

SHARE AND VOTING RIGHTS DISCLOSURE FORM

Pursuant to Article L. 233-8 II of the French Commercial Code (the Code de Commerce), this specimen should be sent to

AMF

Autorité des Marchés Financiers **Direction des Emetteurs**

17, place de la Bourse **75002 PARIS**

Tel: 01 53 45 62 77/48 Fax: 01 53 45 62 68

Pursuant to Article L. 233-8 II of the French Commercial Code and Article 223-16 of the AMF's general regulations, at the end of each month companies whose shares have been admitted for trading on a regulated market must disclose on their Web site and

each month companies whose shares have been damitted for trading on a regulated market must disclose on their web site and
transmit to the AMF the total number of voting rights and shares comprising the share capital of the company if they have changed
with respect to previously disclosed numbers. These companies are considered to be in compliance with the legal requirement set
forth in section I of Article L. 233-8 of the French Commercial Code.

Contact information for the person who is responsible for this disclosure:								
		Last and first name: ROUSSEAU Jean-Baptiste						
	* Tel: 01.40.75.97.86	Fax: 01.56.69.94.86	Email: jeanbaptiste.rousseau@axa.com					
	Company making this disclosu	re:						
 * Corporate name: AXA * Address of corporate headquarters: 25, avenue Matignon - 75008 Paris * Regulated market (NYSE Euronext Paris): 								
				\square Compartment A \square Compartment B \square Compartment C				
					Total number of shares comprison May 31, 2013)	ising the share capital of the o	company making this disclosure: 2,391,684,993	
	(As provided for in the last part	agraph of Article 223-11 of th	lisclosure: 2,869,832,037 (on May 31, 2013) the general regulations, the total number of voting rights is ached, including shares that are deprived of voting rights).					
	* Reason for the change: Exer	cises of options, losses of doub	ole voting rights.					
	* Date on which this changed was observed:							
	2							
	When the last disclosure was file	ed on May 7, 2013:						
	* The total number of shares v	was agual to: 2 301 404 044 (or	2 April 30, 2013)					
	 * The total number of shares was equal to: 2,391,494,044 (on April 30, 2013) * The total number of voting rights was equal to: 2,872,351,249 (on April 30, 2013) 							
	The total number of voting i	ights was equal to: 2,672,331,2	14) (on April 30, 2013)					
	Inclusion in the bylaws of a cla addition to that related to legal	-	whenever there is a threshold disclosure requirement in					
	(This information is not required to inform the shareholders of liste		vin on a voluntary basis, as the AMF's purpose is to be able such clauses)					
			ws containing this clause and then update this information), (cf. Annex I)					

Done in Paris on June 6, 2013

Mr. Jean-Baptiste ROUSSEAU

Signature:

Legal Department

The personal data provided on this form is electronically processed for exclusive use by the AMF in the furtherance of its mission statement. As provided for under the French Data Privacy Act (no. 78-17) dated January 6, 1978, the physical persons to which such data pertains may exercise their right of access and may, if necessary, rectify such information by contacting the AMF's Direction des Emetteurs.

<u>Annex I - Clause that requires disclosure whenever there is a threshold disclosure requirement in addition to that related to legal thresholds</u>

Excerpt from AXA bylaws

"Article 7 – Share certificate

Fully paid up shares may be held in registered form or in bearer form as the holder so chooses, subject to applicable legal and regulatory provisions.

Shares shall be recorded in accounts under the terms and conditions provided by applicable legal and regulatory provisions.

Any person, acting alone or jointly, who comes to hold, directly or indirectly through companies it controls within the meaning of Article L.233-3 of the French Commercial Code (*Code de commerce*), a number of shares representing 0.5% of the Company's share capital or voting rights, shall notify the Company by registered letter with acknowledgment of receipt within five days from the threshold crossing. This notification shall detail the total number of shares and voting rights held as well as the total number of securities giving a differed claim to the share capital and the potential voting rights attached thereto.

The notification shall be repeated in the conditions stated above each time an additional fraction of 0.5% of the share capital or voting rights is crossed upward or downward.

In the event of failure to comply with the notification requirements described above, shares exceeding the fraction that should have been notified will be deprived of voting rights at Shareholders' Meetings if, at such meetings, the notification failure has been recorded and if one or more shareholders jointly holding at least 5% of the share capital so request. Loss of voting rights shall be applicable in all Shareholders' Meetings that would be held up until two years following proper notification.

The Company may, at its own expense and at all times as provided by law, request from the central depositary keeping its securities-issue account any information in order to identify holders of the Company's securities giving immediate or differed voting rights in Shareholders' Meetings. The Company may also request information about the number of securities held by each of holders and, as the case may be, the restrictions imposed on the securities."