Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS - to be uploaded at	http://oasm.finanstilsynet.dk	

The boxes in sections (1-6) and section 8 in the standard form must always be filled out.

Then, please fill out the sections in the standard form for the relevant financial instrument.

- For notification regarding shares go to section (7.1) in the standard form.
- For notification regarding financial instruments in accordance with section 39(2)(1) of the Capital Markets Act, go to section (7.2) in the standard form
- For notification regarding financial instruments in accordance with section 39(2)(2) of the Capital Markets Act, go to section (7.3) in the standard form

In case of proxy voting, fill out section (9) in the standard form.

1. lc	lentity of the issuer 1:		
		NKT A/S	
		·	
2. R	eason for the notification (ple	ease tick the appropriate	box or boxes):
	An acquisition or disposal of v		
	An acquisition or disposal of fi		· ·
	An event changing the breakd		nare canital
	Other (please specify) ii :	own or voung rights or or	are capital
	Caror (produce opeony)		
3. D	etails of person subject to th	e notification obligation	n ^{III} :
			Address:
			Bankplassen 2, PO Box 1179 Sentrum, Oslo, NO-0107, Oslo, Norway
Norges Bank			
Nati	onal ID-number ^{iv} :		Email address:
	937884117		NBIMRegulatoryCompliance@nbim.no
4. F	ull name of shareholder (if di	terent from 3.) *:	
5. Date the threshold was crossed or reached vi:		ed or reached vi :	
			21.01.2025

	Voting	rights:			
2	Voting rights attached to shares in % (total of 7.1.A)	Voting rights through financial instruments in % (total of 7.2.A + 7.3.A)	Total of both in % (7.1.A + 7.2.A + 7.3.A)		
Resulting situation on the date on which threshold vas crossed or reached	5.18%	0.04%	5.21%		
Position of previous notification (if applicable)	4.91%	0.04%	4.95%		
Share capital:					
	Share capital attached to shares in % (total of 7.1.B)	Share capital through financial instruments in % (total of 7.2.B + 7.3.B)	Total of both in % (7.1.B + 7.2.B + 7.3.B)		
Resulting situation on the date on which threshold vas crossed or reached	5.18%	0.04%	5.21%		
Position of previous notification (if applicable)	4.91%	0.04%	4.95%		
6.A Information on the issuer					
Total number of voting rights of issuer vii		53,720,045			
Total share capital in issuer vi		53,720,045			

7.1 Shares according to section 38 of the Capital Markets Act

7.1.A: Voting rights attached to shares					
ISIN code	Number of voting rights		% of voting rights		
	Voting rights which the person subject to the notification obligation holds directly or indirectly viii (Sect. 38(1) of the Capital Markets Act)	Voting rights which the person subject to the notification obligation is entitled to acquire dispose of or exercise (Sect. 38(1) of the Capital Markets Act)	the notification obligation holds directly	Voting rights which the person subject to the notification obligation is entitled to acquire dispose of or exercise (Sect. 38(1) of the Capital Markets Act)	
Equity: DK0010287663	2,780,812		5.18%		
SUBTOTAL 7.1.A	2,780	D,812	5.1	8%	

7.1.B: Share capital attached to shares		
ISIN code	Number of shares ^{viii}	% of shares
Equity: DK0010287663	2,780,812	5.18%
SUBTOTAL 7.1.B	2,780,812	5.18%

7.2 Financial instruments according to section 39(2)(1) of the Capital Markets Act					
7.2.A: Voting rights attached to financial instruments according to section 39(2)(1) of the Capital Markets Act					
Type of financial instrument	Expiration date ^{ix}	Exercise/conversion period ^x	Number of voting rights that may be acquired if the instrument is exercised/converted	% of voting rights	
Shares on loan (right to recall)	N/A	At any time	18,998	0.04%	
	0.04%				
7.2.B: Share capital attached to financial instruments according to section 39(2)(1) of the Capital Markets Act					
Type of financial instrument	Expiration date ix	Exercise/conversion period ^x	Number of shares that may be acquired if the instrument is exercised/converted	% of share capital	
SUBTOTAL 7.2.B					

7.3 Financial Instruments with similar economic effect acc. to sect. 39(2)(2) of the Capital Markets Act					
.3.A: Voting rights attached to financial instruments according to section 39(2)(2) of the Capital Markets Act					
Type of financial instrument	Expiration date ix	Exercise/conversion period ^x	Physical or cash settlement	Number of voting rights	% of voting rights
			SUBTOTAL 7.3.A		
			SUBTUTAL 7.3.A		
.B: Share capital attached to financial instr	uments according to section 39	(2)(2) of the Capital Markets Act			
Type of financial instrument	Expiration date ix	Exercise/conversion period ^x	Physical or cash settlement	Number of shares	% of share capital
			SUBTOTAL 7.3.B		

8. Chain of controlled undertakings (please tick the appropriate box):						
х	X The person subject to the notification obligation is not controlled by any natural person or legal entity and does not					
	control any undertaking(s) with holdings in the (underlying) issuer ^{xii}					
	Full chain of controlled undertakings through which the voting rights and/or the fi	nancial instruments are				
	effectively held starting with the ultimate controlling natural person or legal entity	. xiii				
	Name xiv	Total voting rights if more than 5%	Total share capital if more than 5%			

9. In case of proxy voting: [name of the proxy holder] will cease	to hold [% and number] voting rights as of [date]
10. Additional information ^{xv} :	
Date, place, and signature	
22.01.2025, Oslo, Stanislav Boiadjiev	SBoisdier

If the issuer. With regard to financial instruments by issuer means the issuer of the underlying share. ii Other reason for the notification could be voluntary notifications, changes of attribution of the nature of voil financial instruments) or acting in concert. iii This should be the full name of a) the shareholder; b) the natural person or legal entity acquiring, distinguisning of or exercising voting rights in the cases 38(2)(2-8) of the Capital Markets Act, crot) the holder of financial instruments referred to in section 39 of the Capital Markets Act. As the disclosure of cases of acting in concert may vary due to the (e.g. same or different total positions of the parties, entering or exiting of acting in concert by a single party), the standard form does not provide for a specific method on how to notify cases of acting in the transactions referred to in sentences (2) to (8) of section 38(2) of the Capital Markets Act, the relative standard form does not provide for a specific method on how to notify cases of acting in the transactions referred to in sentences (2) to (8) of section 38(2) of the Capital Markets Act, the relatival person who should be mentioned: — in the circumstances (2)(2) of the Capital Markets Act, the relatival person or legal entity who is transaction regal entity who is transaction regal entity who is transaction or legal entity who is transaction or legal entity who is disposing of the voting rights attended to the shares and the natural person or legal entity who is disposing of the voting rights attended to the shares and the natural person or legal entity who is disposing of the voting rights attended to the shares and the natural person or legal entity under section 38(1), under sentences (2) of the Capital Markets Act, or under a combination of any of those situations, the controlled undertaking: — in the circumstances foreseen in section 38(2)(6) of the Capital Markets Act, the deposit taker of vertilar reposition of the provided with him at his disserted or the shares allowi

voting rights or share capital shall be composed of all the shares, including depository receipts representing shares, to which voting rights are attached even if the exercise thereof is suspended. viii Present are capital that the natural person or legal entity subject to notification holds directly or indirectly. Direct holding means the shares held by the natural person or legal entity subject to notification intels for held or legal entity subject to notification intels on a natural person or legal entity, busined to notification holds the share through or a chain of controlledundertakings. ix Date of maturity/expiration of the financial instrument, i.e. the date when right to acquire shares ends. x if the financial instrument has such a period – please specify be once every 3 months starting from [date], xi in case of cash settled instruments, the number and percentages of voting rights or share capital is to be presented on a delta-adjusted basis pursuant to 3f the Capital Markets Act. xii if the person subject to the notification obligation is either controlled and/or controls another undertaking, then the second option applies. xiii The full chain of controlled with the ultimate controlling natural person or legal entity has to be presented also in the cases in which, only at subsidiary level, a threshold is crossed or reached and the subsidiary undertaking discloses the he only way for the markets to always get the full picture of the group holdings. In case of multiple chains through which the voting rights and/or financial instruments are effectively held, the chains have to chain leaving a row free between different chains (e.g.: A, B, C, free row, A, E, F etc.). xiv The names of controlled undertakings through which the voting rights or share capital and/or ree effectively held have to be presented irrespective of whether the controlled undertakings cross or reach the lowest applicable threshold themselves. xv Example: Correction of a previous notification.