Corrigendum to the decision concerning a reorganisation measure in respect of Apra Leven NV

(This text annuls and replaces that published in Official Journal of the European Union C 114 of 12 April 2011, p. 11) $(2011/C\ 178/13)$

Decision concerning a reorganisation measure in respect of Apra Leven NV

(Publication pursuant to Article 6 of Directive 2001/17/EC of the European Parliament and of the Council on the reorganisation and winding-up of insurance undertakings)

Insurance undertakings	Apra Leven NV Address:
	Jan Van Rijswijcklaan 66 2018 Antwerp Belgium
	Branch office at Consell De Cent 389, Planta PR, Puerta 2, 08009 Barcelona ESPAÑA
Date, entry into force and nature of the decision	4 March 2011, pursuant to Article 26 § 1 subpara. (2) No 2 of the Act of 9 July 1975, decision taken by the management committee of the Commission for Banking, Financial Affairs and Insurance to suspend the implementation of all current insurance agreements with the exception of the payment of advances (a) on interest payments or (b) on insurance benefits which the insurance undertaking owes to policy-holders or beneficiaries in connection with the execution of an insurance contract which has matured and – in the cases mentioned under both (a) and (b) – provided that all premiums have been paid. The decision takes immediate effect.
Competent bodies	Commission for Banking, Finance and Insurance Congresstraat, 12-14 1000 Bruxelles/Brussel BELGIQUE/BELGIË
Supervisory authority	Commission for Banking, Finance and Insurance Congresstraat, 12-14 1000 Bruxelles/Brussel BELGIQUE/BELGIË
Administrator appointed	N/A
Applicable law	Belgian law — Article 26 § 1 subpara. (2) No 2 of the Act of 9 July 1975
Period allowed for appeal	This decision is an administrative act against which an appeal for annulment may be submitted to the Council of State by interested third parties. Pursuant to the Regent's Decree of 23 August 1948 establishing the procedure before the Administrative Section of the Council of State, the appeal must, on pain of forfeiture, be submitted by registered letter to the Council of State (Wetenschapstraat 33, 1040 Brussels, Belgium) within 60 days after the date upon which the decision was published.
	An application for suspension of the decision may also be submitted to the Council of State. This application must contain a statement of defence and of the facts, and must be submitted to the Council of State in a single document with the application for annulment.
	In the case of persons resident in another Member State, the period allowed for submitting an appeal begins to run on the date of publication in the Official Journal of the European Union.