programme, the Governing Council identified one impairment indicator for one issuer which had significant financial difficulties in 2018. The Governing Council considered that the identified impairment indicator had not affected the estimated future cash flows. No impairment losses were therefore recorded at the year-end on the BCL's covered bonds holdings under the third covered bond purchase programme.

In accordance with Article 32.4 of the ESCB Statute, losses materialising from securities holdings purchased under the CSPP programme are shared in full by the Eurosystem NCBs, in proportion to their prevailing ECB capital key shares. In the context of the impairment test conducted on securities purchased under the CSPP programme, it was concluded that the holding of one security is impaired. In accordance with the principle of prudence, the Governing Council deemed it appropriate to establish a provision against losses in monetary policy operations (see Note 20.1.2, "Buffer against counterparty risks in Eurosystem").

9.2 Other securities

The securities recorded under this item include:

- the available-for-sale securities portfolio in euro issued by residents of the euro area amount to 371.9 million euro as at 31 December 2018 (461.4 million euro on 31 December 2017). 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 2018, the market value of the latter comprised a negative net revaluation adjustment amounting to 7.6 million euro including premium and discount amortisation (negative net revaluation adjustment amounting to 0.8 million euro on 31 December 2017). In this portfolio, the BCL does not hold any security issued by the State of the Grand Duchy of Luxembourg;
- the held-to-maturity securities 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 2018, these securities amount to 45.4 million euro (124.7 million euro on 31 December 2017). In this portfolio, the BCL does not hold any security issued by the State of the Grand Duchy of Luxembourg.

NOTE 10 – INTRA-EUROSISTEM 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 are subject to adjustment every five years.

The NCBs' capital key shares are as follows (in percentage):

Country	Capital key in ESCB	Eurosistem key
	from 01/01/2014	from 01/01/2015
Belgium	2.4778	3.52003
Germany	17.9973	25.56743
Estonia	0.1928	0.27390
Ireland	1.1607	1.64892
Greece	2.0332	2.88842
Spain	8.8409	12.55961
France	14.1792	20.14334
Italy	12.3108	17.48904
Cyprus	0.1513	0.21494
Latvia	0.2821	0.40076
Lithuania	0.4132	0.58700
Luxembourg	0.2030	0.28839
Malta	0.0648	0.09206
Netherlands	4.0035	5.68748
Austria	1.9631	2.78883
Portugal	1.7434	2.47672
Slovenia	0.3455	0.49083
Slovak Republic	0.7725	1.09743
Finland	1.2564	1.78487
Bulgaria	0.8590	-
Czech Republic	1.6075	-
Denmark	1.4873	-
Croatia	0.6023	-
Hungary	1.3798	-
Poland	5.1230	-
Romania	2.6024	-
Sweden	2.2729	-
United Kingdom	13.6743	-
Total	100.0000	100.00000

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

	Subscribed capital since 1 January 2015	Paid-up capital since 1 January 2015
Banque Nationale de Belgique	268 222 025	268 222 025
Deutsche Bundesbank	1 948 208 997	1 948 208 997
Eesti Pank	20 870 614	20 870 614
Central Bank of Ireland	125 645 857	125 645 857
Banque de Grèce	220 094 044	220 094 044
Banco de España	957 028 050	957 028 050
Banque de France	1 534 899 402	1 534 899 402
Banca d'Italia	1 332 644 970	1 332 644 970
Central Bank of Cyprus	16 378 236	16 378 236
Latvijas Banka	30 537 345	30 537 345
Lietuvos bankas	44 728 929	44 728 929
Banque centrale du Luxembourg	21 974 764	21 974 764
Central Bank of Malta	7 014 605	7 014 605
De Nederlandsche Bank	433 379 158	433 379 158
Oesterreichische Nationalbank	212 505 714	212 505 714
Banco de Portugal	188 723 173	188 723 173
Banka Slovenije	37 400 399	37 400 399
Národná banka Slovenska	83 623 180	83 623 180
Suomen Pankki – Banque de Finlande	136 005 389	136 005 389
Subtotal for euro area NCB	7 619 884 851	7 619 884 851
Българска народна банка (Bulgarian National Bank)	92 986 811	3 487 005
Česká národní banka	174 011 989	6 525 450
Danmarks Nationalbank	161 000 330	6 037 512
Hrvatska narodna banka	65 199 018	2 444 963
Magyar Nemzeti Bank	149 363 448	5 601 129
Narodowy Bank Polski	554 565 112	20 796 192
Banca Națională a României	281 709 984	10 564 124
Sveriges Riksbank	246 041 586	9 226 559
Bank of England	1 480 243 942	55 509 148
Subtotal for non-euro area NCB	3 205 122 218	120 192 083
Total	10 825 007 070	7 740 076 935

Totals may not add up due to rounding.

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.

10.2 Claims equivalent to the transfer of foreign reserves to the ECB

This sub-item represents the euro-denominated claims on 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 2018, the claim of the BCL amounts to 117 640 617 euro (117 640 617 euro on 31 December 2017).

10.3 Other claims within the Eurosystem

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 212.5 billion euro as at 31 December 2018 (191.8 billion euro on 31 December 2017). This increase results from the growth of the current accounts and of the deposit facilities related to the provision of liquidities by the Eurosystem.

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 Tangible and intangible assets

Tangible and intangible assets are as follows:

	Lands and Buildings EUR	Furniture and equipment EUR	Software EUR	Other EUR	Total EUR
Cost as at 1 January 2018	116 911 800	18 807 447	12 185 512	2 480 098	150 384 857
Disposals/Transfers	-	-	1 228 264	(1 228 264)	-
Acquisitions	998 917	854 576	130 693	1 770 484	3 754 670
Cost as at 31 December 2018	117 910 717	19 662 023	13 544 469	3 022 318	154 139 527
Accumulated depreciation as at 1 January 2018	66 455 458	17 080 814	9 600 247	-	93 136 519
Disposals/Transfers	-	-	-	-	-
Depreciation	4 348 626	1 028 730	917 919	-	6 295 275
Accumulated depreciation as at 31 December 2018	70 804 084	18 109 544	10 518 166	-	99 431 794
Net book value as at 31 December 2018	47 106 633	1 552 479	3 026 303	3 022 318	54 707 733

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:

	2018 EUR	2017 EUR
Other participating interests	87 253 250	85 251 623
Pension fund	384 639 868	366 428 541
	471 893 118	451 680 164

The other participating interests comprise the BCL's investments held in 2018 in SWIFT, 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". The balance of this account corresponds to the net asset value of the fund as calculated by the depositary bank as at 31 December 2018. Under its asset management framework, including its pension fund, an amount of 20.8 million euro was transferred 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 commission receivables and the prepaid expenses, including salaries paid for January 2019.

11.4 Sundry

	2018 EUR	2017 EUR
Others	3 974 357	10 007 409
	3 974 357	10 007 409

As at 31 December 2018, this sub-item mainly comprises the counterpart of the unrealised loss on SDR recorded in the financial statements of the BCL amounting to 1.9 million euro, 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 (unrealised loss on SDR of 8.0 million euro as at 31 December 2017).

NOTE 12 – BANKNOTES IN CIRCULATION

This item consists of the BCL's share of the total euro banknotes in circulation.

During 2018, the total value of banknotes in circulation within the Eurosystem increased by 5.2%. According to the allocation key, the BCL had euro banknotes in circulation worth 3 268.7 million euro at the end of 2018 compared with 3 108.3 million euro at the end of 2017.

The value of the euro banknotes actually issued by the BCL in 2018 increased by 0.8% and worth 98.4 billion euro as at 31 December 2018 (97.7 billion euro as at 31 December 2017). As this was more than the allocated amount, the difference of 95.2 billion euro (94.6 billion euro as at 31 December 2017) is shown under liability sub-item "Net liabilities related to the allocation of euro banknotes within the Eurosystem".

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

	2018 EUR	2017 EUR
Current accounts (including the minimum reserves)	69 766 448 907	60 489 399 078
Deposit facility	50 074 895 624	42 385 900 000
Fixed-term deposits	-	-
Fine-tuning reverse operations	-	-
Deposits related to margin calls	-	-
	119 841 344 531	102 875 299 078

13.1 Current accounts (covering the minimum reserve system)

Current accounts contain the credit balances on the transaction accounts of credit institutions that are required to hold minimum reserves. Banks' minimum reserve balances have been remunerated since 1 January 1999 at the latest available marginal interest rate used by the Eurosystem in its tenders for main refinancing operations. Since June 2014 the reserve holdings exceeding the required minimum reserves are remunerated at zero per cent or the deposit facility rate, whichever is lower.

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 Fine-tuning reverse operations

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, below an established trigger point, 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:

	2018 EUR	2017 EUR
Current accounts	1	1
Account related to euro coins issued by the Treasury	300 063 980	289 841 435
Specific account of the State	366 719 064	382 174 064
Fixed-term deposit	134 834 663	137 359 761
	801 617 708	809 375 261

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 relates to the above-mentioned agreement.

14.2 Other liabilities

	2018 EUR	2017 EUR
Other liabilities	2 187 031 397	1 993 692 294
	2 187 031 397	1 993 692 294

As at 31 December 2018, this item included mainly a current account held by an European institution.

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

This item includes current accounts and deposits held by central banks, 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 and deposits 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 299.7 million euro as at 31 December 2018 (SDR 246.6 million, or 292.9 million euro on 31 December 2017).

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 as explained in Note 12. The net position bears interest at the marginal interest rate applying to the main refinancing operations.

NOTE 19 – OTHER LIABILITIES

This item comprises mainly the accrued interest, miscellaneous expenses payable, including suppliers, and the Luxembourg francs banknotes not yet returned.

The Luxembourg franc banknotes still circulating as at 31 December 2018 amount to 5.0 million euro (5.0 million euro on 31 December 2017).

NOTE 20 – PROVISIONS

Provisions are as follows:

	2018 EUR	2017 EUR
Provision for banking risks	948 332 888	950 691 664
Provision for pensions	400 394 500	387 315 357
Other provisions	196 500	187 000
	1 348 923 888	1 338 194 021

20.1 Provision for banking risks

Provision for banking risks includes the following items:

Provisions for specific banking risks	2018 EUR	2017 EUR
Provision covering credit and market risk	581 316 320	580 594 982
Buffer against counterparty risks in Eurosystem	464 519	198 614
Provision covering operational risk	11 710 000	14 590 000
Provision covering liquidity risk	20 576 680	18 392 699
	614 067 519	613 776 295
Provisions for general banking risks	2018 EUR	2017 EUR
Provision for liabilities resulting from monetary agreements	32 341 954	32 341 954
Other provision for general banking risks	301 923 415	304 573 415
	334 265 369	336 915 369
	948 332 888	950 691 664

20.1.1 Provision covering credit and market risk

The provision of 581.3 million euro as at 31 December 2018 (580.6 million euro on 31 December 2017) corresponds to:

- 8.18% (8.18% on 31 December 2017) of the BCL's own securities portfolio existing as at 31 December 2018 and participations other than the participating interest in the capital of the ECB;
- 8.18% (8.18% on 31 December 2017) 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, the third covered bond purchase programme and the corporate sector purchase programme, and the securities issued by international or supranational institutions held in the public sector purchase programme (excluding securities held by the ECB).

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 more than 1 100 million euro (2017: 1 100 million euro) over the next years in order to cover the potential liabilities. It is worth noting that the current financial capacity of the BCL 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 Buffer against counterparty risks in Eurosystem

As a result of the impairment test conducted on its CSPP portfolio, the Governing Council has deemed it appropriate to establish a provision totalling 161 million euro relating to losses in monetary policy operations in 2018. In accordance with Article 32.4 of the ESCB Statute, this buffer is allocated between all the NCB of participating Member States in proportion to their subscribed capital key shares in the ECB prevailing in 2018. As a result, for the BCL, a provision amounting to 464 519 euro, equivalent to 0.28839% of the total provision, was created.

In 2017, a provision totalling 68.9 million euro against losses in monetary policy operations, in relation to a security held by a NCB of the Eurosystem on its CSPP portfolio. In accordance with Article 32.4 of the ESCB Statute, this provision was allocated between all the NCB of participating Member States in proportion to their subscribed capital key shares in the ECB prevailing in 2017. As a result, for the BCL, a provision amounting to 198 614 euro, equivalent to 0.28839% of the total provision, was created. The size of the provision in the financial statements 2017 was calculated taking into account the information regarding the sale of the security in January 2018 and therefore the loss realised in 2018 was fully covered by usage of the provision.

20.1.3 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. Because of a lack of relevant statistics on the dimension 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 2018, the average has been based on previous years in accordance with these rules.

20.1.4 Provision for liabilities resulting from monetary agreements

The provision created in order to face any future monetary liabilities did not change in 2018.

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, those risks can not be quantified in advance.

The BCL reversed a part of its provision for general banking risks in 2018 for an amount of 2.65 million euro.

20.2 Provision for pensions

Provision for pensions include the following items:

	2018 EUR	2017 EUR
Provision for pensions	400 394 500	387 315 357
	400 394 500	387 315 357

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.

In line with the obligation of its Organic Law to support the entirety of legal pension costs (first pillar) of its staff members, the BCL bodies decided for 2018 to increase the provision for pensions by an additional contribution of 5.3 million euro.

The pension liabilities of the employer vis-à-vis all its staff members amounted to 400.4 million euro at 31 December 2018 compared with 387.3 million euro at 31 December 2017.

The increase of 13.1 million euro in pension liabilities in 2018 includes mainly:

- salary and wage deductions (employees' share) accounting for 3.3 million euro;
- notional employer's share calculated on gross salary and wage for 6.8 million euro;
- an additional contribution from the BCL of 5.3 million euro resulting from the pension liabilities' revaluation;
- pension payments for retired staff members of 2.1 million euro.

The demographic, economic and financial assumptions applied as part of the assessment of pension liabilities at 31 December 2018 are as follows:

Discount rate	3.65%
Wage growth rate (incl. index)	3.30%
Expected return on plan assets	3.95%
Pension growth rate (incl. index)	2.35%
Mortality table	German DAV 2004 tables
Disability rate	0.50%
Staff turnover	0.00%

For all practical purposes, it should be noted with the application of the measurement features from IAS 19 accounting standard, which do not apply to the BCL to determine the pension liabilities, these would be increased to reach an amount of 580 million euro.

This standard requires both the use of actuarial method of projected unit credit, as applied by the BCL, 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 2018, this rate was estimated at 2.30%.

NOTE 21 - REVALUATION ACCOUNTS

	2018 EUR	2017 EUR
Gold	65 198 565	62 561 936
Foreign Currency	42 227 355	32 110 825
Securities and other instruments	17 204 197	27 019 145
	124 630 117	121 691 906

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 Capital

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 Reserves

The reserves amount to 20.7 million euro (18.7 million euro on 31 December 2017). This amount was increased by 2.0 million euro following the allocation of profit for 2017 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 2018, the market value of these securities amounts to 127.5 billion euro (133.8 billion euro on 31 December 2017).

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 – FUTURES

These items contain, if any, the purchases and sales of interest rate futures presented at notional amount. These transactions were conducted in the context of the management of the BCL's own investments.

NOTE 26 – NET INTEREST INCOME

This item includes interest income and expense.

For harmonised presentational purposes in the Eurosystem, interest income and interest expense on monetary policy operations are netted on a balance sheet sub-item level either as “interest income” or “interest expense”, according on the positive or negative net amount.

Interest income and expense are as follows:

Composition of interest income	Amounts in foreign currency EUR	Amounts in euro EUR	Total EUR
	2018	2018	2018
IMF	4 961 131	-	4 961 131
Lending to euro area credit institutions related to monetary policy operations	-	13 510	13 510
Current accounts (including minimum reserves) and deposits related to monetary policy operations	-	466 780 150	466 780 150
Securities held for monetary policy purposes	-	19 065 024	19 065 024
Other securities	2 651 680	12 162 265	14 813 945
Other	22 744 974	12 501 057	35 246 031
Total	30 357 785	510 522 006	540 879 791

Composition of interest expense	Amounts in foreign currency EUR	Amounts in euro EUR	Total EUR
	2018	2018	2018
IMF	(2 777 150)	-	(2 777 150)
Lending to euro area credit institutions related to monetary policy operations	-	(20 482 784)	(20 482 784)
Other liabilities	(18 914 787)	(4 629 901)	(23 544 688)
Interest on swap operation	-	(641 096)	(641 096)
Total	(21 691 937)	(25 753 781)	(47 445 718)

Composition of interest income	Amounts in foreign currency EUR	Amounts in euro EUR	Total EUR
	2017	2017	2017
IMF	2 956 456	-	2 956 456
Lending to euro area credit institutions related to monetary policy operations	-	20 598	20 598
Current accounts (including minimum reserves) and deposits related to monetary policy operations	-	369 227 860	369 227 860
Securities held for monetary policy purposes	-	12 240 681	12 240 681
Other securities	1 892 053	17 879 726	19 771 779
Other	15 464 782	7 137 931	22 602 713
Total	20 313 291	406 506 796	426 820 087

Composition of interest expense	Amounts in foreign currency EUR	Amounts in euro EUR	Total EUR
	2017	2017	2017
IMF	(1 576 555)	-	(1 576 555)
Lending to euro area credit institutions related to monetary policy operations	-	(18 941 257)	(18 941 257)
Other liabilities	(12 027 972)	(1 489 235)	(13 517 207)
Interest on swap operation	-	(1 397)	(1 397)
Total	(13 604 527)	(20 431 889)	(34 036 416)

NOTE 27 – 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 2018, they amount to 15.4 million euro (28.0 million euro on 31 December 2017) and to 1.4 million euro (4.5 million euro on 31 December 2017) respectively, giving a net gain of 13.9 million euro (a net gain of 23.5 million euro on 31 December 2017).

NOTE 28 – WRITE-DOWNS ON FINANCIAL ASSETS AND FOREIGN CURRENCY POSITIONS

This item includes revaluation losses on securities for 10.8 million euro (revaluation losses on securities for 0.7 million euro in 2017).

NOTE 29 – TRANSFER (TO)/FROM PROVISIONS FOR RISKS

This item includes the transfers to and from provisions for banking risks and other provisions.

NOTE 30 – NET RESULT FROM FEES AND COMMISSIONS

Fees and commissions income and expense are as follows:

	Fees and commissions income EUR		Fees and commissions expense EUR	
	2018	2017	2018	2017
Securities	8 262 654	8 327 363	[9 158 977]	[9 385 392]
Others	1 578 302	1 359 641	[1 068 348]	[936 332]
Total	9 840 956	9 687 004	(10 227 325)	(10 321 724)

NOTE 31 – INCOME FROM PARTICIPATING INTERESTS

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 the securities held under (a) SMP, (b) CBPP3, (c) ABSPP and (d) PSPP is distributed in January of the following year by means of an interim profit distribution, unless otherwise decided by the Governing Council.

It is distributed in full unless it is higher than the ECB's net profit for the year, 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. The Governing Council may also decide to reduce the amount of the income on euro banknotes in circulation, to be distributed in January, by the amount of the costs incurred by the ECB in connection with the issue and handling of euro banknotes.

In 2018, the BCL received 4.6 million euro from the ECB.

In 2018, the BCL also received a dividend of 0.7 million SDR (0.9 million euro) due to the participating interest held in the Bank for International Settlements (BIS).

In total, this item amounts to 5.4 million euro as at 31 December 2018 (4.7 million euro on 31 December 2017).

NOTE 32 – 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 mainly 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;
- accrued interest recorded at quarter-end by each NCB on monetary policy liabilities the maturity of which is one year or longer.

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;
- securities held for monetary policy purposes;
- intra-Eurosystem claims equivalent to the transfer of foreign reserve assets to the ECB;
- net intra-Eurosystem claims resulting from TARGET2 transactions;
- net intra-Eurosystem claims related to the allocation of euro banknotes within the Eurosystem;
- accrued interest recorded at quarter-end by each NCB on monetary policy assets the maturity of which is one year or longer;
- a limited amount of each NCBs' gold holdings in proportion to each NCB's capital key share.

The amount of each NCB's monetary income shall be determined by measuring the actual income that derives from the earmarkable assets recorded in its books. As an exception to this, gold is considered as generating no income and the following are considered to generate income at the latest available marginal interest rate used by the Eurosystem in its tenders for main refinancing operations: (i) securities held for monetary purposes under Decision ECB/2009/16 of 2 July 2009 on the implementation of the covered bonds purchase programme, (ii) securities held for monetary policy purposes under Decision ECB/2011/17 of 3 November 2011 on the implementation of the second covered bonds purchase programme and (iii) debt instruments issued by central, regional and local governments and recognised agencies and substitute debt instruments issued by public non-financial corporations under Decision ECB/2015/10 of 4 March 2015 on the implementation of a secondary markets public sector asset purchase programme.

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 the value of the difference the latest available marginal rate for the Eurosystem's main refinancing operations.

The monetary income pooled by the Eurosystem is allocated among NCBs according to the subscribed capital key set at 0.28839% since 1 January 2015.

This item includes the net monetary income allocated to the BCL for 2018 representing an expense amounting to 425 136 314 euro (expense of 329 600 956 euro on 31 December 2017).

This item also contains the BCL's share in the provision against losses in monetary policy operations, which was established in relation to a security held by a NCB of the Eurosystem in its CSPP portfolio in 2018 (see Note 20.1.2 "Buffer against counterparty risks in Eurosystem").

This item also contains the BCL's share in the realised loss related to the sale in 2018 of a security held by a NCB of the Eurosystem in its CSPP portfolio and the dissolution of the provision created in 2017 for losses on monetary policy operations (see Note 20.1.2 "Buffer against counterparty risks in Eurosystem").

NOTE 33 – OTHER INCOME

Other income includes revenue for services rendered to third parties, adjustments to prior years' accruals, income from numismatic activities and the recovered functioning costs of EPCO (Eurosystem Procurement Co-ordination Office).

Other income includes also, when appropriate, the BCL's revenue from financial agreements between the Government of Luxembourg and the BCL.

NOTE 34 – STAFF COSTS

	2018 EUR	2017 EUR
Gross wages and salaries	(42 686 187)	(40 455 012)
Other staff costs	(2 111 398)	(2 036 336)
	(44 797 585)	(42 491 348)

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 amount relevant to the Board of Directors, including the amounts of the representation expenses as decided by Government in council, amounted to 742 452 euro for the year 2018 (727 237 euro for the year 2017).

As at 31 December 2018, the BCL employed 390 persons (378 on 31 December 2017). The average number of persons working for the BCL from 1 January to 31 December 2018 was 377 (368 for the year 2017).

NOTE 35 – BCL'S CONTRIBUTION TO THE LEGAL PENSION SCHEME OF ITS STAFF

	2018 EUR	2017 EUR
Notional employer's share	(6 778 644)	(6 466 083)
Adjustments to the pension liabilities	(5 340 955)	(4 790 753)
	(12 119 599)	(11 256 836)

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 6.8 million euro as well as the contribution of the BCL for an amount of 5.3 million euro as a result of the revaluation of pension liabilities (see also Note 20.2 "Provisions for pensions"). It is worth noting that the BCL contribution amounted to 4.8 million euro in 2017.

NOTE 36 – OTHER ADMINISTRATIVE EXPENSES

This item includes indemnities incurred in order to align the BCL's workforce to its needs from both a recruitment and a qualification perspective, indemnities for hierarchical responsibility, expenses for external consultants, leasing, cleaning and repairing of buildings and equipment, small goods and materials, other services and supplies. It also includes expenses in relation to the Council meeting amounted to 95 558 euro for 2018, of which 88 774 euro for indemnities paid to the members of the Council (99 389 euro for 2017, of which 91 557 euro for indemnities).

NOTE 37 – DEPRECIATION OF TANGIBLE AND INTANGIBLE ASSETS

This item shows the depreciation applied on buildings, renovations on buildings, furniture and office equipment, computer hardware and software.

NOTE 38 – BANKNOTE PRODUCTION SERVICES

This item shows mainly the costs relating to the production and issue of banknotes denominated in euro.

NOTE 39 – OTHER EXPENSES

This item includes in particular costs relating to numismatic activities.

NOTE 40 – RESULT FOR THE YEAR

	2018 EUR	2017 EUR
Profit for the year	1 988 284	1 960 764

The fiscal year 2018 shows a profit of 1 988 284 euro (profit of 1 960 764 euro in 2017).

When taking into consideration the BCL's obligation or objective respectively relating to pension (see Note 20.2) and the provision for banking risks (see Note 20.1), the provisional results indicate a trend towards a significant structural loss.

NOTE 41 – EVENTS AFTER THE REPORTING PERIOD

On 1 January 2019, following the five-yearly adjustment of the key for ECB's capital subscription based on GDP and population size, the NCB's participations key in ESCB and in the Eurosystem changed as follows:

Country	Capital key in ESCB (in %)		Eurosystem key (in %)	
	from 01/01/2019	until 31/12/2018	from 01/01/2019	until 31/12/2018
Belgium	2.5280	2.4778	3.63127	3.52003
Germany	18.3670	17.9973	26.38270	25.56743
Estonia	0.1968	0.1928	0.28269	0.27390
Ireland	1.1754	1.1607	1.68837	1.64892
Greece	1.7292	2.0332	2.48385	2.88842
Spain	8.3391	8.8409	11.97844	12.55961
France	14.2061	14.1792	20.40590	20.14334
Italy	11.8023	12.3108	16.95304	17.48904
Cyprus	0.1503	0.1513	0.21589	0.21494
Latvia	0.2731	0.2821	0.39229	0.40076
Lithuania	0.4059	0.4132	0.58304	0.58700
Luxembourg	0.2270	0.2030	0.32607	0.28839
Malta	0.0732	0.0648	0.10515	0.09206
Netherlands	4.0677	4.0035	5.84292	5.68748
Austria	2.0325	1.9631	2.91952	2.78883
Portugal	1.6367	1.7434	2.35099	2.47672
Slovenia	0.3361	0.3455	0.48278	0.49083
Slovakia	0.8004	0.7725	1.14971	1.09743
Finland	1.2708	1.2564	1.82540	1.78487
Bulgaria	0.8511	0.8590	-	-
Czech Republic	1.6172	1.6075	-	-
Denmark	1.4986	1.4873	-	-
Croatia	0.5673	0.6023	-	-
Hungary	1.3348	1.3798	-	-
Poland	5.2068	5.1230	-	-
Romania	2.4470	2.6024	-	-
Sweden	2.5222	2.2729	-	-
United Kingdom	14.3374	13.6743	-	-
Total	100.0000	100.0000	100.00000	100.00000





03

ANNEXES

3 ANNEXES

3.1 ECB LEGAL ACTS PUBLISHED IN 2018

Payment systems

In the field of payment systems, the ECB has, in particular, adopted the following legal acts:

- Guideline (EU) 2018/1626 of the European Central Bank of 3 August 2018 amending Guideline ECB/2012/27 on a Trans-European Automated Real-time Gross settlement Express Transfer System (TARGET2) (ECB/2018/20);
- Decision (EU) 2018/1625 of the European Central Bank of 8 October 2018 amending Decision ECB/2007/7 on the terms and conditions of TARGET2-ECB (ECB/2018/24).

Monetary policy and reserve management

In the field of monetary policy, the ECB has, in particular, adopted the following legal acts:

- Guideline (EU) 2018/570 of the European Central Bank of 7 February 2018 amending Guideline (EU) 2015/510 on the implementation of the Eurosystem monetary policy framework (ECB/2018/3);
- Guideline (EU) 2018/571 of the European Central Bank of 7 February 2018 amending Guideline (EU) 2016/65 on valuation haircuts applied in the implementation of the Eurosystem monetary policy framework (ECB/2018/4);
- Decision (EU) 2018/1148 of the European central Bank of 10 August 2018 on the eligibility of marketable debt instruments issued or fully guaranteed by the Hellenic Republic and repealing Decision (EU) 2016/1041 (ECB/2018/21);
- Guideline (EU) 2018/572 of the European Central Bank of 7 February 2018 amending Guideline ECB/2014/31 on additional temporary measures relating to Eurosystem refinancing operations and the eligibility of collateral (ECB/2018/5);
- Guideline (EU) 2018/797 of the European Central Bank of 3 May 2018 on the Eurosystem's provision of reserve management services in euro to central banks and countries located outside the euro area and to international organisations (ECB/2018/14).

Banking supervision

In the field of banking supervision, the ECB has, in particular, adopted the following legal acts:

- Regulation (EU) 2018/1845 of the European Central Bank of 21 November 2018 on the exercise of the discretion under Article 178(2)(d) of Regulation (EU) No 575/2013 in relation to the threshold for assessing the materiality of credit obligations past due (ECB/2018/26);
- Decision (EU) 2018/228 of the European Central Bank of 13 February 2018 amending Decision (EU) 2017/936 nominating heads of work units to adopt delegated fit and proper decisions (ECB/2018/6);
- Decision (EU) 2018/546 of the European Central Bank of 15 March 2018 on delegation of the power to adopt own funds decisions (ECB/2018/10);
- Decision (EU) 2018/547 of the European Central Bank of 27 March 2018 nominating heads of work units to adopt delegated own funds decisions (ECB/2018/11);
- Decision (EU) 2018/667 of the European Central Bank of 19 April 2018 on the total amount of annual supervisory fees for 2018 (ECB/2018/12);
- Recommendation of the European Central Bank of 28 December 2017 on dividend distribution policies (ECB/2017/44).

Statistics

In the field of statistics, the ECB has, in particular, adopted the following legal acts:

- Regulation (EU) 2018/231 of the European Central Bank of 26 January 2018 on statistical reporting requirements for pension funds (ECB/2018/2);
- Regulation (EU) 2018/318 of the European Central Bank of 22 February 2018 amending Regulation (EU) No 1011/2012 concerning statistics on holdings of securities (ECB/2018/7);
- Guideline (EU) 2018/323 of the European Central Bank of 22 February 2018 amending Guideline ECB/2013/7 concerning statistics on holdings of securities (ECB/2018/8);
- Guideline (EU) 2018/861 of the European Central Bank of 24 April 2018 amending Guideline ECB/2013/23 on government finance statistics (ECB/2018/13);
- Guideline (EU) 2018/876 of the European Central Bank of 1 June 2018 on the Register of Institutions and Affiliates Data (ECB/2018/16);
- Guideline (EU) 2018/877 of the European Central Bank of 1 June 2018 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2018/17);
- Guideline (EU) 2018/1151 of the European Central Bank of 2 August 2018 amending Guideline ECB/2011/23 on the statistical reporting requirements of the European Central Bank in the field of external statistics (ECB/2018/19);
- Regulation (EU) 2019/113 of the European Central Bank of 7 December 2018 amending Regulation (EU) No 1333/2014 concerning statistics on the money markets (ECB/2018/33).

3.2. BCL REGULATIONS PUBLISHED IN 2018

2018/N°25 of 23 July 2018

Regulation of the Banque centrale du Luxembourg 2018/N°25 of 23 July 2018 on the collection and remittance of euro banknotes by credit institutions and the financial services of the *Entreprise des Postes et Télécommunications*.

Domain: Statistics

2018/N° 24 of 16 April 2018

Regulation of the Banque centrale du Luxembourg 2018/N°24 of 14 April 2019 on the implementation of certain provisions of Guideline ECB/2018/3 of 7 February 2018 amending Guideline (EU) 2015/510 on the implementation of the Eurosystem monetary policy framework (Guideline on the General Documentation [ECB/2014/60]).

Domain: Monetary policy

2018/N° 23 du 16 April 2018

Regulation of the Banque centrale du Luxembourg 2018/N°23 of 16 April 2019 on the amendment of the Regulation of the Banque centrale du Luxembourg 2014/N°18 of 21 April 2014 implementing Guideline ECB/2014/31 on additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral.

Domain: Monetary policy

For a complete list of regulations published by the BCL, please visit the BCL's website (www.bcl.lu).

3.3 LIST OF BCL CIRCULARS PUBLISHED IN 2018

Circular n° 241 of 18 May 2018

New statistical data collection for non-regulated alternative investment funds - to all non-regulated alternative investment funds.

For a complete list of circulars published by the BCL, please visit the BCL's website (www.bcl.lu).

3.4 LIST OF BCL PUBLICATIONS PUBLISHED IN 2018

3.4.1 BCL bulletins

- BCL Bulletin 2018/1, April 2018
- BCL Bulletin 2018/2, July 2018
- BCL Bulletin 2018/3, January 2019

For a complete list of bulletins published by the BCL, please visit the BCL's website (www.bcl.lu).

3.4.2 BCL annual report

- Annual Report 2017, French version, July 2018
- Annual Report 2017, English version, September 2018

For a complete list of annual reports published by the BCL, please visit the BCL's website (www.bcl.lu).

3.4.3 BCL working papers

- Working Paper n° 124, December 2018
Short-time work in the great recession: firm-level evidence from 20 EU countries, by Reamonn Lydon, Thomas Y. Mathä and Stephen Millard.
- Working Paper n° 123, September 2018
Predetermined interest rates in an analytical RBC model, by Patrick Fève, Alban Moura and Olivier Pierrard.

- Working Paper n° 122, July 2018
LU-EAGLE: A DSGE model for Luxembourg within the euro area and global economy, by Alban Moura and Kyriacos Lambrias.
- Working Paper n° 121, July 2018
Stress testing household balance sheets in Luxembourg, by Gastón Giordana and Michael Ziegelmeier.
- Working Paper n° 120, April 2018
What Place does Luxembourg hold in Global Value Chains?, by Gabriele Di Filippo.
- Working Paper n° N° 119, April 2018
The Cross-border Household Finance and Consumption Survey: Results from the second wave, by Thomas Y. Mathä, Giuseppe Pulina and Michael Ziegelmeier.
- Working Paper n° 118, February 2018
How Much Does Book Value Data Tell Us about Systemic Risk and Its Interactions with the Macroeconomy? A Luxembourg Empirical Evaluation, by Xisong Jin.
- Working Paper n° 117, February 2018
Housing Prices and Mortgage Credit in Luxembourg, by Sara Ferreira Filipe.
- Working Paper n° 116, February 2018
Chained Financial Frictions and Credit Cycles, by Federico Lubello, Ivan Petrella and Emiliano Santoro.
- Working Paper n° 115, February 2018
Monetary Theory Reversed: Virtual Currency Issuance and Miners' Remuneration, by Luca Marchiori.

For a complete list of working papers published by the BCL, please visit the BCL's website (www.bcl.lu).

3.4.4 BCL brochures

- La Banque centrale du Luxembourg, French version, January 2018
- The Banque centrale du Luxembourg, English version, April 2018
- Die Banque centrale du Luxembourg, German version, April 2018
- Brochure of the BCL's numismatic products (2018)

3.4.5 Information material about the security features of Euro banknotes and coins

For a complete list of the information material concerning the security features of Euro banknotes and coins, please visit the BCL's website (www.bcl.lu).

3.4.6 Publications and external presentations of BCL staff

3.4.6.1 External publications of the BCL's staff members

- Efstathiou, K. and T.Y. Mathä, C. Veiga and L. Wintr (2018): "Short-time work in Luxembourg: Evidence from a firm survey", *Journal of Labour Market Research*, 52(1):14.
- Fève, P., A. Moura and O. Pierrard (2018): "Predetermined interest rates in an analytical RBC model", *Economics Letters* 172: 12-15.
- Marchiori, L., P. Pieretti and B. Zou (2018): "Immigration, occupational choice and public employment", *Annals of Economics and Statistics*. 131: 83-116.

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3.4.6.2 External presentations

- *Household Finance and Consumption Network Meeting*, Frankfurt, Germany, 19-21 novembre 2018.
- *Labour Market Workshop*, Banque centrale du Luxembourg, 25-26 October 2018.
- *30th annual conference of the European Association of Labour Economists*, Lyon, France, 12-15 September 2018.
- *6th Luxembourg Household Finance and Consumption Workshop*, Banque centrale du Luxembourg, 21-22 June 2018.
- Seminar, Université Paris-Evry, 31 May 2018.
- *EUI-nomics: debating the economic conditions in the euro area and beyond*, Florence, Italy, 27 April 2018.
- *22nd Conference “Theories and Methods in Macroeconomics” (T2M)*, Paris-Dauphine, 15-16 March 2018.
- Réunion du Comité pour la protection du consommateur financier, Commission de Surveillance du Secteur Financier, 23 January 2018.

3.5 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.

ORDER: European Central Bank
Postfach 160319
D-60066 Frankfurt am Main
<http://www.ecb.int>

3.6 MONETARY, ECONOMIC AND FINANCIAL STATISTICS PUBLISHED ON THE WEBSITE OF THE BCL

1 Monetary policy statistics

- 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)
- 2.2 Liabilities of the Luxembourg MFIs included in the euro area monetary aggregates

3 Capital markets and interest rates

- 3.1 Luxembourg bank interest rates on euro-denominated deposits and loans by euro area residents - new business
- 3.2 Luxembourg bank interest rates on euro-denominated deposits and loans by euro area residents - outstanding amounts
- 3.3 Money market interest rates
- 3.4 Government bond yields
- 3.5 Stock market indices
- 3.6 Exchange rates
- 3.7 Securities issues statistics - positions

4. **Developments of prices and costs in Luxembourg**
 - 4.1 Developments in the Harmonised Index of Consumer Prices (HICP) and the National Index of Consumer Prices (NICP)
 - 4.2 Industrial goods and commodity prices
 - 4.3 Costs indicators and terms of trade

5. **Luxembourg macro-economic indicators**
 - 5.1 GDP at market prices and its components (ESA95 version)
 - 5.2 Selected other real economy indicators
 - 5.3 Labour market indicators - Employment and unemployment
 - 5.4 Labour market indicators - Employment breakdown
 - 5.5 Consumer confidence survey
 - 5.6 Non-financial accounts by institutional sector - time series
 - 5.7 Non-financial accounts by institutional sector - cross section presentation
 - 5.8 Financial accounts by institutional sector - stocks - time series
 - 5.9 Financial accounts by institutional sector - transactions - time series
 - 5.10 Financial accounts by institutional sector - stocks - cross section presentation
 - 5.11 Financial accounts by institutional sector - transactions - cross section presentation
 - 5.12 SDDS plus - Other financial corporations survey - stocks
 - 5.13 SDDS plus - Debt securities holdings - stocks

6. **Luxembourg public finances**
 - 6.1 General government budgetary outcome in Luxembourg

7. **Luxembourg balance of payments**
 - 7.1 Luxembourg balance of payments - summary
 - 7.2 Luxembourg balance of payments - current account
 - 7.3 Luxembourg balance of payments - direct investment
 - 7.4 Luxembourg balance of payments - direct investment by Luxembourg abroad - by sector
 - 7.5 Luxembourg balance of payments - foreign direct investment in Luxembourg - by sector
 - 7.6 Luxembourg balance of payments - portfolio investment - by type of instrument
 - 7.7 Luxembourg balance of payments - other investment - by sector
 - 7.8 Luxembourg balance of payments - monthly data

8. **Luxembourg trade balance**
 - 8.1 External trade of Luxembourg

9. **International investment position of Luxembourg**
 - 9.1 International investment position of Luxembourg - summary
 - 9.2 International investment position of Luxembourg - direct investment
 - 9.3 International investment position of Luxembourg - portfolio investment - by type of instrument
 - 9.4 International investment position of Luxembourg - other investment - by sector
 - 9.5 International investment position of Luxembourg - Gross External Debt
 - 9.6 International investment position of Luxembourg - geographic breakdown of portfolio investment assets held by Luxembourg residents
 - 9.7 Geographic breakdown of the Direct investment positions according to Extended directional principle

10. **Reserve assets**
 - 10.1 Reserves and related assets of the Banque centrale du Luxembourg
 - 10.2 Reserve assets held by the BCL and Central Administration - extended data model of the Internal Monetary Fund

- 11. Credit institutions**
 - 11.1 Number and geographic origin of credit institutions established in Luxembourg
 - 11.2 Employment in the credit institutions
 - 11.3 Interim aggregated profit and loss account of credit institutions
 - 11.4 Aggregated profit and loss account of credit institutions as at year-end
 - 11.5 Aggregated balance sheet of credit institutions
 - 11.6 Credits granted by credit institutions - by counterpart and original maturity
 - 11.7 Credits granted by credit institutions to euro area households and NPISH - by type and original maturity
 - 11.8 Credits granted by credit institutions - by currency
 - 11.9 Credits granted by credit institutions for real estate located in Luxembourg
 - 11.10 Holdings of debt securities of credit institutions - by counterpart and maturity
 - 11.11 Holdings of debt securities of credit institutions - by currency
 - 11.12 Deposits received by credit institutions - by counterpart
 - 11.13 Deposits received by credit institutions - by type and counterpart
 - 11.14 Holdings of debt securities of credit institutions - by counterpart and country

- 12. Securitisation vehicles**
 - 12.1 Aggregated balance sheet of financial vehicle corporations

- 13. Investment funds**
 - 13.1 Number of undertakings for investment funds
 - 13.2 Global situation of undertakings for investment funds
 - 13.3 Aggregated balance sheet of money market funds
 - 13.4 Holdings of debt securities of money market funds - by counterpart and initial maturity
 - 13.5 Holdings of debt securities of money market funds - by currency
 - 13.6 Non monetary funds balance sheet - by investment policy
 - 13.7 Holdings of securities of equity funds
 - 13.8 Holdings of securities of bond funds
 - 13.9 Holdings of securities of mixed funds
 - 13.10 Holdings of securities of real estate funds
 - 13.11 Holdings of securities of hedge funds
 - 13.12 Holdings of securities of other funds
 - 13.13 Holdings of debt securities of money market funds - by counterpart and country
 - 13.14 Holdings of debt securities of non monetary funds - by counterpart and country
 - 13.15 Holdings of equity (other than fund shares) of non monetary funds - by country

- 14. Professionals of the financial sector**
 - 14.1 Number and geographic origin of the professionals of the financial sector
 - 14.2 Employment in the professionals of the financial sector
 - 14.3 Aggregated balance sheet total and results of the professionals of the financial sector

- 15. Management companies**
 - 15.1 Employment in the management companies

- 16. Insurance corporations and pension funds**
 - 16.1 Aggregated balance sheet of insurance companies and pension funds

- 17. Financial soundness indicators**
 - 17.1 Financial soundness indicators

- 18. Payment statistics**

3.6 LIST OF ABBREVIATIONS

ABBL	Association des Banques et Banquiers, Luxembourg
ABS	Asset-Backed Securities
ATTF	Agence de transfert de technologie financière (<i>Luxembourg Agency for the Transfer of Financial Technology</i>)
BCL	Banque centrale du Luxembourg
BIS	Bank for International Settlement
CCBM	Correspondent central banking model
CETREL	Centre des transferts électroniques Luxembourg (<i>Center for Electronic Transfers Luxembourg</i>)
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
EFSS	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
IML	Institut Monétaire Luxembourgeois
IOSCO	International Organization of Securities Commissions
LCR	Liquidity Coverage Ratio
LFF	Luxembourg for Finance
LSF	Luxembourg School of Finance
LTRO	Longer-Term Refinancing Operations
LU	Luxembourg
MRA	Maximum Risk Allowance
MRO	Main Refinancing Operations
NCB	National Central Banks
NSFR	Net Stable Funding Ratio
OECD	Organisation for Economic Cooperation and Development
PBC	People's Bank of China
SDR	Special Drawing Rights
SEPA	Single European Payment Area
SSM	Single Supervisory Mechanism
SSS	Securities settlement system
STATEC	Institut national de la statistique et des études économiques (<i>National Institute for Statistics and Economic Studies</i>)

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

Balance of payments (b.o.p.): 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.

Central securities depository (CSD): 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).

Collateral: 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.

Corporate sector purchase programme (CSPP): On 10 March 2016, the Governing Council decided to establish a new programme to purchase investment-grade euro-denominated bonds issued by non-bank corporations established in the euro area with the aim of further strengthening the pass-through of the conventional policy measures to the real economy by improving directly the financing conditions of the euro area companies.

Correspondent Central Banking Model (CCBM): 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).

Council of the European Union: 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).

Counterparty: the opposite party in a financial transaction (e.g. any party transacting with a central bank).

Covered bond purchase programmes (CBPP, CBPP2 and CBPP3): 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 € 16.4 billion was purchased on the primary and secondary markets. The CBPP2 ended in November 2012. On 4 September 2014, the Governing Council decided to launch a new euro-denominated covered bonds purchase programme (CBPP3) in the primary and secondary markets.

CPMI-IOSCO: 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.

Credit institution: 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).

ECOFIN Council: 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.

Electronic money (e-money): 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.

Euro: 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.

EURO1: Multilateral net payment system providing same-day settlement at a pan-European level. EURO1 is operated by EBA Clearing and settles large-value interbank payments in euro.

Euro area: 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, Lithuania, Luxembourg, Malta, the Netherlands, Portugal, Slovakia, Slovenia, and Spain.

Eurogroup: an informal gathering of the ministers of economy and finance of the EU Member States whose currency is the euro.

European Central Bank (ECB): 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): a European Union facility, based on Article 122(2) of the Treaty, enabling the Commission to raise up to € 60 billion on behalf of the European Union to finance loans to EU Member States experiencing serious difficulties or a serious threat of such difficulties due to exceptional events beyond their control. The loans thus granted are subject to strict conditionality under the joint programmes of the European Union and the IMF.

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.

European Stability Mechanism (ESM): an organisation established by the euro area countries, on an intergovernmental basis, offering a permanent crisis management mechanism, which aims to provide emergency financial support to euro area countries in need with a view to safeguarding the financial stability of the euro area as a whole. Its effective lending capacity is €500 billion and is subject to strict conditionality.

European System of Central Banks (ESCB): 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.

European Systemic Risk Board (ESRB): 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.

Eurosystem: 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.

Executive Board: 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.

Expanded Asset Purchase Programme (APP): Following the first and second covered bond purchase programmes (CBPP and CBPP2) conducted respectively in 2009-10 and 2011-12, the expanded asset purchase programme (APP) includes all purchase programmes under which private sector securities and public sector securities are purchased to address the risks of a too prolonged period of low inflation. It consists of the third covered bond purchase programme (CBPP3), the asset-backed securities purchase programme (ABSPP), the public sector purchase programme (PSPP) and the corporate sector purchase programme (CSPP).

Fiduciary money: banknotes and coins having the status of legal tender.

Financial stability: 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.

Fine-tuning operations: 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.

G10: 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.

G20: 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.

General Council: 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.

Governing Council: 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.

Harmonised index of the consumer prices (HICP): a measure of the development of consumer prices that is compiled by Eurostat and harmonised for all EU Member states.

Key ECB interest rates: 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.

Longer-term refinancing operations: 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.

Main refinancing operations: 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.

MFIs (monetary financial institutions): 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.

Open market operations: 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.

Outright Monetary Transactions (OMTs): 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).

Price Stability: 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.

Public sector purchase programme (PSPP): On 22 January 2015 the Governing Council expanded its scope of intervention by announcing a securities purchase programme in the public sector (PSPP) scheduled to start on 09 March 2015. The PSPP was the latest of a suite of asset purchase programmes (APP), which included the asset-backed securities (ABSPP) and the covered bonds (CBPP3), aimed at addressing the risk of a too prolonged period of low inflation.

The secondary market transactions conducted under the PSPP include high quality euro-denominated instruments issued by the euro area central governments - or by regional and local governments that meet all other eligibility criteria - or by eligible international or supranational institutions and agencies established in the euro area.

The share of purchases in a national central bank's home market is conducted in proportions reflecting the respective share of the national central bank in the ECB's capital key.

Additional eligibility criteria apply to countries subject to an EU-IMF macroeconomic adjustment programme.

Real-time gross settlement (RTGS) system: a settlement system in which processing and settlement take place on a transaction-by-transaction basis in real time (see also TARGET2).

SDR (Special Drawing Rights): 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.

Securities Markets Programme (SMP): 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.

Securities settlement system (SSS): a system which allows the transfer of securities, either free of payment or against payment (delivery versus payment).

Single Resolution Mechanism (SRM): the European banking resolution system, composed of the Single Resolution Board (SRB), together with the Council and the Commission and the national resolution authorities of the participating Member States. Together with the Single Supervisory Mechanism, the SRM is one of the three pillars of the European Banking Union.

Single Supervisory Mechanism (SSM): the European banking supervisory system composed of the ECB and the national supervisory authorities and national central banks of the participating Member States. Together with the SRM, the SSM is one of the three pillars of the European Banking Union.

Stability and Growth Pact (SGP): 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.

Standing Facilities: 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.

STEP2: Pan-European Automated Clearing House (PE-ACH) for retail payments in euro. The clearing house is operated by EBA Clearing.

Systemic Risk: 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.

TARGET2: 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.

TARGET2-Securities (T2S): 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.

Treaty on the Functioning of the European Union (TFEU): 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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