

Capital instruments in Norway qualifying as Common Equity Tier 1 instruments by virtue of Article 26(3) of regulation (EU) No 575/2013

(1) Name of the instrument in English and translation in domestic language	(2) Governing law of the instrument with appropriate references (Relevant Article (or Articles) of the civil law/commercial law/banking law/cooperative law).	(3) Instrument issued in addition to other CET1 instruments.	(4) Voting rights of the instrument.	(5) State aid instrument grandfathered under Article 483 of Regulation (EU) 575/2013 (where applicable).	(6) Instrument grandfathered under Article 484 of Regulation (EU) 575/2013.	(7) Instrument fully eligible under Article 28 / Instrument fully eligible under Article 29 of Regulation (EU) 575/2013.
Ordinary shares (ordinære aksjer)	Articles 4-1, 4-15, 5-1 to 5-4, 8-1 to 8-3, 9-1 to 9-3, 10-4, 10-20, 12-1 to 12-6, 16-9 of Acts 13 June 1997 on Limited Liability Companies (aksjelovene)	No	Full	No	No	Article 28
Equity certificates (egenkapitalbevis)	Articles 10-9 to 10-23 of Act 10 April 2015 on Financial Undertakings and Financial Groups (finansforetaksloven)	No	Fewer	No	No	Article 29
Repayable members' contributions (medlemsinnskudd)	Articles 10, 22, 30 and 135 of Cooperative Societies Act 29 June 2007 (samvirkeloven). Detailed provisions in the Articles of association (Statutes). The articles of association shall be approved by Finanstilsynet.	No	Full	No	No	Article 29