



The Governance

of the European
Investment Fund



The European Investment Fund is part of the European Investment Bank Group.

The European Investment Fund
The “EIF” or the “Fund”

The European Investment Bank
The “EIB”

The EIF designs financial instruments that absorb part of the risk that is taken by banks, guarantee institutions, microfinance lenders and funds when they finance small businesses, individuals, and infrastructure projects. This encourages funds to invest, banks to lend, and private investment to be crowded in, creating a more sustainable financing ecosystem for Europe’s SMEs.

We work with our partners to deploy capital in areas that need it, from businesses active in the digital economy to traditional farmers. This means identifying underserved areas, whether that be geographical, or structural like early-stage or growth-stage businesses, designing and deploying an appropriate financial instrument, and ensuring not only that European entrepreneurs get the support they need, but also that markets and sectors of strategic importance to the EU are developed and strengthened. It means knowing

our markets so well that one comparatively small commitment to a carefully selected bank or fund can generate millions of additional euros for European businesses. In these efforts, we work closely with the European Commission and the EIB to ensure that our interventions have a clear policy direction, pursuing a greener, digital and more inclusive Europe.

The EIF works with many stakeholders –the European Commission (EC), Member States, a large network of banks, including national promotional institutions (NPIs), leasing and micro-finance providers, lending platforms, private credit (PC), venture capital (VC) and private equity (PE) funds, private investors and, of course, our parent organisation, the European Investment Bank (EIB). Resources invested by the EIF include the EIF’s own funds as well as resources entrusted to us by the EIB and the European Union (EU), national and regional institutions, and other public bodies, or private capital.

What is the EIB Group?

The EIB Group was officially formed in 2000 and consists of the EIB and the EIF. Both institutions have separate, albeit similar, governing frameworks, the principles of which are laid down in their respective Statutes and Rules of Procedure.

What is the EIF?

The EIF was established in 1994 as an EU Body, pursuant to the Statute of the EIB¹. The EIF’s shareholders comprise the EIB, the EU, represented by the European Commission (“EC”), and a large number of private and public financial institutions from across the EU Member States, the United Kingdom and Türkiye. The EIF’s seat is established in Luxembourg. The EIF enjoys legal personality under EU law, financial autonomy and is governed by its own Statutes. It has also been categorised as a Multilateral Development Bank under the Regulation on prudential requirements for credit institutions².

As a supranational entity, the EIF is not registered in national company registers and does not have a certificate of incorporation.

The EIF has dual objectives, reflecting the combination of public and private shareholdings and in line with the statutory set-up:

1. to foster EU objectives, notably in the field of entrepreneurship, growth, innovation, research and development, employment, regional development, and climate sustainability; and
2. to generate an appropriate return for shareholders, through a commercial pricing policy and a balance of fee- and risk-based income.

The EIF is rated AAA by Moody’s, Standard and Poor’s, and Fitch

¹ Article 28 (former Article 30), which empowers the Board of Governors to “decide to establish subsidiaries or other entities, which shall have legal personality and financial autonomy”.

² Regulation (EU) No 575/2013 of the European Parliament and of the Council

What is the EIF's statutory and governance framework?

The EIF's Statutes³ and Rules of Procedure⁴ set the framework for the establishment, role and operating principles of its governing bodies. Both documents are available on the EIF's website and the Statutes are also published in the Official Journal of the European Union.⁵

While the Statutes set out the fundamental elements of authority and responsibilities across the EIF's governing bodies, as well as the voting principles with regards to decision-making processes, the Rules of Procedure provide for the practical implementation of how and when decisions are taken within the context of the Statutes.

Who are the EIF's shareholders?

The EIF has a tripartite shareholding structure comprising:

1. the EIB as majority shareholder,
2. the European Union, represented by the European Commission, and
3. Financial Institution shareholders: a wide range of public and private banks and financial institutions from EU Member States, the United Kingdom and Türkiye.

According to Article 4 of the EIF's Statutes "other legal entities from the financial sector whose business objectives support the tasks of the Fund may become members of the Fund".

The official register of shareholders⁶, providing a detailed breakdown of the members of the Fund is available on the EIF's website.

What is the volume of the EIF's capital?

At inception, the EIF's authorised capital was ECU⁷ 2bn, equalling 2,000 shares with a nominal share value of ECU 1m each, later converted to EUR. As defined in the Statutes, the percentage of paid-in shareholder capital was fixed at 20%, a percentage which has remained unchanged.

As a result of the first capital increase, which was approved by the General Meeting and initiated in 2007, the EIF's authorised capital was increased from EUR 2bn to EUR 3bn, through the issuance of 1,000 new shares.

Following the second capital increase, approved and initiated in 2014, the General Meeting authorised an increase in the EIF's authorised capital from EUR 3bn to EUR 4.5bn, through the issuance of 1,500 new shares.

A third increase of the EIF's authorised capital was decided by the General Meeting in February 2021, from EUR 4.5bn to EUR 7.37bn, through the issuance of 2,870 new shares, retaining a nominal share value of EUR 1m each.

The EIF's shares are dematerialised. No share certificates are issued and the shares are not listed on any external securities account.

€7.37bn
Current capital

³ www.eif.org/news_centre/publications/statutes.htm

⁴ www.eif.org/news_centre/publications/rules-of-procedure.htm

⁵ Last published in the Official Journal C 95 of 21 March 2015, ref. 2015/C 95/10.

⁶ https://www.eif.org/who_we_are/shareholder/index.htm

⁷ European Currency Unit

Which are the EIF's governing bodies?

The EIF has four statutory bodies (i.e. those referred to in the EIF's Statutes and Rules of Procedure):

Three decision-making authorities:



One control body



One decision-making & advisory Committee:



Who appoints the members of the EIF's governing bodies and for what term?

CE The **Chief Executive** is nominated by the shareholder holding the largest number of shares, i.e. the EIB, and is appointed by and reports to the Board of Directors. They are appointed for a term of up to five years, which may be renewed. The Statutes foresee that the Chief Executive may be assisted by a deputy, nominated by the second largest shareholder and also appointed by the Board of Directors.

BD The **Board of Directors** is composed of seven members and seven alternates, designated by the members of the Fund, according to their own internal procedures: four members/alternates designated by the EIB as majority shareholder, two members/alternates designated by the EC, and one member/alternate designated by the Financial Institutions shareholders. The Board members and alternates are appointed by and accountable to the General Meeting. Their term of office is for two years and may be renewed.

What authority is held by the EIF's governing bodies?

GM The **General Meeting** consists of one representative per shareholder, i.e. the President or a Vice-President of the EIB or another duly authorised individual, one member of the EC representing the EU, as well as a representative from each Financial Institution shareholder, designated in line with the internal procedures of each institution. No term of office is imposed by the governance framework.

AB By decision of the General Meeting dated 27 September 2022, the **Audit Board** shall consist of six members, nominated by the shareholding groups as follows: three members nominated by the EIB, two members nominated by the European Commission and one member nominated by the Financial Institutions shareholders. The Audit Board members are appointed by and accountable to the General Meeting. Their term of office is for six consecutive years⁸, allowing for one member to be replaced each year, and is not renewable.

ECC The **EIF Ethics and Compliance Committee** ("EIF ECC"), established in September 2024, consists of six members, designated in line with the EIF ECC Operating Rules⁹: the three longest-serving Members of the EIF Board of Directors, the Chair of the EIF Audit Board and the Chair of the EIB's Ethics and Compliance Committee.

The functioning of these bodies is governed by the EIF's Statutes and Rules of Procedure, complemented by the Audit Board Charter.

CE The **Chief Executive** is responsible for the day-to-day management of the EIF. Under a delegation of powers by the Board to the Chief Executive, the latter may approve certain new transactions and certain changes to already approved operations. The Deputy Chief Executive shall replace the Chief Executive in their absence and be vested with the same powers.

The **Executive and Senior Management Committee** ("ESMC") has been established in January 2023 to allow the CE's decision-making and day-to-day management of the EIF to occur on a sound and well-informed basis. The ESMC is chaired by the Head of Cabinet and comprises the CE, the DCE, the Head of Cabinet, and the director from each service reporting directly to the CE, namely; the Secretary General and General Counsel, the Chief Investment Officer, the Chief Financial Officer and Head of Finance and Strategy Office, the Chief People Officer and the Chief Risk Officer.

BD The **Board of Directors'** powers include to decide on all EIF operations and to adopt the guidelines and directives for the EIF's operations and management. It submits the annual accounts and the annual report on the activities of the Fund to the General Meeting.

GM The **General Meeting's** responsibilities include the approval of the annual report of the EIF, including the annual balance sheet and profit and loss account, the determination of the appropriation and distribution of the EIF's net income, any decision on the increase of the authorised capital of the Fund and the admission of new shareholders.

⁸ With the exception of the shorter mandates for three members appointed in 2023, as part of the transition to the six-member composition and to enable the continued rotation of the office of Chair in the final year of a member's term in office.

⁹ https://www.eif.org/who_we_are/governance/eif-ethics-and-compliance-committee/index.htm

AB The **Audit Board** has the statutory responsibility of the audit of the accounts of the Fund. It confirms on an annual basis that, to the best of its knowledge and judgement, the operations of the Fund have been carried out in compliance with the formalities and procedures laid down in the Statutes and the Rules of Procedure and are based on sound banking principles or other sound commercial principles and practices as applicable to the EIF, and that the financial statements give a true and fair view of the financial position of the Fund as regards its assets and liabilities, and of the results of its operations for the financial year under review.

ECC The **EIF ECC**'s primary role is to take decisions on conflicts of interest affecting a Member or former Member of the EIF Board of Directors or the current or former Chief Executive or Deputy Chief Executive; provide opinions on any ethics-related matter concerning Members of the Board of Directors or the Chief Executive or Deputy Chief Executive; and provide opinions on any conflict of interest affecting a Member of the Audit Board.

When do the governing bodies take decisions?

BD The **Board of Directors** must meet not less than once in every calendar quarter, and typically meets 9-10 times a year, or more if deemed necessary. Decisions of the Board may also be taken by written procedure, in between scheduled meetings and if the circumstances so require. Written procedures are in principle tacit, whereby one or several proposals are submitted to the Board on the understanding that the proposal(s) will be considered approved after a defined timeframe, unless the procedure is interrupted with respect to (a) specific proposal(s).

GM An **Annual General Meeting** ("AGM") must, according to the EIF's Rules of Procedure, be convened before 30 June of each year for reasons linked to the approval of the EIF's financial statements. The AGM is attended by representatives of the EIF's shareholders, the Board of Directors, the Audit Board and the EIF's executive and senior management. Decisions of the General Meeting may also be taken by written procedure, whereby the EIF's shareholders are requested to communicate their vote on a proposal within a certain timeframe.

AB The **Audit Board** must meet at least four times a year, and typically meets 10 times a year, or more if deemed necessary. The Audit Board may also take decisions by written procedure. Furthermore, joint meetings are held annually between the Audit Board and the EIF's Audit Committee in order to discuss and coordinate matters of shared interest.

ECC The **EIF ECC** meets as and when necessary for the adoption of opinions or decisions and may also take decisions by written procedure. Meeting attendance is restricted to the EIF ECC Members and Secretariat, the EIF Chief Compliance Officer and, when fraud-related matters are discussed, the EIF Inspector General.

How are the meetings of the governing bodies prepared?

As laid down in the Rules of Procedure, the Secretary of the Fund is the Secretary for the General Meeting and the Board of Directors. Pursuant to the EIF ECC Operating Rules, the Secretary General is also responsible for providing EIF ECC Secretariat services. The Secretary and the General Secretariat are responsible for the preparation of the meeting agendas, the distribution of the relevant documents, according to an established timeframe, as well as the minuting of proceedings of the Board, the General Meeting and the EIF ECC.

BD Documents for decision and for information to the **Board of Directors** are submitted to the Board on behalf of the Chief Executive¹⁰, having been prepared by the relevant EIF services and cleared by the appropriate internal procedures, including by existing internal committees, as applicable. The Rules of Procedure foresee the submission of the Board agenda and documents 15 days before the meeting. Additional items may be included on the agenda with the agreement of the Chair, usually in advance of the meeting.

GM Depending on the nature of the proposal, documents submitted to the **General Meeting** may require prior authorisation by the Board of Directors (e.g. the proposal for a capital increase, EIF's annual report), or they are submitted on behalf of the Chair (e.g. appointments to the Board of Directors or Audit Board, requests for the admission of new shareholders). Documents are submitted 20 days before the deadline for decision.

AB The **Audit Board** is assisted by an Audit Board Officer, who is a member of the EIF staff and is responsible for circulating the agenda and supporting documentation to the Audit Board in advance of each meeting or deadline for decision. The Audit Board also has access to the documents submitted to the Board of Directors and the General Meeting. The governance framework in place foresees that all of the above meetings may take place in person or via teleconference.

ECC Supporting documents relevant to cases for deliberation by the EIF ECC are communicated by the EIF ECC Secretariat. Persons who are the subject of a case of potential conflict of interest shall also be invited to be heard by the EIF ECC. Deliberations by the EIF Ethics and Compliance Committee may be supported by an opinion issued by the EIF Chief Compliance Officer, if so requested by the Chair of the EIF ECC. The Chair may also request the services of special external advisors, where warranted by specific circumstances.

¹⁰ Should there also be a Deputy Chief Executive, as is currently the case, proposals are submitted on behalf of the Chief Executive and the Deputy Chief Executive.

Who chairs the meetings of the governing bodies?

BD The Chair of the **Board of Directors** is elected from amongst its members by majority vote.

GM **General Meetings** are chaired by the representative of the shareholder with the highest number of shares in the EIF.

AB The **Audit Board** is chaired by the member who is entering the final year of their mandate.

ECC The **EIF Ethics and Compliance Committee** is chaired by the longest-serving EIF Board Member on a three-year rotation basis.

How are decisions taken by the governing bodies?

BD Decisions of the **Board of Directors** are adopted by simple majority of members present. The quorum for a meeting of the Board is reached when at least half of the members are present. Since March 2017, and within the framework of the EIB Group Transparency Policy and the EIF's Transparency Policy, the EIF publishes minutes of decisions of the Board of Directors¹¹.

GM The quorum required to hold a **General Meeting** is reached when shareholders present or represented hold at least 50% of the subscribed capital. Each shareholder has a number of votes equal to the number of shares subscribed by it. Decisions are adopted by the majority of the votes cast, except with regard to a number of matters, which require a qualified majority of 85% of the votes cast, notably:

1. A change in the tasks and activities as defined in the Statutes (Article 2),
2. A change in the location of the seat of the EIF (Article 3),
3. An increase in the EIF's authorised capital (Article 5),
4. The decision to permanently terminate the operations of the EIF (Article 31),
5. Any change to a number of key articles in the Statutes (Article 34).

Minutes of the AGM are available on the EIF's website¹².

¹¹ https://www.eif.org/who_we_are/governance/board_of_directors/decisions.htm

¹² https://www.eif.org/who_we_are/governance/annual_general_meeting/index.htm

Are the members of the EIF's governing bodies paid?

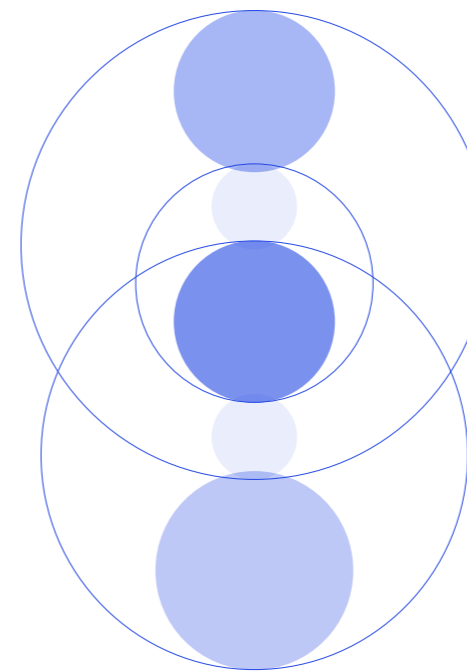
AB The **Audit Board** may only take decisions if all its members are present or represented. Decisions are taken by simple majority, except those concerning the EIF's financial statements, which require unanimous approval.

ECC Meetings of the **EIF Ethics and Compliance Committee** require the attendance of at least three members. EIF ECC opinions on ethical matters, as well as opinions and decisions on conflicts of interest, are adopted by way of a majority of the votes cast.

The allowances and reimbursements payable to the Board of Directors, to the Audit Board and to the EIF ECC are determined by the General Meeting. The remuneration of the Chief Executive and of the Deputy Chief Executive is determined by the Board of Directors.

BD The members and alternate members of the **Board of Directors** are entitled to an attendance fee of EUR 300 per meeting and a flat rate daily allowance of EUR 220 for on-site meeting attendance, in addition to the reimbursement of travel expenses. Due to their specific professional circumstances, Board members and alternates may choose not to receive these payments or ask for them to be credited to their employer. The Board members and alternates do not receive a bonus and are not paid for preparation time between meetings or for decisions taken by written procedure.

AB The **Audit Board** members are entitled to a EUR 1,500 attendance fee per meeting and a daily allowance of EUR 220 for on-site meeting attendance, in addition to the reimbursement of travel expenses. Due to their specific professional circumstances, Audit Board members may choose not to receive these payments or ask for them to be credited to their employer. The Audit Board members do not receive a bonus and are not paid for preparation time between meetings or for decisions taken by written procedure.



Who decides on the EIF's strategy and operations?

ECC

The **EIF Ethics and Compliance Committee** members, who are not EIB Group staff or members of the EIB Management Committee, are entitled to an attendance fee of EUR 300 per meeting and a flat rate daily allowance of EUR 220 for on-site meeting attendance, in addition to the reimbursement of travel expenses, only if the meeting does not take place on the same day as a meeting of the related statutory bodies.

CE

The **Chief Executive** is responsible for the day-to-day management and, within the policies and guidelines adopted by the Board, is responsible for deciding on the transactions, mandates, policy and strategic proposals which may be presented to the Board for approval. The Chief Executive also submits the EIF's Operational Plan, entailing operational, strategic and budgetary implications, to the Board for approval. Certain operations, fulfilling specific criteria, may be approved by the Chief Executive acting under a delegation from the Board of Directors¹³.

BD

The **Board of Directors** decides on the above proposals submitted by the Chief Executive, with authority extending, for example, to the determining of the objectives and limits of the EIF's borrowing operations and the approval and submission of the annual report and annual accounts to the General Meeting.

GM

The **General Meeting** decides on proposals entailing greater strategic implications, including a change in the EIF's tasks and activities, an increase in the EIF's authorised capital, and the appropriation and distribution of net income.

13 https://www.eif.org/who_we_are/governance/board_of_directors/delegation-of-powers.htm

How are operations monitored and what are the EIF's internal control and risk management systems?

The EIF follows a sustainable and consistent strategy to achieve its mission by means of a strong risk management culture that permeates all areas of the EIF's business functions and processes with the objective of maintaining value creating risk management and the EIF's AAA rating.

The EIF's first layer of control is exercised through internal processes and procedures developed and implemented by means of financial and operational controls designed to enable effective and efficient day-to-day operations, ensure reliable financial reporting and compliance with applicable rules and policies.

The second layer of control consists of independent risk and compliance functions. The Risk Office is tasked with transaction and portfolio management, as well as capital and financial risk management. In line with best market practices and the EIB Group's policy framework, the Compliance department assesses the institutional, transactional, regulatory and ethical aspects of the EIF's compliance risk as well as including internal control functions.

At overarching Group level, the Group Chief Risk Officer is involved in defining and proposing the Group Risk Management Framework, in ensuring risk management oversight and in providing technical advice to the EIB and EIF governing bodies on Group risk-related matter.

The third layer includes both internal and external audit activities that are coordinated by the Audit Board. Internal Audit (performed by the EIB, at the EIF's cost) examines and evaluates the relevance, design and effectiveness of the internal control systems and procedures within the EIF. The external auditor, designated by the Audit Board, is currently KPMG Luxembourg.

The EIF is supported by a strong in-house legal service whose remit, within its area of responsibility, is to pursue the strategic goals and protect and preserve the legal integrity of the Fund. This is achieved through the provision of legal advice based on expertise and specialist knowledge throughout the lifecycle of all the EIF's operational activities and in connection with institutional, regulatory, strategic and policy-related matters.

In addition to the maintenance of an internal control environment in line with the highest standards of the financial and banking sector, the EIF is subject to periodic reviews by independent control bodies such as the European Court of Auditors, the Internal Audit Service of the European Commission and national or regional authorities entrusted with the task of monitoring the correct utilisation of funds under the relevant rules and within their respective remits.

How do the shareholders interact with the EIF?

The EIF's shareholders are represented in the General Meeting, which is a governing and decision-making body, which, where necessary, can sanction the members of the other statutory bodies. Interaction and collaboration between the shareholders and the EIF are further maintained through a range of exchanges and channels of communication, including newsletters, formal and informal meetings, presentations and workshops. Governance and decision-making processes are administered by the Governance division within the General Secretariat, whilst the Corporate Relations team is tasked with the day-to-day management of shareholder relations.

The financial institution members of the EIF collectively form the Financial Institutions Shareholder Group ("FISG"), and they designate a representative among themselves to act as FISG Coordinator, who facilitates communication and decision-making within the FISG and vis-à-vis the EIF.

How does the EIF interact with other EU institutions and bodies?

Being part of the EIB Group and having the EIB as its majority shareholder, the EIF naturally enjoys a close relationship and alignment with the EIB, also in the context of a wider corporate governance framework. The EIF manages resources on behalf of the EIB and certain synergies at service level reinforce a close cooperation.

1. The **European Union**, represented by the **European Commission**, holds the second largest shareholding in the EIF. Cooperation with the EC is vital, particularly in terms of risk capacity and achieving EU policy objectives. A number of flagship mandates have been entrusted to the EIF by the EC under the umbrella of a Financial and Administrative Framework Agreement, including, most recently, InvestEU financial instruments.
2. The **European Court of Auditors** ("ECA") has an audit role insofar as EU resources handled by the EIF are concerned (Article 287 of the Treaty on the Functioning of the EU ("TFEU")). Consequently, the deployment of funds from the EU budget through the EIF is subject to control by ECA. Furthermore, ECA has certain audit rights as regards the shareholding of the European Union in the EIF, which are detailed in a tripartite agreement between the EIF, the European Commission and ECA.



3. In the context of co-operation with the **European Anti-Fraud office** ("OLAF") and the fight against fraud and corruption, the EIF has implemented co-operation principles with OLAF and issued an EIF Anti-Fraud Policy, which is published on the EIF's website.
4. The **European Ombudsman** has the power to conduct inquiries concerning instances of maladministration in nearly all the activities of the EU institutions or bodies, including the EIF as part of the EIB Group. When citizens are not satisfied with the outcome of the internal EIF complaints investigation, they have the right to contact the European Ombudsman about alleged maladministration.

Like all EU institutions and bodies, the EIF is subject to Regulation (EU) 2018/1725 of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC. As such, the EIF shall cooperate with the European Data Protection Supervisor, which monitors the application of the provisions of Regulation (EU) 2018/1725. The EIF's Data Protection Officer is the contact person for any questions regarding data protection at the EIF.

Which EIF services are responsible for best practices in the field of corporate governance?

The Secretary of the Fund is responsible for the proper administration of the decision-making processes, and more generally, the efficient management of, and support to the EIF's governing bodies. To this end, the Secretary is supported within the General Secretariat by a dedicated Governance division, an Audit and Institutional Affairs division, as well as a Legal department, to keep abreast of developments in the field of corporate governance and advise as to proposed developments in the governance set-up of the Fund.

How can I find out more about the EIF's governance?

The key documents establishing or explaining the EIF's governance framework are the EIF's Statutes and Rules of Procedure, the Codes of Conduct of the governing bodies (Board of Directors and Audit Board), the Audit Board Charter, the Annual Report, the EIF Ethics and Compliance Committee Operating Rules and the annual EIB Group Corporate Governance Report, all of which are published on the EIF's website. The last of these documents summarises the most important changes and developments at the EIF, as well as at the EIB, including the composition of the governing bodies. The EIF's InfoDesk can be contacted for all requests for general information, including questions on the EIF's role and activities (info@eif.org).



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