RYANAIR HOLDINGS PLC Form 6-K September 11, 2012

#### 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 September 2012

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-F..X.. 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 ..... No ..X..

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

Voting rights attached to shares- Article 12(1) of directive 2004/109/EC

Financial instruments - Article 11(3) of the Commission Directive 2007/14/EC 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):

an acquisition or disposal of voting rights

an acquisition or disposal of financial instruments which may result in the acquisition of shares already issued to which voting rights are attached

X an event changing the breakdown of voting rights: See Box 11 for explanation of company reorganization which is the sole reason for making this notification (not an additional purchase or disposal of shares).

- 3. Full name of person(s) subject to the notification obligationiii: The Capital Group Companies, Inc.
- 4. Full name of shareholder(s) (if different from the person mentioned in point 3.)iv: See Schedule A
- 5. Date of the transaction and date on which the threshold is crossed or reachedy: 03 September 2012
- 6. Date on which issuer is04 September 2012 notified:
- 7. Threshold(s) that is/areAbove 16% crossed or reached:

## 8. Notified details:

$\mathbf{A}$	) 1	Voti	ng	rights	attac	hed	to	shares
--------------	-----	------	----	--------	-------	-----	----	--------

Class/type of	Class/type of Situation previous to the		Resulting situation after the triggering transactionvii					
shares (if Triggering transactionvi								
possible using	Number of	Number of	Number of	Number of	voting rights xi	% of voti	ng rights	
the ISIN	Sharesviii	Voting	sharesx					
CODE)		rightsix	Direct	Direct xii	Indirect xiii	Direct	Indirect	
IE00B1GKF38	1 508,100	508,100			508,10	00	0.034%	
US7835131043	3 46,642,999	233,214,99	5		233,214,99	95	16.188%	
SUBTOTAL A								
(based on aggregate votin rights)	g 47,151,09	9233,723,09	5		233,723,09	95	16.222%	

## B) Financial Instruments

Resulting situation after the triggering transaction xiv

Type of financialExpiration DateExercise/Conversion Number of voting% of voting rights

instrument xv Period/ Date xvi rights that may be acquired if the instrument is

instrument is exercised/converted

N/A

SUBTOTAL B (in relation to all expiration dates)

Total (A+B) [where applicable innumber of voting% of voting rights accordance with national law] rights 233,723,095 233,723,095 16.222%

- 9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable xvii: See Schedule A
- 10. In case of proxy voting: [name of the proxy holder] will cease to hold [number] voting rights as of [date].

  n/a

## 11. Additional information:

Due to a company reorganization, Capital Research and Management Company ("CRMC") and Capital Group International, Inc. ("CGII") will no longer report relevant holdings under management separately. Instead, the relevant holdings under management of CRMC and CGII will be reported in aggregate by The Capital Group Companies, Inc. ("CGC"). It is solely for this reason (and not as a result of any additional acquisition or disposal) that CGC is reporting this aggregated holding.

Done at Los Angeles, California on 04 September 2012

Annex to the standard form TR-1xviii

a) Identity of the person or legal entity subject to the notification obligation:

Full name (including legal form for legal entities) The Capital Group Companies, Inc.

Contact address (registered office for legal 333 South Hope Street, 55th Floor

entities) Los Angeles, California 90071

Phone number (213) 615-0469 Other useful information (at least a contact Gina Martinez

person for legal persons) Email: GRGroup@capgroup.com

b) Identity of the notifier xix:

Full name Gina Martinez

Contact address 11100 Santa Monica Blvd., 15th Floor

Los Angeles, California 90025

Phone number (213) 615-0469

Other useful information (e.g. functional Fax: (213) 615-4056 relationship with the person or legal entity

c) Additional information

subject to the notification obligation)

#### **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:	11	September,	2012
Daw.	11	SCOUCHIOCI.	2012

By:\_\_\_/s/ Juliusz Komorek\_\_\_\_

Juliusz Komorek Company Secretary