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RYANAIR HOLDINGS PLC Form 6-K February 04, 2019
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 6-K
Report of Foreign Private Issuer
Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934
For the month of February 2019
RYANAIR HOLDINGS PLC (Translation of registrant's name into English)
c/o Ryanair Ltd Corporate Head Office Dublin Airport County Dublin Ireland (Address of principal executive offices)
Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.
Form 20-FX Form 40-F
Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes NoX
If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82

Standard Form TR-1

Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS (to be sent to the relevant issuer and to the Central Bank of Ireland)i

- 1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attachedii: Ryanair Holdings plc
- 2. Reason for the notification (please tick the appropriate box or boxes):
- [X] An acquisition or disposal of voting rights
- [] An acquisition or disposal of financial instruments
- [] An event changing the breakdown of voting rights
- [] Other (please specify)iii:
- 3. Details of person subject to the notification obligationiv:

Name: City and country of registered office (if applicable):

The Capital Group Companies, Inc.

Los Angeles, California 90071 U.S.A.

4. Full name of shareholder(s) (if different from 3.)v:

See Box 10

- 5. Date on which the threshold was crossed or reachedvi:
- 31 January 2019
- 6. Date on which issuer notified: 1 February 2019
- 7. Threshold(s) that is/are crossed or reached: Below 10% Aggregate of voting rights from shares
- 8. Total positions of person(s) subject to the notification obligation:

•	% of voting rights attached to shares (total of 9.A)	% of voting rights through financial instruments(total of 9.B.1 + 9.B.2)	Total of both in % (9.A + 9.B)	Total number of voting rights of issuervii
Resulting situation on the date on which threshold was crossed or reached	10.2816%	0.0000%	10.2816%	1,133,395,322
Position of previous notification (if applicable)	10.9639%	0.0000%	10.9639%	

9. Notified details of the resulting situation on the date on which the threshold was crossed or reachedviii:

A: Voting rights attached to shares

	Number of voting	% of voting rights	
Class/type ofshares ISIN code (if possible)	Direct	Indirect	DirecIndirect
Ordinary Shares (ISIN: IE00B1GKF381)		424,959	0.0375%
American Depositary Shares (ISIN: US7835131043)		116,106,560	10.2441%

SUBTOTAL A			116,531	,519	10.2816%
B 1: Financial Instruments	according to Regulation 17	(1)(a) of the I	Regulations		
Type of financial instruments	nt Exp	irationdatev	Exercise/Con Periodxi	version	Number of voting rights that may be acquired if the instrument is exercised/converted.
			SUBTOTAL	B.1	
B 2: Financial Instruments	with similar economic effect	ct according t	o Regulation 1	.7(1)(b) o	f the Regulations
Type of financial instruments	nt Expi	rationdatex	Exercise/Con Period xi	hysical or version ash ettlement	VOIING
				UBTOTA	AL
10. Information in relation	to the person subject to the	notification o	bligation		
	tification obligation is not cing(s) holding directly or inc	•	•	•	•
	ed undertakings through wh th the ultimate controlling n	_	-		cial instruments are
Namexv	% of voting rights if it equals or is higher than the notifiable threshold	instruments i		s higher	Total of both if it equals or is higher than the notifiable threshold

The Capital Group

Companies, Inc. 10.2816% 0.0000% 10.2816%

Holdings by CG

Management companies

are set out below:

Capital Research and

Management Company 1 9.8503% 0.0000% 9.8503%

Capital Guardian Trust

Company2

Capital International, Inc.2

Capital International Sárl2

EuroPacific Growth Fund

See box 12

(EUPAC) 3

- 1. Wholly owned subsidiary of The Capital Group Companies, Inc.
- 2. Wholly owned indirect subsidiaries of Capital Research and Management Company
- 3. Fund managed by Capital Research and Management Company
- 11. In case of proxy voting: [name of the proxy holder] will cease to hold [% and number] voting rights as of [date]

12. Additional informationxvi:

CGC is the parent company of Capital Research and Management Company ("CRMC"). CRMC is a U.S.-based investment management company that manages the American Funds family of mutual funds. CRMC manages equity assets for various investment companies through three divisions, Capital Research Global Investors, Capital International Investors and Capital World Investors. CRMC in turn is the parent company of Capital Group International, Inc. ("CGII"), which in turn is the parent company of five investment management companies ("CGII management companies"): Capital Guardian Trust Company, Capital International, Inc., Capital International Limited, Capital International Sàrl and Capital International K.K. The CGII management companies primarily serve as investment managers to institutional clients.

Neither CGC nor any of its affiliates own shares of Ryanair Holdings plc for its own account. Rather, the shares reported on this Notification are owned by accounts under the discretionary investment management of one or more of the investment management companies described above.

EuroPacific Growth Fund ("EUPAC") is a mutual fund registered in the United States under the Investment Company Act of 1940. EUPAC is the legal owner of 8,530,065 ADRs (3.7631% of the outstanding shares) and it has granted proxy voting authority to its investment adviser CRMC.

Done at Los Angeles, California on 01 February 2019

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

RYANAIR HOLDINGS PLC

Date: 04 February, 2019
By:/s/ Juliusz Komorek
Juliusz Komorek Company Secretary